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NEW SOUTH WALES

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LEGISLATION

Regulations



New South Wales

Child Protection (Offenders Registration) Amendment Regulation 2007

under the

Child Protection (Offenders Registration) Act 2000

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Child Protection (Offenders Registration) Act 2000*.

DAVID CAMPBELL, M.P.,
Minister for Police

Explanatory note

The object of this Regulation is to amend the *Child Protection (Offenders Registration) Regulation 2001* to update references in the Regulation to legislation of other jurisdictions corresponding to the *Child Protection (Offenders Registration) Act 2000*.

This Regulation is made under the *Child Protection (Offenders Registration) Act 2000*, including various definitions in section 3 (1), sections 3C (c) and 22 (the general regulation-making power).

Clause 1 Child Protection (Offenders Registration) Amendment Regulation 2007

Child Protection (Offenders Registration) Amendment Regulation 2007

under the

Child Protection (Offenders Registration) Act 2000

1 Name of Regulation

This Regulation is the *Child Protection (Offenders Registration) Amendment Regulation 2007*.

2 Amendment of Child Protection (Offenders Registration) Regulation 2001

The *Child Protection (Offenders Registration) Regulation 2001* is amended as set out in Schedule 1.

Child Protection (Offenders Registration) Amendment Regulation 2007

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 4A Definition of “Class 2 offence”

Omit clause 4A (a) — (d). Insert instead :

- (a) an offence against section 271.4 of the Criminal Code,
- (b) an offence against section 271.7 of the Criminal Code,
- (c) an offence against section 474.26 of the Criminal Code,
- (d) an offence against section 474.27 of the Criminal Code,
- (e) an offence against section 474.19 of the Criminal Code,
- (f) an offence against section 474.20 of the Criminal Code,
- (g) an offence against section 474.22 of the Criminal Code,
- (h) an offence against section 474.23 of the Criminal Code.

- (2) In this clause, *Criminal Code* means the Criminal Code set out in the Schedule to the *Criminal Code Act 1995* of the Commonwealth.

[2] Clause 4B Definition of “corresponding Act”

Insert after clause 4B (d):

- (e) the *Community Protection (Offender Reporting) Act 2005* of Tasmania,
- (f) the *Crimes (Child Sex Offenders) Act 2005* of the Australian Capital Territory,
- (g) the *Child Sex Offenders Registration Act 2006* of South Australia,
- (h) the *Sexual Offences Act 2003* of the United Kingdom.

[3] Clause 4C Definition of “corresponding child protection registration order”

Insert after clause 4C (d):

- (e) orders under section 7 of the *Community Protection (Offender Reporting) Act 2005* of Tasmania,
- (f) orders under Part 2.2 of the *Crimes (Child Sex Offenders) Act 2005* of the Australian Capital Territory,
- (g) orders under section 9 of the *Child Sex Offenders Registration Act 2006* of South Australia.

Child Protection (Offenders Registration) Amendment Regulation 2007

Schedule 1 Amendments

[4] Clause 5B Corresponding registrable persons

Insert after clause 5B (d):

- (e) persons who are *reportable offenders* within the meaning of the *Community Protection (Offender Reporting) Act 2005* of Tasmania,
- (f) persons who are *registrable offenders* within the meaning of the *Crimes (Child Sex Offenders) Act 2005* of the Australian Capital Territory,
- (g) persons who are *registrable offenders* within the meaning of the *Child Sex Offenders Registration Act 2006* of South Australia,
- (h) persons who are *relevant offenders* within the meaning of Part 2 of the *Sexual Offences Act 2003* of the United Kingdom.



New South Wales

Local Government (General) Amendment (Rates) Regulation 2007

under the

Local Government Act 1993

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Local Government Act 1993*.

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

Explanatory note

Under section 548 (Minimum amounts) of the *Local Government Act 1993*, a council that imposes an ad valorem rate may specify the minimum rates to be levied. The object of this Regulation is to amend the *Local Government (General) Regulation 2005* to increase the maximum amount of any such minimum rate that may be specified by a council from \$379 to \$392.

This Regulation is made under the *Local Government Act 1993*, including sections 548 (3) (a) and 748 (the general regulation-making power).

Clause 1 Local Government (General) Amendment (Rates) Regulation 2007

Local Government (General) Amendment (Rates) Regulation 2007

under the

Local Government Act 1993

1 Name of Regulation

This Regulation is the *Local Government (General) Amendment (Rates) Regulation 2007*.

2 Amendment of Local Government (General) Regulation 2005

The *Local Government (General) Regulation 2005* is amended by omitting the matter “\$379” from clause 126 (Minimum amounts of rates) and by inserting instead the matter “\$392”.



New South Wales

Road Transport (General) Amendment (Class 9 and 10 Officers) Regulation 2007

under the

Road Transport (General) Act 2005

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (General) Act 2005*.

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

Explanatory note

The object of this Regulation is to amend the definitions of *Class 9 officer* and *Class 10 officer* (being enforcement officers) in the *Road Transport (General) Regulation 2005* to remove a redundant requirement that a Government department for whom a Class 9 officer works or a corporation for whom a Class 10 officer works be authorised in writing by the Commissioner of Police. (Such authority is now given by the Director of the State Debt Recovery Office by way of service level agreements with the Government department or corporation concerned.)

This Regulation is made under sections 3 and 10 (the general regulation-making power) of the *Road Transport (General) Act 2005*.

Clause 1 Road Transport (General) Amendment (Class 9 and 10 Officers) Regulation 2007

Road Transport (General) Amendment (Class 9 and 10 Officers) Regulation 2007

under the

Road Transport (General) Act 2005

1 Name of Regulation

This Regulation is the *Road Transport (General) Amendment (Class 9 and 10 Officers) Regulation 2007*.

2 Amendment of Road Transport (General) Regulation 2005

The *Road Transport (General) Regulation 2005* is amended by omitting the definitions of *Class 9 officer* and *Class 10 officer* from Schedule 2 and by inserting instead:

Class 9 officer means a person:

- (a) who is employed in a Government department as an enforcement officer, or
- (b) who is subject to the control and direction of the head of a Government department as an enforcement officer.

Class 10 officer means a person:

- (a) who is employed by a corporation established by or under an Act as an enforcement officer, or
- (b) who is subject to the control and direction of a corporation as an enforcement officer.



New South Wales

Road Transport (Driver Licensing) Amendment (Notice of Licence Suspension or Cancellation) Regulation 2007

under the

Road Transport (Driver Licensing) Act 1998

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (Driver Licensing) Act 1998*.

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

Explanatory note

The object of this Regulation is to amend the *Road Transport (Driver Licensing) Regulation 1999* to make provision for a police officer and a person appointed by the Roads and Traffic Authority to personally serve a written notice on a person indicating that the records of the Authority show that the person's driver licence is suspended or cancelled.

This Regulation is made under the *Road Transport (Driver Licensing) Act 1998*, including sections 19 (the general regulation-making power) and 20.

Clause 1 Road Transport (Driver Licensing) Amendment (Notice of Licence
Suspension or Cancellation) Regulation 2007

Road Transport (Driver Licensing) Amendment (Notice of Licence Suspension or Cancellation) Regulation 2007

under the

Road Transport (Driver Licensing) Act 1998

1 Name of Regulation

This Regulation is the *Road Transport (Driver Licensing) Amendment (Notice of Licence Suspension or Cancellation) Regulation 2007*.

2 Amendment of Road Transport (Driver Licensing) Regulation 1999

The *Road Transport (Driver Licensing) Regulation 1999* is amended as set out in Schedule 1.

Road Transport (Driver Licensing) Amendment (Notice of Licence Suspension or Cancellation) Regulation 2007

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 39A

Insert after clause 39:

39A Notice of suspension or cancellation of driver licence

- (1) An authorised officer may give a person notice in writing that the person's driver licence is suspended or cancelled if the records of the Authority indicate that the person's driver licence is suspended or cancelled.
- (2) A notice under this clause:
 - (a) must be in a form approved by the Authority, and
 - (b) must identify the person to whom it is given and state that the Authority's records show that his or her driver licence has been suspended or cancelled, and
 - (c) must state the date and time that the notice was given to the person.
- (3) Despite clause 6 of the *Road Transport (General) Regulation 2005*, a notice may only be given for the purposes of this clause by serving the notice personally.
- (4) Where a notice is given by a police officer under this clause, particulars of the notice are to be forwarded to the Authority immediately after the notice is given.
- (5) The giving of a notice to a person under this clause does not preclude any other action against the person in relation to an offence or alleged offence under any Act or regulation (including proceedings for an offence against section 25A of the Act).
- (6) For the purposes of this clause:

authorised officer means:

 - (a) a police officer, and
 - (b) a person who is appointed by the Authority as an authorised officer for the purposes of this clause.

Note. Section 230 (2) of the *Road Transport (General) Act 2005* provides that a statement in a certificate purporting to have been issued by the Authority or a police officer as to any matter that appears in or can be calculated from records kept or accessed by the Authority or police officer is admissible in any proceedings and is prima facie evidence of the matters stated.

Orders



New South Wales

Public Sector Employment and Management (Festival Development Corporation) Order 2007

under the

Public Sector Employment and Management Act 2002

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of Chapter 4 of the *Public Sector Employment and Management Act 2002*, make the following Order.

Dated, this 12th day of September 2007.

By His Excellency's Command,

MORRIS IEMMA, M.P.,
Premier

Clause 1 Public Sector Employment and Management (Festival Development Corporation) Order 2007

Public Sector Employment and Management (Festival Development Corporation) Order 2007

under the

Public Sector Employment and Management Act 2002

1 Name of Order

This Order is the *Public Sector Employment and Management (Festival Development Corporation) Order 2007*.

2 Commencement

This Order is taken to have commenced on 1 August 2007.

3 Transfer of branch

The group of staff employed in the Department of Commerce to enable the Festival Development Corporation to exercise its functions are removed from that Department and added to the Department of Lands.

4 Construction of certain references

- (1) A reference in the *Growth Centres (Development Corporations) Act 1974* to the Department of Urban Affairs and Planning (required by previous Orders to be construed as a reference to the Department of Planning) is to be construed as a reference to the Department of Lands if the reference is used in relation to the Festival Development Corporation.
- (2) A reference in any other Act, or in any statutory instrument or other instrument, or in any contract or agreement, to the Department of Commerce is to be construed as a reference to the Department of Lands if the reference is used in relation to the Festival Development Corporation.

OFFICIAL NOTICES

Appointments

EDUCATION ACT 1990

Notification of an Appointment to the Board of Studies
I, JOHN DELLA BOSCA, Minister for Education and Training, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Ms Rosaria CANTALI as a member of the Board of Studies, being a nominee provided under section 100(3)(f), for a term commencing on and from 15 August 2007 until and including 14 August 2010.

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

POLICE REGULATION (SUPERANNUATION) ACT 1906

Appointment of Members and Deputies for Members of the Police Superannuation Advisory Committee

IN accordance with section 2H and Schedule 4 to the Police Regulation (Superannuation) Act 1906, I have approved the appointment of Members and Deputies of Members of the Police Superannuation Advisory Committee, as set out in the Schedule to this Notice. The Committee is to serve for the period commencing 1 September 2007 to 31 August 2011.

Dated at Sydney, 5 September 2007.

JOHN WATKINS, M.P.,
Deputy Premier,
Minister for Transport
and Minister for Finance

SCHEDULE

Chairperson:

Mr Ronald DAVIS.

Nominees of the SAS Trustee Corporation:

Ms Maree O'HALLORAN.

Deputy:

Mr Rod HARTY.

Nominees of the Police Association of New South Wales:

Mr Phillip James TUNCHON.

Deputies:

Mr Scott David WEBER and Mr Patrick John GOOLEY.

Mr Gregory Thomas CHILVERS.

Deputies:

Mr Michael Gregory HILDER and Mr Robert Richard PRITCHARD.

Mr Raff DEL VECCHIO.

Deputies:

Mr Lawrence Gregory HANNON and Mr Andrew John McCOULLOUGH.

Nominee of the New South Wales Commissioned Officers Branch of the Police Association of New South Wales:

Mr Gregory James BLACK.

Deputies:

Mr Robert Peter MORGAN and Mr Michael CORBOY.

Nominee for the Minister for Police:

Deputy Superintendent Tony McWHIRTER.

Deputies:

Ms Julie WILLS and Ms Helen DALTON.

Nominee of WorkCover Authority of NSW:

Ms Christine DENMAN.

Deputies:

Mr Kevin GILSTON and Mr John HERMSEN.

SYDNEY CRICKET AND SPORTS GROUND ACT 1978

Appointment of Trustees

HIS Excellency the Lieutenant Governor, with the advice of the Executive Council, pursuant to section 6 (1) (a) of the Sydney Cricket and Sports Ground Act 1979, has appointed the persons listed below as members of the Sydney Cricket and Sports Ground Trust for a term commencing on 14 July 2007 and terminating on 13 July 2011.

Department of the Arts, Sport and Recreation

Mr Edwin John CLONEY

Mr Michael EYERS, AM

Mr Michael CLEARY, AO

Mr Roderick Hamilton McGEOCH, AM, LLB

Ms Catherine Rossi HARRIS, AO, PSM

Ms Kerry Anne CHIKAROVSKI, BEc, LLB

His Excellency the Lieutenant Governor, with the advice of the Executive Council, pursuant to Schedule 1, section 8 (1) of the Sydney Cricket and Sports Ground Act 1978, has re-appointed Mr Edwin John CLONEY as Deputy Chairpreson.

GRAHAM WEST, M.P.,

Minister for Gaming and Racing
and Minister for Sport and Recreation

Department of Lands

DUBBO OFFICE

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

Phone: (02) 6883 3300 Fax: (02) 6882 6920

PROPOSED REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

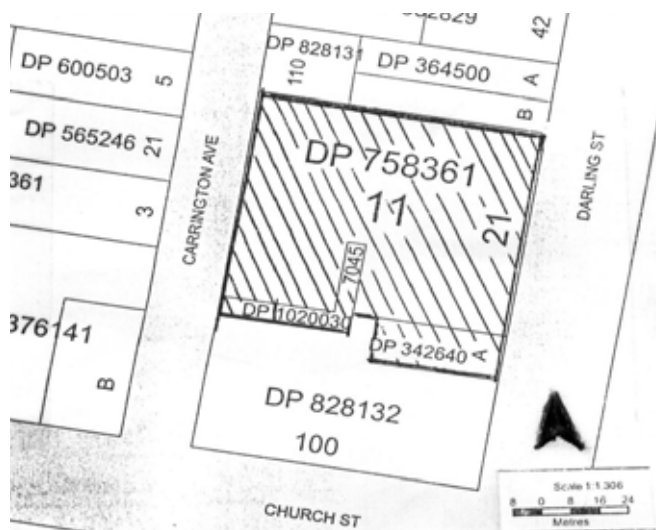
IT is intended, following the laying of a copy of this notification before each House of Parliament in the State of New South Wales in accordance with section 84 of the Crown Lands Act 1989, to revoke the dedication of Crown land specified in Schedule 1 hereunder to the event specified in Schedule 2 with a view to dealing with the land as specified in Schedule 2 with a view to dealing with the land as specified in Schedule 3.

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

SCHEDULE 1

Land District: Dubbo	Local Government Area: Dubbo City Council
Dedication No. 1000377	Notified: 30 March 1972
Public Purpose: Municipal Purposes	Area: 5853m ²
File Reference: DB92 R 14	

Locality Diagram



SCHEDULE 2

The whole being

Lot	Sec.	DP	Parish	County
21	11	758361	Dubbo	Lincoln
7045		1020030#	Dubbo	Lincoln
A		342640	Dubbo	Lincoln

of an area of 5853m²

SCHEDULE 3

The land is intended to be re-reserved for the public purpose of Government Purposes.

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

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 – Wellington

Lot 1, DP 1116113, Parish of Wellington, County of Wellington (not being land under the Real Property Act). File No.: DB05 H 65.

Note: On closing, the title for Lot 1 shall vest in the State of New South Wales as Crown Land.

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: Mudgee. Local Government Area: Mid-Western. Parish: Tunnabidgee. County: Wellington. Reserve No.: 82231. Purpose: Soil conservation. Notified: 18 December 1959. File No.: DB05 H 22.	The whole of Lot 166 in DP 756913, Parish of Tunnabidgee, County of Wellington, of an area of 16.19 hectares.

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 roads hereunder described are closed and the land comprised therein cease to be public roads and the rights of passage and access that previously existed in relation to the roads are extinguished. On road closing, title to the lands comprising the former public roads vest in the bodies specified in the Schedules hereunder.

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

Description

Land District – Lismore; LGA – Lismore

Road Closed: Lot 1, DP 1111793 at Marom Creek, Parish Meerschaum, County Rous. File Reference: GF05 H 295

Schedule

On closing, the land within Lot 1, DP 1111793 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Lismore; LGA – Lismore

Road Closed: Lot 1, DP 1112028 at Wyrallah, Parish East Gundurimba, County Rous. File Reference: GF04 H 461

Schedule

On closing, the land within Lot 1, DP 1112028 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Lismore; LGA – Richmond Valley

Road Closed: Lot 1, DP 1111795 at Rileys Hill, Parish Riley, County Richmond. File Reference: GF04 H 270

Schedule

On closing the land within Lot 1, DP 1111795 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 – Lismore; LGA – Lismore

Road Closed: Lot 1, DP 1116785 at Eltham, Parish Bexhill, County Rous. File Reference: GF05 H 571

Schedule

On closing, the land within Lot 1, DP 1116785 remains vested in the State of New South Wales as Crown Land.

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder, is declared land that may be dealt with as if it were Crown Land within the meaning of that Act.

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

SCHEDULE

Land District – Grafton;

*Local Government Area – Clarence Valley Council;
Parish – Woombah; County – Clarence*

Lot 11 in Deposited Plan 707962, at Woombah, being land within Certificate of Title 11/707962 and said to be in the possession of the Her Most Gracious Majesty Queen Elizabeth II for NSW Agriculture. File No.: GF05 H 602.

HAY OFFICE**126 Lachlan Street (PO Box 182), Hay NSW 2711****Phone: (02) 6990 1800 Fax: (02) 6993 1135****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 closure, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

SCHEDULE

Description

Land District – Balranald South; L.G.A. – Wakool

Lot 1 of DP 1113822, Parish of Mellool, County of Wakool. File No.: HY98 H 132.

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

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Newcastle. Local Government Area: Lake Macquarie City Council. Locality: Charlestown. Lot 325, DP No. 755233, Parish Kahibah, County Northumberland. Area: 4.02 hectares. File No.: MD05 H 100.	Reserve No.: 74090. Public Purpose: Public recreation. Notified: 9 March 1951. Lot 7098, DP No. 1052988, Parish Kahibah, County Northumberland; Lot 521, DP No. 755233, Parish Kahibah, County Northumberland; Lot 7075, DP No. 755233#, Parish Kahibah, County Northumberland; Lot 7076, DP No. 1053069, Parish Kahibah, County Northumberland; Lot 7077, DP No. 1057380, Parish Kahibah, County Northumberland; Lot 7097, DP No. 1052988, Parish Kahibah, County Northumberland; Lot 429, DP No. 755233, Parish Kahibah, County Northumberland; Lot 75, DP No. 755233, Parish Kahibah, County Northumberland; Lot 519, DP No. 755233, Parish Kahibah, County Northumberland; Lot 7102, DP No. 1054339, Parish Kahibah, County Northumberland; Lot 242, DP No. 755233, Parish Kahibah, County Northumberland; Lot 7104, DP No. 1057067#, Parish Kahibah, County Northumberland; Lot 7103, DP No. 1054339, Parish Kahibah, County Northumberland; New Area: 25.23 hectares.

Note: Reserve 90661 for future public requirements is auto revoked by this notice.

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

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>
Lake Macquarie City Council.	Charlestown Recreation (R74090) Reserve Trust.	Reserve No.: 74090. Public Purpose: Public recreation. Notified: 9 March 1951. File No.: MD05 H 100.

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>
Charlestown Recreation (R74090) Reserve Trust.	Reserve No.: 74090. Public Purpose: Public recreation. Notified: 9 March 1951. File No.: MD05 H 100.

WITHDRAWAL OF RESERVES FROM CONTROL OF A RURAL LANDS PROTECTION BOARD

IN pursuance of the provisions of section 86 (1), Rural Lands Protection Act 1998, the reserves specified hereunder are withdrawn from control of the Rural Lands Protection Board specified in the notice.

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

Rural Lands Protection District – Maitland Rural
Lands Protection Board

Parish Allandale, County Northumberland, Reserve No. 56 for Access to Water notified 9 September 1878, comprised in Lot 7001 in DP 1029009 of about 12.37 hectares.
(Placed under control, Gazette, 13 July 1934).
MD04 H 357

Parish Fingal, County Durham, Reserve No. 90938 for Travelling Stock notified 14 October 1977, comprised in Lots 3, 4 & 5 in DP 253661 of 1.57 hectares.
(Placed under control, Gazette, 14 October 1977).
MD04 H 397

Parish Heddon, County Northumberland, Reserve No. 23425 for Travelling Stock notified 30 November 1895, comprised in Lot 38 in DP 755231 of 16 hectares.
(Placed under control, *Gazette*, 9 December 1932).
MD04 H 358

Parish Holywell, County Durham, Reserve No. 93 for Camping and other Public Purposes notified 8 July 1878, comprised in Lot 173 in DP 752466 of 6.247 hectares.
(Placed under control, *Gazette*, 9 December 1932).
MD04 H 434

Parish Colonna, County Durham, Reserve No. 39252 for Travelling Stock and Camping notified 3 June 1905, comprised in Lot 7001 in DP 1050823 and Lots 7005 and 7006 in DP 1050822 of about 89.03 hectares.
(Placed under control, *Gazette*, 31 October 1930).
MD04 H 450

Parish Middlehope, County Durham, Reserve No. 71414 for Camping notified 26 January 1945 comprised in Lots 1 and 2 in DP 558879, Lot 7002 in DP 1070104 and Lot 7008 in DP 1070113 of about 2.981 hectares.
(Placed under control, *Gazette* 20 July 1945)
MD04 H 465

Parish Corrabare, County Northumberland, Reserve No. 43521 for Water Supply and Camping notified 3 February 1909 comprised in Part Lot 20 in DP 755219, Lot 7002 in DP 92995 and Lot 7003 in DP 92994 of about 14.164 hectares.
(Placed under control, *Gazette* 31 October 1930)
MD04 H 463

Parish St Julian, County Durham, Reserve No 63894 for Water Supply and Camping notified 28 April 1933 comprised in Lot 7002 in DP 1052112 of about 4.86 hectares.
(Placed under control, *Gazette* 29 March 1934)
MD04 H 494

Parish Pokolbin, County Northumberland, Reserve No. 192 for Water Supply Notified 1 September 1885 comprised in Lot 7007 in DP 1029040 of about 4.05 hectares.
(Placed under control, *Gazette* 28 April 1939)
MD04 H 497

Parish Coolamin, County Northumberland Reserve No. 37762 for Water Supply and Crossing notified 4 June 1904 comprised in Lot 7001 in DP 93468 of about 20.23 hectares.
(Placed under control, *Gazette* 9 December 1932)
MD04 H 498

Parish Tillegra, County Durham, Reserve No. 7809 for Travelling Stock and Camping notified 24 November 1888 comprised in Lot 7001 in DP 96429 of about 16.19 hectares.
(Placed under control, *Gazette* 31 October 1930)
MD04 H 504

Parish Wallarobba, County Durham, Reserve No. 92 for Public Camping Places Notified 29 July 1878 and 16 June 1967 comprised in Lot 7001 in DP 94284 and Lot 7002 in DP 1052916 of about 32.78 hectares.
(Placed under control, *Gazettes* 31 October 1930 and 26 May 1967)
MD04 H 503

Parish Uffington, County Durham, Reserve No. 42674 for Water Supply and Camping notified 15 April 1908 comprised in Lot 163 in DP 752497 of 4.05 hectares.
(Placed under control, *Gazette* 31 October 1930)
MD04 H 517

Note: Reserves remain current, establishment of Reserve Trust & Appointment of Corporation to Manage Reserve Trust notified this day.

File Ref.: Control File MD03 H 224 individual reserve files as indicated in the above notice.

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>
Maitland Travelling Stock & Camping Reserve Trust.	Reserve No. 56 Public Purpose: Access to Water Notified: 9 September 1878 File Ref.: MD04 H 357
	Reserve No. 90938 Public Purpose: Travelling Stock Notified: 14 October 1977 File Ref.: MD04 H 397
	Reserve No. 23425 Public Purpose: Travelling Stock Notified: 30 November 1895 File Ref.: MD04 H 358
	Reserve No. 93 Public Purpose: Camping and other Public Purposes Notified: 8 July 1878 File Ref.: MD04 H 434
	Reserve No. 39252 Public Purpose: Travelling Stock and Camping Notified: 3 June 1905 File Ref.: MD04 H 450
	Reserve No. 71414 Public Purpose: Camping Notified: 26 January 1945 File Ref.: MD04 H 465
	Reserve No. 43521 Public Purpose: Water Supply and Camping Notified: 3 February 1909 File Ref.: MD04 H 463
	Reserve No. 63894 Public Purpose: Water Supply and Camping Notified: 28 April 1933 File Ref.: MD04 H 494
	Reserve No. 192 Public Purpose: Water Supply Notified: 1 September 1885 File Ref.: MD04 H 497

Reserve No. 37762
Public Purpose: Water
Supply and Crossing
Notified: 4 June 1904
File Ref.: MD04 H 498

Reserve No. 7809
Public Purpose: Travelling
Stock and Camping
Notified: 24 November 1888
File Ref.: MD04 H 504

Reserve No. 92
Public Purpose: Public
Camping Places
Notified: 29 July 1878 and
16 June 1967
File Ref.: MD04 H 503

Reserve No. 42674
Public Purpose: Water
Supply and Camping
Notified: 15 April 1908
File Ref.: MD04 H 517

Reserve No. 93
Public Purpose: Camping
and other Public Purposes
Notified: 8 July 1878
File Ref.: MD04 H 434

Reserve No. 39252
Public Purpose: Travelling
Stock and Camping
Notified: 3 June 1905
File Ref.: MD04 H 450

Reserve No. 71414
Public Purpose: Camping
Notified: 26 January 1945
File Ref.: MD04 H 465

Reserve No. 43521
Public Purpose: Water
Supply and Camping
Notified: 3 February 1909
File Ref.: MD04 H 463

Reserve No. 63894
Public Purpose: Water
Supply and Camping
Notified: 28 April 1933
File Ref.: MD04 H 494

Reserve No. 192
Public Purpose: Water
Supply
Notified: 1 September 1885
File Ref.: MD04 H 497

Reserve No. 37762
Public Purpose: Water
Supply and Crossing
Notified: 4 June 1904
File Ref.: MD04 H 498

Reserve No. 7809
Public Purpose: Travelling
Stock and Camping
Notified: 24 November 1888
File Ref.: MD04 H 504

Reserve No. 92
Public Purpose: Public
Camping Places
Notified: 29 July 1878 and
16 June 1967
File Ref.: MD04 H 503

Reserve No. 42674
Public Purpose: Water
Supply and Camping
Notified: 15 April 1908
File Ref.: MD04 H 517

File Ref.: Control File MD03 H 224 individual reserve files
as indicated in the above notice.

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	Maitland Travelling Stock & Camping	Reserve No. 56 Public Purpose: Access to Water Notified: 9 September 1878 File Ref.: MD04 H 357 Reserve No. 90938 Public Purpose: Travelling Stock Notified: 14 October 1977 File Ref.: MD04 H 397 Reserve No. 23425 Public Purpose: Travelling Stock Notified: 30 November 1895 File Ref.: MD04 H 358

Note: Withdrawal of RLPB control on the above reserves
notified this day.

File Ref.: Control File MD03 H 224 individual reserve files
as indicated in the above notice.

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

IN pursuance of the provisions of the Roads Act 1993, the road hereunder specified 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.

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

Description

*Parish – Pambula; County – Auckland;
Land District – Bega; L.G.A. – Bega Valley*

Lots 1 and 2 in DP 1113688 at Pambula.
File No.: NA05 H 267.

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

ERRATUM

THE notice appearing in the *Government Gazette* of 7 September 2007 (folio 6960) regarding the Transfer of a Crown Road to Council is amended by deleting County of St Vincent in Schedule 1 and inserting in lieu thereof County of Camden.

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

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

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

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

SCHEDULE 1

Column 1

Land District: Forbes.
Local Government Area:
Forbes Shire Council.
Locality: Forbes.
Reserve No.: 94805.
Public Purpose: Future
public requirements.
Notified: 15 May 1981.
File No.: OE80 H 1064.

Column 2

The whole being Lot 81,
DP No. 862775, Parish
Forbes, County Ashburnham,
of an area of 1138 square
metres.

SCHEDULE 2

Column 1

Land District: Cowra.
Local Government Area:
Cowra Shire Council.
Locality: Barryrenie.
Reserve No.: 190121.
Public Purpose: Future
public requirements.
Notified: 19 July 1996.
File No.: OE89 H 576.

Column 2

The whole being Lot 83,
DP No. 752934, Parish
Conimbla, County Forbes,
of an area of 406.7 hectares.

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. – Willoughby

Lot 1, DP 1116239 at Chatswood, Parish Willoughby, County Cumberland. File Ref.: MN05 H 350

- Note: (1) On closing, title for the land in lot 1 remains vested in Willoughby City Council as operational land.
- (2) The road is closed subject to the easement for services for the whole of the land, and the easement for gas main for the whole of the land, and the easement for Water Supply for the whole of land as shown in DP 1116239.

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder is declared to be Crown land within the meaning of that Act. File No.: MN06 R 29

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

SCHEDULE

Land vested in Ryde City Council

Land District – Metropolitan; Council – City of Ryde
Parish – Hunters Hill; County – Cumberland

Lot 1, Section 1, DP 1095 at Melrose Park
 Lot 278, DP 15965 at Melrose Park
 Lot 28, DP 18926 at Melrose Park
 Lot C, DP 388819 at Melrose Park
 Lot 6, DP 524931 at Melrose Park
 Lot Z, DP 405311 at Melrose Park
 Lot 4, DP 524759 at Melrose Park
 Lot 2, DP 524764 at Melrose Park
 Lot 1, DP 108840 at Melrose Park
 Lot 2, DP 108840 at Melrose Park
 Lot 3, DP 108840 at Melrose Park
 Lot 4, DP 108840 at Melrose Park
 Lot 5, DP 108840 at Melrose Park
 Lot 6, DP 108840 at Melrose Park
 Lot 7, DP 108840 at Melrose Park
 Lot 8, DP 108840 at Melrose Park
 Lot 9, DP 108840 at Melrose Park
 Lot 22, DP 12095 at Meadowbank
 Lot 1, DP 177693 at Meadowbank
 Lot 1, DP 954186 at Meadowbank
 Lot C, DP 388841 at Meadowbank
 Lot 1, DP 1092972 at Meadowbank
 Lot 11, DP 873598 at Meadowbank
 Lot 14, DP 806133 at Meadowbank

Lot 2, DP 929038 at Meadowbank
 Lot 10, DP 1051607 at Ryde
 Lot 1, DP 34075 at Putney

Notes: Any existing easements are not extinguished by this notification and existing leases are not affected by this notification.

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: Metropolitan		Reserve No. 1013968	
Local Government Area:		Public Purpose: Public	
Ryde City Council		Recreation	
Locality: Meadowbank			
Lot	Sect.	DP	County
7079		752035#	Hunters Hill Cumberland
7033		1069187#	Hunters Hill Cumberland
1		108840	Hunters Hill Cumberland
2		108840	Hunters Hill Cumberland
3		108840	Hunters Hill Cumberland
4		108840	Hunters Hill Cumberland
5		108840	Hunters Hill Cumberland
6		108840	Hunters Hill Cumberland
7		108840	Hunters Hill Cumberland
8		108840	Hunters Hill Cumberland
9		108840	Hunters Hill Cumberland
853		752035	Hunters Hill Cumberland
7033		1065135	Hunters Hill Cumberland
7034		752035#	Hunters Hill Cumberland
896		48475	Hunters Hill Cumberland
1	1	1095	Hunters Hill Cumberland
278		15965	Hunters Hill Cumberland
28		18926	Hunters Hill Cumberland
22		12095	Hunters Hill Cumberland
1		177693	Hunters Hill Cumberland
1		954186	Hunters Hill Cumberland
C		388841	Hunters Hill Cumberland
C		398819	Hunters Hill Cumberland
6		524931	Hunters Hill Cumberland
Z		405311	Hunters Hill Cumberland
4		524759	Hunters Hill Cumberland
2		524764	Hunters Hill Cumberland
1		1092972	Hunters Hill Cumberland
11		873598	Hunters Hill Cumberland
14		806133	Hunters Hill Cumberland
2		929038	Hunters Hill Cumberland
10		1051607	Hunters Hill Cumberland
448		15224	Hunters Hill Cumberland
7032		1073996#	Hunters Hill Cumberland
47		4664	Hunters Hill Cumberland

48	4664	Hunters Hill	Cumberland
49	4664	Hunters Hill	Cumberland
50	4664	Hunters Hill	Cumberland
51	4664	Hunters Hill	Cumberland
52	4664	Hunters Hill	Cumberland
53	4664	Hunters Hill	Cumberland
54	4664	Hunters Hill	Cumberland
55	4664	Hunters Hill	Cumberland
56	4664	Hunters Hill	Cumberland
889	752035	Hunters Hill	Cumberland
897	48475	Hunters Hill	Cumberland
895	48475	Hunters Hill	Cumberland
143	752035	Hunters Hill	Cumberland
840	752035	Hunters Hill	Cumberland
1	34075	Hunters Hill	Cumberland

Area: About 32.9ha. File Reference: MN06 R 29/1

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

Reserves to be automatically revoked by this notification are:

R71103	R100152	R100004
R61544	R100198	

ESTABLISHMENT OF RESERVE

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>
Ryde Riverside Reserve Trust	Reserve No. 1013968 Public Purpose: Public Recreation Notified: this Day Dedication No. 500311 Public Purpose: Public Recreation Notified: 7 April 1916 File Ref.: MN06 R 29/1

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>
Ryde City Council	Ryde Riverside Reserve Trust	Reserve No. 1013968 Public Purpose: Public Recreation Notified: 7 April 1916 File Ref.: MN06 R 29/1

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: Metropolitan Local Government Area: Penrith City Council Locality: Erskine Park Lot 7002, DP 752041# Parish: Melville County: Cumberland Area 1.05ha File Reference: MN05 H 231/2	Reserve No. 1014068 Public Purpose: Environmental Protection

Disclaimer: # Please note that the above Lot number marked # is for Departmental use only.

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	Erskine Business Park Biodiversity Corridor Reserve Trust	Reserve No. 1014068 Public Purpose: Environmental Protection Notified: This day File Ref.: MN05 H 231/2

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 3</i>
Erskine Business Park Biodiversity Corridor Reserve Trust	Reserve No. 1014068 Public Purpose: Environmental Protection Notified: This Day File Ref.: MN05 H 231/2

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

Description

Land District – Metropolitan; LGA – Penrith

Lot 7002, DP 752041 at Erskine Park, Parish Melville,
County Cumberland. File Ref: MN05 H 231

Note: On closing, title for the land in Lot 7002 remains vested in the Crown.

ERRATUM

IN the notification appearing in the Government Gazette of 5 March 1954, Folio 698, under the heading “Notification under the Public Roads Act 1902 of Resumption and Dedication of Lands for Road, of Declaration of road to be Public Road and of Closing of Roads” in the third paragraph under the sub heading “Title reference and other particulars, also roads closed and roads declared to be public road”, the area shown as 1 2/5 perches in brackets should read 1 perch as shown in Road Plan R23580 1603 in so far as it relates to C.T. Vol 4411, Folio 63. File: R23580 1603

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

Transfer of Crown Road to Council

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

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

SCHEDULE 1

*Parish – Temi and Loder; County – Buckland;
Land District – Quirindi;
L.G.A. – Liverpool Plains Shire Council*

Crown public road described as part within Lot PT33 in DP 751020 (part within south-west section), within Lot 11 in DP 113350, within Lot 1 in DP 126433 and within Lots 130, 159 and 185 in DP 751028; road west of Lot 195 in DP 751028; road in north-west corner of Lot 138 in DP 751028.

SCHEDULE 2

Roads Authority: Liverpool Plains Shire Council.
File No.: 07/2491.

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

*Locality – Werris Creek; Parish – Werrie
County – Buckland; Land District – Tamworth
L.G.A – Liverpool Plains Shire Council*

The Crown public road south of Lots 14 and 11 in DP 1103855 and part road south of Lot 112, DP 817858 (excluding the easternmost 74.04 metres).

SCHEDULE 2

Roads Authority: Liverpool Plains Shire Council.
File No.: TH05 H 318

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

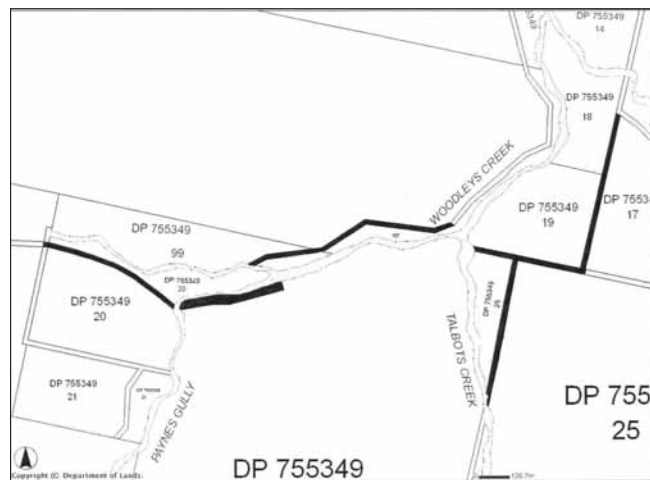
SCHEDULE 1

*Parish – Wombramurra, County – Parry
Land District – Tamworth
L.G.A – Tamworth Regional Council*

Crown public road as shown on diagram hereunder.

SCHEDULE 2

Roads Authority: Tamworth Regional Council.
File No.: TH99 H 122



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 pursuant 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 northern 198m of Dickensons Road on the western boundary of Lot 149, DP 753152 at Burrell Creek in the Parish of Bootawa.

SCHEDULE 2

Roads Authority: Greater Taree City Council.
 File: TE03 H 237

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 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>
Land District: Taree	Reserve No.: 1011970
Local Government Area: Great Lakes Council	Public Purpose: Access and Public Requirements, Tourism Purposes and Environmental and Heritage Conservation
Parish: Tuncurry	Notified: 28 July 2006
County: Gloucester	
Locality: Tuncurry	
Lot 308, DP 722578	
Area: 3613m ²	
File: TE06 R 30	

Notes: Existing reservations under the Crown Lands Act are not revoked.

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to clause 4 (3) of Schedule 8 to the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder is assigned to the reserve trust constituted 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>
Long Flat Public Recreation Reserve (R95766) Trust	Reserve No.: 95766 Public Purpose: Public Recreation Notified: 8 January 1982 Parish: Cowangara County: Macquarie File No: TE80 R 375

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

**DECLARATION OF ADDITIONAL USE OF
RESERVATION OF CROWN LAND**

BY Order pursuant to section 121A of the Crown Lands Act 1989, the reserve specified in Column 1 of the Schedule hereunder, is authorised to be used for the additional purpose 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>
Reserve No: 1013388	Public Recreation & Tourism
Notified: 25 March 1887	
Public Purpose: Public Reservoir & Water Supply	
Lot 7035, DP 757463	
Locality: Wilcannia	
Local Government Area: Central Darling Shire Council	
Papers: WL07 R 9	

**DECLARATION OF ADDITIONAL USE OF
RESERVATION OF CROWN LAND**

BY Order pursuant to section 121A of the Crown Lands Act 1989, the reserve specified in Column 1 of the Schedule hereunder, is authorised to be used for the additional purpose 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>
Reserve No.: 83649	Cemetery
Notified: 22 December 1961	
Public Purpose: Preservation of Graves	
Lot 7010 DP 757309	
Locality: Silverton	
Local Government Area: Broken Hill Shire Council	
Papers: WL86 R 226	

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>
Old Public Reservoir & Water Supply Reserve Trust	Dedication No. 1013388
	Public Purpose: Reservoir Water Supply
	Notified: 25 March 1887
	File Reference: WL07 R 9/1

**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>
Central Darling Shire Council	Old Public Reservoir & Water Supply Reserve Trust	Dedication No. 1013388
		Public Purpose: Reservoir Water Supply
		Notified: 25 March 1887
		File Reference: WL07R9/1

ERRATUM

THE notification appearing in the *Government Gazette* of 3 August 2007, Folio 5400, under the heading Revocation of Crown Land, being Part of Reserve 1013830 comprising the whole of Portions 2588 and 2590 D 757298 at Broken Hill, is hereby withdrawn.

Department of Planning



New South Wales

Camden Local Environmental Plan No 138

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (P03/00494/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Camden Local Environmental Plan No 138

Camden Local Environmental Plan No 138

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Camden Local Environmental Plan No 138*.

2 Aims of plan

The aims of this plan are:

- (a) to rezone part Lot 3420, DP 1105169 and Lot 101, DP 1107591 at Harrington Park 2 (as shown edged heavy black on the map marked “Camden Local Environmental Plan No 138—Harrington Park 2” deposited in the office of the Council of Camden) to Zone No 1 (f) (Rural Zone), Zone No 2 (d) (Residential), Zone No 5 (a) (Cultural Landscape), Zone No 7 (a) (Environmentally Sensitive Land Zone) and Zone No 7 (d4) (Environmental Protection (Eco-Residential) Zone) under *Camden Local Environmental Plan No 74—Harrington Park*, and
- (b) to promote the development of Harrington Park 2 in a way that is environmentally sensitive and responds positively to the site’s heritage and scenic character while conserving regionally significant remnant bushland, and
- (c) to provide a viable, regionally significant habitat corridor in an east-west direction across the site that retains the high value remnant Cumberland Plain Woodland and includes the riparian corridors, and
- (d) to protect the scenic character of the area and significant views to and from the site, and
- (e) to require that, prior to the subdivision of land into lots of less than 40 hectares for residential uses, that satisfactory arrangements have been made for the provision of regional transport infrastructure and services, and
- (f) to provide appropriate curtilages in accordance with the conservation management plans around the areas of heritage significance, and

Camden Local Environmental Plan No 138

Clause 3

-
- (g) to facilitate the ongoing management and conservation of the natural and cultural heritage of the site, and
 - (h) to avoid development in areas of potentially high salinity or excessively steep areas, and
 - (i) to ensure that future residents of the site are able to conveniently access employment, shops, educational and community facilities and recreational opportunities both within the site and in the surrounding area, and
 - (j) to ensure that development is staged in a manner that is efficient in terms of infrastructure use and provision, and
 - (k) to facilitate sustainable water management practices, and
 - (l) to provide opportunities for environmentally sensitive housing in a bushland setting.

3 Land to which plan applies

This plan applies to land within the local government area of Camden as shown edged heavy black on the map marked “Camden Local Environmental Plan No 138—Harrington Park 2” deposited in the office of Camden Council.

4 Amendment of Camden Local Environmental Plan No 74—Harrington Park

Camden Local Environmental Plan No 74—Harrington Park is amended as set out in Schedule 1.

Camden Local Environmental Plan No 138

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Adoption of model provisions

Insert “, *hotel*” after “*home occupation*” in clause 5 (a).

[2] Clause 6 Definitions

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

Camden Local Environmental Plan No 138—Harrington Park 2

[3] Clause 6 (1)

Insert in alphabetical order:

backpackers’ accommodation means tourist and visitor accommodation:

- (a) that has shared facilities, such as a communal bathroom, kitchen or laundry, and
- (b) that will generally provide accommodation on a bed basis (rather than by room).

bed and breakfast accommodation means tourist and visitor accommodation comprising a dwelling (and any ancillary buildings and parking) where the accommodation is provided by the permanent residents of the dwelling for a maximum of 8 guests and:

- (a) meals are provided for guests only, and
- (b) cooking facilities for the preparation of meals are not provided within guests’ rooms, and
- (c) dormitory-style accommodation is not provided.

bush fire hazard reduction work has the same meaning as in the *Rural Fires Act 1997*.

Note. The term is defined as follows:

bush fire hazard reduction work means:

- (a) the establishment or maintenance of fire breaks on land, and
- (b) the controlled application of appropriate fire regimes or other means for the reduction or modification of available fuels within a predetermined area to mitigate against the spread of a bush fire, but does not include construction of a track, trail or road.

drainage means any activity which intentionally alters the hydrological regime of any locality by facilitating the removal of surface or ground water. It may include the construction,

Camden Local Environmental Plan No 138

Amendments

Schedule 1

deepening, extending, opening, installation or laying of any canal, drain or pipe, either on the land or in such a manner as to encourage drainage of adjoining land.

environmental facility means a building or place which provides for the recreational use or scientific study of natural systems, and includes walking tracks, seating, shelters, board walks, observation decks, bird hides or the like, and associated display structures.

environmental protection works means works associated with the rehabilitation of land towards its natural state or any work to protect land from environmental degradation, and includes bush regeneration works, wetland protection works, erosion protection works, dune restoration works and the like.

home occupation means an occupation carried on in a dwelling, or in a building ancillary to a dwelling, by one or more permanent residents of the dwelling that does not involve:

- (a) the employment of persons other than those residents, or
- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, traffic generation or otherwise, or
- (c) the display of goods, whether in a window or otherwise, or
- (d) the exhibition of any notice, advertisement or sign (other than a notice, advertisement or sign exhibited on that dwelling to indicate the name of the resident and the occupation carried on in the dwelling), or
- (e) the sale of items (whether goods or materials), or the exposure or offer for sale of items, by retail,

but does not include bed and breakfast accommodation or brothels.

hotel accommodation means a building (whether or not a hotel within the meaning of the *Liquor Act 1982*) that provides tourist and visitor accommodation consisting of rooms or self-contained suites, but does not include backpackers' accommodation, a boarding house or bed and breakfast accommodation.

maintenance building means a building for the storage and maintenance of equipment and other items associated with the maintenance of the land on which the building is located and associated land.

Camden Local Environmental Plan No 138

Schedule 1 Amendments

pub means licensed premises under the *Liquor Act 1982* the principal purpose of which is the sale of liquor for consumption on the premises, whether or not the premises include hotel accommodation and whether or not food is sold on the premises.

[4] Clause 6 (1), definition of “village centre”

Omit the definition. Insert instead:

village centre means a group of buildings situated on land that comprises any or all of the following:

child care centres, clubs, community facilities, conference facilities, gymnasiums, hotel accommodation, meeting rooms, motels, multi-unit housing, offices, places of public worship, professional consulting rooms, public buildings, pubs, recreation areas, refreshment rooms, service stations and shops.

[5] Clause 8 Zones indicated on the map

Insert in order of zone number:

Zone No 1 (f) (Rural “F” (0.2 ha))—edged heavy black and lettered “1 (f)”,

Zone No 7 (a) (Environmentally Sensitive Land)—edged heavy black and lettered “7 (a)”,

Zone No 7 (d4) (Environmental Protection (Eco-Residential))—edged heavy black and lettered “7 (d4)”.

[6] Clause 9 Zone objectives and development control table

Insert after the matter relating to Zone No 1 (e) (Rural “E” (0.6ha)) in the Table to the clause:

Zone No 1 (f) (Rural “F” (0.2 ha))

1 Objectives of zone

The objectives are as follows:

- (a) to provide for small holding rural residential living opportunities having ready access to urban areas and facilities on land that does not have prime crop or pasture potential,
- (b) to ensure development is carried out in a manner that minimises risk from natural hazards, particularly bush fires and flooding,
- (c) to permit housing forms which are consistent with the environmental and scenic quality of the area,

Camden Local Environmental Plan No 138

Amendments

Schedule 1

-
- (d) to ensure that the scenic impact of development is minimised,
 - (e) to encourage the retention and provision of a range of facilities related to horse agistment and horse riding activities.

2 Without development consent

Development for the purpose of:

bush fire hazard reduction work authorised by the *Rural Fires Act 1997*; environmental protection works carried out in accordance with a conservation management plan approved by the Council; home occupations.

3 Only with development consent

Development for the purpose of:

advertisements; cycleways; drainage; dwelling houses; footpaths; home businesses; horse stables; minor buildings and facilities ancillary to the stabling and riding of horses; roads; subsurface mining; utility installations.

4 Prohibited

Any development not included in items 2 and 3.

[7] Clause 9, Table

Insert after paragraph (h) of item 1 in the matter relating to Zone No 2 (d):

- (i) to protect the ecological integrity of bush and riparian corridors by facilitating sensitive development on land adjoining land within Zone No 7 (a) and Zone No 7 (d4) and integrating existing bushland into planning for open space and active recreation areas,
- (j) to ensure that development retains the significance of heritage items and archaeological sites and their settings and does not adversely impact on significant views,
- (k) to protect the rural character of Cobbitty Road.

Camden Local Environmental Plan No 138

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[8] Clause 9, Table

Omit item 1 of the matter relating to Zone No 5 (a). Insert instead:

1 Objectives of zone

The objective is to conserve the heritage significance of the cultural landscape of Harrington Park and Orielton, including buildings, associated structures and surrounding vistas.

[9] Clause 9, Table

Insert after the matter relating to Zone No 6 (e) (Open Space—Waterway Buffer):

Zone No 7 (a) (Environmentally Sensitive Land)**1 Objectives of zone**

The objectives are as follows:

- (a) to ensure the protection and management of environmentally sensitive land for the principal purpose of biodiversity conservation,
- (b) to conserve, restore and enhance native flora and fauna habitat and the ecological viability of land identified for biodiversity protection purposes,
- (c) to provide for development of a limited scale to support passive recreation and ecological interpretation,
- (d) to foster habitat connectivity by providing links with other natural areas, as part of an open space and bush corridor network,
- (e) to conserve, restore and enhance the functions and habitats of watercourses and their associated riparian areas.

2 Without development consent

Development for the purpose of:

bush fire hazard reduction work authorised by the *Rural Fires Act 1997*; environmental protection works carried out in accordance with a conservation management plan approved by the Council; home occupations.

Camden Local Environmental Plan No 138

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3 Only with development consent

Development for the purpose of:

advertisements; advertising structures; cycleways; drainage; environmental facilities; footpaths; maintenance buildings (associated with environmental protection works); recreation areas; roads; subsurface mining; utility installations.

4 Prohibited

Any development not included in item 2 or 3.

Zone No 7 (d4) (Environmental Protection (Eco-Residential))

1 Objectives of zone

The objectives are as follows:

- (a) to provide for residential development that incorporates design, construction and operational practices that significantly reduce or eliminate negative impacts on the environment through energy efficiency, water conservation, pollution prevention, biodiversity conservation and reducing resource consumption,
- (b) to ensure a distinctive character and urban form that reflects and responds to the natural context of the area and minimises bush fire risk,
- (c) to provide a subdivision pattern which allows for pedestrian and vehicular connectivity and permeability,
- (d) to provide sustainable water quality and quantity controls,
- (e) to ensure that subdivision design retains significant remnant native trees while still achieving an urban setting for housing and associated infrastructure,
- (f) to ensure that development retains the significance of heritage items and archaeological sites and their settings and does not adversely impact on significant views,
- (g) to protect the rural character of Cobbitty Road.

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Schedule 1 Amendments

2 Without development consent

Development for the purpose of:

bush fire hazard reduction work authorised by the *Rural Fires Act 1997*; environmental protection works carried out in accordance with a conservation management plan approved by the Council; home occupations.

3 Only with development consent

Development for the purpose of:

advertisements; advertising structures; community facilities; cycleways; dams; drainage; dwelling houses; environmental facilities; footpaths; home businesses; recreation areas; roads; subsurface mining; utility installations.

4 Prohibited

Any development not included in item 2 or 3.

[10] Clauses 16 and 17

Omit the clauses. Insert instead:

16 Noise reduction

- (1) The Council must not grant development consent to the subdivision of any land for residential purposes adjoining Camden Valley Way, The Northern Road or Cobbitty Road, unless:
 - (a) the Council is satisfied that:
 - (i) a program, detailing appropriate noise attenuation measures to reduce traffic noise to potentially affected properties, has been prepared and will achieve or surpass the environmental goal, and
 - (ii) the program has been prepared by a person who, in the opinion of the Council, is a qualified noise consultant and that person has formulated the program based on current acoustic assessment, and
 - (iii) the program is in accordance with the requirements of the *Environmental Criteria for Road Traffic Noise* (Environment Protection Authority, 1999), and

Camden Local Environmental Plan No 138

Amendments

Schedule 1

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- (iv) any proposed noise attenuation measures will not have a significant impact on identified view corridors and will be of a kind that are sympathetic to the surrounding landscape, and
 - (b) if the Roads and Traffic Authority is the roads authority (within the meaning of the *Roads Act 1993*) for the relevant road, the Council has given the Authority details of the subdivision proposal and the program and taken into account any submission made by the Authority within 28 days of providing the details to it.
- (2) For the purpose of this clause, the environmental goal for traffic noise is a maximum LA10, 18-hour noise level of 63dB(A) when measured at 1 metre from the residential facade lines or other sensitive locations relative to Camden Valley Way, The Northern Road or Cobbitty Road, respectively.

17 Restricted vehicular access

The Council may consent to development on land that adjoins The Northern Road or Camden Valley Way:

- (a) only if any vehicular access to the land from those roads is made by way of an existing intersection or another road, or
- (b) if the Council is of the opinion that such vehicular access is not practicable, only if the Council has given the Roads and Traffic Authority details of the development proposal and taken into account any submission made by that Authority about the proposed development within 28 days of providing the details to it.

[11] Clause 22 Protection of trees

Insert at the end of clause 22 (6) (h) (iii):

- , or
- (iv) the *Harrington Park Stage 2/Mater Dei Conservation Management Plan* approved by the Council on 9 October 2006 and held in the offices of the Council and any site-specific conservation management plan that may be submitted to the Council by an applicant in relation to a development application.

Camden Local Environmental Plan No 138

Schedule 1 Amendments

[12] Clause 22B Clearing

Omit clause 22B (1). Insert instead:

- (1) Land within Zone No 1 (f), 2 (d), 5 (a), 7 (a) or 7 (d4) must not be cleared for any purpose, except with the consent of the Council.

[13] Clause 22B (4) (c) and (c1)

Omit clause 22B (4) (c). Insert instead:

- (c) bush fire hazard reduction work authorised by the *Rural Fires Act 1997*,
- (c1) environmental protection works carried out in accordance with a conservation management plan approved by the Council,

[14] Clause 30

Omit the clause. Insert instead:

30 Development in the vicinity of Harrington Park Homestead and Orielton Homestead

The Council must not consent to development in the vicinity of the Harrington Park Homestead or the Orielton Homestead unless it has made an assessment of the likely effect that the carrying out of the development will have on the heritage significance of the relevant Homestead, its curtilage and its setting and on views into and out of the site.

[15] Part 5

Insert after Part 4:

Part 5 Special Provisions applying to Harrington Park 2**34 Application of Part**

This Part applies to the land shown edged heavy black on the map marked "Camden Local Environmental Plan No 138—Harrington Park 2".

35 Refreshment rooms on certain land within Zone No 7 (a)

- (1) This clause applies to land within Zone No 7 (a) that is at the top of Creer Hill and shown hatched on the map marked "Camden Local Environmental Plan No 138—Harrington Park 2".

Camden Local Environmental Plan No 138

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Schedule 1

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- (2) Despite any other provision of this plan, the Council may grant consent to development for the purposes of refreshment rooms.
 - (3) Before granting consent to development for the purpose of a refreshment room, the Council must take into account the visual impact of the development, its scale, its impact on view corridors to and from the site, parking, light spill, materials and external finishes and any environmental impacts on surrounding land within Zone No 7 (a).

36 Location of housing on land within Zone No 7 (d4)

Consent must not be granted to development on land within Zone No 7 (d4) that is shown hatched on the map marked "Camden Local Environmental Plan No 138—Harrington Park 2" unless the Council is satisfied that the development will be carried out, and any housing and associated facilities will be located, in such a manner that minimises the removal of existing native vegetation.

37 Bush fire protection

- (1) This clause does not apply to development on bush fire prone land.
Note. Section 79BA of the Act and section 100B of the *Rural Fires Act 1997* deal with development on bush fire prone land.
- (2) Before granting consent to any development on land within Zone No 2 (d) or Zone 7 (d4) that is adjacent to land within Zone 7 (a), the Council must take into account whether:
 - (a) the development is likely to have a significant adverse effect on the implementation of any strategies for bush fire control and fuel management adopted by the Council, and
 - (b) a significant threat to the lives of residents, visitors or emergency services personnel may be created or increased as a result of the development or the access arrangements to and from the site of the development, and
 - (c) the increased demand for emergency services during bush fire events created by the development would lead to a significant decrease in the ability of the emergency services personnel to effectively control major bush fires, and
 - (d) the measures to be adopted to avoid or mitigate the threat from bush fire, including siting of the development, design of structures and materials used, clearing of vegetation, fuel free and fuel reduced areas and landscaping and fire

Camden Local Environmental Plan No 138

Schedule 1 Amendments

control aids, such as roads and water supplies, are inadequate for the locality or would result in unacceptable environmental impacts.

- (3) In taking into account matters as required by subclause (2), the consent authority must take into account:
- (a) any relevant bush fire management plan that has been approved by the Council, and
 - (b) the specifications and requirements of *Planning for Bushfire Protection*, ISBN 0 9585987 8 9, produced by the NSW Rural Fire Service (or, if another document is prescribed by the regulations for the purposes of section 79BA (1) (a) of the Act, that document), that are relevant to the development.

38 Restriction on certain subdivisions—provision of regional transport infrastructure and services

- (1) This clause applies to land within Zone No 2 (d) (Residential “d”) or Zone No 7 (d4) (Environmental Protection (Eco-Residential)) but does not apply if any of that land is within a special contributions area (as defined in section 93C of the Act).
- (2) The object of this clause is to require assistance towards the provision of regional transport infrastructure and services to satisfy needs that will arise from development of land to which this clause applies, but only if that land is developed intensively for urban purposes.
- (3) Despite any other provision of this Plan, consent must not be granted for a subdivision of land to which this clause applies that will create a lot with an area of less than 40 hectares unless the Director-General has certified in writing to the Council that satisfactory arrangements have been made to contribute to the provision of regional transport infrastructure and services in relation to the land comprising that lot.
- (4) The reference in subclause (3) to a lot with an area of less than 40 hectares does not include a reference to any such lot:
 - (a) identified in the certificate as a residue lot, or
 - (b) that is proposed in the development application to be reserved or dedicated for public open space, public roads, public utilities, educational facilities, or any other public purpose.
- (5) Subclause (3) does not apply to a subdivision for the purpose only of rectifying an encroachment on any existing allotment.

Camden Local Environmental Plan No 138

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Schedule 1

(6) *State Environmental Planning Policy No 1—Development Standards* does not apply to this clause.

[16] Schedule 1 Heritage items

Insert after the matter relating to Harrington Park Homestead:

Orielton—the land shown as being within Zone No 5 (a) on the map marked “Camden Local Environmental Plan No 138—Harrington Park 2”.



New South Wales

Camden Local Environmental Plan No 139

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (P06/00270/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Camden Local Environmental Plan No 139

Camden Local Environmental Plan No 139

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Camden Local Environmental Plan No 139*.

2 Aims of plan

The aims of this plan are:

- (a) to rezone part Lot 1, DP 217570 at Mater Dei (as shown edged heavy black on the map marked “Camden Local Environmental Plan No 139—Mater Dei” deposited in the office of Camden Council) to Zone No 5 (a) (Cultural Landscape), Zone No 7 (a) (Environmentally Sensitive Land) and Zone No 7 (d4) (Environmental Protection (Eco-Residential)) under *Camden Local Environmental Plan No 74—Harrington Park*, and
- (b) to promote the development of Mater Dei in a way that is environmentally sensitive and responds positively to the site’s heritage and scenic character while conserving regionally significant remnant bushland, and
- (c) to provide a viable regionally significant habitat corridor in an east-west direction across the site that retains the high value remnant Cumberland Plain Woodland and includes riparian corridors, and
- (d) to protect the scenic character of the area and significant views to and from the site, and
- (e) to provide appropriate curtilages in accordance with the conservation management plans around the areas of heritage significance, and
- (f) to facilitate the ongoing management and conservation of the natural and cultural heritage of the site, and
- (g) to avoid development in areas of potentially high salinity or excessively steep areas, and
- (h) to ensure that development is staged in a manner which is efficient in terms of infrastructure use and provision, and

Camden Local Environmental Plan No 139

Clause 3

-
- (i) to require that, prior to the subdivision of land into lots of less than 40 hectares for residential uses, that satisfactory arrangements have been made for the provision of regional transport infrastructure and services, and
 - (j) to facilitate sustainable water management practices, and
 - (k) to provide opportunities for environmentally sensitive housing in a bushland setting.

3 Land to which plan applies

This plan applies to the land within the local government area of Camden as shown edged heavy black on the map marked “Camden Local Environmental Plan No 139—Mater Dei”, deposited in the office of Camden Council.

4 Amendment of Camden Local Environmental Plan No 74—Harrington Park

Camden Local Environmental Plan No 74—Harrington Park is amended as set out in Schedule 1.

Camden Local Environmental Plan No 139

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 Definitions

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

Camden Local Environmental Plan No 139—Mater Dei

[2] Clause 9 Zone objectives and development control table

Omit “and Orielton” from item 1 of the matter relating to Zone No 5 (a).

Insert instead “, Orielton and Wivenhoe”.

[3] Clause 30 Development in the vicinity of Harrington Park, Orielton and Wivenhoe Homesteads

Omit “or the Orielton Homestead”.

Insert instead “, the Orielton Homestead or the Wivenhoe Homestead”.

[4] Part 5, heading

Insert “and Mater Dei” after “Park 2”.

[5] Clause 34 Application of Part

Insert “and to land in Mater Dei as shown edged heavy black on the map marked ‘Camden Local Environmental Plan No 139—Mater Dei’” after “Park 2”.

[6] Schedule 1 Heritage items

Insert after the matter relating to Orielton:

Wivenhoe—the land shown as being within Zone No 5 (a) on the map marked “Camden Local Environmental Plan No 139—Mater Dei”.



New South Wales

Casino Local Environmental Plan 1992 (Amendment No 8)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G06/00039/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Casino Local Environmental Plan 1992 (Amendment No 8)

Casino Local Environmental Plan 1992 (Amendment No 8)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Casino Local Environmental Plan 1992 (Amendment No 8)*.

2 Aims of plan

This plan aims:

- (a) to rezone the land to which this plan applies from Zone No 1 (b) Rural (Secondary Agricultural Land) Zone to Zone No 2 Township Zone under *Casino Local Environmental Plan 1992*, and
- (b) to restrict development of the land only for industrial and associated purposes.

3 Land to which plan applies

This plan applies to land in the local government area of Richmond Valley, being certain land fronting Reynolds Road and Summerland Way, Casino, as shown edged heavy black and lettered "2" on the map marked "Casino Local Environmental Plan 1992 (Amendment No 8)" deposited in the office of Richmond Valley Council.

4 Amendment of Casino Local Environmental Plan 1992

Casino Local Environmental Plan 1992 is amended as set out in Schedule 1.

Casino Local Environmental Plan 1992 (Amendment No 8)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert in appropriate order in the definition of *the map* in clause 5 (1):

Casino Local Environmental Plan 1992 (Amendment No 8)

[2] Clause 22

Insert after clause 21:

22 Development of certain land fronting Reynolds Road and Summerland Way, Casino

- (1) This clause applies to certain land fronting Reynolds Road and Summerland Way, Casino, as shown edged heavy black and lettered “2” on the map marked “Casino Local Environmental Plan 1992 (Amendment No 8)”.
- (2) The **Council** must not grant consent to the **development** of the land to which this clause applies otherwise than for industrial and associated purposes.

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Notice of Approval of the Recovery Plan for the River Snail and the Threat Abatement Plan for the Removal of Large Woody Debris from NSW Rivers and Streams

NOTICE is hereby given pursuant to section 220ZQ (1) (d) of the Fisheries Management Act 1994, that the Minister for Primary Industries has approved the recovery plan for the river snail and the threat abatement plan for the removal of large woody debris from NSW rivers and streams. The plans are available on the NSW Department of Primary Industries website at www.dpi.nsw.gov.au or by phoning (02) 4916 3811.

BILL TALBOT,
Director,
Fisheries Conservation and Aquaculture

STOCK DISEASES REGULATION 2004

Order under Clause 14(2)

Exemption from the Requirement for Stock to be Identified for Transaction Purposes

I, BARRY DESMOND BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to Clause 14(2) of the Stock Diseases Regulation 2004 ("the Regulation"), order that Division 2 of Part 3 of the Regulation does not apply to the class of stock specified in Column 1 of the Schedule below in the circumstances specified in Column 2 of the Schedule below.

SCHEDULE

<i>Column 1 Class of stock</i>	<i>Column 2 Circumstances</i>
Pigs produced by QAF Meat Industries Pty Limited at their farming site in Redlands Road, Corowa, NSW ("the pigs").	<ol style="list-style-type: none"> 1. The pigs are slaughtered at the abattoir owned and operated by QAF Meat Industries Pty Limited at Corowa, NSW (having establishment number 3173). 2. Each consignment of the pigs is accompanied by a correctly completed PigPass NVD as approved and published from time to time by Australian Pork Limited. 3. QAF Meat Industries Pty Limited maintain farm production and processing quality systems that allow each of the pigs and each carcass of each of the pigs to be traced back to its property of origin, and these systems are subject to regular independent audit with satisfactory results.

Dated this 24th day of August 2007.

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T07-0448)

No. 3305, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), area of 98 units, for Group 6, dated 5 September 2007. (Inverell Mining Division).

(T07-0450)

No. 3307, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), area of 42 units, for Group 6, dated 5 September 2007. (Orange Mining Division).

(T07-0451)

No. 3308, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 52 units, for Group 7, dated 6 September 2007. (Cobar Mining Division).

(T07-0452)

No. 3309, LARMON PTY LTD (ACN 006 612 997), area of 6 units, for Group 2, dated 7 September 2007. (Broken Hill Mining Division).

(T07-0453)

No. 3310, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 250 units, for Group 10, dated 10 September 2007. (Broken Hill Mining Division).

(07-2511)

No. 3311, MOOLARBEN COAL MINES PTY LIMITED (ACN 108 601 672) and SOJITZ MOOLARBEN RESOURCES PTY LTD (ACN 126287027), area of 1110 hectares, for Group 9, dated 10 September 2007. (Orange Mining Division).

(05-2001)

No. 3312, MOOLARBEN COAL MINES PTY LIMITED (ACN 108 601 672) and SOJITZ MOOLARBEN RESOURCES PTY LTD (ACN 126287027), area of 35 hectares, for Group 9, dated 10 September 2007. (Orange Mining Division).

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

NOTICE is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(07-242)

No. 3139, now Exploration Licence No. 6862, MINERAL INNOVATIONS PTY LIMITED (ACN 120 836 508), County of Gloucester, Map Sheet (9232), area of 9 units, for Group 1, dated 28 August 2007, for a term until 28 August 2009.

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(07-376)

No. 3273, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Hume, Map Sheet (8126). Withdrawal took effect on 5 September 2007.

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

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

(T87-0228)

Exploration Licence No. 2921, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 22 units. Application for renewal received 10 September 2007.

(05-5811)

Exploration Licence No. 4619, PROVIDENCE GOLD AND MINERALS PTY LTD (ACN 004 881 789), area of 4 units. Application for renewal received 7 September 2007.

(T93-0804)

Exploration Licence No. 4702, PROVIDENCE GOLD AND MINERALS PTY LTD (ACN 004 881 789), area of 8 units. Application for renewal received 7 September 2007.

(T98-1244)

Exploration Licence No. 5629, CAPITAL MINING LIMITED (ACN 104 551 171), area of 4 units. Application for renewal received 11 September 2007.

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

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(M84-1860)

Authorisation No. 355, BOGGABRI COAL PTY LIMITED (ACN 122 087 398), County of Nandewar, Map Sheet (8936), area of 590 hectares, for a further term until 11 April 2010. Renewal effective on and from 29 August 2007.

(07-2717)

Authorisation No. 435, COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), County of Durham, Map Sheet (9033), area of 79 hectares, for a further term until 8 May 2012. Renewal effective on and from 29 August 2007.

(C96-2322)

Exploration Licence No. 5417, COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), County of Durham, Map Sheet (9033), area of 193 hectares, for a further term until 8 May 2012. Renewal effective on and from 29 August 2007.

(C97-2030)

Exploration Licence No. 5418, COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), County of Durham, Map Sheet (9033), area of 38.2 hectares, for a further term until 8 May 2012. Renewal effective on and from 29 August 2007.

(T02-0436)

Exploration Licence No. 6076, HERRESHOFF HOLDINGS PTY LTD (ACN 102 346 627), County of Ashburnham, Map Sheet (8631), area of 24 units, for a further term until 8 May 2009. Renewal effective on and from 7 September 2007.

(T03-0008)

Exploration Licence No. 6091, LFB RESOURCES NL (ACN 073 478 574), Counties of Ashburnham and Wellington, Map Sheet (8631), area of 15 units, for a further term until 23 June 2009. Renewal effective on and from 10 September 2007.

(04-633)

Exploration Licence No. 6396, CENTRAL WEST GOLD NL (ACN 003 078 591), Counties of Drake and Gresham, Map Sheet (9338, 9439), area of 12 units, for a further term until 28 March 2009. Renewal effective on and from 5 September 2007.

(04-648)

Exploration Licence No. 6401, PEAK GOLD MINES PTY LIMITED (ACN 001 533 777), Map Sheet (), area of 26 units, for a further term until 5 April 2009. Renewal effective on and from 7 September 2009.

(04-640)

Exploration Licence No. 6432, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), County of Yancowinna, Map Sheet (7134), area of 8 units, for a further term until 15 June 2009. Renewal effective on and from 4 September 2007.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(05-93)

Exploration Licence No. 6539, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), County of Arrawatta, Map Sheet (9139), area of 595 hectares. Cancellation took effect on 4 September 2007.

(05-4020)

Exploration Licence No. 6566, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), County of Arrawatta, Map Sheet (9140), area of 5193 hectares. Cancellation took effect on 4 September 2007.

(06-139)

Exploration Licence No. 6621, OVERLAND RESOURCES LIMITED (ACN 114 187 978), County of Cadell, Map Sheet (7825, 7826), area of 144 units. Cancellation took effect on 10 September 2007.

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

COAL MINE HEALTH AND SAFETY ACT 2002

Section 213

Instrument of Delegation of the Chief Inspector's Functions relating to Licences under the
Coal Mine Health and Safety Regulation 2006

I, PAUL THOMAS HEALEY, Chief Inspector under the Coal Mine Health and Safety Act 2002 (the Act), pursuant to the Instrument of Appointment, dated 22 August 2007, published in the *New South Wales Government Gazette* No 108 of 31 August 2007, at page 6672 and pursuant to section 213 of the Act, hereby delegate the functions conferred or imposed on the Chief Inspector by any provision of the Coal Mine Health and Safety Regulation 2006 (the Regulation), listed in Column 1(a) of Schedule 1 to the delegate(s) listed in Column 2 of Schedule 1.

In this instrument:

- function includes power, authority or duty,
- numbers listed in Column 1(a) refer to clauses in the Regulation and the effect of this instrument is to delegate all Chief Inspector functions under each clause listed or, if a subclause or paragraph of a clause is listed, under that subclause or paragraph, and
- the description of "Subject" in Column 1(b) is only for general explanation and does not limit the delegation of functions under provisions listed in Column 1(a).

SCHEDULE 1

<i>Column 1(a) – Provision</i>	<i>Column 1(b) – Subject</i>	<i>Column 2 – Delegate</i>
152	Applications for licences	Any person appointed as an inspector under section 145(1)(b) of the Act who also holds or is for the time being acting in the Department of Primary Industries position of Senior Inspector of Electrical Engineering or Senior Inspector of Mechanical Engineering.
153	Eligibility for licence	
154	Determination of applications	
155	Notice of refusal	
158	Amendment of conditions of licences	
160	Suspension or cancellation of licences	
161	Cancelled licences to be returned to the Chief Inspector	

Dated this 11th day of September 2007.

PAUL THOMAS HEALEY,
Chief Inspector,
NSW Department of Primary Industries

COAL MINE HEALTH AND SAFETY ACT 2002

Section 213

Instrument of Delegation of the Chief Inspector's Functions under the Coal Mine Health and Safety Regulation 2006

I, PAUL THOMAS HEALEY, Chief Inspector under the Coal Mine Health and Safety Act 2002 (the Act), pursuant to the Instrument of Appointment, dated 22 August 2007, published in the *New South Wales Government Gazette* No 108 of 31 August 2007, at page 6672 and pursuant to section 213 of the Act, hereby:

1. revoke:
 - (a) the instrument of delegation under the Act dated 10 January 2007 and titled "Delegation pursuant to section 213 of functions in the Coal Mine Health and Safety Regulation 2006"; and
 - (b) any delegations revived as a result of that revocation; and
2. delegate the functions conferred or imposed on the Chief Inspector by any provision of the Coal Mine Health and Safety Regulation 2006 (the Regulation) listed in Column 1(a) of Schedule 1 to the delegate(s) listed opposite that provision in Column 2 of Schedule 1.

In this instrument:

- function includes power, authority or duty,
- numbers listed in Column 1(a) refer to clauses in the Regulation and the effect of this instrument is to delegate all Chief Inspector functions under each clause listed or, if a subclause or paragraph of a clause is listed, under that subclause or paragraph, and
- the description of "Subject" in Column 1(b) is only for general explanation and does not limit the delegation of functions under provisions listed in Column 1(a).

SCHEDULE 1

<i>Column 1(a) – Provision</i>	<i>Column 1(b) – Subject</i>	<i>Column 2 – Delegate</i>
88 (2) (c)	Chief Inspector may approve or direct a variation in the dimensions of pillars	Any person appointed as an inspector under s 145(1)(b) of the Act who also holds or is for the time being acting in the Department of Primary Industries position of Area Manager Northeast or Area Manager Southeast.
88 (2) (d)	Chief Inspector may approve or direct a variation in the width of the roadways, bords, cut-throughs, headings or pillar splits	Any person appointed as an inspector under s 145(1)(b) of the Act who also holds or is for the time being acting in the Department of Primary Industries position of Area Manager Northeast or Area Manager Southeast.
200	Exemptions for particular people on application	Any person appointed as an inspector under s 145(1)(b) of the Act who also holds or is for the time being acting in the Department of Primary Industries position of: <ul style="list-style-type: none"> • Area Manager Northeast • Area Manager Southeast • Senior Inspector of Electrical Engineering • Senior Inspector of Mechanical Engineering
201	Exemptions for classes of people or things	Any person appointed as an inspector under s 145(1)(b) of the Act who also holds or is for the time being acting in the Department of Primary Industries position of: <ul style="list-style-type: none"> • Area Manager Northeast • Area Manager Southeast • Senior Inspector of Electrical Engineering • Senior Inspector of Mechanical Engineering

Dated this 11th day of September 2007.

PAUL THOMAS HEALEY,
Chief Inspector,
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

SNOWY RIVER 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 25m B-Doubles and 4.6m high vehicles may be used subject to any requirements or conditions set out in the Schedule.

Mr JOSEPH VESCIO,
General Manager,
Snowy River Shire Council
(by delegation from the Minister for Roads)
16 August 2007

SCHEDULE

1. Citation

This Notice may be cited as Snowy River Shire Council 25m B-Double and 4.6m high vehicle Route Notice No. 1/2007

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those 25m B-Double and 4.6m high vehicles that comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

25m B-Double and 4.6m high vehicle routes within the Snowy River Shire Council

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25m	7626	The Barry Way	MR286 Kosciuzsko Road	Lee Avenue	
25m		Lee Avenue	Barry Way	Crawford Street	
25m		Sturgeon Street	Crawford Street	Baggs Street	
25m		Baggs Street	Sturgeon Street	Lee Avenue	
25m		Crawford Street	Sturgeon Street	Lee Avenue	
4.6m	7626	The Barry Way	MR286 Kosciuzsko Road	Lee Avenue	
4.6m		Lee Avenue	Barry Way	Crawford Street	
4.6m		Sturgeon Street	Crawford Street	Baggs Street	
4.6m		Baggs Street	Sturgeon Street	Lee Avenue	
4.6m		Crawford Street	Sturgeon Street	Lee Avenue	

ROAD TRANSPORT (GENERAL) ACT 2005

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

GOULBURN MULWAREE CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which [25m B-Doubles and 4.6m high vehicles] may be used subject to any requirements or conditions set out in the Schedule.

LUKE JOHNSON,
General Manager,
Goulburn Mulwaree City Council
(by delegation from the Minister for Roads)
29 August 2007

SCHEDULE

1. Citation

This Notice may be cited as Goulburn Mulwaree City Council [25m B-Doubles and 4.6m high vehicles] Route Notice No. 3/2007

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those [25m B-Double and 4.6m high] vehicles that comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

[25m B-Double and 4.6m high vehicle] routes within the Goulburn Mulwaree City Council

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25m		Sowerby Street	MR676 Hume Street	Lockyer Street	
25m		Lockyer Street	Sowerby Street	Mobil Service Station Exit	
4.6m		Sowerby Street	MR676 Hume Street	Lockyer Street	
4.6m		Lockyer Street	Sowerby Street	Mobil Service Station Exit	

ROAD TRANSPORT (GENERAL) ACT 2005

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

EUROBODALLA 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 [25m B-Doubles and 4.6m high vehicles] may be used subject to any requirements or conditions set out in the Schedule.

JAMES F. LEVY,
General Manager,
Eurobodalla Shire Council
(by delegation from the Minister for Roads)
29 August 2007

SCHEDULE
1. Citation

This Notice may be cited as Eurobodalla Shire Council [19m 55.5t B-Doubles and 4.6m high vehicles] Route Notice No. 1/2007

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those [19m 55.5t B-Double] vehicles that comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

(i) Omit the following routes from Part 2, B-Double routes in New South Wales (excluding the Sydney region) of Appendix 2 – B-Double and 4.6m high routes in NSW.

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25	000	Mort Avenue, Dalmeny	Princes Highway (SH1)	Acacia Close	
25	000	Acacia Close, Dalmeny	Mort Avenue	Entire Length	
25	000	Shelley Road, Moruya Industrial Park	Princes Highway (SH1)	Entire Length	

6. Routes

(ii) Insert the following routes in Part 2, B-Double routes in New South Wales (excluding the Sydney region) of Appendix 2 – B-Double and 4.6m high routes in NSW

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
19		Acacia Close, Dalmeny	Mort Avenue, Dalmeny	Entire Length	
19		Mort Avenue, Dalmeny	HW1 Princes Highway	Acacia Close, Dalmeny	
19		Shelley Road, Moruya Industrial Park	HW1 Princes Highway	Entire Length	
4.6m		Acacia Close, Dalmeny	Mort Avenue, Dalmeny	Entire Length	
4.6m		Mort Avenue, Dalmeny	HW1 Princes Highway	Acacia Close, Dalmeny	
4.6m		Shelley Road, Moruya Industrial Park	HW1 Princes Highway	Entire Length	

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

ROBERT GERAGHTY,
General Manager,
Warrumbungle Shire Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as the Warrumbungle Shire Council Road Train Notice No. 1/2007.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

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

4. Application

4.1 This Notice applies to Road Trains that comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Road Train routes within the Warrumbungle Shire Council

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting point</i>	<i>Finishing point</i>	<i>Conditions</i>
RT	MR129	Coonabarabran-Baradine Road, Warrumbungle Shire	Access into 'Bypass' Mill	Intersection of Narren Street and Walker Street (Baradine-Goorianawa Road)	Access prohibited on school days between the hours of 7.00am and 9.00am and 3.00pm and 5.00pm on school bus routes
RT	000	Baradine-Goorianawa Road, Warrumbungle Shire	Intersection of Narren Street and Walker Street (Baradine-Goorianawa Road)	Intersection of Baradine-Goorianawa Road and Bugaldie Goorianawa Road.	Access prohibited on school days between the hours of 7.00am and 9.00am and 3.00pm and 5.00pm on school bus routes
RT	000	Caledonia Road, Warrumbungle Shire	Baradine-Goorianawa Road	Kinross Road	Access prohibited on school days between the hours of 7.00am and 9.00am and 3.00pm and 5.00pm on school bus routes
RT	000	Kinross Road, Warrumbungle Shire	Caledonia Road	Munns Road	Access prohibited on school days between the hours of 7.00am and 9.00am and 3.00pm and 5.00pm on school bus routes
RT	000	Munns Road, Warrumbungle Shire	Baradine-Goorianawa Road	Vatua Lane	Access prohibited on school days between the hours of 7.00am and 9.00am and 3.00pm and 5.00pm on school bus routes

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation, 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 4.6m High Vehicles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE

1. Citation

This Notice may be cited as the Roads and Traffic Authority 4.6m High Vehicle Notice No. 3/2007.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

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

4. Application

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

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road</i>	<i>Starting point</i>	<i>Finishing point</i>
25m	20	Riverina Highway	Jindera-Bungowannah Road	Greater Hume Shire/Albury City boundary

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Division 4 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance to the Road Transport (Mass, Loading and Access) Regulation 2005, make the Notice set forth hereunder.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

Amendments

The General B-Double Notice 2005 published in *Government Gazette* No. 164 of 23 December 2005 at pages 11267-11418, is amended as follows:

Insert in Appendix 2, Part 2 – 25 metre B-Double Routes in New South Wales (excluding the Sydney Region), the following:

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	001	Princes Highway, Bega	Snowy Mountains Highway (HW4)	Intersection of Bridge and West Streets, Bega	
25	000	Kangoo Road, Somersby	Pacific Highway (HW10)	Coles Myer Logistics – Lot 11, Kangoo Road	
25	104	Richardson Road, Raymond Terrace to Salt Ash	Pacific Highway Raymond Terrace	Nelson Bay Road, Salt Ash	
25	195	Legatts Drive, Mulbring to Pelaw Main	Lake Road (MR220)	Entry road to the Hunter Employment Zone development	
25		Freemans Drive, Toronto to Branxton Road – South of Freemans Waterhole to Mulbring	Sydney to Newcastle Freeway(F3) at Freemans Interchange	Lake Road (MR220)	
25	000	Clarence Town Road, Brandy Hill	Brandy Hill Drive	Hicks Hay and Grain Terminal 24, Clarencetown Road, Woodville	
25	000	Clarence Town Road, Seaham	Brandy Hill Drive	Moogin Road	

Insert in Appendix 2, Part 3 – 19 metre B-Double Routes in New South Wales where Gross Weight exceeds 50 tonnes, the following:

19	000	Ajax Avenue, North Wollongong	Flinders Street (HW1 Princes Highway)	Montague Street	
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ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 25m B-Doubles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE**Amendments**

The General B-Double Notice 2005 published in *Government Gazette* No. 164 of 23 December 2005 at pages 11267-11418 is amended as follows:

Insert in Appendix 2, B-Double Routes in NSW, Part 1 B-Double Routes within the Sydney Region, the following:

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	635	Old Windsor Road	Sunnyholt Road – Burns Road	Windsor Road	

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Division 4 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance to the Road Transport (Mass, Loading and Access) Regulation 2005, make the Notice set forth hereunder.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

Amendments

The General B-Double Notice 2005 published in *Government Gazette* No. 164 of 23 December 2005 at pages 11267-11418, is amended as follows:

Insert in Appendix 2, Part 2 – B-Double Routes in New South Wales (excluding the Sydney Region), the following:

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	84	Burley Griffin Way	Hume Highway	Yass/Harden Shire boundary	

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 25m B-Doubles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE

Amendments

The General B-Double Notice 2005 published in *Government Gazette* No. 164 of 23 December 2005 at pages 11267-11418 is amended as follows:

Insert in Appendix 2, B-Double Routes in NSW, Part 1 – B-Double Routes within the Sydney Region, the following:

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	164	Pittwater Road, Brookvale	Harbord Road	Condamine Street	
25	164	Condamine Street	Pittwater Road	Old Pittwater Road	

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 19m B-Doubles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE

Amendments

The General B-Double Notice 2005 published in *Government Gazette* No. 164 of 23 December 2005 at pages 11267-11418, is amended as follows:

Insert in Appendix 2, Part 3 – 19 Metre B-Double Routes where Gross Weight Exceeds 50 Tonnes, the following:

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
19	000	Montague Street, North Wollongong	Ajax Avenue	Nos 60-90 and 101-105 Council Depot and Batching Plant	

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 25 Metre B-Doubles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE
1. Citation

This Notice may be cited as the Roads and Traffic Authority B-Double Notice No. 22/2007.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those B-Double vehicles 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</i>	<i>Starting point</i>	<i>Finishing point</i>
25	17	Neeld Street, West Wyalong	Central Street	Boundary Street

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 25m B-Doubles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE
Amendments

The General B-Double Notice 2005 published in *Government Gazette* No. 164 of 23 December 2005 at pages 11267-11418, is amended as follows:

Insert in Appendix 2, Part 2 – B-Double routes in New South Wales (excluding the Sydney Region), the following:

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25	001	Princes Highway	Snowy Mountains Highway (HW4)	Intersections of Bridge and West Streets, Bega	

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 19m B-Doubles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

Amendments

The General B-Double Notice 2005 published in *Government Gazette* No. 164 of 23 December 2005 at pages 11267-11418, is amended as follows:

Insert in Appendix 2, Part 3 – 19 Metre B-Double Routes where Gross Weight Exceeds 50 tonnes the following:

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
19	4	Snowy Mountains Highway	Junction MR 286, Kosciuzsko Road, Cooma	Talbingo Turnoff, bottom of Talbingo Mountain	

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 19m B-Doubles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

 SCHEDULE
1. Citation

This Notice may be cited as the Roads and Traffic Authority 19 Metre B-Double Route Notice No. 20/2007

2. Repeal

This Notice repeals Road and Traffic Authority 19 metre B-Double Notice No. 06/2007 that was published in the *NSW Government Gazette* on 25 May 2007.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation 2005

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, make the amendment in the Schedule to the routes and areas previously specified on or in which 19m B-Doubles may be used.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

 SCHEDULE
1. Citation

This Notice may be cited as the Roads and Traffic Authority 19 Metre B-Double Route Notice No. 15/2007

2. Repeal

This Notice repeals Road and Traffic Authority 19 metre B-Double Notice No. 11/2007 that was published in the *NSW Government Gazette* on 29 June 2007.

Department of Water and Energy

WATER ACT 1912

AN application for a part replacement license under section 10 of the Water Act 1912, as amended, has been received from:

Gordon Frank BEBB and Gail Margaret BEBB for 4 pumps on Iron Pot Creek on Lot A, DP 362137 and Lot C, DP 362137, Parish of Ettrick, County of Rous, for farming (dairy washdown) purposes and Irrigation of 100 hectares (605 megalitres). Part Replacement application, subdivision of an existing license, no additional authorised area or allocation entitlement. (Our Ref: 6045007 – GA2:476246).

Any enquiries regarding the above should be directed to the undersigned (telephone 0266 – 416500). Written objections specifying the grounds thereof must be lodged within the 28 days of this publication.

J. FINDLAY,
Senior Natural Resource Officer,

Department of Water and Energy,
Locked Bag 10, Grafton NSW 2460

WATER ACT 1912

APPLICATIONS under Part 2, within proclaimed (declared) local areas under section 5 (4) of the Water Act 1912.

An application for a licence under section 10 of Part 2 of the Water Act 1912 have been received as follows:

Hunter

Raymond Hurford MORGAN and Esther Robin MORGAN for a pump on the Hunter River on part road south of Lot 1, Section 3, DP 758700, Parish Castle Sempill, County Brisbane for water supply for domestic purposes (exempt under current embargo) 20SL061728

Sean Michael ROBERTSON and Kerryn Leanne ROBERTSON for a pump on the Hunter River on part road south of Lot 1, Section 3, DP 758700, Parish Castle Sempill, County Brisbane for water supply for domestic purposes (exempt under current embargo) 20SL061738

North Coast

Peter Terence CASSIDY and Margaret Lyn CASSIDY for a pump on Maguires Creek on easement within Lot 5, DP 811749, Parish Tuckombil, County Rous for water supply for domestic purpose (new licence) (Our Ref: 30SL066979)

Border Rivers

STRATHNAIRN HOLDINGS PTY LTD for two pumps on Severn River on Lot 1, DP 1035421, Lot 14 and Lot 19, DP 750109, Parish McDonald, County Arrawatta for irrigation of 19.5 ha (Replacement license application, to include additional irrigation lands (90SL018774)) (Reference 90SL100940).

Namoi River Valley

NORMAN BRENCHLEY (Estates) PTY LIMITED for a pump on the MacDonald River on Lots 196, 208, 120, 40, 93 and 94, DP 753831 Parish Bendemeer, County Inglis for irrigation of 40 hectares (winter cereals, improved pasture). (New licence; water entitlement obtained by way of the permanent transfer scheme) (Reference: 90SL100948).

Barwon – Darling River Valley

PHILLIP LLOYD TONKIN for a pump on the Barwon River, Lot 6238, DP 769092, Parish Burrandown, County Finch for water supply for industrial purposes (replacing existing B class entitlement due to change of purpose) (85SL105003).

Written objections to the application specifying the grounds thereof must be lodged with the Department of Water and Energy, Locked Bag 10, Grafton NSW 2460 within 28 days of the date of publication.

DENNIS MILLING,
Manager Licensing

WATER ACT 1912

APPLICATION for new licence under Part 5 of the Water Act 1912, as amended have been received as follows:

INDIGENOUS LAND CORPORATION for a replacement artesian bore under the Cap and Pipe the bores scheme, Lot 3844, DP 766287, Parishes Keats, Weilmoringle and Yamby West all in County Culgoa for stock and domestic purposes, and for Water Supply for Stock and Domestic Purposes and for Stock and Domestic Supply to the occupiers of Lot 3205, DP 765410, Parish Keats, Lot 3202, DP 765407, Parish Darling, Lot 5889, DP 768781 and Lot 5903, DP 768794, Parish Yamby, Lot 3208, DP 765413, Lot 3207, DP 765412, Lot 2169, DP 764103, Parish Yamby West, Lot 3206, DP 765411, Parishes Darling and Keats, all in County Culgoa, Lot 6769, DP 823885, Parish Weilmoringle, County Culgoa, Parish Boorambirra, County Narran (New licence 85BL243109).

Written objections to the applications specifying grounds thereof must be lodged with the Department of Water and Energy, Locked Bag 10, Grafton NSW 2460 within 28 days of the date of publication.

DENNIS MILLING,
Manager Licensing

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice of Making a Vocational Training Order

The following Vocational Training Order is made under section 6 of the Apprenticeship and Traineeship Act 2001 in relation to the recognised traineeship vocation of Community Services.

Citation

The order is cited as the Community Services Order.

Order

The Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal term of 12 months for Certificate II and Certificate III respectively and 24 months for Certificate IV.

(ii) Part-time

School based traineeships

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

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

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

Non school based traineeships

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

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

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

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the units of competence specified in the endorsed CHC02 Community Services Training Package.

(c) Courses of Study to be undertaken

Trainees will undertake, from the CHC02 Community Services Training Package, the following courses of study:

Certificate II in Community Services Support Work CHC20102

Certificate III in Aged Care Work CHC30102

Certificate III in Home and Community Care CHC30202

Certificate III in Children's Services CHC30402

Certificate III in Employment Services CHC30502

Certificate IV in Employment Services CHC40502

Certificate III in Youth Work CHC30602

Certificate IV in Youth Work CHC40602

Certificate III in Disability Work CHC30302

Certificate IV in Disability Work CHC40302

Certificate III in Social Housing CHC30702

Certificate IV in Social Housing CHC40802

Certificate IV in Community Services Advocacy CHC41202

Certificate III in Community Services Work CHC30802

Certificate IV in Community Services Work
CHC40902

Certificate IV in Out of School Hours CHC40402

Certificate IV in Alcohol and Other Drugs Work
CHC41702

Certificate IV in Community Services (Service Co-
ordination) CHC42002

Certificate IV in Community Services (Lifestyle and
Leisure) CHC41602

Certificate IV in Mental Health Work (non-clinical)
CHC41102

Availability for Inspection

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

ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48(4)(a)

TAKE NOTICE that the company "Forbes Soaring & Aero Club Ltd" formerly registered under the provisions of the Corporations Act 2001 is now incorporated under the Associations Incorporation Act 1984 as "Forbes Flying Club Incorporated" effective 6 September 2007.

KERRI GRANT,
Delegate of Commissioner

Office of Fair Trading
6 September 2007

CASINO CONTROL ACT 1992

Order

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

- (1) Amendments to the rules for the playing of "Pai Gow"
 - (a) Pai Gow sub-rule 15.19 is repealed and in substitution therefor, the following new sub-rule 15.19 is approved:
 - 15.19 Where a player makes a wager in accordance with rule 9 and fails to set their hand within a reasonable period or refuses or is not present to set their hand, a casino supervisor may direct the dealer to set the tiles according to the House way and the player must accept responsibility for any subsequent result.

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

Signed at Sydney, this 12th day of September 2007.

BRIAN FARRELL,
Chief Executive,
for and on behalf of the Casino Control Authority

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact – Order

I, the Honourable JOHN HATZISTERGOS, M.L.C., Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve the Kempsey Crime Prevention Plan 2006 - 2009 as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 27 August 2007 remaining in force until 26 August 2010.

Signed at Sydney, this 22nd day of August 2007.

JOHN HATZISTERGOS, M.L.C.
Attorney General

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact – Order

I, the Honourable JOHN HATZISTERGOS, M.L.C., Attorney General of the State of New South Wales, in pursuance of section 39 (1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve the Narrabri Shire Council Crime Prevention Plan 2007 – 2010 as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 10 September 2007 remaining in force until 9 September 2010.

Signed at Sydney, this 6th day of September 2007.

JOHN HATZISTERGOS, M.L.C.
Attorney General

CORPORATIONS ACT 2001

Notice under section 601AC of the Corporations Act 2001 as applied by section 177 of the Co-Operative Housing and Starr Bowkett Societies Act 1998

NOTICE is hereby given that the Starr-Bowkett mentioned below will be deregistered when three months have passed since the publication of this notice.

*The Saint George Starr-Bowkett Co-operative Society
No.18 Section Limited*

Dated this sixth day of September 2007.

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

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

East Maitland, 10:00 a.m., 15 October 2007 (1 week),
sittings cancelled.

Newcastle, 10:00 a.m., 12 November 2007 (1 week),
sitting cancelled.

Dated this 12th day of September 2007.

R. O. BLANCH,
Chief Judge

GAME AND FERAL ANIMAL CONTROL ACT 2002

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

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

For the period 11/09/2007 – 10/09/2012
Lot 302 DP 1052927 Port Macquarie
Lot 165 DP 1003231 Port Macquarie

Approved by Game Council of NSW this 11th day of
September 2007.

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

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to determine Address Locality Names
and Boundaries within the Urana 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 Urana Shire Local Government Area as shown on map GNB3813-1.

The following six names are proposed for address localities as shown on map GNB3813-1: Boree Creek, Daysdale, Morundah, Oaklands, Rand and Urana.

Map GNB3813-1 may be viewed at the Urana Shire Council Administration Centre, 30 – 32 William Street, from Monday 10 September 2007 until Friday 12 October 2007.

A copy of map GNB3813-1 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 12 October 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.

All submissions lodged in accordance with section 9 of the Geographical Names Act 1966 may be subject to a Freedom of Information application.

WARWICK WATKINS,
Chairperson

Geographical Names Board,
PO Box 143, Bathurst NSW 2795.

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

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

Dated this 5th day of September 2007.

MIKE ALLEN,
Director-General

SCHEDULE

The land shown as Lot 1 on the plan of land at Lake Haven, in the Local Government Area of Wyong, Parish of Munmorah, County of Northumberland, registered at Land and Property Information NSW as Deposited Plan No. 1111573.

LOCAL GOVERNMENT ACT 1993

Proclamation

J. J. SPIGELMAN, Lieutenant Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 218B of the Local Government Act 1993, hereby alter the boundaries of the Area of Deniliquin as described by Proclamation in Government Gazette No. 309 of 19 December 1868, continued as an Area and taken to be constituted under the Local Government Act 1993 by clause 21 of Schedule 7 to that Act, and the Area of Conargo as described by Proclamation in Government Gazette No. 88 of 11 May 2001, by taking part of the Area of Conargo described in Schedule A hereto and adding it to the Area of Deniliquin so that the boundary of the Area of Deniliquin and the boundary of the Area of Conargo shall be as described in Schedules B and C hereto.

I also hereby re-describe without altering the Area of Murray as last described by Proclamation in Government Gazette No 263 of 5 December 1952, continued as an Area and taken to be constituted under the Local Government Act 1993 by clause 21 of Schedule 7 to that Act as shown in Schedule D below.

Signed and sealed at Sydney, this 29th day of August 2007.

By His Excellency's Command,

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

GOD SAVE THE QUEEN!

Schedule A

Land to be transferred from Area of Conargo to Area of Deniliquin

Area about 13.61 square kilometres. Commencing at south-west corner of Lot 54, DP756350: and bounded thence by the southern boundary of that lot, a line, the southern boundaries of Lots 32, 33, 4 and 65, DP 756350 and their prolongation, easterly to a point 12661 metres east of the western boundary of the council; by a line, southerly, to a

point 1046 metres from the previous point; by a line, westerly to the northern prolongation of the western boundary of Lot 25, DP 258496; by that prolongation, northerly and part of the southern boundary of lot 52, DP 756350, easterly to the point of commencement.

Schedule B

Area of Deniliquin (as altered)

Area about 147.44 square kilometres. Commencing at the south-west corner of Lot 274, DP 756325; and bounded thence by the western boundaries of that lot and the western boundaries of Lots 273, 272 and 274, DP 756325, a line, Lot 2, DP 595050, a line, Lot 1, DP 1062974, Lots 223 and 222, DP 756325, a line, Lots 6 and 7, DP 258496, a line, Lot 25, DP 258496 and their prolongation, northerly to the southern boundary of Lot 52, DP 756350; by part of that boundary and the southern boundary of Lot 54, DP 756350, a line, the southern boundaries of Lots 32, 33, 4 and 65, DP 756350 and their prolongation, easterly to a point 12661 metres east of the western boundary of the council; by a line, southerly, to the eastern prolongation of the northern boundary of Lot 239, DP 756325; by that prolongation, boundary, the northern boundaries of Lot 243, DP 756325, a line, Lots 242 and 241, DP 756325, a line and the southern boundaries of Lots 305 and 274, DP 756325, westerly to the point of commencement.

Schedule C

Area of Conargo (as altered)

Area about 8962.23 square kilometres. Commencing at the junction of the generally eastern boundary of the Land District of Balranald South with the generally northern boundary of the County of Wakool; and bounded thence by that Land District boundary generally southerly to Billabong Creek; by that creek, downwards to the western boundary of Portion 50, Parish of Benjee, County of Wakool; by that boundary, southerly and the southern boundaries of Portions 50, 49, 48, 47, 45, 44 and 12, easterly, the eastern boundary of the last portion and its prolongation, southerly to Edward River; by that river, upwards to the northern prolongation of the western boundary of Lot 25, DP 877116; by that prolongation northerly to the southern boundary of Lot 52, DP 756350; by part of that boundary and the southern boundary of Lot 54, DP 756350, a line, the southern boundaries of Lots 32, 33, 4 and 65, DP 756350 and their prolongation, easterly to a point 12661 metres east of the western boundary of the Deniliquin Council; by a line, southerly, to the eastern prolongation of the northern boundary of Lot 239, DP 756325; by that prolongation, westerly to Tuppal Creek; by that creek, upwards to the generally eastern boundary of the County of Townsend; by that boundary, the generally northern boundary of that county and part of the generally northern boundary of the County of Wakool, aforesaid, generally northerly and generally westerly to the point of commencement.

Schedule D

Murray Shire Council (as re-described)

Area about 4328.49 square kilometres. Commencing at the confluence of Thule Creek and the Murray River at the easternmost south-eastern corner of the Parish of Cangan, County of Wakool; and bounded thence by part of the generally eastern boundary of the Parish of Cangan,

generally northerly to the southernmost corner of Portion 7; by a line, northerly to the south-eastern boundary of Portion 6; by part of that portion, north-easterly to Thule Creek; by that creek, downwards and the Wakool River and Yallakool Creek, upwards to the south-western corner of Portion 119, Parish of Yallakool, County of Townsend; by the boundaries of Murray Shire, proclaimed in Government Gazette No. 121 of 7th March, 1906, to the south-western corner of Portion 38, Parish of Werai; by the generally western boundary of that parish, generally northerly to the Edward River; by that river, upwards to the northern prolongation of the western boundary of Lot 25, DP 877116; by that prolongation, boundary, a line, the western boundaries of lots 7 and 6, DP 258496, a line, Lots 222 and 223, DP 756325, Lot 1, DP 1062974, a line, Lot 2, DP 595050, a line, Lots 234, 272, 273, DP 756325, southerly, the western and southern boundaries of Lot 274, DP 756325, southerly and easterly, the southern boundary of Lot 305, DP 756325, a line, the northern boundaries of Lots 241 and 242, DP 756325, a line, Lots 243 and 239, DP 756325 and their prolongation, easterly to Tuppal Creek; by that creek, upwards to the north-western corner of Portion 24, Parish of Wonnue; by the generally western boundary of that parish, generally southerly to the southernmost corner of Portion 79; by a line southerly to the left high bank of the Murray River; by that bank of that river, generally westerly, generally southerly and generally north-westerly to a point south of the easternmost south-eastern corner of the Parish of Cangan, aforesaid and by a line, northerly to the point of commencement.

Office of the Minister for Police
SYDNEY, 1st August 2007

MURDER

**ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD**

MARK STEPHEN MELVILLE, aged 38, was last seen on the 21st September 1990 at Hornsby Railway Station. Personal items belonging to Mark were located on a bush track at Mt Kuring Gai on the 22nd September 1990. It is strongly believed that Mark has met with foul play.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the location of the remains of Mark Stephen Melville and the arrest and conviction of the person or persons responsible for the death of Mark Stephen MELVILLE.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. DAVID CAMPBELL, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 5th February 2007

MURDER

TWO HUNDRED AND FIFTY THOUSAND DOLLARS
(\$250,000) REWARD

ON the 13th September 1990 Colleen WALKER (16 years old) disappeared, with her clothing later being found weighted down by rocks in the Nambucca River and although her body has never been located she is presumed dead. Evelyn GREENUP (4 years old) was murdered on the 4th October 1990. Her skeletal remains were found in bushland on the 27th April 1991. Clinton SPEEDY-DUROUX (16 years old) was murdered on the 1st February 1991. His remains were located in bushland on the 18th February 1991.

Notice is hereby given that a reward of up to two hundred and fifty thousand dollars (\$250,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the deaths of Colleen WALKER, Evelyn GREENUP and Clinton SPEEDY-DUROUX.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. JOHN ARTHUR WATKINS, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 1 November 2006.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 18th March 1997, Barry John AYTON, aged 52 years, was last seen at his home address in Tamworth, New South Wales. AYTON has not been seen or heard from since and it is believed that AYTON has met with foul play and is now deceased.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Barry John AYTON.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. JOHN ARTHUR WATKINS, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 15th November 2006.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 30th January 2002 Peter Kenneth BEAZLEY, aged 39 years, was murdered in his Ambarvale home. Mr BEAZLEY died from severe blunt force trauma to the head.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Peter Kenneth BEAZLEY.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 25th July 2006.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the evening of the 24th April 1999, James Dimitrios DALAMANGAS has become involved in a physical altercation with several patrons of the Parizianna Night Club, Burwood Road, Burwood. During this altercation, George GIANOPOULOS has sustained fatal injuries.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest of James Dimitrios DALAMANGAS for the murder of George GIANOPOULOS.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 3 February 1999.

MISSING CHILD – SUSPECTED ABDUCTION

TWO HUNDRED THOUSAND DOLLARS (\$200,000)
REWARD

ON the 27 July 1998, Quanne DIEC, aged 12 years, left her home at Seventh Street, Granville to walk to the Clyde Railway Station to travel to the Strathfield Girls High School. Miss DIEC did not arrive at school and there have been no confirmed sightings of her since leaving home on the 27 July 1998. Grave fears are held for the child's safety.

Notice is hereby given that a reward of up to two hundred thousand dollars (\$200,000) will be paid by the Government of New South Wales for information leading to the location of Quanne DIEC or the arrest and conviction of any person or persons who may have been responsible for the commission of any serious indictable offence relating to her disappearance. The reward offer of \$100,000 made on the 13 August 1998 is hereby withdrawn and replaced by this offer.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

PAUL WHELAN, LL.B, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 5 August 2005.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 3 August 2001 Ian Charles DRAPER, aged 37 years, was last seen leaving his place of work at Mount Pritchard Community Club, Mount Pritchard driving his 1992 white Ford Falcon.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Ian Charles DRAPER.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 26th August 2006.

MISSING PERSON – SUSPECTED MURDER

ONE HUNDRED THOUSAND DOLLAR (\$100,000)
REWARD

ON the 30th July 2005, Annette Margaret GREEN, aged 32 years, was last seen in Hunter Street, Newcastle. Ms GREEN has not been seen since this date.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the suspected murder of Annette Margaret GREEN.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 25th May 2006.

MURDER

ONE HUNDRED THOUSAND DOLLAR (\$100,000)
REWARD

ON the 23rd February 2003 Clint Francis MILAZZO, aged 24 years, was assaulted outside the Ettamogah Hotel, Campbelltown. Clint MILAZZO died on the 3rd March 2003 as a result of head injuries sustained during the assault.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Clint Francis MILAZZO.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 2nd January 2007.

WANTED

Malcolm John NADEN

FOR THE MURDER OF Kristy SCHOLES

FIFTY THOUSAND DOLLARS (\$50,000) REWARD

ON the 22nd June 2005, the body of Kristy SCHOLES, aged 24, was located inside premises at 215 Bunglegumbie Drive, Dubbo. On the 12th August 2005, an arrest warrant was issued at the Dubbo Local Court for Malcolm John NADEN, wanted for the murder of Kristy SCHOLES.

Notice is hereby given that a reward of up to fifty thousand dollars (\$50,000) will be paid by the Government of New South Wales for information leading to the arrest of Malcolm John NADEN for the murder of Kristy SCHOLES.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. JOHN ARTHUR WATKINS, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 12th December 2006.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 11th October 2002, Scott Donald NEVAN, aged 31 years, was last seen on Balranald Road after leaving Ivanhoe, NSW. It is believed that NEVAN has met with foul play and is now deceased.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Scott Donald NEVAN.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. JOHN ARTHUR WATKINS, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 2 September 2005.

MURDER

TWO HUNDRED THOUSAND DOLLARS (\$200,000)
REWARD

ON or about the 14 June 1993 Anthony PERISH, aged 91 years, and Frances PERISH, aged 93 years, were murdered at their Leppington home. Both died as a result of a single gunshot wound.

Notice is hereby given that a reward of up to two hundred thousand dollars (\$200,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Anthony and Frances PERISH.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 3rd October 2006.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

BETWEEN the 2nd November 1990 and the 3rd November 1990, Janie PERRIN, aged 73 years, was sexually assaulted and murdered in her home at Bourke. Ms PERRIN died from massive blood loss as a result of her injuries.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Janie PERRIN.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 25th May 2006.

MURDER

ONE HUNDRED THOUSAND DOLLAR (\$100,000)
REWARD

BETWEEN the 20th and the 22nd February 2004 Michelle POGMORE, aged 13 years, was murdered and her body located in bushland adjacent to the Town Centre Reserve, Mount Druitt.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Michelle POGMORE.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 1 March 2005.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 19 October 1990, Ludwig GERTSCH, aged 43 years, was last seen alive leaving his Paddington residence on route to Ashfield. On 11 November 1990, GERTSCH's body was located at Winnalee in the Blue Mountains. Death was caused by strangulation.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Ludwig GERTSCH.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 15 June 2005.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 29 June 2003, the body of Theresa Beatrice BINGE, aged 43 years, was found in New South Wales, approximately 10 kilometres south of Goondiwindi on the Boomi Road. Theresa was last seen alive about midnight on Thursday 17 June 2003, leaving the Victoria Hotel, Goondiwindi (Queensland).

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Theresa Beatrice BINGE, if it is established that such death occurred in New South Wales.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 1 March 2003.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 17 May 1988, Russell James LAWRENCE, aged 35 years, was found murdered on a property at Verges Creek via Kempsey. Death was caused by a shotgun wound to the head.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Russell James LAWRENCE.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 15th November 2006.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 12th July 1980, Deborah Susan BALKEN and Gillian Janine JAMIESON, both aged 20 years, were last seen at the Tollgate Hotel, Parramatta. It is believed that both BALKEN and JAMIESON have met with foul play and are now deceased.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Deborah Susan BALKEN and Gillian Janine JAMIESON.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 28 July 2002.

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 24 December 1999, the body of Sanjay Kumar ROY, aged 31 years, was shot and killed while working as a console operator at the Mobil Service Station, The Kingsway, Woolloomare.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Sanjay Kumar ROY.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. MICHAEL COSTA, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 22 July 2003

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 7 December 2001, the body of Yvonne Merle STRACHAN, aged 59 years, was located in the Murray River. It is believed Yvonne died as a result of a severe wound to her throat.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Yvonne Merle STRACHAN.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. JOHN WATKINS, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, NSW 6 June 2005

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 11 August 2002, the body of David BRECKENRIDGE, aged 28 years, was located at Berry Lane, St Leonards. David died as a result of massive internal bleeding inflicted by a knife or similar instrument.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of David BRECKENRIDGE.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, NSW 12 September 2007

MURDER

FIFTY THOUSAND DOLLARS (\$50,000) REWARD

THE body of Jonathon Douglas MITCHELL, aged 28 years of age, was discovered on the floor of his home in Toongabbie on the 7th December 2003. Mr MITCHELL had suffered stab wounds to his neck and died as a result of those injuries.

Notice is hereby given that a reward of up to fifty thousand dollars (\$50,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Jonathon Douglas MITCHELL.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as strictly confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Assistance Line on 131 444, or
Crime Stoppers on 1800 333 000

THE HON. DAVID CAMPBELL, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, NSW 20 April 2006

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 25 March 2002 Margaret Ann GALL, aged 50 years, was murdered in her Raymond Terrace home. Margaret GALL died as a result of extensive head injuries caused by a blunt force instrument.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Margaret Ann GALL.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, NSW 1 March 2006

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

ON the 25 August 1978, Michelle Veronica POPE, aged 18 years, and Stephen Victor LAPTHORNE, aged 21 years were last seen travelling in their 1976 lime green Bedford van. They intended to travel to Berowa, New South Wales, but never arrived. Neither POPE nor LAPTHORNE have been seen since this date.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to arrest and conviction of the person or persons responsible for the death of Michelle POPE and Stephen LAPTHORNE.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. (CARL) PATRICK CARL SCULLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, NSW 4 April 2007

MURDER

ONE HUNDRED THOUSAND DOLLARS (\$100,000)
REWARD

MICHELLE MARIE MILLS, born 23rd July 1961, of Mudgee was reported missing on the 12th August 2000 and has not been seen since. It is believed that MILLS has met with foul play and is now deceased.

Notice is hereby given that a reward of up to one hundred thousand dollars (\$100,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Michelle Marie MILLS.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000, or
Crime Stoppers on 1800 333 000

THE HON. DAVID CAMPBELL, M.P.,
Minister for Police

**PARENTS AND CITIZENS ASSOCIATIONS
INCORPORATION ACT 1976**

Incorporation of Parents and Citizens Associations

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

1. Kangaroo Valley Public School
2. Lake Illawarra South Public School
3. Auburn Girls High School
4. Miranda Public School
5. Teven Tintenbar Public School
6. Kellyville Public School
7. Woonona Public School
8. North Star Public School

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

**RAIL ACCREDITATION ANNUAL FEES
DETERMINATION 2007**

Under the Rail Safety Act 2002

I, CAROLYN WALSH, Chief Executive of the Independent Transport Safety and Reliability Regulator, pursuant to sections 45 and 48 of the Rail Safety Act, with the approval of the Minister for Transport, amend the Rail Accreditation Annual Fees Determination 2006 by inserting in Schedule 2 the following accreditation rates and fees applicable for the financial year 2007-2008.

Dated, this 11th day of September 2007.

CAROLYN WALSH,
Chief Executive
Independent Transport Safety and Reliability Regulator

SCHEDULE 2

For 2007-2008

Freight Train Rate	\$0.0615
Passenger Train Rate	\$0.0264
Track Rate	\$67.0416
Minimum Fees	\$10,000
Fixed Annual Accreditation Fee where track and/or train kilometres are equal to or greater than 10,000	\$500
Fixed Annual Accreditation Fee where track and/or train kilometres are less than 10,000	\$100

WATER INDUSTRY COMPETITION ACT 2006

Invitation to Comment

Proposed Water Industry Competition (Access to Infrastructure Services) Regulation 2007

THE Water Industry Competition Act 2006 is an Act to encourage competition in relation to the supply of water and the provision of sewerage services and to facilitate the development of infrastructure for the production and reticulation of recycled water; and for other purposes. Part 3 of the Act establishes a third-party access regime for water and wastewater infrastructure, and will apply to publicly and privately owned infrastructure.

The purpose of the proposed Regulation is to enable Part 3 of the Water Industry Competition Act 2006 to be effectively administered and to support its objectives.

The proposed Regulation and Regulatory Impact Statement are released for public consultation. These documents can be downloaded from the Department of Premier and Cabinet website at www.cabinet.nsw.gov.au or can be requested by telephone on (02) 9228 5599.

Written comments and submissions concerning the proposed Regulation are invited by 15 October 2007 and can be emailed or mailed to:

Email: accessregulation@dpc.nsw.gov.au

Mail: Water industry access regulation, Department of Premier and Cabinet, GPO Box 5341, SYDNEY NSW 2001.

**ANNUAL REPORT AND DETERMINATION OF ADDITIONAL
ENTITLEMENTS FOR MEMBERS OF THE PARLIAMENT OF
NEW SOUTH WALES**

by the

PARLIAMENTARY REMUNERATION TRIBUNAL

pursuant to the

Parliamentary Remuneration Act 1989

30 August 2007

PARLIAMENTARY REMUNERATION ACT 1989
REPORT PURSUANT TO SECTION 13(1) OF THE ACT

INTRODUCTION

Section 11 of the Parliamentary Remuneration Act 1989 (“the Act”) prescribes that the Parliamentary Remuneration Tribunal (“the Tribunal”) shall make an annual Determination as to the additional entitlements for Members and Recognised Office Holders (as defined under the Act) on or before 1 June in each year or on such later date as the President of the Industrial Relations Commission of New South Wales determines. On this occasion the President directed that the Determination shall be made on or before 31 August 2007.

Section 13(1) of the Act requires that the Tribunal makes a report to the President of the Industrial Relations Commission of New South Wales for each Determination made by the Tribunal. The President is then required, as soon as practicable after receipt of the report, to forward it to the Minister (see section 13(2)).

Because of the election conducted on 24 March 2007, the Tribunal, in an effort to complete its annual review by the statutory reporting date of 31 May 2007 wrote only to the Presiding Officers seeking any submission they may wish to make for the current review. The new Speaker, the Hon Richard Torbay MP, wrote to the Tribunal requesting that it consider an extension of time to the review so that the views of the new Parliament could be considered. The Tribunal agreed to this request and letters inviting submissions were sent to all Members. It is for this reason that the review was extended by the President of the Industrial Relations Commission to 31 August 2007. More will be said about the reporting dates below.

Part One of this Report will outline general matters raised as part of the annual review and any adjustments to additional entitlements. As is the usual practice, the Tribunal has made changes that are considered minor or of an administrative nature to the Determination without the need for detailed separate reasons being provided. The submissions did, however, raise a number of substantive issues which, in the Tribunal’s view, merit further consideration and/or comment. Part Two will provide a summary of the Determination.

PART ONE

1. GENERAL MATTERS RAISED

Electoral Allowance

In addition to submissions seeking a general increase to the Electoral Allowance, the Speaker has written to the Tribunal seeking clarification on the purpose and use of the Allowance noting that:

“...sections 10(2A) and 10(2B) of the Parliamentary Remuneration Act are somewhat ambiguous as to the role of the Tribunal in respect of electoral allowance and the extent to which general guidelines and conditions apply to the Electoral Allowance.”

In addition, one submission has sought the return of unexpended Electoral Allowance by Members to the Consolidated Fund and that Members be required to publish all expenditure from this Allowance.

The Tribunal has previously outlined the history and purpose of the Electoral Allowance, including the methodology used for calculating this entitlement (see PRT Initial Determination, 20 December 1999, pp.43-49). This Determination arose from significant changes to the Act (the 1998 Amendments) principal among which was the inclusion at section 10(1) of the principles the Tribunal was to have regard to when determining Members' additional entitlements, viz;

“10(1)(a) additional entitlements are to be provided for the purpose of facilitating the efficient performance of parliamentary duties of members or recognised office holders.”

The 1999 Determination required, because of the wording of the Legislation, that Members repay the unspent portion of their allowances, including the Electoral Allowance, to the Consolidated Fund.

In its 2000 Report and Determination (which, in effect, was a review of the 1999 Determination) the Tribunal considered more fully the role of the Tribunal in interpreting the Legislation and making rules and conditions consistent with its interpretation of the Act. In

so far as the Electoral Allowance was concerned and repayment of the unspent portion of that Allowance, the Tribunal concluded that:

“...The Crown Solicitor has made clear that the obligations which arise with respect to Members use of electoral allowances derives directly from the Act, without any requirement or particular need for the Tribunal to regulate the question by determination. Having regard to that opinion, and given the somewhat vexed legal issue arising in these proceedings there is much to be said for the Tribunal not providing any interpretation of the statute as may be ordinarily contemplated in proceedings for declaratory relief. Rather the statute itself will speak to the obligations of Members. The Tribunal should regulate allowances for Members by prescribing the circumstances under which the allowances may be used. The draft determination reflects such an approach. It is an approach which will ensure that any obligations as to repayment of the unspent portion of allowances falling on Members will be confined to those specifically deriving from the statute. The Tribunal did not intend in its initial determination, and will now avoid by this approach, any superimposed (and additional) obligations arising out of any determination made by the Tribunal over those created by statute (which may have the potential of creating unintended adverse consequences).”

In these circumstances the conditions for the payment of electoral allowances have been reviewed and the allowances simply adjusted from its present levels having regard to the cost of living and any other relevant considerations (which considerations were discussed in the initial determination).”

As a result of this Report, the Parliament amended the Act in 2001 to provide greater certainty as to what was to happen with the unspent portion of the Electoral Allowance. The new section provides:

(2B) The following provisions apply to the electoral allowance:

- (a) the allowance is payable to members (whether or not recognised office holders),*
- (b) the allowance is payable in money,*
- (c) the allowance is payable as compensation in respect of all incidents of the performance of parliamentary duties (other than those compensated or reimbursed by other additional entitlements),*
- (d) different amounts may be fixed for different members or classes of members.*

This amendment had the effect of removing the narrow requirement that the allowance was used only for certifiable expenditure. The Allowance now compensates Members for all incidents of the performance of parliamentary duties.

The Minister's Second Reading Speech explains the purpose of the amendment:

"...By removing the requirement to repay the unspent portions of electoral allowances, the tribunal has restored the traditional arrangements in respect of this allowance. This Government will address the issues raised by the Crown Solicitor by legislating to retain the historical practice in respect of the electoral allowance—a practice common throughout all jurisdictions in Australia. This bill will make clear the intention of Parliament. It will overcome the present uncertainty as to what is required to happen to the unspent portions of electoral allowances. The bill provides that the tribunal will determine the quantum of the allowance. The bill makes a separate provision for electoral allowances and states explicitly that electoral allowances will be paid as compensation in respect of all incidents of the performance of parliamentary duties. In other words, it is intended to compensate all aspects of a member's responsibilities in his or her electorate and not merely matters within the narrow definition of expense reimbursement.

This amendment does nothing more than provide greater certainty that members may continue to receive their electoral allowances as they have since their introduction in 1956. The bill articulates in a clearer way the fact that members are entitled to retain their electoral allowances. Members will continue to acquit the unspent portions of the allowance with the taxation commissioner, as has historically been the case. It treats electoral allowances no differently from what occurs in Federal and other State and Territory jurisdictions. Electoral allowances will not count for superannuation purposes. The bill also provides a transitional provision to ensure the clarifying amendments apply to the electoral allowances payable under the current determination."

It is clear from the Minister's Second Reading Speech that the Tribunal's role in respect of the Electoral Allowance is to determine the quantum and nothing more. This is reinforced by sections 10(2C), (3) and (4) of the Act, introduced at the same time, which provide:

"(2C)Subsections (3) and (4) apply to determinations with respect to additional entitlements, other than the electoral allowance.

- (3) *A determination may provide for additional entitlements in any form, including but not limited to:*
- (a) *the payment of additional allowances in terms of allowances, fees and other emoluments payable in money (including for example travel allowances, travel expenses, and committee allowances), and*
 - (b) *the provision of services, facilities and equipment (including for example electorate services, electorate staff, electorate offices, office equipment, travel, and communication equipment).*
- (4) *A determination may:*

- (a) *fix conditions on which an additional entitlement is to be provided, and may specify the form of substantiation (if any) that is required for particular kinds of additional entitlements, and*
- (b) *involve the reimbursement of the whole or a part of actual expenses, and*
- (c) *identify an existing entitlement as an additional entitlement, and*
- (d) *withdraw or alter an additional entitlement.”*

As noted above, section 10(2B)(c) of the Act provides that the Electoral Allowance is provided as compensation for all incidents of the performance of parliamentary duties. Section 4 of the Act defines “parliamentary duties”. Section 10(2C) of the Act excludes the Electoral Allowance from the Tribunal’s general condition-setting powers in respect of additional entitlements. This suggests that the Tribunal’s role, insofar as Electoral Allowance is concerned, is limited to determining the quantum only and not to provide any further clarity or interpretation on the use of the Electoral Allowance or its purpose and conditions beyond that provided in the Legislation. Consequently, the Tribunal has removed the Electoral Allowance from the application of the Guidelines and General Conditions applicable to all additional entitlements.

If any greater certainty or clarity is required in respect of the Electoral Allowance, it should be sought and, if necessary, legislated.

Sydney Allowance

In its 2006 review, the Tribunal foreshadowed that it intended to remove the annual entitlement to the Sydney Allowance as part of the 2008 Annual Determination unless there were compelling reasons for not doing so.

One submission has been received that opposes the removal of the annual entitlement on the basis that it would increase the cost of administration and would be inconsistent with the Tribunal’s policy of encouraging Members to make more permanent accommodation arrangements. The Tribunal is yet to be convinced by these arguments. Whilst the Tribunal continues to support the proposition that a Member elected to Parliament should make more permanent accommodation arrangements in Sydney, it does not necessarily see the annual entitlement as essential for achieving this. In this regard, the Tribunal notes that currently less

just over 40% of the Members in receipt of the Sydney Allowance elect to take the annual entitlement where in 2001/02 nearly 60% of Members elected to take the annual entitlement. On the basis of these figures it seems the opting of the annual allowance is becoming less popular. In so far as the additional administrative burden is concerned associated with the administration of the annual entitlement, the Tribunal has been advised that the process each year of obtaining returns from Members on the number of overnight stays in the previous 12 months and then reconciling them with records, is particularly burdensome for the Parliament's administrative support staff. The Tribunal is also aware of adverse comments by the Auditor General on the delays in receiving reimbursement for unspent portions of the annual Sydney Allowance from Members by the Legislature. These matters need to be taken into account in considering the contention that the removal of the annual entitlement would add to costs.

The Tribunal will take no further action at this time and will seek the views of Members at the time of the next annual review before making a final determination on this matter.

The Tribunal has also received submissions from some Members seeking the restoration of the Sydney Allowance to those electorates (Campbelltown and Camden) in outer metropolitan Sydney. The submissions contend that travel time and the late finishes of Parliament and the early starts required the following day, make it necessary for Members residing in these electorates to stay overnight in the city.

The Tribunal is not satisfied that Members residing in these electorates should receive an entitlement to the Sydney Allowance. Camden and Campbelltown, like Penrith, are now part of the Sydney Metropolitan Area and many thousands of people commute from these areas to and from the city without additional recompense. Furthermore, the Tribunal notes in the year 2007/08 the Legislative Assembly sat for a total of 45 days. For 19 of these days the Assembly sat beyond 10.00pm. Parliamentary Records show that only on 10 occasions did the Legislative Assembly rise after 11.00pm and on 5 of these occasions this occurred on a Friday. The Tribunal has also received more detailed information about sitting times from the Legislative Council. This shows that for the 53rd Parliament (2003-2007) the Legislative Council sat for a total of 183 days. On 74 occasions the Council sat beyond 10.00pm and on 28 occasions beyond 11.00pm over the 4-year cycle of the 53rd Parliament.

Even though sitting days do extend late into the evening it should be noted that sittings do not commence in the Legislative Assembly at 10.00am on most days and in the Legislative Council 11.00am on most sitting days. Whilst the Tribunal understands that Members may need to be in Parliament earlier to attend meetings and prepare for the day's sitting, the Tribunal is of the view that there would be sufficient time for Members to go home and return the next morning. In this regard, the Tribunal notes that a train trip from Central to Campbelltown on average takes less time than a trip from Central to Penrith – another outer metropolitan electorate that does not attract the Sydney Allowance.

Having regard to the foregoing considerations, the Tribunal will not be reinstating the electorates of Campbelltown and Camden to Category 1 for the Sydney Allowance.

Concern has also been expressed about the need for Members, when in Sydney on parliamentary business, to sign the Parliamentary Register as proof of attendance. It has been suggested that the use of aeroplane boarding passes should be sufficient for such purposes.

The Tribunal considers that Condition 8 in respect of Sydney Allowance currently provides sufficient flexibility for Members to provide proof of attendance in Sydney on parliamentary business. When this business necessitates a need for Members to be in Parliament House, then the Tribunal considers it reasonable that Members sign the Attendance Register.

One submission has sought a review of the definition of a Member's principal place of residence. This matter was reviewed in 2005. The Tribunal does not consider there are any grounds to revisit this matter. The conditions applicable to the Sydney Allowance provide sufficient clarity to ensure a Member's principal place of residence can be identified.

Electorate Mailout Account

The Speaker has submitted that the unspent portions of the Electorate Mailout Account not be returned to the Consolidated Fund but that it be carried forward each year and that only at the end of the 4-year parliamentary term would any unspent amount be returned to the Consolidated Fund.

The Electorate Mailout Account (EMA) is provided to each Member of the Legislative Assembly to allow the Member to communicate with his or her constituents. The rate determined is based on two mailouts per year to each constituent in the Member's electorate. The EMA was intended as a means of regular communication with constituents on electoral matters. Unspent monies from this Account are returned each year to the Consolidated Fund.

The Presiding Officer's submission seeks to allow Members to retain the unspent amount throughout the parliamentary term. Whilst it may not be the intention, as the Tribunal understands the submission it would, for instance, permit a Member who is provided with an annual allocation of \$50,000 in the EMA, to refrain from sending out timely communications to constituents and to accumulate, over the life of the Parliament, a fund of potentially \$200,000 to expend on mailout activities prior to the election. The Tribunal considers that this proposal is inconsistent with the rationale underpinning the EMA, which is to facilitate regular or timely communications to constituents regarding matters of interest or concern to the electorate.

Moreover, in considering this matter the Tribunal sought advice from the Secretary of the New South Wales Treasury, Mr John Pierce. Mr Pierce advised that the proposal to carry forward any unspent portion of the EMA throughout the Parliamentary term is contrary to section 23(1) of the *Public Finance and Audit Act 1983*. Mr Pierce further advised that the Treasury had sought the advice of the Crown Solicitor prior to advising the Tribunal.

The Tribunal, therefore, declines to vary the Determination in the manner proposed by the Speaker.

Electorate to Sydney Travel Warrants

Submissions have again been received seeking to extend the value of the travel warrant to include the cost of getting to and from the airport. This matter was considered as part of the 2006 annual review. At that time the Tribunal concluded that:

“...The Tribunal has considered this matter carefully but is of the view the existing arrangements are adequate. The Electorate to Sydney travel warrants are for exactly that purpose – travel to and from Sydney. Each warrant has a value based on the cost of the airline ticket from the airport nearest the Member's home to Sydney. Members have the additional flexibility of using whatever means they wish

to travel to Sydney provided the cost does not exceed the value of the warrant. Any extra travel required is to be met from the LSA or the Members' electoral allowance."

The Tribunal makes the final observation that part of the reason why non-metropolitan members receive higher levels of Logistic Support Allocation and Electoral Allowance is to accommodate the additional travel costs.

List of Approved Items in the Logistic Support Allocation (LSA)

In 2006 the Tribunal made some observations regarding the list of approved items in the Logistic Support Allocation (LSA) and concluded that:

"...As to the broader question of the list, unless it is convinced otherwise, the Tribunal intends to remove the list of items for which the LSA may be used as part of its next determination. This will allow Members and/or the Presiding Officers to make submissions on this matter for the Tribunal's consideration."

The Speaker has written to the Tribunal advising of possible problems that the removal of such a list would create. The Speaker sees a possible solution being the amalgamation of the Electoral Allowance and the LSA as a means of overcoming this problem of what may and may not be purchased from the latter entitlement. An alternative approach suggested by the Speaker is that the list be maintained by the Presiding Officers having regard to taxation, funding and accounting implications.

The Tribunal does not consider the amalgamation of the LSA with the Electoral Allowance as a viable proposition. The Tribunal does, however, consider that the Presiding Officers are best placed to maintain a list of approved items where the full implications of the addition of items can be examined prior to inclusion. The maintenance of the list by the Presiding Officers will also provide greater flexibility in terms of timing of additions or deletions from the list. The Conditions applicable to the list have been amended to reflect this change.

Additional Staff for Members

In 2006, the Tribunal undertook an extensive review of staffing levels for Members. The review was broad reaching and covered staffing both in electorate offices and in Parliament House. In respect of the provision of additional electorate office staff the Tribunal stated:

“... The Tribunal has examined the material put before it and considers that, overall, there has been an increase in the workload of electorate officers to warrant additional support. The Tribunal is not satisfied, however, that the workload is such in all electorate offices as to justify the salary, on cost and the additional cost of refitting electorate offices for a third full time electorate officer at this stage.

The Tribunal proposes, therefore, to determine that additional funding be provided to each Member who is currently allocated two electorate officers (Independent members are already provided with three electorate office staff) so that they may employ casual relief staff equivalent to the (average) number of days that Parliament is sitting. The average number of days the Legislative Assembly sat since 2000 is 61 days.

The entitlement will provide a budget specific for recruitment of temporary staff. The budget is to be equivalent to the salary of an electorate officer Grade 2 for a period of 61 days per annum. This will allow those members who bring staff into Parliament to employ a person at the electorate office. The funds are to be used for no other purpose.”

The Tribunal provided further clarity in the application of this entitlement by way of a Ruling made on 4 September 2006. That Ruling provided for non-metropolitan members to engage, where suitable, Sydney-based temporary staff to work at Parliament House on sitting days only. In that circumstance the two electorate officers may remain in the Members' electorate offices.

In the current review, submissions have been received from Members seeking to break the nexus between parliamentary sitting days and the employment of additional staff. It is argued that Members should have the flexibility to employ additional staff at any time during the year to provide assistance at either Parliament House or the Electorate office not just when Parliament is sitting. A number of submissions have also requested that all Members be able to utilise the assistance of either temporary staff or permanent electorate staff for work at Parliament House during sitting days.

The Tribunal has had regard to these submissions and considers, on balance, that it is appropriate to provide Members with the flexibility to engage additional staff at times of the year that meets the particular needs of the Member. Further, that it is appropriate that Members decide, based on their own circumstances, whether this additional assistance is located at Parliament House or at their Electorate Office. Submissions received by the Tribunal, including the Speaker's submission, indicate that funding for staff assistance has

been provided for the 61 days. The conditions applicable to this entitlement have been adjusted accordingly.

The President of the Legislative Council has also written to the Tribunal seeking additional financial assistance for Members of the Legislative Council who elect to have their research officer work from their home office. It is understood that previous Presidents had provided approval for this arrangement. It is further understood that the current President has now approved a Member's research assistant working from the Member's home office. The President informs the Tribunal that such requests are likely to escalate because one of the major parties has decided to select candidates on the basis that they represent particular zones of the State.

Unlike Members of the Legislative Assembly who represent specific electorates and are each provided with an electorate office, Members of the Legislative Council, whose electorate is, in effect, the entire State, have only been provided with an office in Parliament House. The Tribunal has determined that Members' homes shall be provided with appropriate business equipment. The Tribunal has also determined that each Member of the Legislative Council shall be entitled to one staff member (cross bench Members are provided with two staff members). Such staff are employed by the President and historically have worked from the Member's Parliament House office.

There is, of course, nothing to prevent a Member of the Legislative Council having his/her member of staff working from a location other than Parliament House. The President, as the employer of such staff, may quite appropriately make decisions on whether the staff member should work from Sydney or another location and, if the latter, under what circumstances. It is, however, another matter to seek additional funding in the Member's LSA to accommodate an arrangement which is essentially an arrangement of convenience agreed between the President, the staff member and the Member.

Whilst the Tribunal understands that accommodation at Parliament House may be tight, it is concerned about the cost implications of a proposal that could facilitate the wholesale relocation of support staff for Members of the Legislative Council out of Parliament House. More importantly, however, part of the rationale for the proposal appears to be to accommodate a decision by one of the major parties to select candidates on the basis that they

represent particular zones of the State. The Tribunal does not regard its role as tailoring entitlements to accommodate what may be regarded as a party political initiative.

Motor Vehicles

The Tribunal has received a submission requesting that motor vehicles be provided to Members.

This matter has a long history. In 1990, the Premier issued a special reference to the Tribunal to make a determination on the provision of Government-owned motor vehicles to Members for use in servicing their electorates and on other parliamentary business.

The Tribunal undertook its investigation and determined that Members should be provided with motor vehicles and all costs of the vehicle should be met from the Member's Electoral Allowance.

In March 1992, the Director-General of the Cabinet Office instructed Parliamentary Counsel to draft a Bill to overcome what were perceived to be constitutional impediments to the proposed scheme where, under a salary sacrifice arrangement, Members could opt to be provided with a motor vehicle in return for reduced allowances. The Bill was intended to overcome any conflict with the prohibition imposed by s 13 of the *Constitution Act 1902* regarding the involvement of Members in transactions which constituted a "contract or agreement for or an account of the Public Service of New South Wales." The *Parliamentary Remuneration Act 1989* was also to be amended to enable the Tribunal to make determinations which provided Members with an option to receive reduced allowances in return for non-cash benefits. The Bill making these changes was not passed and subsequently lapsed.

Since that time Members have periodically sought a review of this matter and the Tribunal has always supported the provision of motor vehicles to Members but noted that legislative amendment would be required for this to occur. The Tribunal also notes that in most jurisdictions, including the Commonwealth jurisdiction, Members are provided with private plated motor vehicles for servicing electorates.

The Tribunal continues to support the provision of motor vehicles to Members on the basis that it would simplify considerably the present complex rules and procedures relating to travel by Members; it would be consistent with arrangements for Members in other Australian jurisdictions; and would be cost neutral as there would be a reduction in Members' allowances to cover the costs associated with providing the vehicle.

The Tribunal would respectfully suggest that the Government review the legal aspects of this matter with a view to removing any impediment to Members being able to access vehicles from State contract on similar terms and conditions available to the public sector generally. Once the legislative aspects have been finalised the Tribunal would be prepared to undertake a special reference on this matter.

Committee Allowances

A submission has been received seeking that the Chairperson of the Public Accounts Committee be paid the same allowance as that paid to the members of that Committee. The submission also seeks the extension of the Committee Allowance currently paid only to members of the Public Accounts Committee to all Committees.

The Tribunal is not prepared to accede to this proposal. In undertaking this role, the Chair of the Public Accounts Committee, like the Chairs of Joint Standing and Select committees, receives additional remuneration equivalent to a total of 14 per cent of salary. That is, based on the current salaries of Members, the Chairs of these Committees receive an additional \$17,720 per annum. The Tribunal has not been provided with a sufficiently cogent reason as to why this should be increased.

The members of the Public Accounts Committee have historically received an allowance in view of its statutory nature and its role in Government activities. Again, no argument has been presented to the Tribunal for the need to change the existing arrangements.

Party Status

A submission has been received seeking to use the numbers of party Members in both Houses when considering additional entitlements for office holders of Opposition and cross bench Parties.

The Act provides that Leaders and Deputy Leaders of political parties of not fewer than 10 Members in the Legislative Assembly and 9 Members in the Legislative Council are Recognised Office Holders for the purposes of additional remuneration. What is being sought is to combine the numbers of Members from the same party in both Houses to meet the minimum number requirement.

To adopt this approach would be contrary to the Act. Whilst Members in both Houses may represent the same party, the Act makes a clear distinction between memberships of parties in each House. Accordingly, the Tribunal is not prepared to make the determination sought.

Party Contributions

A submission has also been received seeking to have mandatory political party contributions that are used only for hospitality services for guests of the party, to be deducted from the Logistic Support Allocation. The mandatory nature and the quantum of such contributions are matters for individual political parties.

These contributions are matters for political parties and the Tribunal has consistently stated that it will not make determinations that support or facilitate party political activities.

Travel Bookings

The Tribunal has received a number of submissions regarding the requirement that Members make air transport bookings through the booking agent nominated in the New South Wales government travel contract. Those submissions have expressed a preference for greater flexibility in organising travel bookings by allowing Members to book flights over the internet with service providers.

The Tribunal's Determination currently specifies that Members use the New South Wales government travel contract where possible. The Tribunal has been advised that, since this condition was introduced in 2000, all major Australian airlines have developed on-line Internet booking facilities. It is argued that this innovation provides Members with greater flexibility in making travel arrangements by being able to make instant bookings directly with the service provider.

The Tribunal understands that Parliament is part of the wider public sector and that public sector agencies must comply with New South Wales Government period contracts as administered by the State Contracts Control Board. Submissions received by the Tribunal have not demonstrated any exemption to this arrangement therefore the Tribunal cannot support the amendment as requested.

Second Electorate Office – Member for Barwon

In the 2006 Report, the Tribunal commented on the significant increase in the size of the electorate of Barwon. The Electorate of Barwon, which previously covered an area of 116,930 sq kms, now covers a total area of 221,570 sq kms and incorporates the main population centres of Moree, Cobar, Narrabri and Gilgandra. The size of the electorate is comparable to that of Murray-Darling, which covers a total area of 250,338 sq kms. As a result of those changes the Tribunal determined that the Electorates of Barwon and Murray-Darling should receive identical levels of Electoral Allowance and other additional entitlements.

The Tribunal has now received a submission requesting that the Member for Barwon be provided with a second electorate office and associated equipment and services. The Member for Murray-Darling is provided with an additional electorate office as determined by the Tribunal in January 2000. As the electorate of Barwon is comparable in size it is reasonable that the Member for Barwon is also provided with an additional electorate office. The location of the second office is a matter to be resolved between the Member and the Speaker.

Tribunal Annual Report Date

Section 11(1) of the Act provides that the Tribunal is required to make its annual determination by 1 June each year, or such later date as the President of the Industrial Relations Commission directs.

Section 11(2) of the Act provides that because of illness of the Tribunal or for any other reason that seems proper, the President by order published in the Gazette may direct that the particular annual determination is to be made on a later specified date.

Irrespective of the date the Determination is made it takes effect on and from 1 July each year.

The Tribunal considers this restriction is now unworkable and would seek the Legislature's cooperation in removing the requirement to make the Determination by 1 June each year.

Since the 1998 amendments to the legislation the Tribunal has not once been able to meet the 1 June deadline and has annually sought, and received, an extension from the President of the Industrial Relations Commission. Two factors have combined to cause these delays. Firstly, the 1998 amendments to the Act were extensive and placed upon the Tribunal significantly greater responsibilities in making its determinations and the conditions applicable to them. The Tribunal fully supports this new approach as it provides greater transparency in Members' entitlements and also provides Members with greater certainty in the use of the entitlements.

Secondly, the 1998 amendments to the Act included a new section 12A concerning the financial implications of the Tribunal's Determinations. Section 12A requires the Tribunal, prior to making its Determination to obtain from the Secretary of the Treasury a submission as to the financial implications of the Tribunal's Determination. The Tribunal cannot properly impose a deadline on the Secretary, but pursuant to Section 12A of the Act the Tribunal cannot make its Determination until the Secretary has provided his submission. In other words, the Tribunal is dependent on the Secretary for the making of the Determination. This is not considered to be a satisfactory position.

This unsatisfactory situation is exacerbated in election years. The State election is held every four years on the fourth Saturday in March. The results of the election may take some time to be finalised and, under these circumstances, the Tribunal finds it impossible to complete its review by 1 June in election years. As noted above, the Annual Determination completion date has been extended to 31 August this year to ensure sufficient time is provided to all Members, following the 2007 State election, the opportunity to provide submissions to the Tribunal.

All of these problems would be overcome by a simple amendment to the section 11(1) of the Act by removing '1 June' and inserting instead the word 'annually'. This would allow the Tribunal to make its Determinations unfettered by circumstances beyond its control and in election years by unrealistic completion dates. It should be noted that irrespective of the completion date of the Determination its effective date would remain 1 July each year. In this regard, the Tribunal notes that the Federal Tribunal is only required to make an annual determination of Members entitlements that take effect from 1 July each year and, further, that in 2001 Parliament amended the *Statutory and Other Offices Remuneration Act 1975* by removing the requirement that that Tribunal's annual determinations be made by 31 August each year.

2. REVIEW OF ADDITIONAL ENTITLEMENTS

General

Some submissions were received calling for substantial increases in a number of the allowances. Detailed reference was made to the cost of living and accommodation in Sydney in particular, and the increasing cost of fuel and the impact that was having on country Members given the long distances they travelled.

The Tribunal notes, however, dissatisfaction with the current level of allowances was not widespread and most submissions called for the application of movements in the Consumer Price Index (CPI) to be applied to the allowances. That is the course adopted by the Tribunal.

Electoral Allowance

The Tribunal has received a number of submissions seeking adjustments to the Electoral Allowance in line with movements in the CPI. This method is consistent with the Tribunal's approach to adjusting this allowance in recent years. For this review the Tribunal has adopted its standard approach and increased the electoral allowance by 2.1 per cent, which is the increase through the year to the June quarter 2007.

Sydney Allowance

The Tribunal has reviewed the Sydney Allowance in accordance with its standard methodology and provided an increase in line with movements in the CPI of 2.1 per cent in the daily rate.

Logistic Support Allocation (LSA)

The Tribunal has reviewed the Logistic Support Allocation in accordance with its standard methodology and provided an increase of 2.1 per cent in the daily rate.

The Presiding Officers will maintain a list of approved items or services which can be purchased from the Logistic Support Allocation.

Committee Allowance

The purpose of this Allowance is to remunerate Members serving as Chairpersons on Committees for the extra time and effort required to carry out this role. In previous Determinations this allowance has been increased in line with Members' salary increases.

Members' salaries were increased from 1 July 2007 by 6.8 per cent. In accordance with normal practice, therefore, the Committee Allowance will be increased by 6.8 per cent.

Electorate Mail-out Account (EMA)

The EMA has been adjusted to reflect enrolment statistics as of 27 April 2007 and are outlined in Appendix 4 of the Determination.

Reimbursement of Expenses for Charter Transport for Members of the Legislative Assembly

Electorate charter transport allowances for Members of the Legislative Assembly were last adjusted in 2004 when the Tribunal provided for an increase of 8 per cent. No further increase was provided following the 2005 and 2006 reviews.

Having reviewed this entitlement the Tribunal finds that no further adjustment is necessary at this time. Data provided by the Parliament on the actual use of this entitlement shows that Members spent considerably less than their existing allocation. The actual amounts and conditions applying in respect of charter transport allowances are specified in the annual Determination.

Travelling Allowances for Recognised Office Holders

The Tribunal has undertaken a review of the travelling allowances paid to Recognised Office Holders. The Tribunal's Determination is based on those rates provided to New South Wales Public Servants and those deemed "reasonable" by the Australian Taxation Office (ATO). In both the New South Wales Public Sector and ATO guidelines, travel allowances are differentiated on the basis of destination and salary level of officer. The Tribunal has adjusted the membership of each Group to better reflect salary levels.

PART TWO

SUMMARY OF 2007 DETERMINATION

Electoral Allowance	2.1 per cent increase
Sydney Allowance	2.1 per cent increase
Logistic Support Allocation	2.1 per cent increase
Electorate Mailout Account	No increase
Committee Allowance	6.8 per cent increase
Electorate Charter Allowance	No increase
Travel Allowances	Increase generally to public sector rates

Dated this day of 30 August 2007

The Honourable Justice R P Boland

THE PARLIAMENTARY REMUNERATION TRIBUNAL

THE DETERMINATION OF THE PARLIAMENTARY REMUNERATION TRIBUNAL

THE DETERMINATION

Pursuant to section 10(2) and 11(1) of the Parliamentary Remuneration Act 1989 (“the Act”), the Tribunal makes the Determination appearing hereunder.

With effect on and from 1 July 2007, and pursuant to section 10(6) of the Act, all previous Determinations of the Tribunal are revoked. This Determination shall constitute the annual Determination and shall operate on and from 1 July 2007.

DEFINITIONS

“Member” or “Members” refers to a duly elected Member or Members of the Parliament of New South Wales (referred to hereinafter in this Determination as “the Parliament”).

In this Determination the expression “additional entitlements” is to be understood in the sense used in Part 3 of the Act.

“Parliamentary duties” has the meaning attributed to it by section 3 of the Act,

“Electoral groups” are the groups of electorates specified in Schedule 1.

For the purpose of the Additional Entitlements Account for Members of the Legislative Council, “Zones” shall be those areas described in Schedule 2A.

“Approved relative” is a person who meets one of the following criteria:

- Wife or husband of the Member. If a Member has a spouse no other person may be nominated to use this entitlement.
- De facto spouse or partner who is living with a Member in a bona fide domestic relationship. If a Member has a de facto spouse or partner, no other person may be nominated to use this entitlement.

- Single or widowed Members may nominate a member of their immediate family (parents, siblings, children who are not minors i.e. below 16 years of age) as an approved relative.

Under special circumstances a Member may apply through the Presiding Officers to the Tribunal for an exception to the criteria. This will need to be based on the ability of the Member to meet their parliamentary duties and individual circumstances that apply at the time.

GUIDELINES AND GENERAL CONDITIONS REGARDING ADDITIONAL ENTITLEMENTS FOR MEMBERS IN CONNECTION WITH PARLIAMENTARY DUTIES

1. Guidelines

Every class of “additional entitlements” described in this Determination is provided pursuant to section 10(1)(a) of the Act “for the purpose of facilitating the efficient performance of the Parliamentary duties of Members.” The following guidelines shall apply to the receipt, use and operation of additional entitlements (**excluding Electoral Allowance**).

1. Circumstances upon which the additional entitlements may be used for Parliamentary Duties.
 - 1.1 Additional entitlements are provided to facilitate the efficient performance of the following particular Parliamentary duties of Members as follows:
 - 1.1.1 Activities undertaken in representing the interests of constituents, but excluding activities of a direct electioneering or political campaigning nature.
 - 1.1.2 Performing electorate work for a Member’s electorate and participation in official and community activities to which the Member is invited because of the Member’s status as a Parliamentary representative.
 - 1.1.3 Attending and participating in sessions of Parliament.
 - 1.1.4 Participation in the activities of Parliamentary committees.

- 1.1.5 Attending Vice-Regal, Parliamentary and State ceremonial functions.
- 1.1.6 Attending State, Commonwealth and Local Government functions.
- 1.1.7 Attending official functions to which a Member is invited because of the Member's status as a Parliamentary representative, eg., receptions and other community gatherings hosted by members of the diplomatic corps, educational and religious institutions, community and service organisations, business associations, sporting bodies or other special interest groups.
- 1.1.8 Participation in the activities of recognised political parties, including participation in national, State and regional conferences, branch meetings, electorate council meetings, executive meetings, committee meetings, and meetings of the Members of the Parliamentary political party, its executive and committees.
- 1.1.9 For a Member elected to the Parliament as an independent, participation in activities that are reasonable alternatives to participation in the activities of recognised political parties.
- 1.1.10 A Member who is elected to the Parliament as a representative of a recognised political party and who subsequently resigns from that party membership and thereafter sits as an independent Member, howsoever described, shall continue to receive the same entitlements as they received as a Member of the party prior to resignation and not the additional entitlements provided to elected independents. The Member is also not entitled to the benefit of the rule in Clause 1.1.9 above.
- 1.1.11 Participation within Australia in the activities of the Commonwealth Parliamentary Association as well as activities outside Australia organised by the Commonwealth Parliamentary Association provided such activities arise directly from Membership of the New South Wales Branch and officially endorsed by the Branch (exclusive of air travel).

- 1.1.12 Participation in a Parliamentary Group such as the Asia Pacific Friendship Group; provided that, such group is approved in writing by the President of the Legislative Council and the Speaker of the Legislative Assembly. Such written approval shall be forwarded to the Tribunal.
2. Where any additional entitlement fixed by this Determination is to be used for the purpose of facilitating Members' participation in the activities of recognised political parties, the Tribunal sets out the following guidelines as to the use of that additional entitlement:
 - 2.1 Parties registered under the *Parliamentary Electorates and Elections Act* 1912, and included in the register of parties maintained by the Electoral Commissioner, are to be treated as recognised political parties.
 - 2.2 Additional entitlements should not be used to fund:
 - 2.2.1 activities such as those associated with party Membership drives;
 - 2.2.2 mail distributions for non-electorate or non-Parliamentary activities;
 - 2.2.3 costs associated with election campaigning for an individual Member;
 - 2.2.4 fund raising for other party political Members (such as the purchase of raffle tickets, raffle prizes or tickets to attend functions, etc); and
 - 2.2.5 costs previously borne by political parties which are not principally related to a Member's Parliamentary or electorate duties;
 - 2.2.6 costs associated with pre-selection activities.
 - 2.3 The electorate office provided for a Member of the Legislative Assembly is not to be used as an election campaign office.
3. The Tribunal sets out the following additional and general guidelines:

- 3.1 Some intermingling of a Member's Parliamentary duties and private activities is, in practical terms, not always easily avoided, but the onus is always on the Member to show that any expenditure or any claim for reimbursement relates to Parliamentary duties, or to the Parliamentary duties component of costs incurred for intermingled Parliamentary duties and private purposes.
- 3.2 In the case of Parliamentary work, any activities in which a Member's involvement may reasonably be regarded as deriving from the Member's responsibilities as a Parliamentary representative should be treated as Parliamentary duties.
- 3.3 In the case of a Member's activities within the broader community outside the Member's electorate, activities that may reasonably be regarded as deriving from the Member's status as a Parliamentary representative should be treated as Parliamentary duties.

2. **Conditions**

The following general conditions will apply to all additional entitlements determined hereunder. These conditions are in addition to any special conditions attaching to the provision of allowances or other benefits (as specified later in this Determination):

1. All procurement by Members will be in accordance with the Parliament's purchasing policies.
2. Members must ensure that they have sufficient funds to meet the costs associated with their Parliamentary duties.
3. Each Member shall have, in addition to payments of the Electoral and Sydney Allowance, an account entitled the "Logistic Support Allocation" which shall cover expenditure in the areas of transport (excepting for electorate to Sydney travel), communications, printing and stationery and office supplies.

4. The Logistic Support Allocation shall be established and maintained by the Clerks of the Parliament. Members should be advised by the Clerks each month as to the balance of their Logistic Support Allocation.
5. The funds in the Logistic Support Allocation shall only be used by the Member to carry out the purpose for which the allowance is established, but otherwise may, subject to these conditions, manage the funds as he/she thinks appropriate.
6. Nothing shall prevent the use of the Electoral Allowance for legitimate electorate expenses which might also fall within the categories of expenses covered by the Logistic Support Allocation.
7. All accounts and Members' claims must be submitted to the Legislature for payment within 60 days of receipt or occurrence of the expense.
8. All Members' additional entitlements in the nature of fixed allocations and Sydney allowance provided to Members shall be audited annually for compliance. In addition to any internal audit conducted by the Parliament, Members' additional entitlements in the nature of fixed allocations and the Sydney allowance provided to Members shall be the subject of an external audit conducted by the Auditor-General of NSW. The cost of any audit shall be met by the Parliament. Members should ensure they maintain appropriate records of expenditure for the purpose of any audit.
9. Expenditure is only to be incurred in connection with the Parliamentary duties of Members (and in this respect the Member should refer to the guidelines in this Determination).
10. The various allowances determined here, as well as the Logistic Support Allocation are for the sole use of the Member and are not to be transferred to other persons or organisations including Members. The Member may use his/her entitlements to meet official costs of the approved relative and/or staff employed by the Parliament when that expenditure is in connection with official Parliamentary duties.

11. Benefits accrued by a Member by way of loyalty/incentive schemes such as frequent flyers, as a consequence of the Member using his or her additional entitlements, are to be used only for Parliamentary duties and not for private purposes. Any outstanding benefits of this nature, when the Member ceases to be a Member, are to be forfeited.
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ADDITIONAL ENTITLEMENTS IN THE NATURE OF ALLOWANCES

1. Electoral Allowance

The allowance is based upon those factors which have historically been taken into account in assessing the quantum of the allowance (including the additional costs associated with the performance by Members of their Parliamentary duties in their electorates) and such other factors as may be determined from time to time as appropriate to be taken into account by the Tribunal under the Act.

Entitlement

The allowances shall be paid as follows:

- a. Each Member of the Legislative Assembly and the Legislative Council shall receive an electoral allowance. The quantum of that allowance shall be fixed in accordance with the electoral grouping for the electorate of the Member.
- b. The allowance payable per annum for each electorate group shall be as follows:

Electorate Group	Electoral Allowance
Group 1	\$37,405
Group 2	\$43,805
Group 3	\$51,625
Group 4	\$56,360
Group 5	\$59,950
Group 6	\$65,720
Group 7	\$76,865

- c. The electoral allowance for each Member of the Legislative Council shall be \$43,805 per annum.

2. Sydney Allowance

Purpose and Operation of the Provisions

The Sydney Allowance is provided to Members who reside in non-metropolitan electorates to compensate for the additional costs including commercial accommodation, meals and incidental costs associated with staying in Sydney to attend sessions of Parliament, meetings of Parliamentary committees or other Parliamentary business.

For the purpose of this Allowance the non-metropolitan electorates (Electorate Groups 2-8) have been divided into two categories based on distance from Sydney. Members whose principal place of residence is in either Category 1 or Category 2 electorates, as specified in Schedule 2, are eligible to receive the Sydney Allowance.

The Tribunal considers the Member's principal place of residence to be that residence where the Member would normally return and reside when not attending Sydney on parliamentary duties.

To establish the principal place of residence each Member will be required to complete the Parliament's checklist and certify that the residence nominated is the principal place of residence.

Entitlement

The daily rate (including the number of overnight stays) for the Sydney Allowance for Categories 1 and 2 shall be in accordance with Table 1 below. Where a Member elects for a daily rate, he/she shall be entitled to the daily rate for the number of overnight stays per annum specified in that Table, except as provided in conditions 5.

TABLE 1

Office	Principal Place of Residence	Overnight Stays p.a.	Overnight in Sydney where accommodation costs are incurred	In transit to and from Sydney where no overnight stay is involved
Minister, Speaker, President, Leader and Deputy Leader of the Opposition (Assembly and Council), Leader of Third Party in Assembly with not less than 10 Members.	Category 1 or 2	180	\$210	Actual reasonable expenses for meals and incidentals up to a maximum of \$74.35 per day
Deputy Speaker, Chairman of Committees (Assembly and Council), Whip and Deputy Whip (Assembly and Council), Parliamentary Secretary, Deputy Leader of Third Party in Assembly with not less than 10 Members.	Category 1 or 2	140	\$210	As above
Chairs of Standing/Select Committees	Category 1 or 2	140	\$210	As above
Legislative Council Members	Category 2	135	\$210	As above
	Category 1	105	\$210	As above
Legislative Assembly Members	Category 2	135	\$210	As above
	Category 1	105	\$210	As above

The following conditions apply to the Sydney Allowance:

1. A Member can choose to receive the Sydney Allowance as either an annual fixed allowance or a daily rate. The election is to be made at the commencement of each financial year.
2. If a Member chooses to receive the annual fixed allowance the Financial Controller of the Legislature will calculate the annual entitlement by multiplying the number of overnight stays for the particular Member or Recognised Office Holder by the daily rate.
3. In order to receive the Allowance each Member must certify to the Clerk of the Legislative Assembly or the Parliaments, as the case may be, their principal place of residence.

4. Where a Member chooses to receive the daily rate of allowance the Member shall receive the overnight daily rate as specified in Table 1. The Member is entitled to the number of overnight stays per annum specified in Table 1 without the need to substantiate to the Parliament expenses up to the daily rate.
5. Where a Member chooses to receive the daily rate of allowance and the Member exceeds the number of overnight stays Members will be reimbursed actual costs, up to the daily maximum upon the production of tax invoices/receipts for each such occasion.
6. Members in receipt of the Sydney Allowance when travelling to Sydney for parliamentary business or home from Sydney and where there is no overnight stay required will be entitled to reasonable actual expenses to the maximum provided in the "In transit..." Column of Table 1 above. This rate is only applied when the Member is travelling to Sydney and will be staying overnight in Sydney or travelling home from Sydney following an overnight stay.
7. When in receipt of the annual allowance Members are required to certify at the end of the financial year the number of occasions they stayed in Sydney and that on each occasion the stay was for Parliamentary business. Members who nominate to receive the annual allowance cannot claim for additional overnight stays in excess of those specified in Table 1.
8. Members will need to maintain records or other relevant evidence that clearly document the occasions they stayed in Sydney in connection with their Parliamentary duties. Members will need to sign in and out of the Parliamentary Register as proof of being in Sydney on parliamentary business when Parliament is not sitting. On those occasions where Members are in Sydney on parliamentary business but are not required to attend Parliament House eg, attending a function, then the Member must provide sufficient proof to the Clerks to substantiate each such occasion. It will be sufficient for Ministers to provide evidence from their diaries or other forms of documentary evidence acceptable to the Clerks to certify as evidence of their attendance in Sydney.

9. Members in receipt of the annual amount will be required to return to Parliament the unspent portion of the Allowance for re-credit of the Consolidated Fund.
10. Members are not to claim the Sydney Allowance if they stay in Government owned or funded accommodation including Parliament House.

3. Committee Allowances

Purpose and Operation of the Provision

Committee Allowances are paid to Chairpersons of Joint, Select and Standing Committees in recognition of the additional responsibilities of the office. Because of the statutory nature of the Public Accounts Committee and its role in Government activities, an annual rate of allowance is payable to Members of the Public Accounts Committee.

Entitlement

Members of the Legislative Council and the Legislative Assembly serving as Chairpersons of Joint Committees, Select Committees and Standing Committees shall be paid the sum of \$170.00 for each day upon which they attend a meeting or an official visit of inspection if that day is one upon which the Legislative Council (so far as a Member of the Council is concerned) or the Legislative Assembly (so far as a Member of the Assembly is concerned) is not sitting. This allowance is not payable to Chairpersons in receipt of a salary of office as specified in Schedule 1 of the *Parliamentary Remuneration Act 1989*.

Members of the Public Accounts Committee, other than the Chairperson, shall each receive a committee allowance of \$3,910 per annum.

ADDITIONAL ENTITLEMENTS IN THE NATURE OF FIXED ALLOCATIONS

1. Electorate to Sydney Travel

Purpose and Operation of the Provisions

Members of the Legislative Assembly who reside in electorate groups 2 to 8 and Members of the Legislative Council who reside in zones 2 or 3 qualify for return air travel warrants between their electorates/zones and Sydney.

These entitlements are provided for the performance of Parliamentary duties.

All eligible Members shall receive one hundred and four (104) single economy class journeys per annum between electorate/zone and Sydney.

Where eligible, each of the below mentioned recognised office holders shall be entitled to the following additional electorate to Sydney travel entitlements per annum.

Entitlement

Office holder	Electorate to Sydney travel entitlement
Minister of the Crown	32 single journey entitlements
Speaker of the Legislative Assembly	32 single journey entitlements
President of the Legislative Council	32 single journey entitlements
Leader of the Opposition Assembly and Council	32 single journey entitlements
Leader of Party (not less than 10 Members in the Legislative Assembly)	32 single journey entitlements
Chairman of Committees Legislative Assembly and Legislative Council	32 single journey entitlements.
Deputy Speaker	32 single journey entitlements
Deputy Leader of the Opposition Assembly and Council	16 single journey entitlements
Deputy Leader of Party (not less than 10 Members in the Legislative Assembly)	16 single journey entitlements

Conditions

1. All electorate to Sydney travel and return is restricted to economy class.
2. Warrants may be used to meet the cost of using a private motor vehicle or rental vehicle in lieu of electorate to Sydney air travel. The amount to be reimbursed for this purpose is not to exceed the commercial airfare for an equivalent distance flight.
3. A minimum of one warrant is required to be surrendered for each single journey; a return trip will require the surrender of at least two warrants.
4. Warrants are not transferable between Members, or approved relatives, or Members' staff.
5. Where the Determination refers to warrants, the expression is intended to include a reference to the existing system for electorate to Sydney travel used for the Legislative Council.
6. Members may use electorate to Sydney warrants to defray part of the cost of intrastate and interstate Parliamentary travel when such travel is via Sydney.
7. Members may charter a plane in lieu of travelling on commercial flights provided that travel is for electorate and/or Parliamentary business and that sufficient warrants based on the equivalent commercial cost of each person travelling are surrendered. The cost of Member's approved relative travelling on the charter is to be met from the Member's Logistic Support Allocation. It is a condition of all air transport charters that the Member responsible for organising the charter obtains a passenger manifest from the charter operator and attaches it to the invoice when it is sent for payment.

8. A Member's air transport booking for Parliamentary duties and that of their spouse/approved relative and staff are to be made through the booking agent nominated in the New South Wales Government travel contract for all types of transport covered by the contract . Should the official New South Wales Government travel booking agency not offer a booking service required by a Member for Parliamentary duties, the Member's transport bookings for that service together with their spouse/approved relative and staff may be made directly with the transport provider.

9. Members will need to maintain records or other relevant evidence that clearly document the occasions they travelled to Sydney in connection with their Parliamentary duties. A copy of this documentation is to be supplied to the Parliament's administration. When travelling by commercial air flights, copies of airline boarding passes are to be supplied to the Parliament when issued for arrival and departure from Sydney.

2. Logistic Support Allocation

Purpose and Operation of the Provision

The Clerks of the Parliament will establish a Logistic Support Allocation Account for each Member.

There must be sufficient funds in the Member's Logistic Support Allocation. The items in respect of which the LSA may be used must not duplicate services already provided to Members by the Parliament and the expenditure must be consistent with this Determination.

Entitlement

Each Member and Recognised Office Holder of the Legislative Assembly who resides in one of the following electorate groups will be entitled to an annual allocation for the Logistic Support Allocation as follows:

Electorate Group	LSA
Group 1	\$29,380
Group 2	\$32,875
Group 3	\$35,170
Group 4	\$35,170
Group 5	\$35,170
Group 6	\$37,460
Group 7	\$37,460

Each Member and Recognised Office Holder of the Legislative Council who resides in one of the following zones will be entitled to an annual allocation for the Logistic Support Allocation as follows:

<u>Zone</u>	<u>Entitlement</u>
Zone 1 Electorates	\$19,925
Zone 2 Electorates	\$20,520
Zone 3 Electorates	\$30,400

Recognised Office Holders are entitled to further additional entitlements as specified in Schedule 3.

General Conditions

The following general conditions shall apply to the Logistic Support Allocation Account:

1. The Presiding Officers will establish and maintain a list outlining the purposes for which the LSA may be used. The list is to have regard to taxation, accounting and funding implications.
2. Subject to these conditions, each Member shall determine at his/her own discretion the use of the funds within this Account for the purpose and operations specified above.
3. It is the primary responsibility of Members to ensure that they manage their Logistic Support Allocation Account to ensure that they do not over-expend their budget. The Tribunal will not provide for supplementation of this Allocation. However, the Logistic Support Allocation is not intended to restrict the proper use of the Electoral Allowance.
4. Members may not use their Logistic Support Allocation to procure goods or services to be used for direct electioneering purposes or political campaigning.
5. Any unused funds remaining in the Member's account at the end of the financial year within the four year Parliamentary term shall be carried over to the following financial year. At the end of each four year Parliamentary term or the earlier

dissolution of the Legislative Assembly, any balance remaining in the Member's account is to be relinquished to the Consolidated Fund.

6. Accounts will be paid either directly by the Parliament and debited to a Member's account or paid in the first instance by the Member who would then seek reimbursement from the Parliament.

7. Members must personally authorise expenditure from their Logistic Support Allocation. Whilst, subject to the particular conditions, Members may determine at their discretion the use of the funds available for any purpose and operation specified by the Presiding Officers, the following table outlines the basis upon which the Tribunal has established the quantum of the account for future assessment. The table shall be used for the future assessment of the Allocation and for particular purposes such as the calculation of additional entitlements for Recognised Office Holders.

Electorate Group or Zone	Transport	Communication –electronic	Communication –non- electronic	Printing and Stationery and Office Supplies	Total Logistic Support Allowance
Legislative Assembly					
Group 1	\$4,585	\$4,005	\$13,500	\$7,290	\$29,380
Group 2	\$6,880	\$5,205	\$13,500	\$7,290	\$32,875
Group 3	\$9,175	\$5,205	\$13,500	\$7,290	\$35,170
Group 4	\$9,175	\$5,205	\$13,500	\$7,290	\$35,170
Group 5	\$9,175	\$5,205	\$13,500	\$7,290	\$35,170
Group 6	\$11,465	\$5,205	\$13,500	\$7,290	\$37,460
Group 7	\$11,465	\$5,205	\$13,500	\$7,290	\$37,460
Legislative Council					
Zone 1 Electorates	\$4,585	\$4,610	\$3,440	\$7,290	\$19,925
Zone 2 Electorates	\$4,585	\$5,205	\$3,440	\$7,290	\$20,520
Zone 3 Electorates	\$11,465	\$8,205	\$3,440	\$7,290	\$30,400

Particular Conditions.Transport (Other than Electorate or Electorate to Sydney transport)

1. A Member may use any form of transport within Australia subject to the requirement that the transport was used for Parliamentary or electorate duties and that the cost was reasonable.
2. A Member may travel to any place in Australia, subject to the requirement that all such travel must be for Parliamentary duties and that there must be, at the time of the making of the relevant reservation, sufficient funds in that Member's Account to pay for the expenses involved.
3. All transport costs associated with approved relative or Members' staff travel (excluding travel costs associated with staff training) are to be provided from the Logistic Support Allocation Account. Staff training costs are to be met by the Legislature.
4. Members and their approved relatives, when travelling in connection with the Member's Parliamentary duties, may claim reasonable actual accommodation and meal expenses from the Member's Logistic Support Allocation. The reimbursement of these expenses may not exceed the travel allowance rates as determined for Group 2 in Table 2 hereunder. Staff employed by the Parliament who travel with their Member or separately for Parliamentary business purposes may be paid travel allowances in accordance with appropriate Public Service Award conditions.
5. A Member and his or her approved relative may travel together or separately in connection with attendance at a function in the course of Parliamentary duties.
6. A Member, his or her approved relative and staff employed by the Parliament, may use taxis or hire cars for Parliamentary duties.
7. A Member's air transport booking for Parliamentary duties and that of their spouse/approved relative and staff are to be made through the booking agent

nominated in the New South Wales Government travel contract for all types of transport covered by the contract. Should the official New South Wales Government travel booking agency not offer a booking service required by a Member for Parliamentary duties, the Member's transport bookings for that service together with their spouse/approved relative and staff may be made directly with the transport provider.

8. Members should ensure that records are maintained that clearly document the occasions that staff employed by the Parliament stayed in Sydney or other locations when travelling in connection with the Member's Parliamentary duties. Such documentation may include airline boarding passes for arrival and departure or other documentary evidence of having travelled and stayed in accommodation.
9. A Member may use charter transport in connection with Parliamentary duties, but only within the limits of the Member's individual Logistic Support Allocation. No passenger, except the Member's approved relative and staff employed by the Parliament accompanying the Member on Parliamentary duties, may be carried at the cost of the Member's Logistic Support Allocation entitlement. Where more than one Member is travelling on the air charter, the total air charter costs should be shared equally between the Members travelling.
10. It is a condition of all air transport charters that the Member responsible for organising the charter obtain a passenger manifest from the charter operator and attach it to the invoice when it is submitted for payment to the Legislature.
11. Members together with their approved relative will need to maintain records or other relevant evidence that clearly document the occasions they travelled in connection with their Parliamentary duties. A copy of this documentation is to be supplied to the Parliament's administration. When travelling by commercial air flights, copies of boarding passes are also to be supplied.

Communication – electronic

1. The Tribunal accepts that there will be some private usage in connection with mobile telephones supplied by the Parliament and electronic communication equipment installed at public expense in a Member's principal place of residence. To ensure the Legislature does not pay Fringe Benefits Tax for the private usage of electronic equipment, the Financial Controller will undertake a survey over an appropriate period of time to ascertain public/private percentage use of Members' home telecommunication services. Once established, Members will be reimbursed the Parliamentary business cost of each home telecommunication call or usage account and an adjustment shall be made to previous accounts reimbursed from the effective date of this Determination on or from the date of election, whichever is the later.
2. Members may utilise any telecommunication services or network features with the exception of overseas calls, charged information/service calls, reverse charge calls, home-link calls and Telecard calls.
3. The following Recognised Office Holders shall be entitled to 100 per cent reimbursement for electronic-communication costs including overseas calls for Parliamentary business.
 - Ministers
 - Presiding Officers
 - Leader of the Opposition (Assembly and Council)
 - Leader of a Party not less than 10 Members in the Legislative Assembly
 - Chairman of Committees (Assembly and Council)
 - Deputy Speaker
 - Deputy Leader of the Opposition (Assembly and Council)
 - Deputy Leader of a Party with not less than 10 Members in the Legislative Assembly
 - Parliamentary Secretaries (Assembly and Council)
 - Government and Opposition Whips (Assembly and Council)
 - Whip of a third party with not less than 10 Members (Legislative Assembly)
 - Deputy Whips (Legislative Assembly).

4. A fax line installed at Legislative Council Members' home offices continue to be reimbursed at the rate of 100 per cent.
5. Call charges pertaining to a data line installed at Legislative Council Members' home offices be reimbursed at the rate of 100 per cent where Members do not have a broadband service connected, subject to the line being used for Parliamentary duties.
6. Members will be required to meet the cost of all overseas calls, other charged information/service calls, reverse charge calls and home-link and Telecard calls.
7. Accounts will be paid either directly by the Parliament and debited to a Member's account or paid in the first instance by the Member who would then seek reimbursement from the Parliament.

Communication - non-electronic

Members are permitted to purchase postage stamps or other mail distribution and delivery services and make arrangements for payment direct by the Parliament or obtain reimbursement by providing substantiation in accordance with the requirements of the Parliament's administration.

Printing, Stationery and Office Supplies

1. Members may only use the printing, stationery and office supplies entitlement for Parliamentary duties.
2. The entitlement may be used to purchase printing, stationery and office supplies from the Parliament or other providers and in accordance with Parliamentary procurement policies and practices.
3. A Member may not use their printing, stationery and office supplies allowances to procure goods or services to be used for direct electioneering purposes or political campaigning.

4. The purchase of computer software from the Logistic Support Allocation is subject to the following conditions:
- The software will not be supported by the Parliament's I.T. Section.
 - The software is required to be removed from the computers supplied by the Parliament if there is any conflict with the Parliament's computer network.
 - The software is not to be used for political campaigning or electioneering purposes.

3. Electorate Mailout Account

Each Member of the Legislative Assembly will be provided with an amount as specified in the attached Schedule for the following specific purposes:

- A) For preparing and distributing letters/newsletters to each constituent in his/her electorate. Members are provided with an annual amount based on the cost of issuing two newsletters/letters per enrolled voter per annum. Members may issue additional newsletters/letters subject to available funds in their Electorate Mail-Out Account and the Legislative Assembly's administrative guidelines.
- B) Upon the gazettal of new electoral districts following an electoral redistribution (undertaken pursuant to s 27(1)(c) of the *Constitution Act 1902*), Members may use their Electorate Mailout Account to communicate with prospective constituents from neighbouring electorates who at the time of the next election following the gazettal of the new electoral districts will become constituents of the Member's electorate.

Conditions

- 1. The Electorate Mailout Account shall be established and maintained by the Clerk of the Legislative Assembly. Members should be advised by the Clerk each month as to the balance of their Account.
- 2. Members are to fund the cost of preparing, printing and distributing letters/Newsletters to each constituent in his/her electorate and for no other purpose.
- 3. All procurement by Members will be in accordance with the Parliament's purchasing policies.
- 4. No supplementation to the allocation will be considered. Any additional costs are to be met from the Member's Logistic Support Allocation.
- 5. Unused funds are to be returned to the Consolidated Fund at the end of each financial year.

6. All accounts must be submitted to the Legislature for payment within 60 days of receipt.
7. Printing and distribution of newsletters/letters from the Electorate MailOut Account is to be in accordance with the Parliament's administrative guidelines.
8. Communication with prospective constituents following gazettal of electoral districts will be limited only to those electors who will transfer from adjoining electorates to the new electorate. Each Member is to receive the details of the prospective constituents from the State Electoral Office
9. Communications with constituents/prospective constituents will be limited to matters affecting the Member's electorate.

4. Electorate Charter Transport for Members of the Legislative Assembly

Purpose and operation of the provision

Members of the largest electorates (Electoral Groups 5-8) shall be provided with an allowance from which is met charter transport costs incurred within their electorates. For the purposes of this allowance “charter transport” means charter transport used with and for the service of the Member’s electorate and includes charter aircraft, drive yourself vehicles and any other mode of charter transport that may be deemed appropriate in the circumstances by the Speaker of the Legislative Assembly.

Entitlement

Members of the Legislative Assembly in the following Electorate Groups shall be entitled to Charter Transport Allowance up to the maximum amount shown below:

<u>Electorates</u>	<u>Entitlement</u>
Group 5	\$6,980
Group 6	\$11,400
Group 7	\$21,080

Conditions

The following conditions shall apply in respect of Charter Transport Allowance:

1. This Allowance shall only be used in connection with Parliamentary duties within the Member’s electorate and shall not be used during election campaigns or for other electioneering or party political activities.
2. Only the cost of the Member’s approved relative or Member of staff accompanying the Member may be met from this Allowance.
3. It is a condition of all air transport charters that the Member responsible for organising the charter obtain a passenger manifest from the charter operator and attach it to the invoice when it is submitted for payment to the Legislature.

4. Members are to meet the cost of the air charter and seek reimbursement from the Financial Controller with appropriate certification as to the purpose of the charter.
5. The charter transport shall only be used within and for the service of the Member's electorate. Where the closest source of available charter transport to the Member's electorate, electorate office or principal place of residence is outside the boundaries of the electorate, the reasonable additional expenses consequently incurred may be included in the reimbursement available under this Determination.
6. Members may use their Charter Transport Allowance to fly to an airfield located outside their electorate in circumstances where there is no suitable airfield located in the part of the electorate being visited by the Member. In these circumstances the Member would fly to the relevant airfield outside his/her electorate and then drive back to the electorate to conduct electorate business.
7. Members may also use the Charter Transport Allowance to attend regional or other meetings within an adjoining electorate relating to matters affecting their electorate. Members should first seek approval to use this Allowance in such a manner from the Presiding Officers. Members should be able to satisfy the Presiding Officers that the purpose of the journey relates to electorate business.
8. These additional entitlements shall be audited annually for compliance. In addition to any internal audit conducted by the Parliament, Members' additional entitlements shall be the subject of an external audit conducted by the Auditor-General of NSW. The cost of any auditing shall be met by the Parliament. Members should ensure they maintain appropriate records of expenditure.

5. Travelling Allowances for Recognised Office Holders

Table 2 – Indicative Upper Limits for Travel Expenditure

Office Holders	Capital Cities		Other Areas	Where no overnight stay is required
Group 1	\$404.45 (Melbourne)	\$355.45 (Adelaide, Brisbane, Canberra, Darwin, Hobart, Perth)	\$319.45	Actual reasonable meal expenses
Group 2	\$297.65 (Brisbane, Perth, Melbourne)	\$273.65 (Adelaide, Canberra, Darwin, Hobart)	\$200.10	Actual reasonable meal expenses

Recognised Office Holders are classified into one of the following two groups.

Group 1

Premier,
Deputy Premier,
Senior and Other Ministers,
President of the Legislative Council and Speaker of the Legislative Assembly,
Chairman of Committees (Legislative Assembly and Legislative Council),
Chairman of Select, Joint Standing, Standing and Public Accounts Committees,
Leader of the Opposition in the Legislative Assembly and Legislative Council,
Deputy Leader of the Opposition in the Legislative Assembly,
Deputy Speaker in the Legislative Assembly.

Group 2

Deputy Leader of the Opposition in the Legislative Council,
Deputy Leader in the Legislative Council (other than the Leader or Deputy Leader of the Opposition) of a recognised political party not fewer than 9 members of which are members of the Legislative Council and of which no member is a Minister,
Leader and Deputy Leader of a Recognised Political Party of which not less than ten Members are Members of the Legislative Assembly,

Government and Opposition Whips,

Deputy Government and Deputy Opposition Whips,

Parliamentary Secretary,

Whip in the Legislative Assembly of a recognised political party, not fewer than 10 members of whom are members of the Legislative Assembly,

Deputy Whip in the Legislative Assembly of a recognised political party, not fewer than 40 members of which are members of the Legislative Assembly,

Members of Select, Joint Standing, Standing and Public Accounts Committees.

The following conditions shall apply in respect of this allowance:

1. Recognised Office Holders are to be reimbursed travelling expenses when travel is undertaken in association with their role as a Recognised Office Holder only. These allowances will not apply when a Member travels on Parliamentary business in their own capacity.
2. Recognised Office Holders are eligible to claim reasonable actual travelling expenses for overnight absences from Sydney or their electorate/principal home residence. Where no overnight absence is involved Recognised Office Holders may claim reasonable actual meal expenses. Indicative upper limits for travel expenditure are outlined in Table 2.
3. The payment of actual travelling expenses will be paid subject to the production of tax invoices/receipts relating to accommodation, meal and other incidental expenses by the Recognised Office Holder concerned.
4. A Recognised Office Holder whose approved relative accompanies him or her to a State or other official function and who consequently incurs expenses in respect of meals and accommodation exceeding the allowance to which he or she is entitled, shall be entitled to be reimbursed the additional expenses associated with the approved relative.

5. Those Recognised Office Holders for whom non-Parliamentary funded budgets are provided are to meet travel allowance costs from those budgets and not from the Parliament.

6. Equipment, Services and Facilities

Members of the Legislative Assembly and the Legislative Council shall be provided by the Parliament with the equipment, services and facilities necessary to perform their Parliamentary duties as follows:

1. All Members shall receive at Parliament House, Sydney, a fitted out, equipped and maintained office, and secretarial services.
2. Each Member of the Legislative Assembly shall receive a fitted out, equipped and maintained Electorate Office to an appropriate standard. The Member for Murray-Darling and the Member for Barwon is to be provided with an additional electorate office.
3. Each Member shall be supplied equipment and ancillary services in the Member's private residence (or if the Member has more than one private residence then in the Member's principal private residence) including a telephone and a facsimile machine, for the performance by the Member of Parliamentary duties.
4. Each Member shall receive portable equipment to supplement the provision of equipment as referred to in clauses 1, 2 and 3 above, except where such equipment is already provided by the Executive Government. This portable equipment shall include, but is not limited to, a mobile telephone and a notebook computer.
5. Each Member of the Legislative Council shall have a separate facsimile line installed in their home. A separate data line shall also be installed to provide access to the Parliament's secure computer network unless Members elect to connect to a broadband service.
6. The Presiding Officers are to provide administrative support to each Member in accordance with the following:
 - i. Subject to (ii), each Member of the Legislative Assembly shall have two staff Members employed at each electoral office.

- ii. Each Member of the Legislative Assembly elected as an Independent shall have an additional staff Member employed at his/her electoral office.
- iii. Each Member of the Legislative Assembly, not elected as an Independent, shall be provided with a budget specific for the recruitment of temporary staff. The budget is to provide for an additional staff member to work in the electorate office or at Parliament House. The budget is to be the equivalent of the salary of an electorate officer grade 2 for a period of 61 days per annum.
- iv. Each Member of the Legislative Council, who is not a Minister, shall be entitled to one staff Member. When the staff Member is on annual recreation leave or other extended period of leave, a relief staff member may be employed for the period of absence.
- v. Each Member of the Legislative Council, who is not a Minister, and who is elected as a cross bench Member shall be entitled to two staff members.
- vi. Ministers shall receive a reasonable allocation of staff members.
- vii. The Whip of each recognised political party of not less than 10 members to each be provided with one member of staff.
- viii. This provision specifies the minimum staffing required in electorate offices. Nothing in this Determination removes from the employer of staff the obligations arising under the *Occupational Health and Safety Act 2000*.

Dated this 30 day of August 2007

The Honourable Justice R P Boland

THE PARLIAMENTARY REMUNERATION TRIBUNAL

ELECTORAL GROUPS**SCHEDULE 1**

Group 1 Electorates		
1. Auburn	19. Heffron	37. Parramatta
2. Balmain	20. Hornsby	38. Penrith
3. Bankstown	21. Kogarah	39. Pittwater
4. Baulkham Hills	22. Ku-ring-gai	40. Riverstone
5. Blacktown	23. Lakemba	41. Rockdale
6. Cabramatta	24. Lane Cove	42. Ryde
7. Camden	25. Liverpool	43. Smithfield
8. Campbelltown	26. Londonderry	44. Strathfield
9. Canterbury	27. Macquarie Fields	45. Sydney
10. Castle Hill	28. Manly	46. Toongabbie
11. Coogee	29. Maroubra	47. Vacluse
12. Cronulla	30. Marrickville	48. Wakehurst
13. Davidson	31. Menai	49. Willoughby
14. Drummoyne	32. Miranda	
15. East Hills	33. Mount Druitt	
16. Epping	34. Mulgoa	
17. Fairfield	35. North Shore	
18. Granville	36. Oatley	
Group 2 Electorates		
1. Blue Mountains	8. Lake Macquarie	14. Wallsend
2. Charlestown	9. Newcastle	15. Wollondilly
3. Gosford	10. Shellharbour	16. Wollongong
4. Hawkesbury	11. Swansea	17. Wyong
5. Heathcote	12. Terrigal	
6. Keira	13. The Entrance	
7. Kiama		

SCHEDULE 1

Group 3 Electorates		
1. Ballina	5. Maitland	9. South Coast
2. Cessnock	6. Myall Lakes	10. Tweed
3. Coffs Harbour	7. Port Macquarie	
4. Goulburn	8. Port Stephens	
Group 4 Electorates		
1. Albury	4. Dubbo	7. Oxley
2. Bathurst	5. Lismore	8. Tamworth
3. Bega	6. Orange	9. Wagga Wagga
Group 5 Electorates		
1. Burrinjuck		
2. Clarence		
3. Monaro		
4. Northern Tablelands		
Group 6 Electorates		
1. Murrumbidgee		
2. Upper Hunter		
Group 7 Electorates		
1. Barwon		
2. Murray Darling		

SYDNEY ALLOWANCE GROUPINGS

SCHEDULE 2

Category 1		
1. Blue Mountains	9. Newcastle	16. Wollongong
2. Charlestown	10. Shellharbour	17. Wyong
3. Gosford	11. Swansea	
4. Hawkesbury	12. Terrigal	
5. Heathcote	13. The Entrance	
6. Keira	14. Wallsend	
7. Kiama	15. Wollondilly	
8. Lake Macquarie		

Category 2		
1. Albury	12. Lismore	21. Port Macquarie
2. Ballina	13. Maitland	22. Port Stephens
3. Barwon	14. Monaro	23. South Coast
4. Bathurst	15. Murray-Darling	24. Tamworth
5. Burrinjuck	16. Murrumbidgee	25. Tweed
6. Bega	17. Myall Lakes	26. Upper Hunter
7. Cessnock	18. Northern Tablelands	27. Wagga Wagga
8. Clarence	19. Orange	
9. Coffs Harbour	20. Oxley	
10. Dubbo		
11. Goulburn		

LEGISLATIVE COUNCIL ZONES

SCHEDULE 2A

Zone 1 Electorates		
1. Auburn	19. Heffron	37. Parramatta
2. Balmain	20. Hornsby	38. Penrith
3. Bankstown	21. Kogarah	39. Pittwater
4. Baulkham Hills	22. Ku-ring-gai	40. Riverstone
5. Blacktown	23. Lakemba	41. Rockdale
6. Cabramatta	24. Lane Cove	42. Ryde
7. Camden	25. Liverpool	43. Smithfield
8. Campbelltown	26. Londonderry	44. Strathfield
9. Canterbury	27. Macquarie Fields	45. Sydney
10. Castle Hill	28. Manly	46. Toongabbie
11. Coogee	29. Maroubra	47. Vaucluse
12. Cronulla	30. Marrickville	48. Wakehurst
13. Davidson	31. Menai	49. Willoughby
14. Drummoyne	32. Miranda	
15. East Hills	33. Mount Druitt	
16. Epping	34. Mulgoa	
17. Fairfield	35. North Shore	
18. Granville	36. Oatley	
Zone 2 Electorates		
1. Blue Mountains	8. Lake Macquarie	14. Wallsend
2. Charlestown	9. Newcastle	15. Wollondilly
3. Gosford	10. Shellharbour	16. Wollongong
4. Hawkesbury	11. Swansea	17. Wyong
5. Heathcote	12. Terrigal	
6. Keira	13. The Entrance	
7. Kiama		

LEGISLATIVE COUNCIL ZONES

SCHEDULE 2A

Zone 3 Electorates		
1. Albury	11. Goulburn	21. Port Macquarie
2. Ballina	12. Lismore	22. Port Stephens
3. Barwon	13. Maitland	23. South Coast
4. Bathurst	14. Monaro	24. Tamworth
5. Bega	15. Murrumbidgee	25. Tweed
6. Berrinjuck	16. Murray-Darling	26. Upper Hunter
7. Cessnock	17. Myall Lakes	27. Wagga Wagga
8. Clarence	18. Northern Tablelands	
9. Coffs Harbour	19. Orange	
10. Dubbo	20. Oxley	

**RECOGNISED OFFICE HOLDER AND
OTHER MEMBER ENTITLEMENTS**

SCHEDULE 3

Recognised Office Holder	Transport	Communication (electronic)	Communication (non-electronic)	Printing & Stationery
Presiding Officer	30%		55%(A) 175%(C)	40%
Minister				40%
Deputy Speaker, Chair of Committees				40%
Leader of the Opposition	20%(A)		140%(A) 175%(C)	40%
Deputy Leader of the Opposition	10%		15%(C)	40%
Whips			15%(C)	40%
Party Leader (not less than 10 Members)	15%			40%
Deputy Party Leader (not less than 10 Members LA or 9 Members LC)	10%			40%
Leader of the National Party (in Opposition with not less than 10 Members in LA)	15%		15%	40%
Other Recognised Office Holders				40%
Independent Members				20%

Recognised Office Holders and Members referred to in schedule 3 receive additional entitlements for only one office; that office being the office which attracts the greater level of entitlement. These entitlements, as they apply to Recognised Office Holders, are to be available only for Recognised Office Holder duties.

Where entitlements formerly provided for the Recognised Office Holder's approved relative these have been included in the allocation.

Where an entitlement is followed by (A) or (C) it applied only to the Office Holder in either the Assembly or the Council.

SCHEDULE 4

ELECTORATE MAILOUT ACCOUNT

ELECTORAL DISTRICT	NUMBER OF ELECTORS (as at 29 April 2007 as provided by the State Electoral Office)	ANNUAL ENTITLEMENT
1. Albury	48,988	\$63,684
2. Auburn	47,765	\$62,095
3. Ballina	47,246	\$61,420
4. Balmain	49,240	\$64,012
5. Bankstown	47,409	\$61,632
6. Barwon	48,049	\$62,464
7. Bathurst	48,850	\$63,505
8. Baulkham Hills	49,207	\$63,969
9. Bega	48,977	\$63,670
10. Blacktown	48,087	\$62,513
11. Blue Mountains	49,007	\$63,709
12. Burrinjuck	48,158	\$62,605
13. Cabramatta	48,611	\$63,194
14. Camden	48,535	\$63,096
15. Campbelltown	48,169	\$62,620
16. Canterbury	48,581	\$63,155
17. Castle Hill	47,185	\$61,341
18. Cessnock	48,960	\$63,648
19. Charlestown	48,175	\$62,628
20. Clarence	48,074	\$62,496
21. Coffs Harbour	48,330	\$62,829
22. Coogee	48,774	\$63,406
23. Cronulla	48,069	\$62,490
24. Davidson	48,019	\$62,425
25. Drummoyne	47,966	\$62,356
26. Dubbo	49,272	\$64,054
27. East Hills	47,038	\$61,149
28. Epping	48,245	\$62,719
29. Fairfield	48,807	\$63,449
30. Gosford	49,544	\$64,407
31. Goulburn	48,449	\$62,984
32. Granville	48,889	\$63,556
33. Hawkesbury	47,253	\$61,429
34. Heathcote	48,368	\$62,878
35. Heffron	48,675	\$63,278
36. Hornsby	49,250	\$64,025
37. Keira	47,831	\$62,180
38. Kiama	48,620	\$63,206
39. Kogarah	48,753	\$63,379
40. Ku-ring-gai	48,652	\$63,248
41. Lake Macquarie	48,202	\$62,663
42. Lakemba	49,174	\$63,926

ELECTORATE MAILOUT ACCOUNT

ELECTORAL DISTRICT	NUMBER OF ELECTORS (as at 29 April 2007 as provided by the State Electoral Office)	ANNUAL ENTITLEMENT
43. Lane Cove	48,035	\$62,446
44. Lismore	47,410	\$61,633
45. Liverpool	47,241	\$61,413
46. Londonderry	48,678	\$63,281
47. Macquarie Fields	48,371	\$62,882
48. Maitland	48,357	\$62,864
49. Manly	47,711	\$62,024
50. Maroubra	49,154	\$63,900
51. Marrickville	49,139	\$63,881
52. Menai	48,152	\$62,598
53. Miranda	47,842	\$62,195
54. Monaro	46,979	\$61,073
55. Mount Druitt	47,041	\$61,153
56. Mulgoa	48,403	\$62,924
57. Murray - Darling	47,483	\$61,728
58. Murrumbidgee	49,117	\$63,852
59. Myall Lakes	49,063	\$63,782
60. Newcastle	48,120	\$62,556
61. North Shore	48,914	\$63,588
62. Northern Tablelands	48,890	\$63,557
63. Oatley	48,425	\$62,953
64. Orange	49,199	\$63,959
65. Oxley	47,116	\$61,251
66. Parramatta	48,483	\$63,028
67. Penrith	48,442	\$62,975
68. Pittwater	48,123	\$62,560
69. Port Macquarie	47,545	\$61,809
70. Port Stephens	48,371	\$62,882
71. Riverstone	48,216	\$62,681
72. Rockdale	48,397	\$62,916
73. Ryde	48,379	\$62,893
74. Shellharbour	48,360	\$62,868
75. Smithfield	48,407	\$62,929
76. South Coast	48,874	\$63,536
77. Strathfield	47,772	\$62,104
78. Swansea	49,247	\$64,021
79. Sydney	48,999	\$63,699
80. Tamworth	48,457	\$62,994
81. Terrigal	48,326	\$62,824
82. The Entrance	47,407	\$61,629
83. Toongabbie	49,147	\$63,891
84. Tweed	47,416	\$61,641
85. Upper Hunter	48,369	\$62,880
86. Vacluse	49,054	\$63,770

ELECTORATE MAILOUT ACCOUNT

ELECTORAL DISTRICT	NUMBER OF ELECTORS (as at 29 April 2007 as provided by the State Electoral Office)	ANNUAL ENTITLEMENT
87. Wagga Wagga	48,460	\$62,998
88. Wakehurst	49,071	\$63,792
89. Wallsend	47,350	\$61,555
90. Willoughby	48,508	\$63,060
91. Wollondilly	47,409	\$61,632
92. Wollongong	49,202	\$63,963
93. Wyong	47,934	\$62,314

Advice of the Secretary of Treasury Pursuant to Section 12A of the Parliamentary Remuneration Act, 1989

The following comments on the Parliamentary Remuneration Tribunal's 2007 annual determination are made pursuant to Section 12A of the *Parliamentary Remuneration Act, 1989* by the Secretary of the Treasury.

Financial Implications

The 2007 annual determination is fundamentally consistent with the previous determination.

The table below shows the variation in entitlements over the 2006 determination.

For the purpose of calculating the costs, the estimates are based on the 2007 composition of the Legislative Assembly and the Council membership. Estimates have not been provided where the maximum remuneration limits for the particular allowances are not defined. The Sydney Allowance is calculated on the annual amount allocated to Members.

ENTITLEMENT	2006 DET.	2007 DET.	CHANGE
Electoral Allowance	\$ 5,843,130	\$ 5,965,800	\$ 122,670 +2.1%
Sydney Allowance ⁽¹⁾	\$ 1,646,970	\$ 1,606,500	\$ 40,470 -2.5%
Logistic Support Allocation	\$ 3,832,955	\$ 3,913,485	\$ 80,530 +2.1%
Electorate Mail-out Account ⁽²⁾	\$ 5,553,735	\$ 5,844,823	\$ 291,088 +5.2%
Committee Allowance ⁽³⁾	\$ 18,287	\$ 19,531	\$ 1,244 +6.8%
Electorate Charter Transport Allowance - LA Members	\$ 97,180	\$ 97,180	NIL
Travelling Allowance for Recognised Office Holders	Not Estimated	Not Estimated	Increased ⁽⁴⁾
TOTAL MINIMUM EXPENDITURE	\$16,992,257	\$17,447,319	\$ 536,002 +2.7%

(1) While the PRT proposes to increase this allowance by 2.1%, the overall impact of -2.5% is the result of electorates regrouping.

(2) Based on an increase in electors as provided by the NSW Electoral Commission.

(3) Includes members of Public Accounts Committee only.

(4) Adjusted in line with movements in public sector rates which vary depending on travel destination.

Member entitlements have increased by **\$536,002** over the 2006 determination, which represents a rise of 2.7 percent.

The increase in Electoral Allowance, Sydney Allowance and Logistic Support Allocation is lower than the **Sydney CPI of 2.7%** for year 2006-07 and forecast of **2.6%** for 2007-08. The **6.8%** increase granted for the Committee Allowance reflects Members' current salaries.

The rate for Electorate Mailout Account (EMA) and the Charter Transport Allowance have not been increased, however, in respect of the EMA, there is an overall increase of 5.2 percent as a result of an increase in electors. The increase to the Travel Allowance to Recognised Office Holders may drive up this expenditure slightly.

Second Barwon Electorate Office

The Tribunal is proposing that a second electorate office be provided to the Member for Barwon. This is on the basis that the Barwon electorate is comparable in size to the Murray/Darling electorate, which has two electorate offices. The estimated costs of this proposal are \$150,000 for fit-out and \$40,000 per annum for rent.

The increase in the above entitlements should be fully met from escalation provided in the 2007-08 Budget for the Legislature.

Accountability and Control

Additional guidelines have been set by the Parliamentary Remuneration Tribunal to ensure greater accountability and control over the use of entitlements by Members.

John Pierce
Secretary
29 August 2007

TENDERS

Department of Commerce

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

<http://www.tenders.nsw.gov.au>

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

CESSNOCK CITY COUNCIL

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

CESSNOCK CITY COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the schedule below, excluding any mines or deposits of minerals in those lands are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 and for the purposes of the Roads Act 1993.

Dated at Cessnock this 4th day of September 2007.

BENARD MORTOMORE,
General Manager

SCHEDULE

Lot 1, DP 853558
Lot 2, DP 853558
Lot 3, DP 853558 [3494]

CESSNOCK CITY COUNCIL

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

CESSNOCK CITY COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the schedule below, excluding any mines or deposits of minerals in those lands are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 and for the purposes of the Roads Act 1993.

Dated at Cessnock this 4th day of September 2007.

BENARD MORTOMORE,
General Manager

SCHEDULE

Lot 3, DP 863344
Lot 4, DP 863344
Lot 5, DP 863344 [3495]

CESSNOCK CITY COUNCIL

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

CESSNOCK CITY COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the schedule below, excluding any mines or deposits of minerals in those lands are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 and for the purposes of the Roads Act 1993.

Dated at Cessnock this 4th day of September 2007.

BENARD MORTOMORE,
General Manager

SCHEDULE

Lot 3, DP 860523
Lot 4, DP 860523 [3496]

COFFS HARBOUR CITY COUNCIL

Naming of Roads

NOTICE is hereby given that Coffs Harbour City Council, in pursuance of section 162 of the Roads Act 1993, has named roads as follows:

<i>Location</i>	<i>New Name</i>
New road off Boronia Street, bounded by Elizabeth Street, Second Avenue and First Avenue, Sawtell	• Kidd Lane

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [3497]

COFFS HARBOUR CITY COUNCIL

Naming of Roads

NOTICE is hereby given that Coffs Harbour City Council, in pursuance of section 162 of the Roads Act 1993, has named roads as follows:

<i>Location</i>	<i>New Name</i>
New road off Pearce Drive, Coffs Harbour	• Keilawarra Ridge

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [3498]

GREATER TAREE CITY COUNCIL

ERRATUM

A notice originally published in the *Government Gazette* on 23 May 2005, under the heading of "ROADS ACT 1993, ROADS (GENERAL) REGULATION 2000 PART 2 – ROADS, DIVISION 2 – NAMING OF ROADS", referred to road named Scotia Place, Harrington Waters, is amended and the road has been renamed Caledonia Street, Harrington Waters, as published in the *Government Gazette* on 30 March 2007. GERRARD JOSÉ, General Manager, Greater Taree City Council, PO Box 482, Taree NSW 2430. [3499]

FORBES SHIRE COUNCIL

Roads (General) Regulation 2000

NOTICE is hereby given that the FORBES SHIRE COUNCIL, in pursuance of division 2 of the above mentioned Regulation, adopted to name the road as shown hereunder:

<i>Location</i>	<i>Adopted Name</i>
Unnamed road running in a westerly direction from Farnell Street, being Lots 26 and 27, DP 1060198	Watson Close

Authorised by resolution of the Council on 21 June 2007. [3500]

PARRAMATTA CITY COUNCIL

Road Re-Naming

Roads Acts 1993, Section 162

Roads (General) Regulation 2000

NOTICE is hereby given that the Council of the City of Parramatta, in pursuance of the above Act and Regulation, has renamed the road as described in the following table. Authorised by Council Resolution on 27 August 2007.

<i>Current Road Name</i>	<i>New Road Name</i>
Spurway Street Ermington (the southern section between Boronia Street and Parramatta River)	Broadoaks Street [3501]

SHOALHAVEN CITY COUNCIL

Lake Tabourie Sewerage Scheme

NOTICE is hereby given that Council has constructed the Lake Tabourie Sewerage Scheme to provide sewerage services to all the land described hereunder:

Lots 64-78, DP 23027, Lots 1-63, DP 23029, Lot 79, DP 24865, Lots 81-89, DP 24865, Lot A, DP 24865, Lots 1-13, DP 25836, Lots 1-12, DP 25906, Lots 2-7, DP 30708, Lots 1-4, DP 202259, Lots 7-12, DP 202259, Lots 8-17, DP 210058, Lots 1-9, DP 224267, Lots 1-3, DP 237960, Lots 5-7, DP 237960, Lots 1-58, DP 251422, Lots 1-7, DP 251562, Lots 9-61, DP 251562, Lots 65-85, DP 251924, Lots 87-146, DP 251924, Lots 1-8, DP 253786, Lots 1-5, DP 255213, Lots 1-23, DP 255441, Lots 1-7, DP 259901, Lot 10, DP 259901, Lots 150-156, DP 262315, Lot A, DP 364218, Lot B, DP 364218, Lots 18-20, DP 520197, Lots 1-3, DP 539327, Lots 5-7, DP 554421, Lot 1, DP 559544, Lot 7, DP 569372, Lots 21 and 22, DP 588789, Lots 1 and 2, DP 715030, Lots 16 and 17, DP 773451, Lots 10 and 14, DP 791720, Lots 32 and 33, DP 1062164 and Lots 10 and 11, DP 1096008

Owners of the above lands can now take steps to connect their properties to the Council's sewerage system. R. D. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541. [3502]

RANDWICK CITY COUNCILRoads Act 1993 Roads (General) Regulation 2000
Part 2 Roads Division 2 – Naming of Public Road

NOTICE is hereby given that Randwick City Council, in pursuance of division 2 of the abovementioned Regulation, proposes to name the road as shown hereunder:

<i>Present Name</i>	<i>Proposed Name</i>
Dowling Street, Kensington, located behind the sound barrier, which is situated from Todman Avenue, Kensington to Ingram Street, Kensington.	Samuel Terry Avenue Kensington

Authorised by resolution of the Council on 28 August 2007. General Manager, Randwick City Council, 30 Frances Street, Randwick NSW 2031. [3503]

WILLOUGHBY CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Road

Northern Portion of Road formerly known as Gibbes
Street Chatswood

NOTICE is hereby given THAT Council in pursuance of section 162 of the Roads Act 1993 has named the section of road prescribed herein under:

<i>Description:</i>	<i>New Name:</i>
Northern Portion of Gibbes Street Numbers 60 through 175	Lower Gibbes Street

Authorised by resolution of Council dated 3 September 2007. J. OWEN, General Manager, Willoughby City Council, PO Box 57, Chatswood NSW 2057. [3504]

ESTATE NOTICES

IN the Supreme Court of New South Wales, Equity Division. – Notice of intended distribution of estate. – Any person having any claim upon the estate of HELEN WALLACE late of 18/150 Bellevue Road, Bellevue Hill in the State of New South Wales, who died on 2 April 2007 must send particulars of his claim to the Executors care of Lobban McNally Lawyers of 65 York Street, Sydney NSW within one calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executors have notice. Probate was granted in New South Wales on 24 August 2007. LOBBAN MCNALLY, Lawyers, Level 3, 65 York Street, Sydney NSW, tel.: (02) 9299 8438. [3505]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of PATRICIA MARGARET COOPER, late of Rozelle, in the State of New South Wales, married woman, who died on 5th January 2006, must send particulars of the claim to the executors, Stephen Albert Cooper, care of Mervyn Finlay, Thorburn & Marshall, Solicitors, Level 2, 225 Macquarie Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 21st August 2007. MERVYN FINLAY, THORBURN & MARSHALL, Solicitors, Level 2, 225 Macquarie Street, Sydney NSW 2000, tel.: (02) 9223 6544. Reference: DLT:27807. [3506]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of LORNA GEE RUTHERFORD, late of Turramurra, in the State of New South Wales, retired, who died on 29th April 2007, must send particulars of the claim to the executors, Constance Grahame, Norma Cameron and Diana Leslie Thorburn, care of Mervyn Finlay, Thorburn & Marshall, Solicitors, Level 2, 225 Macquarie Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executors has notice. Probate was granted in New South Wales on 13th August 2007. MERVYN FINLAY, THORBURN & MARSHALL, Solicitors, Level 2, 225 Macquarie Street, Sydney NSW 2000, (DX 796 Sydney), tel.: (02) 9223 6544. Reference: DLT:26407. [3507]

COMPANY NOTICES

NOTICE of general meeting.—OLIVERS GIFT CENTRE PTY LIMITED, ACN 002 480 686 (In Liquidatiion).—Notice is hereby given at a general meeting of the abovenamed company, duly convened and held at the office of Steel Walsh & Murphy, 103 Kendal Street, Cowra NSW 2794, on the 7 September 2007, the following Special Resolution was passed: That the company be wound up as a Members' Voluntary Liquidation and that the assets of the company be distributed in whole or part to the members in specie should the liquidator so desire. Dated 7 September 2007. KENDALL McMASTER, Chartered Accountant, 103 Kendal Street, Cowra NSW 2794. [3508]