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LEGISLATION

Regulations



New South Wales

First State Superannuation Regulation 2008

under the

First State Superannuation Act 1992

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *First State Superannuation Act 1992*.

JOHN WATKINS, M.P.,
Minister for Finance

Explanatory note

The object of this Regulation is to remake, with minor amendments, the provisions of the *First State Superannuation Regulation 2002* which is repealed on 1 September 2008 by section 10 (2) of the *Subordinate Legislation Act 1989*.

This Regulation makes provision with respect to:

- (a) the prescription of paid maternity leave, paid parental leave, paid adoption leave, weekly workers compensation payments and certain non-cash benefits provided by an employer as part of salary in respect of which employers are required to make superannuation contributions for employees under the First State Superannuation Scheme, and
- (b) savings and formal matters.

This Regulation is made under the *First State Superannuation Act 1992*, including sections 4 and 15 (the general regulation-making power).

This Regulation comprises or relates to matters set out in Schedule 3 to the *Subordinate Legislation Act 1989*—namely matters of a machinery nature and matters that are not likely to impose an appreciable burden, cost or disadvantage on any sector of the public.

Clause 1 First State Superannuation Regulation 2008

First State Superannuation Regulation 2008

under the

First State Superannuation Act 1992

1 Name of Regulation

This Regulation is the *First State Superannuation Regulation 2008*.

2 Commencement

This Regulation commences on 1 September 2008.

Note. This Regulation replaces the *First State Superannuation Regulation 2002* which is repealed on 1 September 2008 by section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Interpretation

(1) In this Regulation:

the Act means the *First State Superannuation Act 1992*.

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

4 Allowances and payments included as wages

(1) For the purposes of section 4 (1) (a) (iii) of the Act, the following payments are prescribed:

- (a) payments for maternity leave,
- (b) payments for parental leave,
- (c) payments for adoption leave,
- (d) weekly workers compensation payments.

(2) The weekly workers compensation payments to be treated as salary for the purposes of section 4 (1) (a) (iii) of the Act do not include any amount by which the aggregate of:

- (a) the weekly workers compensation paid to an injured employee,
- and

-
- (b) the salary actually paid to that employee while partially incapacitated,
exceeds the salary that the employee would probably have been earning but for the injury (assuming the employee had continued to be employed in the same or some comparable employment).
- (3) For the purposes of section 4 (1) (a) (iv) of the Act, all non-cash employment benefits provided by an employer to an employee that attract compulsory employer superannuation contributions under an industrial award applicable to the employee are prescribed employment benefits.
- (4) In this clause:
weekly workers compensation payments, in relation to an employee, means weekly payments of compensation under the *Workers' Compensation Act 1987* (or the provisions of the *Workers' Compensation Act 1926* as applied by that Act) payable to the employee because the employee is partially incapacitated for work through injury.

5 Saving

Any act, matter or thing that, immediately before the repeal of the *First State Superannuation Regulation 2002*, had effect under that Regulation continues to have effect under this Regulation.



New South Wales

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation 2008

under the

Food Act 2003

Her Excellency the Governor, with the advice of the Executive Council, and the approval of the Premier, has made the following Regulation under the *Food Act 2003*.

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

Explanatory note

The object of this Regulation is to amend the *Food Regulation 2004* to prescribe a food safety scheme under the *Food Act 2003* in relation to the preparation and provision of food to certain classes of vulnerable persons, including persons in certain hospitals, nursing homes and hospices.

The provisions of Standard 3.3.1 of the *Australia New Zealand Food Standards Code* of the Commonwealth relating to food service to vulnerable persons come into effect on 5 October 2008. This Regulation modifies that Standard, for the purposes of its application in New South Wales, so that it does not apply to child care centres and it provides lead-in times for implementation of food programs for the food businesses to which it does apply.

This Regulation also requires food businesses to which the Standard applies to be licensed under the *Food Regulation 2004* and contains other requirements relating to the analysis of certain food handled in the course of those businesses and the auditing of those businesses.

This Regulation is made under the *Food Act 2003*, including sections 102, 139 (the general regulation-making power) and 141.

Clause 1 Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation
2008

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation 2008

under the

Food Act 2003

1 Name of Regulation

This Regulation is the *Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation 2008*.

2 Commencement

This Regulation commences on 18 August 2008.

3 Amendment of Food Regulation 2004

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

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation
2008

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 4 Modification of Food Standards Code

Insert after clause 4 (2):

- (3) Standard 3.3.1 of the Food Standards Code is modified by:
 - (a) inserting after clause 3 (2):
 - (3) Despite subclause (1), clause 3 of Standard 3.2.1 is to be read as not requiring a person who is carrying on a food business to which this Standard applies at 5 October 2008 to implement or comply with a food safety program until:
 - (a) in the case of a food business that is a same-day aged care establishment (as defined in the Schedule)—1 September 2009 or such later date as is notified in writing to the person by the NSW Food Authority, or
 - (b) in any other case—1 March 2009 or such later date as is notified in writing to the person by the NSW Food Authority.
 - (b) omitting the matter relating to child care centres in the Schedule to that Standard.

[2] Clause 6 Definitions

Insert at the end of paragraph (d) of the definition of *food business*:

, or

- (e) a vulnerable persons food business within the meaning of Part 8.

[3] Clause 18 Content of food safety program

Insert “for a food business referred to in paragraph (a), (b), (c) or (d) of the definition of *food business* in clause 6” after “A food safety program”.

[4] Clause 18

Insert at the end of clause 18:

Note. A vulnerable persons food business within the meaning of Part 8 is required by Standard 3.3.1 of the Food Standards Code to comply with Standard 3.2.1 of that Code which contains requirements for the development and implementation of food safety programs.

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation
2008Schedule 1 Amendments

[5] Clause 19 Certification of food safety program

Omit clause 19 (1). Insert instead:

- (1) The Food Authority must certify a food safety program for a food business to which a licence or proposed licence relates if the Food Authority is satisfied that:
 - (a) in the case of a food business referred to in paragraph (a), (b), (c) or (d) of the definition of *food business* in clause 6, the food safety program complies with clause 18, or
 - (b) in the case of a vulnerable persons food business, the food safety program complies with Standard 3.2.1 of the Food Standards Code.

[6] Clause 21 Calculation and notification of licence fees

Omit clause 21 (1). Insert instead:

- (1) A licence fee for a licence that authorises the carrying on of:
 - (a) a dairy business (within the meaning of Part 4) is to be calculated in accordance with clause 58, or
 - (b) a meat business (within the meaning of Part 5) is to be calculated in accordance with clause 132, or
 - (c) a plant products business (within the meaning of Part 6) is to be the fee determined from time to time by the Food Authority, or
 - (d) a seafood business (within the meaning of Part 7) is to be calculated in accordance with clause 161 and, where applicable, clause 162, or
 - (e) a vulnerable persons food business (within the meaning of Part 8) is to be the fee determined from time to time by the Food Authority.

[7] Clause 22 Review of decisions

Insert “or to be held” after “held” in clause 22 (e).

[8] Clause 131 Audits

Insert “that authorises the carrying on of a meat business” after “licence” in clause 131 (1).

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation
2008

Amendments

Schedule 1

[9] **Part 8**

Insert after clause 169:

Part 8 Vulnerable persons food safety scheme

Division 1 Preliminary

170 Definitions

In this Part:

licence means a licence granted under Part 3 that authorises the carrying on of a vulnerable persons food business.

vulnerable persons food business is defined in clause 172.

Vulnerable Persons Food Safety Scheme Manual means the document of that name published by the Food Authority, as in force from time to time.

171 Vulnerable persons food safety scheme

The provisions of Part 3 and this Part are prescribed as a food safety scheme under Part 8 of the Act.

172 Meaning of “vulnerable persons food business”

In this Part, *vulnerable persons food business* means a food business to which Standard 3.3.1 of the Food Standards Code will apply when inserted into that Code (as modified by this Regulation).

Note. See clause 4 which contains modifications relating to Standard 3.3.1 of the Food Standards Code.

Division 2 Sampling and analyses

173 Vulnerable persons food business to undertake analyses of food

- (1) The holder of a licence must, at the holder’s own expense, ensure that samples of food handled in the course of the vulnerable persons food business authorised by the licence are analysed:
 - (a) except as provided by paragraph (b), in accordance with the requirements of the Vulnerable Persons Food Safety Scheme Manual, or
 - (b) in accordance with the terms of a notice served on the holder of the licence under subclause (2).

Maximum penalty: 25 penalty units.

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation
2008

Schedule 1 Amendments

- (2) The Food Authority may, by notice in writing served on the holder of a licence, specify the frequency at which analyses are to be carried out for the purposes of this clause and the manner in which they are to be carried out.

174 Reports of analyses

- (1) The holder of a licence must ensure that every analysis carried out for the purposes of clause 173 is carried out in a laboratory approved by the Food Authority for the particular type of analysis to be undertaken.

Maximum penalty: 25 penalty units.

- (2) The holder of a licence must, in accordance with subclause (3), notify the Food Authority of the results of any analysis carried out by or on behalf of the holder of the licence for the purposes of clause 173 if the results of the analysis indicate that:

- (a) the sample analysed failed to meet any applicable requirements of the Food Standards Code, or
(b) the sample analysed failed to meet any applicable requirements of the Vulnerable Persons Food Safety Scheme Manual.

Maximum penalty: 25 penalty units.

- (3) A notification under subclause (2) must:
- (a) be made orally as soon as possible after the holder becomes aware of the results of the analysis, and
(b) be made in writing within 7 days after the holder becomes aware of the results of the analysis.

Division 3 Miscellaneous

175 New South Wales Vulnerable Persons Food Safety Scheme Consultative Committee

- (1) The Food Authority is to establish a body to be known as the New South Wales Vulnerable Persons Food Safety Scheme Consultative Committee (*the Consultative Committee*) for the purposes of the consultation referred to in section 105 of the Act in relation to the food safety scheme prescribed under this Part.
- (2) The Consultative Committee is to be comprised principally of persons nominated by the relevant industry, and endorsed by the Food Authority, to represent the main sectors of the industry.

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation
2008

Amendments

Schedule 1

-
- (3) The Consultative Committee may also comprise such officers of the Food Authority and the Department of Health, and representatives of other bodies or industry organisations and of consumers, as the Food Authority allows.
 - (4) The Consultative Committee may establish subcommittees to assist it in the exercise of its functions.
 - (5) The Food Authority is to appoint a Chairperson and Secretary of the Consultative Committee.
 - (6) The procedure for the calling and holding of meetings of the Consultative Committee is to be as determined by the Food Authority in consultation with the relevant industry.

176 Inspections and audits in relation to vulnerable persons food businesses

- (1) The Food Authority may arrange for an authorised officer to carry out any or all of the following types of inspection or audit before or after granting a licence in respect of a vulnerable persons food business:
 - (a) an inspection of the premises and equipment involved in the food business, and the activities carried on in the course of the food business,
 - (b) an audit of the food safety program, or proposed food safety program, for the food business.
- (2) This clause is not intended to limit any powers of an authorised officer to carry out an inspection under Part 4 or 5 of the Act.

[10] Existing Parts 8 and 9

Renumber existing Parts 8 and 9 as Parts 9 and 10, respectively, and clauses 170–176 as clauses 177–186.

[11] Clause 184 Offences (as renumbered)

Omit “Parts 3–7” from clause 184 (1). Insert instead “Parts 3–8”.

[12] Schedule 1 Penalty notices

Omit “(Clause 175)”. Insert instead “(Clause 185)”.

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation
2008

Schedule 1 Amendments

[13] Schedule 1

Insert at the end of the Table to Part 2:

Clause 173 (1)	5
Clause 174 (1)	5
Clause 174 (2)	5

[14] Schedule 15 Savings and transitional provisions

Omit “(Clause 177)”. Insert instead “(Clause 186)”.

[15] Schedule 15

Insert before clause 1:

**Division 1 Provisions consequent on enactment of
Food Amendment (Food Safety Schemes)
Regulation 2005**

[16] Schedule 15, Division 2

Insert after clause 7 of Schedule 15:

**Division 2 Provisions consequent on enactment of
Food Amendment (Vulnerable Persons Food
Safety Scheme) Regulation 2008**

8 Licensing of existing vulnerable persons food businesses

If a person who is carrying on a vulnerable persons food business (within the meaning of Part 8) on 18 August 2008 makes an application to the Food Authority:

- (a) in accordance with this Regulation, and
- (b) before 18 October 2008,

for a licence to carry on the business, the person is taken to be the holder of a licence authorising the carrying on of the business until the Food Authority determines the application.

9 Development of food safety programs for existing vulnerable persons food businesses

Despite clause 10 (2), the Food Authority may grant a licence to an applicant who is carrying on a vulnerable persons food business (within the meaning of Part 8) on 18 August 2008, being a business for which the Food Authority considers there should

Food Amendment (Vulnerable Persons Food Safety Scheme) Regulation
2008

Amendments

Schedule 1

be a food safety program, even though the applicant has not prepared a proposed food safety program.



New South Wales

Parliamentary Contributory Superannuation Regulation 2008

under the

Parliamentary Contributory Superannuation Act 1971

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Parliamentary Contributory Superannuation Act 1971*.

JOHN WATKINS, M.P.,
Minister for Finance

Explanatory note

The object of this Regulation is to remake, with minor changes, the provisions of the *Parliamentary Contributory Superannuation Regulation 2003* which is repealed on 1 September 2008 by section 10 (2) of the *Subordinate Legislation Act 1989*.

This regulation makes provision with respect to the following:

- (a) meetings of the Trustees of the Parliamentary Superannuation Fund (*the trustees*) and the signing of cheques drawn on that Fund,
- (b) the making of applications for pensions and other benefits,
- (c) the provision of evidence to the trustees of a person's age, marriage, de facto relationship or entitlement to receive a pension,
- (d) the making of declarations as to certain matters,
- (e) the notification to the trustees of a change in entitlement or address,
- (f) the keeping of records by the trustees,
- (g) the payment of superannuation contribution surcharge amounts,
- (h) savings and formal matters.

This Regulation is made under the *Parliamentary Contributory Superannuation Act 1971*, including sections 13, 16 (4), 26D (3) (b) and (8)–(10) and 33 (the general regulation-making power).

This Regulation comprises or relates to matters set out in Schedule 3 to the *Subordinate Legislation Act 1989*—namely, matters of a machinery nature and matters that are not likely to impose an appreciable burden, cost or disadvantage on any sector of the public.

Parliamentary Contributory Superannuation Regulation 2008

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Parliamentary Contributory Superannuation Regulation 2008

Clause 1

Parliamentary Contributory Superannuation Regulation 2008

under the

Parliamentary Contributory Superannuation Act 1971

1 Name of Regulation

This Regulation is the *Parliamentary Contributory Superannuation Regulation 2008*.

2 Commencement

This Regulation commences on 1 September 2008.

Note. This Regulation replaces the *Parliamentary Contributory Superannuation Regulation 2003* which is repealed on 1 September 2008 by section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Interpretation

(1) In this Regulation:

additional surcharge amount means the amount of superannuation contributions surcharge assessed to be payable by a post payment surcharge assessment notice.

Commissioner of Taxation means the person holding office for the time being as the Commissioner of Taxation under a law of the Commonwealth.

post payment surcharge assessment notice means a notice of assessment of superannuation contributions surcharge under the *Superannuation Contributions Tax (Assessment and Collection) Act 1997* of the Commonwealth in respect of the employer contributions paid to the Fund on behalf of a former member, being a notice that is received by the former member (whether before, on or after the commencement of this Regulation) after a benefit has commenced to be paid or has been paid to the former member.

surcharge debt account has the same meaning as in section 26D of the Act.

surcharge deduction cap means the maximum surcharge deduction amount that may be determined by the trustees under section 26D (3) of the Act in relation to a benefit payable to a former member.

Clause 4 Parliamentary Contributory Superannuation Regulation 2008

the Act means the *Parliamentary Contributory Superannuation Act 1971*.

Note. Section 11 of the *Interpretation Act 1987* provides that expressions defined in the Act have the same meanings in this Regulation.

total surcharge amount, in respect of a former member, means the sum of:

- (a) the total amount of superannuation contributions surcharge that has been assessed to be payable in respect of employer contributions paid to the Fund on the member's behalf up to and including the date on which the former member receives a post payment surcharge assessment notice, and
 - (b) the amount (if any) of general interest charged in respect of the additional surcharge amount payable under that notice, and
 - (c) the amount of interest (if any) payable in respect of the surcharge debt account kept in respect of the former member.
- (2) Notes included in this Regulation do not form part of the Regulation.

4 Meetings of trustees

- (1) Meetings of the trustees are to be held on such dates, and at such times and places, as the chairperson may appoint.
- (2) The procedure for calling a meeting is for the chairperson to notify the other trustees as to the date, time and place of the meeting.
- (3) The chairperson is to ensure that a written record is kept of each meeting of the trustees.
- (4) The functions conferred on the chairperson by this clause are, in the absence of the chairperson, to be exercised by the vice-chairperson.

5 Signing of cheques

Any cheque drawn on the Fund:

- (a) must be signed by at least 2 persons authorised by the trustees for that purpose, and
- (b) must be drawn to order and crossed "not negotiable".

6 Applications for pensions and other benefits

An application for a pension or other benefit under the Act must be made in writing addressed to the trustees.

7 Evidence of age, marriage or entitlement

- (1) The trustees may require a member or former member to furnish documentary evidence of one or more of the following:
 - (a) his or her age,
 - (b) if the person is married, his or her marriage,
 - (c) if the person is in a de facto relationship, his or her de facto relationship.
- (2) The trustees may require the spouse or de facto partner of a member or former member to furnish documentary evidence of one or more of the following:
 - (a) his or her marriage to the member or former member,
 - (b) his or her de facto relationship with the member or former member.
- (3) The trustees may require a person to furnish specified particulars as to the person's entitlement to receive a pension under the Act.

Note. This provision gives the trustees authority to require information from persons applying for a pension under the Act in order to satisfy the trustees that they are eligible for the pension.

8 Trustees may require pensioner to sign declaration

The trustees may from time to time require a person who is receiving a pension under the Act to furnish a signed declaration, in a form approved by the trustees, to the effect that during the period in respect of which the pension has been paid:

- (a) the person has not become a Member of the Parliament of the Commonwealth or of any other State or Territory, and
- (b) in the case of a person who is receiving a pension as the spouse or de facto partner of a member or former member who has died:
 - (i) the person has not become entitled to payment of any other pension because of having been a member of the Parliament of the Commonwealth or of any other State or Territory, and
 - (ii) the person has not become entitled to payment of any other pension as the spouse or de facto partner of a member of the Parliament of the Commonwealth or of any other State or Territory.

Clause 9 Parliamentary Contributory Superannuation Regulation 2008

9 Notification to trustees

- (1) A person who ceases to be entitled to receive a pension under the Act must at once notify the trustees of that fact and of the date on which the person ceased to be so entitled.
- (2) Any person who is receiving a pension under the Act must notify the trustees of any change in the person's address.

10 Records

The trustees must cause records to be kept in respect of each member and person who is receiving or is entitled to receive a pension or other benefit under the Act showing all amounts paid into or from the Fund in respect of the member or person.

11 Payment by trustees in relation to post payment surcharge assessment notice received by former member

- (1) If the total surcharge amount in respect of a former member who has paid an additional surcharge amount to the Commissioner of Taxation exceeds the surcharge deduction cap, the trustees may reimburse the former member by paying to the former member an amount equal to the amount by which the total surcharge amount exceeds the surcharge deduction cap, less any amount previously reimbursed to or paid in respect of the former member by the trustees under this clause or the Act for the purposes of superannuation contributions surcharge.
- (2) The trustees may, at the request of a former member who has received a post payment surcharge assessment notice with respect to an additional surcharge amount that would, if paid, result in, or that has resulted in, the total surcharge amount exceeding the surcharge deduction cap, pay to the Commissioner of Taxation on behalf of the former member an amount equal to the amount by which the total surcharge amount exceeds the surcharge deduction cap, less any amount previously reimbursed to or paid in respect of the former member by the trustees under this clause or the Act for the purposes of superannuation contributions surcharge.

Note. Clause 12 provides for further reduction of certain benefits resulting from the liability of a former member for superannuation contributions surcharge.

12 Further reduction of certain benefits resulting from liability for superannuation contributions surcharge

- (1) The trustees may, at the request of a former member:
 - (a) adjust the amount of a benefit payable to the former member by reducing the benefit by an amount (the *reduction amount*) that is equivalent to the lesser of:
 - (i) the additional surcharge amount, and

-
- (ii) the amount (not being less than nil) that is equal to the amount of the surcharge deduction cap less any previously met surcharge liability, and
 - (b) pay an amount that is equal to the reduction amount to the former member or the Commissioner of Taxation.
 - (2) In subclause (1), *previously met surcharge liability* means the sum of:
 - (a) all amounts paid by the former member to the trustees or the Commissioner of Taxation in relation to the total surcharge amount of the former member, and
 - (b) all amounts in respect of which adjustments relating to the benefit of the former member have previously been made under this clause or the Act in relation to superannuation contributions surcharge.
 - (3) For the purposes of determining an adjustment under this clause, the trustees may obtain actuarial advice or advice from any other persons, as the trustees think fit.
 - (4) This clause does not authorise the trustees to pay any amount that would result in payments to or on behalf of the former member exceeding the total benefits to which the former member is entitled.

13 Limitation on payment of penalty interest

Clauses 11 and 12 do not authorise the trustees to pay any amount of general interest charged in respect of an additional surcharge amount payable under a post payment surcharge assessment notice received on or after 25 June 2004 unless the request for the payment is made within such period after the notice is received as the trustees consider reasonable.

14 Surcharge deduction amount

For the purposes of section 26D (3) (b) of the Act, the surcharge deduction amount determined by the trustees must not exceed the sum of:

- (a) an amount that is 15% of the employer-financed portion of that part of the benefit payable to the member or former member that accrued after 20 August 1996 and before 1 July 2003, and
- (b) an amount that is 14.5% of the employer-financed portion of that part of the benefit payable to the member or former member that accrued on or after 1 July 2003 and before 30 June 2004, and
- (c) an amount that is 12.5% of the employer-financed portion of that part of the benefit payable to the member or former member that accrued on or after 1 July 2004 and before 30 June 2005.

Clause 15 Parliamentary Contributory Superannuation Regulation 2008

15 Savings

Any act, matter or thing that, immediately before the repeal of the *Parliamentary Contributory Superannuation Regulation 2003*, had effect under that Regulation continues to have effect under this Regulation.



New South Wales

Passenger Transport Amendment (Taxi-cab Licence) Regulation 2008

under the

Passenger Transport Act 1990

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Passenger Transport Act 1990*.

JOHN WATKINS, M.P.,
Minister for Transport

Explanatory note

The object of this Regulation is to provide for circumstances in which the Director-General of the Ministry of Transport (*the Director-General*) may fix the licence fee for a taxi-cab licence at less than the current value of the licence on the open market or decide not to impose a fee for the licence. The circumstances are circumstances in which:

- (a) an application for a taxi-cab licence is made by the holder of a private hire vehicle licence, and
- (b) the private hire vehicle licence was acquired by the holder prior to 13 September 2001, and
- (c) the Director-General is satisfied that the holder of the private hire vehicle licence was not notified of the possibility of obtaining a taxi-cab licence under clause 82 (1) (b) of the repealed *Passenger Transport (Taxi-cab Services) Regulation 2001*, and
- (d) the application is made in accordance with arrangements approved by the Director-General under which the private hire vehicle licence is to be replaced by a taxi-cab licence.

This Regulation is made under the *Passenger Transport Act 1990*, including sections 32I (2) and 63 (the general regulation-making power).

Clause 1 Passenger Transport Amendment (Taxi-cab Licence) Regulation 2008

Passenger Transport Amendment (Taxi-cab Licence) Regulation 2008

under the

Passenger Transport Act 1990

1 Name of Regulation

This Regulation is the *Passenger Transport Amendment (Taxi-cab Licence) Regulation 2008*.

2 Amendment of Passenger Transport Regulation 2007

The *Passenger Transport Regulation 2007* is amended by inserting after clause 186 (1) (b):

- (c) circumstances in which:
 - (i) an application for a taxi-cab licence is made by the holder of a private hire vehicle licence, and
 - (ii) the private hire vehicle licence was acquired by the holder prior to 13 September 2001, and
 - (iii) the Director-General is satisfied that the holder of the private hire vehicle licence was not notified of the possibility of obtaining a taxi-cab licence under clause 82 (1) (b) of the *Passenger Transport (Taxi-cab Services) Regulation 2001*, and
 - (iv) the application is made in accordance with arrangements approved by the Director-General under which the private hire vehicle licence is to be replaced by a taxi-cab licence.



New South Wales

Workers' Compensation (Dust Diseases) Regulation 2008

under the

Workers' Compensation (Dust Diseases) Act 1942

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers' Compensation (Dust Diseases) Act 1942*.

ERIC ROOZENDAAL, M.L.C.,
Minister Assisting the Minister for Finance

Explanatory note

The object of this Regulation is to remake, with no substantial changes, the provisions of the *Workers' Compensation (Dust Diseases) Regulation 2003*, which is repealed on 1 September 2008 by section 10 (2) of the *Subordinate Legislation Act 1989*.

This Regulation makes provision with respect to the following:

- (a) the holding of meetings of the Workers' Compensation (Dust Diseases) Board (clause 4),
- (b) the service of summonses to attend meetings of the board (clause 5),
- (c) the procedure to be followed at meetings of the medical authority appointed under the Act (clause 6),
- (d) the prohibition of members of the medical authority from disclosing information as to the physical condition of applicants for compensation (clause 7),
- (e) the making of applications for compensation (clause 8),
- (f) the requiring of employers to furnish information to the board regarding the employment and remuneration of applicants and other persons (clause 9),
- (g) other matters of a minor, consequential or ancillary nature (clauses 1, 2, 3 and 10).

This Regulation is made under the *Workers' Compensation (Dust Diseases) Act 1942*, including section 10 (the general regulation-making power).

This Regulation comprises or relates to matters set out in Schedule 3 to the *Subordinate Legislation Act 1989*—namely, matters of a machinery nature and matters that are not likely to impose an appreciable burden, cost or disadvantage on any sector of the public.

Workers' Compensation (Dust Diseases) Regulation 2008

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Workers' Compensation (Dust Diseases) Regulation 2008

Clause 1

Preliminary

Part 1

Workers' Compensation (Dust Diseases) Regulation 2008

under the

Workers' Compensation (Dust Diseases) Act 1942

Part 1 Preliminary

1 Name of Regulation

This Regulation is the *Workers' Compensation (Dust Diseases) Regulation 2008*.

2 Commencement

This Regulation commences on 1 September 2008.

Note. This Regulation replaces the *Workers' Compensation (Dust Diseases) Regulation 2003* which is repealed on 1 September 2008 by section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Interpretation

(1) In this Regulation:

chairperson means the chairperson of the board.

compensation means compensation under section 8 of the Act.

the Act means the *Workers' Compensation (Dust Diseases) Act 1942*.

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

Clause 4 Workers' Compensation (Dust Diseases) Regulation 2008

Part 2 General

Part 2 General

4 Meetings of board

- (1) Meetings of the board are to be held at such intervals as the chairperson may fix.
- (2) In the absence from a meeting of the chairperson and all alternate members (if any) appointed by the Minister to act in place of the chairperson, a member of the board chosen by the members present is to preside at the meeting.
- (3) The person presiding at a meeting of the board is to determine the procedure at the meeting.

5 Service of summons to attend meetings of board

A summons under section 5 (2A) of the Act may be served by post.

6 Meetings of medical authority

Subject to section 7 of the Act, the chairperson of the medical authority (or, in the chairperson's absence, the deputy chairperson of the medical authority) is to determine the procedure at a meeting of the authority.

7 Non-disclosure of information by members of medical authority

- (1) A member of the medical authority must not disclose any information that the member has acquired, in the course of the member's duties, as to the physical condition of an applicant for compensation.
Maximum penalty: 1 penalty unit.
- (2) This clause does not prevent a member of the medical authority from disclosing any such information:
 - (a) to the applicant, or
 - (b) to any other person with the written consent of the applicant or in the performance of the member's duties.

8 Applications for compensation

- (1) An application for compensation is to be made to the board in a form approved by the board.
- (2) The board may require an applicant for compensation for total or partial disablement to furnish to the board full and correct information concerning:
 - (a) the applicant's present and previous employments and engagements, whether as a worker or otherwise, in and outside New South Wales, and

Workers' Compensation (Dust Diseases) Regulation 2008

Clause 9

General

Part 2

-
- (b) the applicant's dependants and the extent of their dependency.
- (3) An applicant for compensation must not, in support of the application, make or sign a statement that the applicant knows to be false or misleading in a material particular.
Maximum penalty: 1 penalty unit.

9 Employers to supply certain information

- (1) This clause applies to a person:
- (a) who employs or has employed an applicant for compensation, or
 - (b) who employs or has employed a person receiving compensation under an award of compensation, or
 - (c) who employs or has employed a person who has been claimed by an applicant for compensation to be dependent on that applicant or on a person receiving compensation, or
 - (d) who has employed a person in respect of whose death an application has been made for an award of compensation.
- (2) The board may, by notice in writing served on a person to whom this clause applies, require the person to furnish to the board, within such time as is specified in the notice, such information in relation to the employment and remuneration of the applicant or person as is so specified.
- (3) A person on whom such a notice is served must not fail to comply with the requirements of the notice.
Maximum penalty: 1 penalty unit.

10 Savings provision

Any act, matter or thing that, immediately before the repeal of the *Workers' Compensation (Dust Diseases) Regulation 2003*, had effect under that Regulation continues to have effect under this Regulation.

OFFICIAL NOTICES

Department of Lands

DUBBO OFFICE

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

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Land District: Dubbo. Local Government Area: Dubbo City Council. Locality: Donnelly. Reserve No.: 73912. Public Purpose: Generally. Notified: 8 December 1950. File No.: DB97 H 79.	The whole being Lot 22, DP No. 754307, Parish Donnelly, County Lincoln, of an area of 390.8 hectares.

Note: Purchase of Perpetual Lease 107635 by P. G. LESTER.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Land District: Warren. Local Government Area: Warren Shire Council. Locality: Ninia. Reserve No.: 94077. Public Purpose: Future public requirements. Notified: 12 December 1980. Lot 8, DP No. 753480, Parish Ninia, County Gregory; Lot 36, DP No. 753480, Parish Ninia, County Gregory. File No.: DB04 H 110.	The part being Lot 31, DP No. 753480, Parish Ninia, County Gregory, of an area of 1970 hectares.

Note: Disposal of Perpetual Lease 110621 to RAYCOL INVESTMENTS PTY LIMITED.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>
Land District: Dunedoo Central. Local Government Area: Warrumbungle Shire Council. Locality: Coolah. Reserve No.: 94184. Public Purpose: Future public requirements.	The part being Lot 55, DP No. 754298, Parish Bullinda, County Lincoln, of an area of 1104 hectares.

Column 1

Notified: 16 January 1981.
Lot 31, DP No. 753480,
Parish Ninia, County Gregory;
Lot 55, DP No. 754298,
Parish Bullinda, County Lincoln.
File No.: DB00 H 101.

Note: Purchase of Perpetual Lease 107674 by Nigel and Simone OBST.

Column 2

SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>
Land District: Walgett. Local Government Area: Walgett Shire Council. Locality: Reynolds. Reserve No.: 94975 Public Purpose: Future public requirements. Notified: 22 May 1981. Lot 57, DP No. 754298, Parish Bullinda, County Lincoln; Lot 6, DP No. 752264, Parish Reynolds, County Denham; Lot 5, DP No. 752264, Parish Reynolds, County Denham; Lot 66, DP No. 752264, Parish Reynolds, County Denham. File No.: DB98 H 118.	The part being Lot 6, DP No. 752264, Parish Reynolds, County Denham; Lot 66, DP No. 752264, Parish Reynolds, County Denham, of an area of 1034 hectares.

Note: Purchase of Perpetual Leases 128992 and 129116 by Dennis Patrick O'BRIEN.

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 – Mid-Western Regional Council;
Land District of Mudgee*

Lot 1, DP 1127915, Parish of Biraganbil, County of Wellington and Lots 2 – 10, DP 1127915, Parish of Guntawang, County of Phillip (not being land under the Real Property Act).

File No.: DB05 H 335.

Note: On closing, the titles for Lots 1-10 shall vest in the State of New South Wales as Crown Land.

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

**REVOCATION OF RESERVATION OF CROWN
 LAND**

PURSUANT to section 90 of the Crown Lands Act 1989, the reservations of Crown Land specified in Column 1 of the Schedules hereunder, are 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: Crookwell.
 Local Government Area:
 Upper Lachlan Shire
 Council.

Locality: Bubalahla.
 Reserve No.: 65002.
 Public Purpose: Generally.
 Notified: 21 December 1934.

Lot 37, DP No. 753017,
 Parish Bubalahla, County Georgiana;
 Lot 32, DP No. 753017,
 Parish Bubalahla, County Georgiana.
 File No.: GB04 H 715.

Note: To facilitate conversion of Perpetual Lease 92546.

Column 2

The part being Lot 32,
 DP No. 753017, Parish
 Bubalahla, County Georgiana,
 of an area of 91.76 hectares.

SCHEDULE 2

Column 1

Land District: Boorowa.
 Local Government Area:
 Yass Valley Council.
 Locality: Burrinjuck.
 Reserve No.: 77718.
 Public Purpose: Generally.
 Notified: 1 July 1955.

Lot 59, DP No. 753598,
 Parish Childowla, County Harden;
 Lot 113, DP No. 753598,
 Parish Childowla, County Harden;
 Lot 123, DP No. 47604,
 Parish Childowla, County Harden.
 File Nos: GB03 H 173 and
 GB03 H 174.

Note: To facilitate conversion of Perpetual Leases 106791
 and 106795.

Column 2

The part being Lot 59,
 DP No. 753598, Parish
 Childowla, County Harden;
 Lot 113, DP No. 753598,
 Parish Childowla, County
 Harden, of an area of 389
 hectares.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Barbara WHITE (new member), Christopher CLEMENT (new member), Patsy Jo CLEMENT (re-appointment), Michael John SKENNAR (re-appointment), Jane Catherine NICHOLS (re-appointment).	Munns Creek Walking Track Reserve Trust.	Reserve No.: 140071. Public Purpose: Environmental protection and public recreation. Notified: 13 December 1991. File No.: GF90 R 41.

Term of Office

For a term commencing the date of this notice and expiring 14 August 2013.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
John Joseph YOUNG (re-appointment), John Charles KENNY (re-appointment), Peter John MATHER (re-appointment), Barbara Gladys HAYWARD (re-appointment), Janice Ann EVANS (re-appointment).	Harwood Public Hall Reserve Trust.	Reserve No.: 90881. Public Purpose: Public hall. Notified: 26 August 1977. File No.: GF79 R 17/2.

Term of Office

For a term commencing 5 September 2008 and expiring 4 September 2013.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Marylee CONNERY (new member), Wayne Robert FRAZER (new member), Kevin James DONALDSON (re-appointment), Jayne Lynette PARROTT (re-appointment), Bruce RAY (new member), Carolyn Grace JONES (new member), Kay Margaret BRISTOW (re-appointment).	UKI Public Hall and Recreation Reserve Trust.	Reserve No.: 140022. Public Purpose: Public hall and public recreation. Notified: 31 July 1987. File No.: GF88 R 14/3.

Term of Office

For a term commencing the date of this notice and expiring 14 August 2013.

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 – Casino; L.G.A. – Richmonnd Valley
 Road Closed: Lots 1, DP 1128063 at Fairy Hill, Parish Kyogle, County Rous.
 File No.: GF06 H 525.

Schedule

On closing, the land within Lot 1, DP 1128063 remains 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****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.	Lake Glenbawn State Park Trust.	Dedication No.: 1001337. Public Purpose: Public recreation. Notified: 1 June 1997. File No.: MD92 R 10/1.

For a term commencing the date of this notice.

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

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are 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 roads is extinguished.

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

Description

*Land District – Moree; Council – Moree Plains Shire;
Parish – Bucknel; County – Benarba*

Road Closed: Lot 1 in DP 1128346.

File No.: ME06 H 245.

Note: On closing, the land within Lot 1 in DP 1128346 remains vested in the State of New South Wales as Crown Land.

Description

*Land District – Moree; Council – Moree Plains Shire;
Parishes – Carraa, Wadden and Brigalow;
County – Benarba*

Lots 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112 and 113 in DP 1117730, Parishes Carraa, Wadden and Brigalow, County Benarba.

File No.: ME01 H 226.

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

NEWCASTLE OFFICE

437 Hunter Street, Newcastle NSW 2300 (PO Box 2185, Dangar NSW 2309)

Phone: (02) 4920 5000 Fax: (02) 4925 3489

**NOTICE OF PUBLIC PURPOSE PURSUANT TO
SECTION 34A (2) (B) OF THE CROWN LANDS ACT
1989**

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve specified in Column 1 of the Schedule is to be occupied for the additional purpose specified 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. 28206 Public Purpose: Trigonometrical Purposes Notified: 24/09/1898 Locality: Bowning	Communication Facilities	Reserve No. 620 Public Purpose: Trigonometrical Purposes & Public Recreation Notified: 29/08/1881 Locality: Cosgrove Hill	Communication Facilities
Reserve No. 37382 Public Purpose: Trigonometrical Purposes Notified: 12/03/1904 Locality: Mount Coonambro	Communication Facilities	Reserve No. 54179 Public Purpose: Trigonometrical Purposes Notified: 24/09/1920 Locality: Mount Bobbara	Communication Facilities
Reserve No. 580000 Public Purpose: Showground, Public Recreation Purposes Notified: 26/08/1908 Locality Kياما	Communication Facilities	Reserve No. 19598 Public Purpose: Trigonometrical Purposes Notified: 10/02/1894 Locality: Culcairn	Communication Facilities
Reserve No. 2421 Public Purpose: Temporary Common Purposes Notified: 04/09/1886 Locality: Broken Hill	Communication Facilities	Reserve No. 29341 Public Purpose: Trigonometrical Purposes Notified: 13/05/1899 Locality: Ikes Mountain	Communication Facilities
Reserve No. 17773 Public Purpose: Trigonometrical Purposes Notified: 27/05/1893 Locality: Mangrove	Communication Facilities	Reserve No. 80554 Public Purpose: Generally Notified: 11/04/1958 Locality: Bogandyera	Communication Facilities
Reserve No. 85476 Public Purpose: Public Recreation Purposes Notified: 01/10/1965 Locality: Dr George Mtn	Communication Facilities	Reserve No. 41399 Public Purpose: Public Recreation Purposes Notified: 27/02/1907 Locality: Lindfield	Communication Facilities
Reserve No. 28486 Public Purpose: Trigonometrical Purposes Notified: 19/11/1898 Locality: Braidwood	Communication Facilities	Reserve No. 22886 Public Purpose: Public Recreation Purposes Notified: 31/08/1895 Locality: Castle Hill	Communication Facilities
Reserve No. 54038 Public Purpose: Trigonometrical Purposes Notified: 16/07/1920 Locality: Rhine Falls	Communication Facilities	Reserve No. 500926 Public Purpose: Public Recreation Purposes Notified: 25/09/1931 Locality: Rockdale	Communication Facilities
Reserve No. 755937 Public Purpose: Future Public Requirement Purposes Notified: 29/06/2007 Locality: Farnham, St Vincent	Communication Facilities	Reserve No. 35232 Public Purpose: Trigonometrical Purposes Notified: 15/11/1902 Locality: Tallabung Mountain	Communication Facilities
		Reserve No. 8628 Public Purpose: Trigonometrical Purposes Notified: 23/02/1889 Locality: Condobolin	Communication Facilities
		Reserve No. 164 Public Purpose: Trigonometrical Station Notified: 6/11/1882 Locality: Mt Molongo	Communication Facilities
		File Reference: 08/6163.	

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

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

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

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Peter HOUGHTON Manager State Reserves Strategy Crown Lands Division Department of Lands	Bulli Pass Scenic Reserve Trust	Reserve No. 67711 Public Purpose: Public Recreation Notified: 1 July 1938 Locality: Bulli Pass File No: NA82 R 137

For a term of up to six months from 3 September 2008.

ERRATUM

IN the *New South Wales Government Gazette* of 2 March 2007, Folio 1512, under the heading “Authorisation of Additional Purpose” in the second column, it states that the land, being Killalea State Park Dedicated (D.1001339) had the additional purpose of “Tourist Facilities” authorised. This Notice should have read “Tourist Facilities and Services”.

File No.: NA96 R 12.

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

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

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 1 August 2008, Folio 7399, under the heading "ALTERATION OF A PLAN OF MANAGEMENT FOR A CROWN RESERVE (THE ROOKWOOD NECROPOLIS) UNDER PART 5 DIVISION 6 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 2006" delete from the last paragraph "33 days" and "2 September 2008" and insert in lieu thereof "40 days" and "9 September 2008".

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

**PLAN OF MANAGEMENT FOR A CROWN
RESERVE AT HABERFIELD BEING THE YASMAR
RESERVE UNDER PART 5, DIVISION 6, OF THE
CROWN LANDS ACT 1989 AND CROWN LANDS
REGULATION 2000**

A draft plan of management has been prepared for the Crown Reserve being Yasmar Reserve at Haberfield, described hereunder, which is under the trust management of the Lands Administration Ministerial Corporation.

Inspection of the draft plan can be viewed at the Ashfield Library Civic Centre, First Floor, 260 Liverpool Road, Ashfield; Haberfield Branch Library, 78 Dalhousie Street, Haberfield; Department of Lands, Sydney Region Office, Level 12/10 Valentine Avenue, Parramatta or the Department of Lands website www.lands.nsw.gov.au/crown_land/crown_reserves/management.

Representations are invited from the public on the draft plan. The draft plan will be on exhibition from 19 August 2008, for a period of 30 days up the 19 September 2008. Submissions should be sent to, Yasmar Reserve POM, c/o Lands Administration Ministerial Corporation, PO Box 3935, Parramatta NSW 2124.

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

Description of Reserves

*Land District – Metropolitan; L.G.A. – Ashfield;
Parish – Concord; County – Cumberland*

Yasmar Reserve being Lot 1, DP 604108, Reserve 1011588, notified for the public purposes of community purposes and government purposes on 19 May 2006. The reserve is controlled by the Yasmar (R1011588) Reserve Trust which is managed by the Lands Administration Ministerial Corporation.

Location: 183 to 185 Parramatta Road, Haberfield and also having a frontage to Chandos Street, Haberfield.

File No.: 07/5959.

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 – Windsor; L.G.A. – Blacktown

Lot 1, DP 1129455 at Quakers Hills, Parish Gidley, County Cumberland.

File No.: 07/3943.

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

**PLAN OF MANAGEMENT FOR CROWN RESERVE
P500002 AND ADJOINING CROWN LAND AT
PRATTEN PARK UNDER PART 5, DIVISION 6,
OF THE CROWN LANDS ACT 1989 AND CROWN
LANDS REGULATION 2006**

A draft plan of management has been prepared for lands at Pratten Park described below, which are under the trust management of Ashfield Council and the Department of Lands.

Inspection of the draft plan can be made at Ashfield Council Customer Service Centre, Ground Floor, Ashfield Council's Administration Building at 260 Liverpool Road, Ashfield, between 8:30 a.m. and 5:00 p.m., Monday to Friday and Ashfield Library and can be viewed on Council's website: <<http://www.ashfield.nsw.gov.au>>

The public are invited to make representations on the draft plan. The plan will be on exhibition from Friday, 15 August 2008, for a period of 28 days. Submissions will be received up until 12 September 2008 and should be sent to General Manager, Ashfield Municipal Council, PO Box 1145, Ashfield NSW 1800, or by email to ashcncl@ashfield.nsw.gov.au.

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

Description of Reserve and Crown Land

*Land District – Metropolitan; L.G.A. – Ashfield;
Parish – Petersham; County – Cumberland*

Crown Reserve: Lot 7041, DP 93370, being Dedication P500002 for public park.

Crown Land: Lot 585, DP 752049, being Crown Special Lease for bowling club.

Location: Ashfield.

File No.: 07/3746.

**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

Column 1
Catholic
Healthcare
Limited.

Column 2
Matraville
Homes Trust.

Column 3
Reserve 89835 for the
purpose of homes for the
aged, notified in the *New
South Wales Government
Gazette* of 11 June 1976.
File No.: MN80 R 313/3.

TAMWORTH OFFICE

25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340

Phone: (02) 6764 5100 Fax: (02) 6766 3805

**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	Tamworth Girl Guides (R87679) Reserve Trust	Reserve No. 87679 Public Purpose: Girl Guides Notified: 20 February 1970 File Reference: 08/2642

For a term commencing the date of this notice

WAGGA WAGGA OFFICE

Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650

Phone: (02) 6937 2700 Fax: (02) 6921 1851

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: Wagga Wagga. Local Government Area: Wagga Wagga City Council. Locality: Tarcutta. Lot 220, DP No. 757236, Parish Keajura, County Wynyard. Area: About 2.04 hectares. File No.: 08/6852.	Reserve No.: 1015428. Public Purpose: Environmental protection.

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

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 8 August 2008, Folio 7553, appearing under the heading Granting of a Western Lands Lease, (being Western Lands Lease 16035) the Deposited Plan number should have read 1123921 not 11123921.

**ALTERATION OF PURPOSE/CONDITIONS OF A
WESTERN LANDS LEASE**

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

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

*Administrative District – Hillston; Shire – Carrathool;
Parish – Uranaway and Torcobil; County – Blaxland*

The purpose/conditions of Western Lands Leases 2760 and 4019, being the land contained within Folio Identifiers 6547/769351, 4067/766542 and 1872/763754 has been altered from "Grazing" to "Grazing and Cultivation" effective from 11 August, 2008.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions previously annexed to Western Lands Lease 2760 and 4019 have been revoked and the following conditions have been annexed thereto.

**CONDITIONS AND RESERVATIONS ATTACHED
TO WESTERN LANDS LEASES 2760 AND 4019**

Grazing

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the

Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.

- (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
 - (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
 - (5) The rent shall be due and payable annually in advance on 1 July in each year.
 - (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 "GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
 - (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
 - (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.

- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of Grazing and Cultivation (Dryland and Irrigated).
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local government area.
- (17) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (18) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (19) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (20) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (21) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (22) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (23) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (24) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (25) The lessee shall comply with requirements of section 18DB of the Western Lands Act 1901 which provides that, except in the circumstances referred to in subsection (4) of that section, any native vegetation on the land the subject of the lease, and any part of the land that is protected land, must not be cleared except in accordance with the Native Vegetation Act 2003.
- (26) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or

occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.

- (27) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, carefully preserve all timber, scrub, vegetative cover and any regeneration thereof (except noxious plants and those "woody weeds" specified in Clause 28(1) and parts 9 and 13 in Schedule 4 of the Regulations) on the following parts of the land leased:
- (a) between the banks of, and within strips at least 20 metres wide along each bank of, any creek or defined watercourse;
 - (b) within strips at least 30 metres wide on each side of the centre line of any depression, the sides of which have slopes in excess of 1 (vertically) in 4 (horizontally), that is, approximately 14 degrees;
 - (c) where the slopes are steeper than 1 (vertically) in 3 (horizontally), that is, approximately 18 degrees;
 - (d) within strips not less than 60 metres wide along the tops of any ranges and main ridges;
 - (e) not in contravention of section 21CA of the Soil Conservation Act 1938.

In addition to the foregoing requirements of this condition, the lessee shall preserve on so much of the land leased as is not the subject of a clearing licence (where possible, in well distributed clumps or strips) not less than an average of 30 established trees per hectare, together with any other timber, vegetative cover or any regeneration thereof which may, from time to time, be determined by the Commissioner to be useful or necessary for soil conservation or erosion mitigation purposes or for shade and shelter.

- (28) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless a clearing licence has been issued in accordance with the Native Vegetation Act 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (29) The lessee shall take all necessary steps to protect the land leased from bush fire.
- (30) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (31) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural

practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.

- (32) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (33) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (34) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (35) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (36) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (37) If the lessee is an Australian registered company than the following conditions shall apply:
- I The Lessee will advise the Commissioner of the name, address and telephone number of the Lessee's company secretary, that person being a person nominated as a representative of the company in respect of any dealings to be had with the company. The Lessee agrees to advise the Commissioner of any changes in these details.
 - II Any change in the shareholding of the Lessee's company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.
 - III Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.

IV A copy of the company's annual financial balance sheet or other financial statement which gives a true and fair view of the company's state of affairs as at the end of each financial year is to be submitted to the Commissioner upon request.

Dryland Cultivation

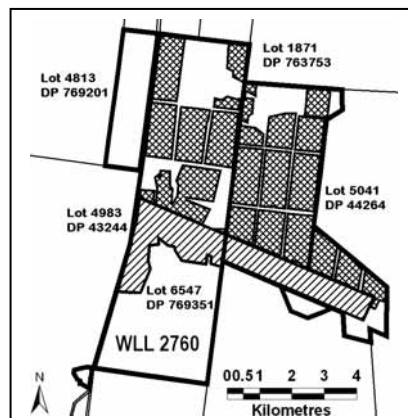
- (38) The lessee shall only cultivate an area of 2,096 hectares as indicated cross hatched on the diagram hereunder.
- (39) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the Commissioner.
- (40) Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee's expense.
- (41) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (42) Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- (43) Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted, stubble burning is to be carried out as per requirements of the NSW Rural Fire Service.
- (44) Aboriginal sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.

Should any Aboriginal archaeological relics or sites be uncovered during the proposed works, work is to cease immediately. The lessee must consider the requirements of the National Parks and Wildlife Act 1974, with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the Department of Environment and Climate Change. If an Aboriginal site is found in this area, the subject of this consent, the cultivation must cease until the consent holder has notified the Department of Environment and Climate Change of the existence of the Aboriginal site. Contact details are: The Manager, Cultural Heritage Unit, Department of Environment and Climate Change, Phone (02) 6883 5324 or at 58-62 Wingewarra Street, Dubbo.

- (45) Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with the conditions of this COLP.
- (46) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (47) The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- (48) The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.

Irrigated Cultivation

- (49) The lessee shall only irrigate an area of 807 hectares as shown hatched on the diagram hereunder.
- (50) Disposal of tailwater into creeks and rivers is controlled by the Department of Environment and Climate Change under the Protection of the Environment Operations Act 1997. Before disposing of any tailwater or water which may be contaminated with fertiliser, herbicide or pesticide the Department of Environment and Climate Change must be contacted.
- (51) Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- (52) Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted, stubble burning is to be carried out as per requirements of the NSW Rural Fire Service.
- (53) Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with the conditions of this COLP.
- (54) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (55) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (56) In the event that cotton is to be grown, a maximum of two cotton crops may only be grown on any one area in any six consecutive years. During other years the area may be fallowed or sown to pasture, fodder or grain crops.
- (57) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (58) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (59) The lessee shall ensure that no run-off will escape onto adjoining lands.



Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Instrument of Appointment to the Seafood Industry
Advisory Council

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 229 of the Fisheries Management Act 1994 and clause 361 of the Fisheries Management (General) Regulation 2002, appoint Mr Hans Heilpern as Chairperson and Mr Graeme Byrnes as Deputy Chairperson of the Seafood Industry Advisory Council, from the date hereof until 31 July 2010.

Dated this 15th day of July 2008.

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

FISHERIES MANAGEMENT ACT 1994

Instrument of Appointment to the Seafood Industry
Advisory Council

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 229 of the Fisheries Management Act 1994 and clause 349 of the Fisheries Management (General) Regulation 2002, appoint the following as members of the Seafood Industry Advisory Council, from the date hereof until 31 July 2010.

Mr Garry Braithwaite
Mr Donald Johnson
Mr James Drinkwater
Mr Ron Firkin
Mr David Mitchell
Mr Ian James Miller
Mr Darren Ward
Mr Nicholas Georgouras
Mr Grahame Turk
Mr Garry Joblin
Mr Don Burgoyne
Mr Ian Charles
Associate Professor Stephan Schnierer
Dr Richard Sheldrake
Mr George Davey
Mr Anthony Puglisi

Dated this 15th day of July 2008.

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T08-0192)

No. 3566, TECK COMINCO AUSTRALIA PTY LTD (ACN 091 271 911), area of 368 units, for Group 1, dated 4 August 2008. (Orange Mining Division).

(T08-0194)

No. 3568, TECK COMINCO AUSTRALIA PTY LTD (ACN 091 271 911), area of 237 units, for Group 1, dated 4 August 2008. (Wagga Wagga Mining Division).

(T08-0198)

No. 3572, HOLLOMAN MINERALS PTY LTD (ACN 120 314 016), area of 69 units, for Group 1 and Group 10, dated 6 August 2008. (Coffs Harbour Mining Division).

(T08-0199)

No. 3573, WOLF MINERALS LIMITED (ACN 121 831 472), area of 50 units, for Group 1, dated 6 August 2008. (Broken Hill Mining Division).

(T08-0200)

No. 3574, RENISON CONSOLIDATED MINES NL (ACN 003 049 714), area of 100 units, for Group 2, dated 7 August 2008. (Inverell Mining Division).

(T08-0201)

No. 3575, RENISON CONSOLIDATED MINES NL (ACN 003 049 714), area of 100 units, for Group 2, dated 7 August 2008. (Inverell Mining Division).

(T08-0202)

No. 3576, RENISON CONSOLIDATED MINES NL (ACN 003 049 714), area of 100 units, for Group 2, dated 7 August 2008. (Inverell Mining Division).

(T08-0203)

No. 3577, RENISON CONSOLIDATED MINES NL (ACN 003 049 714), area of 100 units, for Group 2, dated 7 August 2008. (Inverell Mining Division).

(T08-0204)

No. 3578, JERVOIS MINING LIMITED (ACN 007 626 575), area of 20 units, for Group 1, dated 8 August 2008. (Cobar Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(07-578)

No. 3375, now Exploration Licence No. 7186, WARATAH COAL PTY LTD (ACN 114 165 669), County of Fitzroy, Map Sheet (9438), area of 4616 hectares, for Group 9, dated 11 August 2008, for a term until 11 August 2010.

MINING LEASE APPLICATIONS

(T02-0088)

Broken Hill No. 210, now Mining Lease No. 1621 (Act 1992), BEMAX RESOURCES LIMITED (ACN 009 247 858), Parish of Kertne, County of Windeyer; and Parish of Quamby, County of Windeyer, Map Sheet (7331), area of 23.64 square kilometres, to mine for ilmenite, leucogene, rutile and zircon, dated 10 July 2008, for a term until 10 July 2029. As a result of the grant of this title, Exploration Licence No. 5474 and Exploration Licence No. 6421 have partly ceased to have effect.

(06-80)

Broken Hill No. 272, now Mining Lease No. 1621 (Act 1992), BEMAX RESOURCES LIMITED (ACN 009 247 858), Parish of Kertne, County of Windeyer; and Parish of

Quamby, County of Windeyer, Map Sheet (7331), area of 23.64 square kilometres, to mine for ilmenite, leucosene, monazite, rutile and zircon, dated 10 July 2008, for a term until 10 July 2029. As a result of the grant of this title, Exploration Licence No. 5474 and Exploration Licence No. 6421 have partly ceased to have effect.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T08-0051)

No. 3450, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Lincoln, Map Sheet (8633). Withdrawal took effect on 7 August 2008.

(T08-0143)

No. 3537, HOLLOMAN MINERALS PTY LTD (ACN 120 314 016), County of Drake, Map Sheets (9439, 9440). Withdrawal took effect on 6 August 2008.

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

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

(C03-0180)

Authorisation No. 176, MUSWELLBROOK COAL COMPANY LIMITED (ACN 000 009 521), area of 1500 hectares. Application for renewal received 11 August 2008.

(T03-0893)

Exploration Licence No. 6309, AUGUR RESOURCES LTD (ACN 106 879 690), area of 50 units. Application for renewal received 6 August 2008.

(T03-0898)

Exploration Licence No. 6310, AUGUR RESOURCES LTD (ACN 106 879 690), area of 34 units. Application for renewal received 6 August 2008.

(T03-0899)

Exploration Licence No. 6311, AUGUR RESOURCES LTD (ACN 106 879 690), area of 49 units. Application for renewal received 6 August 2008.

(T03-0902)

Exploration Licence No. 6312, AUGUR RESOURCES LTD (ACN 106 879 690), area of 46 units. Application for renewal received 6 August 2008.

(06-240)

Exploration Licence No. 6612, INTERNATIONAL MINERALS CORPORATION PTY LIMITED (ACN 106 416 513), area of 6 units. Application for renewal received 12 August 2008.

(07-128)

Exploration Licence No. 6873, ELEPHANT MINES PTY LIMITED (ACN 097 799 025), area of 16 units. Application for renewal received 6 August 2008.

(T93-0368)

Private Lands Lease No. 1219 (Act 1924), HARTLEY PASTORAL COMPANY PTY LIMITED (ACN 000 124 827), area of 20.23 hectares. Application for renewal received 4 August 2008.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authority has been renewed:

(05-192)

Exploration Licence No. 6445, BIG ISLAND MINING PTY LTD (ACN 112 787 470), Counties of Buccleuch, Clarendon and Harden, Map Sheets (8527, 8528), area of 75 units, for a further term until 11 July 2009. Renewal effective on and from 5 August 2008.

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

WITHDRAWAL OF APPLICATIONS FOR RENEWAL

NOTICE is given that the applications for renewal in respect of the following authorities have been withdrawn:

(05-229)

Exploration Licence No. 6508, BLUE CIRCLE SOUTHERN CEMENT LTD (ACN 008 528 523), Counties of Blaxland and Dowling, Map Sheet (8131), area of 74 units. The authority ceased to have effect on 12 August 2008.

(T96-1072)

Mineral Claim No. 199 (Act 1992), Richard Alfred JAGER, Map Sheet (7628-2-S), area of 2 hectares. The authority ceased to have effect on 7 August 2008.

(T91-0444)

Mining Lease No. 996 (Act 1973), HILLGROVE MINING PTY LTD (ACN 103 119 606), Map Sheet (9236-2-N), area of 11 hectares. This authority ceased to have effect on 15 August 2008.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T03-0082)

Exploration Licence No. 6150, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8133), area of 7 units. Cancellation took effect on 5 August, 2008.

(T03-0086)

Exploration Licence No. 6154, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8133), area of 4 units. Cancellation took effect on 5 August 2008.

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

TRANSFERS

(04-1753)

Exploration Licence No. 6607, formerly held by METALLURGICAL REFINING & DEVELOPMENT PTY LTD (ACN 009 756 414) has been transferred to NIMROD RESOURCES LIMITED (ACN 130 842 063). The transfer was registered on 30 June 2008.

(07-7684)

Mining Lease No. 1446 (Act 1992), formerly held by Peter Warren ENGLISH and Wallace George SAUL has been transferred to MACQUARIE MARBLE AND LIME PTY LTD (ACN 128 300 658). The transfer was registered on 5 August 2008.

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

**NEW MINE SAFETY LEGISLATION STARTS 1
SEPTEMBER 2008**
Mining industry (including coal mining)

From 1 September 2008 the Occupational Health and Safety Regulation 2001 will apply in full to the NSW mining industry.

In addition, 21 new Codes of Practice will apply. The codes provide guidance on how to fulfil legal responsibilities in relation to workplace consultation and preventing injury from risks associated with manual handling, noise, dangerous goods, hazardous substances, and construction work.

Mining industry (excluding coal mining)

On 1 September 2008 the Mine Health and Safety Act 2004 and Mine Health and Safety Regulation 2007 will commence.

This legislation applies to the metalliferous, extractive and opal mining industries and adds to the protections provided under the Occupational Health and Safety Act 2000.

Mining must not take place unless the person with the right to mine has submitted the details of the nominated mine operator to the NSW Department of Primary Industries.

Mine holders should lodge their nomination of operator before 1 September 2008.

Mine operators should consult the legislation to ensure they are familiar with their responsibilities which include:

- Co-ordinating site safety arrangements and implementing a mine safety management plan
- Notifying incidents and preparing quarterly reports

From 1 September 2008 the Mines Inspection Act 1901 and Mines Inspection General Rule 2000 will be repealed.

For more information on what you need to do to fulfil your legislative obligations visit the NSW DPI website at www.dpi.nsw.gov.au/minerals/safety/legislation or contact your regional NSW DPI Mine Safety office.

NOXIOUS WEEDS ACT 1993

Appointment of Member to Noxious Weeds Advisory Committee

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 58 of the Noxious Weeds Act 1993, have determined that Mr Mal MORGAN be appointed to the Noxious Weeds Advisory Committee as a community representative, for a term expiring on 30 June 2012.

Dated this 15th day of July 2008.

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

RURAL LANDS PROTECTION ACT 1998

Order

Section 219

Appointment of Administrator of Northern New England Rural Lands Protection Board for Some of the Functions of the Board

I, IAN MACDONALD MLC, Minister for Primary Industries pursuant to section 219(2)(a) of the Rural Lands Protection Act 1998, and at the request of the State Council, hereby appoint the Hon. GARRY BRUCE WEST as administrator of the following functions of the Northern New England Rural Lands Protection Board:

The functions of the board set out in section 42(1) of the Act with the exception of the functions set out in section 42(2)(b) (namely the administration within the district of drought or other disaster relief schemes).

Dated this 12th day of August 2008.

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

Roads and Traffic Authority

ROAD TRANSPORT. (GENERAL) ACT. 2005

Notice under The Road Transport. (Mass, Loading and Access) Regulation 2005

WARREN SHIRE COUNCIL, in pursuance of The Road Transport. (Mass, Loading, Access) Regulation 2005, makes The amendment. in The Schedule. To The routes and areas previously specified on or in which Road Trains and B-Doubles may be used.

ASHLEY WIELINGA,
General Manager,
Warren Shire Council
(by delegation from The Minister for Roads)
Dated: 5 August. 2008

SCHEDULE

1. Citation

This Notice may be cited as The Warren Shire Council Road Train Repeal Notice No. 1/2008.

2. Commencement.

This Notice takes effect on The date of gazetting.

3. Amendment.

The General Notice for The Operation of Road Trains 2005 is amended by omitting The following from The Notice:

<i>Type</i>	<i>Road</i>	<i>Street.aring point.</i>	<i>Finishing point.</i>
RT..	SR 43 Armature Road.	Intersection Pine Clump Soldiers Settlers Road.	Warren/Gilgandra Shire Boundary.
RT..	Banks Street.reeT., Warren.	Cook Street.reeT..	Bruce Street.reeT..
RT..	SR 27 Bealbah – Bullagreen Road.	MR 202.	MR 7516.
RT..	SR 29 Belah View.	SR 27 Bealbah – Bullagreen Road.	End of road.
RT..	Bloomfield Avenue, Warren.	Thomas Sullivan Crescent..	End.ire lengT.h.
RT..	SR 58 Bogan Road.	SR 59 Tottenham Road.	SR 60 Nyngan – Dandaloo Road.
RT..	SR 9 Booka Road.	MR 424.	MR 7516.
RT..	Bruce Street.reeT., Warren.	Zora Street.reeT., Warren.	Banks Street.reeT., Warren.
RT..	SR 68 Bundemar Road.	SH 11 Oxley Highway.	Warren – Narromine Shire Boundary.
RT..	SR 65 Canonba Road.	SR 91 Industrial Access Road.	Warren/Bogan Shire Boundary.
RT..	MR 7516 Carinda – Brewarrina Road.	Intersection with Brewon Turnoff.	Billybingbone Bridge.
RT..	SR 33 Castlebar Lane.	SH 11 Oxley Highway.	SR 68 Bundemar Road.
RT..	SR 54 Cathedral – Bogan Road.	SH 11 Oxley Highway.	Warren/Narromine Shire Boundary.
RT..	SR 54 Cathedral – Bogan Road.	Warren/Narromine Shire boundary.	SR 60 Nyngan – Dandaloo Road.
RT..	SR 50 Christies Lane.	SR 43 Armature Road.	Warren/Coonamble Shire Boundary.
RT..	SR 44 Coburg/Charlieville Road.	MR 202.	End of road Charlieville Gate.
RT..	Colley Place, Warren.	Thomas Sullivan Crescent..	End.ire lengT.h.
RT..	SR 37 Collie Road.	MR 347 Collie – Trangie Road.	Warren/Gilgandra Shire Boundary.
RT..	SR 35 Collie – Bourbah Road.	Village of Collie.	Warren/Gilgandra Shire Boundary.

<i>T.ype</i>	<i>Road</i>	<i>Street.arT.ing poinT.</i>	<i>Finishing poinT.</i>
RT..	Cook Street.reeT., Warren.	Zora Street.reeT., Warren.	Mabel Street.reeT..
RT..	RR 424 Coolabah – Quambone.	InT.ersecT.ion of SR 98 Nyngan – Mundadoo.	MR 333.
RT..	Coonamble Street.reeT., Warren.	Oxley Highway (SH 11).	EnT.ire lengT.h (T.o MarT.haguy Creek).
RT..	SR 87 Cremorne Road.	SR 59 T.oT.T.enham Road.	End of road aT. Channel.
RT..	SR 25 Cullemburrawang Road.	MR 7515.	MR 202.
RT..	SR 41 Dicks Camp CemeT.ery Road.	Oxley Highway (SH 11).	End of Dicks Camp House.
RT..	SR 26 Drungalear Road.	MR 202.	End of road Drungalear.
RT..	SR 21 DuffiT.y Road.	SR 23 MT. Harris – Gradgery Road.	End of road Bibberjibbery GaT.e.
RT..	SR 69 Eenaweena – Mullengudgery Road.	Oxley Highway (SH 11).	End of HorT.ons Ramp.
RT..	SR 64 Ellengerah Road.	Warren.	Warren/Narromine Shire Boundary.
RT..	SR 86 Ellerslie Road.	SR 27 Bealbah – Bullagreen Road.	End of road Ellerslie GaT.e.
RT..	SR 61 Elsinore Road.	SR 59 T.oT.T.enham Road.	End of road Zanzibar GaT.e.
RT..	SR 45 Emby WeStreet. Road.	Warren/Coonamble Shire Boundary.	End of road Emby WeStreet. GaT.e.
RT..	SR 36 Gibson Way.	MR 333.	Warren/Coonamble Shire Boundary.
RT..	SR 22 Gillendoon – MT. Harris Road.	Oxley Highway (SH 11).	End of road Gillendoon House.
RT..	SR 79 GreenT.ree Road.	SR 35 Collie – Bourbah Road.	End of road FreeT.hs Ramp.
RT..	SR 32 Gunnegaldra Road.	SR 91 InduStreet.rial Access Road.	End of road Gunnegaldra Ramp.
RT..	SR 95 Gunningba Road.	SR 65 Canonba Road.	End of road Gunningbar WeStreet..
RT..	SR 24 HaT.T.on Lane.	MR 202.	End of road ClonT.arf GaT.e.
RT..	SR 63 HeaT.herbrae Road.	SR 59 T.oT.T.enham Road.	End of road Rosedale Ramp.
RT..	SR 5 Illabunda Road.	Lemongrove Road.	Warren/Bogan Shire Boundary.
RT..	SR 91 InduStreet.rial Access Road.	SR 11 Oxley Highway souT.h of Warren.	SH 11 Oxley Highway norT.h of Warren.
RT..	SR 90 Inglewood Road.	SR 35 Collie – Bourbah Road.	Warren/Gilgandra Shire Boundary.
RT..	SR 10 Killaloo Lane.	MR 424.	End of road Killaloo Ramp.
RT..	SR 17 Lamphs Road.	MR 333.	End of road Lamphs Ramp.
RT..	SR 94 LauriStreet.on Road.	MR 202.	End of road LauriStreet.on.
RT..	SR 89 Leeches Creek Road.	Inglewood Road.	Warren/Gilgandra Shire Boundary.
RT..	SR 12 Lemongrove Road.	MR 333.	MR 424.
RT..	Mabel Street.reeT..	Street.afford Street.reeT..	Cook Street.reeT..
RT..	SR 40 Merrigal – Gular Road.	Warren/Gilgandra Shire Boundary.	InT.ersecT.ion wiT.h SR 75 Pine Clump Soldiers Road.
RT..	SR 23 MT. Harris – Gradgery.	SR 81 MT. Harris – Kiameron.	MR 202.
RT..	SR 81 MT. Harris – Kiameron Road.	MR 333.	End of road Kiameron Ramp.
RT..	SR 62 Mulla Road.	SH 11 Oxley Highway.	Warren/Bogan Shire Boundary.

<i>T.ype</i>	<i>Road</i>	<i>Street.arT.ing poinT.</i>	<i>Finishing poinT.</i>
RT..	SR 20 Nellievale Road.	MR 333.	End of road Nellievale GaT.e.
RT..	SR 60 Nyngan – Dandaloo Road.	Warren/Bogan Shire Boundary.	Warren/Narromine Shire Boundary.
RT..	SR 98 Nyngan – Mundadoo Road.	MR 424.	Warren/Bogan Shire Boundary.
RT..	SR 51 Oakley Road.	SH 11 Oxley Highway.	SR 34 PleasanT. View Lane.
RT..	SR 1 Oxley Road.	MR 333.	Oxley Bridge.
RT..	SR 31 Pigeonbah Road.	MR 7515.	End of road aT. Old Bundilla.
RT..	SR 75 Pine Clump Soldiers Road.	MR 7515.	SR 40 Merrigal – Gular.
RT..	SR 3 Pine Ridge – Canonba Road.	MR 333.	Warren/Bogan Shire Boundary.
RT..	SR 34 PleasanT. View Lane.	SR 35 Collie – Bourbah Road.	End of road.
RT..	SR 88 Quigley/Carroll Road.	SR 54 CaT.hundral – Bogan GaT.e Road.	End of road MunT.ham GaT.e.
RT..	SR 99 Radnedge Road.	Oxley Highway (SH 11).	End of road.
RT..	Railway Parade, Warren.	MR 333.	Silo Road, Warren.
RT..	SR 83 Rifle Range Road.	Oxley Highway (SH 11).	SR 64 Ellengerah Road.
RT..	SR 28 RoT.hsay Road.	MR 202.	“Nangheri” properT.y.
RT..	Silo Row, Warren.	Railway Parade, Warren.	SR 91 InduStreet.rial Access Road.
RT..	SR 72 Snakes Lane.	SR 66 Wambianna Road.	End of road Ewenmar GaT.e.
RT..	Street.afford Street.reeT., Warren.	Zora Street.reeT..	Mabel Street.reeT..
RT..	SR 4 Sullivans Road.	SR 98 Nyngan – Mundadoo Road.	End of road Yamba GaT.e.
RT..	SR 7 Sunshine Road.	Coonamble Street.reeT., Collie.	Warren/Gilgandra Shire Boundary.
RT..	SR 56 T.abraT.ong Lane.	SR 58 Bogan Road.	SR 60 Nyngan – Dandaloo Road.
RT..	T.homas Sullivan Crescent., Warren.	Silo Row, Warren.	Silo Row, Warren.
RT..	SR 53 T.hornT.on Road.	SR 59 T.oT.T.enham Road.	SR 54 CaT.hundral – Bogan Road.
RT..	SR 59 T.oT.T.enham Road.	MiT.chell Highway (SH 7).	Warren/Lachlan Shire Boundary aT. Bogan River.
RT..	SR 73 Udora Road.	Oxley Highway (SH 11).	End of road aT. Jingara.
RT..	SR 66 Wambianna Road.	Oxley Highway (SH 11).	Warren/Narromine Shire Boundary.
RT..	MR 7515 Warren – Coonamble Road.	MR 202.	Warren/Coonamble Shire Boundary.
RT..	SR 46 Widgeree Road.	SR 54 CaT.hundral – Bogan Road.	Warren/Narromine Shire Boundary.
RT..	SR 30 Wonbobbie Road.	Oxley Highway (SH 11).	MR 7515.
RT..	SR 93 Yarrandale Road.	MR 202.	5.2km from Warren – Quambone Road (MR 202).
RT..	SR 38 Yungundi Road.	Collie Road.	Gilgandra/Warren Shire Boundary.
RT..	Zora Street.reeT., Warren.	Oxley Highway (SH 11).	Street.afford Street.reeT., Warren.

ROAD TRANSPORT (GENERAL) ACT 2005

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

WARREN 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 Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

ASHLEY WIELINGA,
General Manager,
Warren Shire Council
(by delegation from the MiniStreeter for Roads)
Dated: 5 AuguStreet 2008

SCHEDULE**1. Citation**

This Notice may be cited as Warren Shire Council Road Train Vehicle Route Notice No. 2/2008.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle RegiStreetration) Regulation 2007.

5. Routes

<i>T.type</i>	<i>Road No.</i>	<i>Road</i>	<i>Streetarting point</i>	<i>Finishing point</i>
RT.	SR 43.	Armatree Road.	Intersection SR 75 Pine Clump Soldiers Road.	Warren/Gilgandra Shire Boundary.
RT.	SR 49.	Arthur Butler Drive.	SH 11 Oxley Highway.	Namoi Cotton Street Storage entrance.
RT.		Banks Street, Warren.	Cook Street, Warren.	Bruce Street, Warren.
RT.	SR 27.	Bullagreen Road.	RR 202 Marthaguy Road.	RR 7515 Warren Road.
RT.	SR 29.	Belah View.	SR 27 Bullagreen Road.	End of road.
RT.		Bloomfied Avenue, Warren.	Thomas Sullivan Crescent, Warren.	Entire length.
RT.	SR 9.	Booka Road.	RR 424 Marra Road.	RR 7516 Billybingbone Road.
RT.	SR 35.	Bourbah Road.	Village of Collie.	Warren/Gilgandra Shire Boundary.
RT.	SR 35.	Bourbah Road.	Intersection SR 43 Armatree Road.	Intersection SR 50 Christies Lane.
RT.		Bruce Street, Warren.	Zora Street, Warren.	Banks Street, Warren.
RT.	SR 5.	Buckiinguy Road.	SR 12 Lemongrove Road.	Warren/Bogan Shire Boundary.
RT.	SR 62.	Buddabadah Road.	SH 7 Mitchell Highway.	Warren/Bogan Shire Boundary.
RT.	SR 68.	Bundemar Road.	SH 11 Oxley Highway.	Warren – Narromine Shire Boundary.
RT.	RR 7516.	Billybingbone Road.	Intersection with Brewon turnoff.	Billybingbone Bridge.
RT.	SR 3.	Canonba Road.	RR 333 Carinda Road.	Warren/Bogan Shire Boundary.
RT.	RR 333.	Carinda Road.	15 Dubbo Street, Warren.	Warren/Walgett Shire Boundary.
RT.	SR 33.	Castlebar Lane.	SH 11 Oxley Highway.	SR 68 Bundemar Road.

<i>T.type</i>	<i>Road No.</i>	<i>Road</i>	<i>Streetarting point</i>	<i>Finishing point</i>
RT.	SR 54.	Cathundral – Bogan Road.	SH 7 Mitchell Highway.	Warren/Narromine Shire Boundary.
RT.	SR 54.	Cathundral – Bogan Road.	Box Cowal.	SR 60 Dandaloo Road.
RT.	SR 50.	Christies Lane.	SR 43 Armatree Road.	Warren/Coonamble Shire Boundary.
RT.	SR 44.	Charlieville Road.	RR 202 Marthaguy Road.	End of road Charlieville Gate.
RT.	SR 98.	Colane Road.	RR 424 Marra Road.	Warren/Bogan Shire Boundary.
RT.		Colley Place, Warren.	Thomas Sullivan Crescent.	Entire length.
RT.	SR 37.	Collie Road.	RR 347 Collie – Trangie Road.	Warren/Gilgandra Shire Boundary.
RT.	RR 347.	Collie – Trangie.	SH 11 Oxley Highway.	Warren/Narromine Shire Boundary.
RT.		Cook Street, Warren.	Zora Street, Warren.	Mabel Street, Warren.
RT.	SR 87.	Cremorne Road.	SR 58 Nevertire – Bogan Road.	End of road at Channel.
RT.	SR 25.	Cullemburrawang Road.	RR 7515 Warren Road.	RR 202 Marthaguy Road.
RT.	SR 60.	Dandaloo Road.	Warren/Bogan Shire Boundary.	Warren/Narromine Shire Boundary.
RT.	SR 41.	Dicks Camp Road.	SH 11 Oxley Highway.	End of road Dicks Camp House.
RT.	SR 26.	Drungalear Road.	RR 202 Marthaguy Road.	End of road Drungalear Gate.
RT.	SR 21.	Duffity Road.	SR 23 Gradgery Lane.	End of road Bibberjibbery Gate.
RT.	SR 64.	Ellengerah Road.	Warren town limits.	Warren/Narromine Shire Boundary.
RT.	SR 86.	Ellerslie Road.	SR 27 Bullagreen Road.	End of road Ellerslie Gate.
RT.	SR 61.	Elsinore Road.	SH 7 Mitchell Highway.	End of road Zanzibar Gate.
RT.	SR 45.	Emby West Road.	Warren/Coonamble Shire Boundary.	End of road Emby West Gate.
RT.	SR 36.	Gibson Way.	RR 333 Carinda Road.	Warren/Coonamble Shire Boundary.
RT.	SR 22.	Gillendoon Road.	SH 11 Oxley Highway.	End of road Gillendoon House.
RT.	SR 23.	Gradgery Lane.	SR 81 Kiameron Road.	RR 202 Marthaguy Road.
RT.	SR 79.	Greentree Road.	SR 35 Bourbah Road.	End of road Freeths Ramp.
RT.	SR 32.	Gunnegaldra Road.	SR 91 Industrial Access Road.	End of road Gunnegaldra ramp.
RT.	SR 95.	Gunningba Road.	SR 65 Old Warren Road.	End of road Gunningbar West.
RT.	SR 24.	Hatton Lane.	RR 202 Marthaguy Road.	End of road Clontarf Gate.
RT.	SR 63.	Heatherbrae Road.	SR 58 Nevertire – Bogan Road.	End of road Rosedale Ramp.
RT.	SR 91.	Industrial Access Road.	SH 11 Oxley Highway South of Warren.	SH 11 Oxley Highway North of Warren.
RT.	SR 90.	Inglewood Road.	SR 35 Bourbah Road.	Warren/Gilgandra Shire Boundary.
RT.	SR 81.	Kiameron Road.	RR 333 Carinda Road.	End of road Kiameron Ramp.
RT.	SR 10.	Killaloo Lane.	RR 424 Marra Road.	End of road Killaloo Ramp.
RT.	SR 17.	Lamphs Road.	RR 333 Carinda Road.	End of road Lamphs ramp.

<i>T.type</i>	<i>Road No.</i>	<i>Road</i>	<i>Streetarting point</i>	<i>Finishing point</i>
RT.	SR 94.	Lauriston Road.	RR 202 Marthaguy Road.	End of road Lauriston.
RT.	SR 89.	Leeches Creek Road.	SR 38 Yungundi Road.	Warren/Gilgandra Shire Boundary.
RT.	SR 12.	Lemongrove Road.	RR 333 Carinda Road.	RR 424 Marra Road.
RT.		Mabel Street, Warren.	Stafford Street, Warren.	Cook Street, Warren.
RT.	RR 424.	Marra Road.	Warren/Bogan Shire Boundary.	RR 333 Carinda Road.
RT.	RR 202.	Marthaguy Road.	SH 11 Oxley Highway.	Warren/Coonamble Shire Boundary.
RT.	SR 40.	Merrigal Road.	Intersection with SR 75 Pine Clump Soldiers Road and SR 43 Armatree Road.	Warren/Gilgandra Shire Boundary.
RT.		Milson Street, Warren.	Intersection with Coonamble Road.	SR 66 Wambianna Road.
RT.	SR 69.	Mullengudgery Road.	SH 7 Mitchell Highway.	End of road Hortons Ramp.
RT.	SR 20.	Nellievale Road.	RR 333 Carinda Road.	End of road Nellievale Gate.
RT.	SR 58.	Nevertire – Bogan Road.	SH 7 Mitchell Highway.	SR 60 Dandaloo Road.
RT.	SR 51.	Oakley Road.	SH 11 Oxley Highway.	SR 34 Pleasant View Lane.
RT.	SR 65.	Old Warren Road.	SR 91 Industrial Access Road.	Warren/Bogan Shire Boundary.
RT.	SR 1.	Oxley Road.	RR 333 Carinda Road.	End of road at Oxley Bridge.
RT.	SR 31.	Pigeonbah Road.	RR 7515 Warren Road.	End of road Old Bundilla mailbox.
RT.	SR 75.	Pine Clump Soldiers Road.	RR 7515 Warren Road.	SR 40 Merrigal Road.
RT.	SR 34.	Pleasant View Lane.	SR 35 Bourbah Road.	End of road Clyde Cottage gate.
RT.	SR 88.	Quigley/Carroll Road.	SR 54 Cathundral – Bogan Road.	End of road Muntham Gate.
RT.	SR 99.	Radnedge Road.	SH 11 Oxley Highway.	End of road.
RT.		Railway Parade, Warren.	RR 333 Carinda Road.	Silo Road, Warren.
RT.	SR 83.	Rifle Range Road.	SH 11 Oxley Highway.	SR 64 Ellengerah Road.
RT.	SR 28.	Rothsay Road.	RR 202 Marthaguy Road.	“Nangheri” property.
RT.		Silo Row, Warren.	Railway Parade, Warren.	SR 91 Industrial Access Road.
RT.	SR 72.	Snakes Lane.	SR 66 Wambianna Road.	End of road Ewenmar Gate.
RT.		Stafford Street, Warren.	Zora Street.	Mabel Street.
RT.	SR 4.	Sullivans Road.	SR 98 Colane Road.	End of road Yamba Gate.
RT.	SR 7.	Sunshine Road.	Coonamble Street, Collie.	Warren/Gilgandra Shire Boundary.
RT.	SR 56.	Tabratong Lane.	SR 58 Nevertire – Bogan Road.	SR 60 Dandaloo Road.
RT.		Thomas Sullivan Crescent, Warren.	Silo Row, Warren.	Silo Row, Warren.
RT.	SR 53.	Thornton Road.	SR 59 Tottenham Road.	SR 54 Cathundral – Bogan Road.
RT.	SR 59.	Tottenham Road.	SR 58 Nevertire – Bogan Road.	Warren/Lachlan Shire Boundary at Bogan River.

<i>T.type</i>	<i>Road No.</i>	<i>Road</i>	<i>Streetarting point</i>	<i>Finishing point</i>
RT.	SR 73.	Udora Road.	Coonamble Road, Warren.	End of road at Ted 'n Thel's.
RT.	SR 66.	Wambianna Road.	Milson Street, Warren.	Warren/Narromine Shire Boundary.
RT.	RR 7515.	Warren Road.	RR 202 Marthaguy Road.	Warren/Coonamble Shire Boundary.
RT.	SR 46.	Widgeree Road.	SR 54 Cathundral – Bogan Road.	Warren/Narromine Shire Boundary.
RT.	SR 30.	Wonbobbie Road.	SH 11 Oxley Highway.	RR 7515 Warren Road.
RT.	SR 93.	Yarrandale Road.	RR 202 Marthaguy Road.	Entire length.
RT.	SR 38.	Yungundi Road.	SR 37 Collie Road.	Gilgandra/Warren Shire Boundary.
RT.		Zora Street, Warren.	SH 11 Oxley Highway.	Stafford Street, Warren.

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Parkes in the Parkes Shire Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Parkes Shire Council area, Parishes of Goobang, Currajong and Goonumbla, County of Ashburnham, shown as:

Lot 4 Deposited Plan 234747;

Lots 4 to 6 inclusive Deposited Plan 1087355;

Lots 11 and 12 Deposited Plan 1088688;

Lots 4 Deposited Plan 1088691; and

Lots 4 and 5 Deposited Plan 1118111.

(RTA Papers: 17/353.1125)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at North Belmont in the Lake Macquarie City Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Lake Macquarie City Council area, Parish of Kahibah and County of Northumberland, shown as:

Lot 1 Deposited Plan 333797;

Lot 1 Deposited Plan 191262; and

Lots 1 to 8 inclusive Deposited Plan 227889.

(RTA Papers: 10/252.1338)

Department of Water and Energy

WATER ACT 1912

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

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

Murrumbidgee Valley

Michael Harvey SMART and Sharon Margaret SMART for two pumps and two bywash dams on Mica Gully within Lot 35, DP 757247, Parish Selwyn, County Wynyard, for water supply for irrigation and domestic purposes (replacement licence – no increase in allocation) (Reference: 40SL71138).

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

Murrumbidgee Valley

CANTURF HOLDINGS PTY LIMITED for a bore licence on Lot 24, DP 709547, Parish Wamboin, County Murray, for a water supply for irrigation purposes (Orchard) (new licence) (Reference: 40BL191912).

Any enquiries regarding the above should be directed to the undersigned on (02) 6953 0700.

Written objections, specifying grounds, must be lodged with the Department of Water and Energy, PO Box 156, Leeton NSW 2705, within the 28 days of the date of this publication.

S. F. WEBB,
Licensing Manager

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

Graeme Roy DIXON and Janine Ann DIXON for a water supply from a groundwater excavation located on the boundaries of Lots 24 and 25, DP 813540, Parish Bournda, County Auckland, for domestic purposes and water supply for domestic purposes to the occupiers of Lot 23, DP 813540 (new licence) (Reference: 10BL601391).

APPLICATIONS for a licence, under the section 10 of Part 2 of the Water Act 1912, as amended, have been received as follows:

John Francis JESSOP and Margaret Marie JESSOP for a proposed earthen bywash dam (capacity 80.0 megalitres) and pump on a 1st order unnamed watercourse being Lot 461, DP 1056667, Parish Narira, County Dampier, for the conservation of water and the irrigation of 10.0 hectares (improved pasture) (new licence – dam in excess of harvestable right) (not subject to the 2007 South Coast Water Sources Embargo) (Reference: 10SL56815).

David Jonathan GATRELL and Denise Anne FAVELLE for a pump on Towamba River being Road South of Lot 1, DP 195832, Parish Towamba, County Auckland, for water supply for domestic purposes (new licence) (not subject to the 2007 South Coast Rivers embargo) (Reference: 10SL56814).

Any inquiries regarding the above should be directed to the undersigned on (02) 4429 4442.

Written objections, specifying grounds, must be lodged with the Department of Water and Energy, PO Box 309, Nowra NSW 2541, within 28 days of the date of this publication.

WAYNE RYAN,
Licensing Officer

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

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

TAKE notice that the Company AUSTRALIAN AEROBATIC CLUB (NEW SOUTH WALES CHAPTER) LTD formerly registered under the provisions of the Corporations Act 2001, is now incorporated under the Associations Incorporation Act 1984, as AUSTRALIAN AEROBATIC CLUB (NEW SOUTH WALES CHAPTER) INC, effective 11 August 2008.

Dated: 11 August 2008.

KERRI GRANT,
Delegate of Commissioner,
Office of Fair Trading

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of the Macedonian Studies Foundation Inc cancelled on 6 June 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 13th day of August 2008.

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

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

Association for Agency Foster Carers Incorporated - Y2038146
 Australian Nuclear Veterans Association Inc - Y0090109
 Ballina Blue Light Incorporated - Y2751516
 Batemans Bay Blue Light Disco Inc - Y0695309
 Batlow Blue Light Disco Incorporated - Y2555906
 Bega Blue Light Disco Inc - Y0426638
 Belrose Health Club Inc - Y1719122
 Berowra Blue Light Incorporated - Y2670320
 Billabong Blue Light Incorporated - Y1364529
 Blue Mountains Blue Light Incorporated - Y2634520
 Boorowa Blue Light Inc - Y1694208
 Brunswick Valley Blue Light Youth Club Inc - Inc9875509
 Campbelltown Blue Light Disco Inc - Y0369324
 Common Knowledge Incorporated - Y2216101
 Dapto Blue Light Disco Inc - Y0412311

Dareton Quarter Horse Club Incorporated - Y0854808
 Deni and District Blue Light Incorporated - Y2889034
 Eastern Suburbs Blue Light Disco Inc - Y0695603
 Echuca-Moama Blue Light Incorporated - Y2896431
 Euston Blue Light Disco Inc - Y0369814
 Family Employees Association Incorporated - Inc9875532
 Gosford Blue Light Disco Inc. - Y0386325
 Goulburn Blue Light Disco Inc - Y0504206
 Grenfell Blue Light Disco Inc - Y0695505
 Gunnedah Blue Light Incorporated - Y2900333
 Guyra Blue Light Disco Inc. - Y0402217
 Penrith Valley Accommodation Network (Penvan) Incorporated - Inc9876063
 Peruvian Folklore Group Sabor Peruano Inc - Y2239231
 Portland District Meals on Wheels Association Incorporated - Y1996040
 Riverina Regional Council of Adult and Community Education Inc - Y1747312
 Round Mountain Residents Association Incorporated - Y2011616
 Sydney Yoga Association Incorporated - Inc9878575
 Truth and Light Biblical Church Incorporated - Inc9875020
 Art Engineering Studios Incorporated - Y2293617
 Auscom Group Training Incorporated - Y3050009
 Berrima Village Social Tennis Club Incorporated - Inc9876918
 Farmarama Inc - Y0237543
 Federation of Traditional Owners Council of N.S.W. Incorporated - Inc9880247
 Fingal Defenders Inc - Y0781516
 Freedom Ministries Incorporated - Inc9874641
 Hunter Tenants Advice and Housing Referral Service Inc - Y0107903
 Ideas Aid International Inc - Y0369912
 Manning Redbacks Inline Hockey Club Incorporated - Inc9875438
 Orange Jazz Club Incorporated - Y2961845
 Penrith Valley Athletic Club Incorporated - Y2294418
 7th ICSS Incorporated - Y2785247
 Shoalhaven Motor Sport and Training Complex Incorporated - Y1678547
 Taree Horse Trials and Showjumping Club Incorporated - Y2230209
 The Institute of Road Transport Engineers NSW Incorporated - Y2952405
 Tweed Coast Breakers Baseball Club Incorporated - Y3035100
 W.H.A.M. Win Hearts and Minds Incorporated - Y2129534

Wagga Wagga Pro-Am Incorporated - Y2940905
Zed Owners Club NSW Branch Incorporated -
Y1986142

CHRISTINE GOWLAND,
Manager,
Financial Analysis,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce
6 August 2008

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

Amangelia (Seventh Day Baptist) Church Inc -
Y0684218
Australian Anhui Association Incorporated -
INC9876781
Australian Association of Glass Artists Inc -
Y0777306
Ashmont United Football Club Inc - Y0828612
Australian Disc-Jockey Association (A.D.J.A) Inc -
Y0894204
Association of Credit People (NSW Division) Inc -
Y0908321
Botany Bay Balloon Club Inc - Y0864412
Casino Sports Council Inc - Y0798344
Cumberland Trail Horse Riders Club Inc - Y0640540
Culcairn Basketball Association Inc - Y0897342
Collaroy Plateau Youth and Community Club Inc -
Y0766215
F.R.O.G. Inc - Y0803929
Fairfield Lions Club Inc - Y0654524
Gadirawodan Association Inc - Y0724139
Gladstone Darts Association Inc - Y0935514
Invitation to Life Inc - Y0688304
Khancoban Motor Cycle Association Inc - Y0771520
Ladder Leisure Education and Research Services Inc
- Y0757118
Liverpool and District Agricultural Horticultural and
Industrial Society Inc - Y0712002
The Lebanese Association for Disabilities Incorporated
- Y0617923
Lions Club of Crescent Head Inc - Y0713048
Nowra Amateur Swimming Club Inc - Y0844322
NSW Poker Association & Club Inc - Y0818126
Nepean Netball Club Inc - Y0877007
Operation Runaway Inc - Y0734919
Port Stephens Wave Ski Club Incorporated -
Y0744033
Rotary Club of Belmont Inc - Y0826030
South East Central and Western New South Wales
Hereford Association Inc - Y0719814

Shekinah Family Ministries Inc - Y0766019
Snowy Mountains Car Club Inc - Y0772027
San Francisco Di Paola Association Inc - Y0915228
Tamworth Jaycees Inc - Y0798246
Town and Country Retirement Services Association
Inc - Y0922429
Transitional Opportunities for Teenagers/Young Adults
with a Disability (T.O.A.D.) Inc - Y0759210
Tumbarumba Squash Club Inc - Y0835813
United Karate Federation of Australia Inc -
Y0700747
University of Wollongong Tae Kwon Do Club
Incorporated - INC9876881
The Urana Australian Rules Football Club Inc -
Y0698202
Western Suburbs Junior Soccer Club Inc - Y0841723
Yass Car Club Inc - Y0718719
Yenda Horsepersons Association Inc - Y0790613
Spanish Speaking Education Council Inc - Y0698447
Barmedman Rugby League Football Club Inc -
Y0761916
Overseas Trained Dentists Association Inc -
Y1040515
Bourke Basketball Association Inc - Y1149336
Northern Eagles Australian Football Club Inc -
Y1022615
Northern Area Recreation Association Inc -
Y0906523
Mid North Coast Karate Association Inc - Y0952123
The Community of Southern Sudan and other
Marginalised Areas in Newcastle and Hunter Region
Incorporated - INC9881271

CHRISTINE GOWLAND,
Manager,
Financial Analysis,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce
13th August 2008

CORPORATIONS ACT 2001

ERRATUM

IN *New South Wales Government Gazette* No. 48, dated 2 May 2008, folio 3583, Local Government Recycling Co-operative Limited and Not Just a Co-operative Limited were published under the wrong section of the Corporations Act 2001, the following corrects that error.

CORPORATIONS ACT 2001

Notice under Section 601AB of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

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

Local Government Recycling Co-operative Limited

Dated this 23rd day of April 2008.

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

CORPORATIONS ACT 2001

Notice under Section 601AA of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

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

Not Just a Co-operative Limited

Dated this 23rd day of April 2008.

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

FOOD ACT 2003

THE NSW Food Authority advises a conviction under the Food Act 2003, relating to the sale of food made against P&N BEVERAGES AUSTRALIA PTY LTD at the business address of 43 Mons Street, Condell Park NSW. The defendant was charged with 11 charges relating to offences under various sections of the Food Act. The total penalty imposed under the Act for all offences was \$76,000 plus professional and court costs awarded against the defendant. This notice is made after statutory time for appeal has elapsed.

NSW FOOD AUTHORITY,
PO Box 6682,
Silverwater NSW 1811

FORESTRY ACT, 1916

Proclamation

J. J. SPIGELMAN, By Deputation from
Her Excellency the Governor

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

SCHEDULE**CENTRAL DIVISION**

*Land District of Parkes;
Parkes Shire Council Area;
Western Forestry Region*

Limestone State Forest No 847 No 1 Extension. An area of about 45.13 hectares in the Parish of Limestone, County of Kennedy, being the land within Lot 42 in Deposited Plan 1120299. (06/0277)

Signed and sealed at Sydney, this thirtieth day of July, 2008.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

FORESTRY ACT, 1916

Revocation of a Timber Reserve

HIS Excellency the Lieutenant Governor, with the advice of the Executive Council, on the recommendation of the Minister and with the concurrence of the Minister for Lands, directs it to be notified that, in pursuance of the provisions of Section 22 of the Forestry Act, 1916, the reserve from sale described hereunder shall be revoked and it is revoked accordingly.

Sydney, 15 August, 2008.

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

SCHEDULE**EASTERN DIVISION**

*Land District Of Queanbeyan;
Palerang Council Area;
Southern Forestry Region*

Timber Reserve No. 97525, notified 22 November 1985, Parish of Molonglo, County of Murray, the whole, having an area of about 611 hectares. (637)

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to Amend Address Locality Boundary within the Hornsby 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 amend the address locality boundary between Berowra and Mount Kuring-gai in the Hornsby Local Government Area as shown on map GNB3707-1-A.

The proposed names and boundaries as shown on map GNB3707-1-A which may be viewed at Hornsby Shire Council (Administration Building), Ground Floor, 296 Pacific Highway, Hornsby NSW Australia 2077, from Thursday 14 August 2008 till Friday, 19 September 2008. A copy of the above map will also be on display at the office of the Geographical Names Board, Land and Property Information, 346 Panorama Avenue, Bathurst NSW 2795, during the above dates.

Any person wishing to make comment upon this proposal may prior to 19 September 2008 write to the Secretary of the 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.

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.

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to Amend Address Locality Boundaries within the Gwydir 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 amend the address locality boundary between Copeton and Bundarra in the Gwydir Local Government Area as shown on map GNB5030-1-B.

The proposed names and boundaries as shown on maps GNB5030-1-B may be viewed at Gwydir Council Chambers at Warialda and Bingara, North Star Store and the Croppa Creek Store from Friday, 15 August 2008 till Friday, 19 September 2008. A copy of the above maps will also be on display at the office of the Geographical Names Board, Land and Property Information, 346 Panorama Avenue, Bathurst NSW 2795, during the above dates.

Any person wishing to make comment upon this proposal may prior to 19 September 2008, write to the Secretary of the 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.

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.

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to Amend Address Locality Boundaries within the Gwydir 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 amend several address locality boundaries in the Gwydir Local Government Area as shown on map GNB5030-1-A.

The proposed names and boundaries as shown on maps GNB5030-1-A may be viewed at Gwydir Council Chambers at Warialda and Bingara, North Star Store and the Croppa Creek Store from Friday, 15 August 2008 till Friday, 19 September 2008. A copy of the above maps will also be on display at the office of the Geographical Names Board, Land and Property Information, 346 Panorama Avenue, Bathurst NSW 2795, during the above dates.

Any person wishing to make comment upon this proposal may prior to 19 September 2008, write to the Secretary of the 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.

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.

GEOGRAPHICAL NAMES ACT 1966

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

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

Proposed Name: Ashwood Park
Designation: Reserve
L.G.A.: Bathurst Regional council
Parish: Kelso
County: Roxburgh
L.P.I. Map: Bathurst
1:100,000 Map: Bathurst 8831
Reference: GNB 5259

Proposed Name: Kellyville Memorial Park
Assigned Name: Kellyville Park
Designation: Reserve
L.G.A.: Baulkham Hills Shire
Council

Parish: Castle Hill
County: Cumberland
L.P.I. Map: Riverstone
1:100,000 Map: PENRITH 9030
Reference: GNB 5253

Proposed Name: Lake Yandel'ora
Designation: Lake
L.G.A.: Camden Council
Parish: Narellan
County: Cumberland
L.P.I. Map: Campbelltown
1:100,000 Map: Wollongong 9020
Reference: GNB 5251

Proposed Name: Shellharbour Village
Designation: Urban Village
L.G.A.: Shellharbour City Council
Parish: Terragong
County: Camden
L.P.I. Map: Albion Park
1:100,000 Map: Kiama 9028
Reference: GNB 5265

Proposed Name: Peter Clifford Reserve
Designation: Reserve
L.G.A.: Wyong Shire Council
Parish: Tuggerah
County: Northumberland
L.P.I. Map: Wyong
1:100,000 Map: Gosford 9131
Reference: GNB 5267

Proposed Name: Samuel Hoskins Park
Designation: Reserve
L.G.A.: Kempsey Shire Council
Parish: Yarravel
County: Dudley
L.P.I. Map: Kempsey
1:100,000 Map: Kempsey 9435
Reference: GNB 5256

Proposed Name: Bundeena Memorial Reserve
Assigned Name: Bundeena Reserve
Designation: Reserve
L.G.A.: Sutherland Shire Council

Parish: Wattamolla
 County: Cumberland
 L.P.I. Map: Port Hacking
 1:100,000 Map: Port Hacking 9129
 Reference: GNB 5254

Proposed Name: Yandel'ora Reserve
 Designation: Reserve
 L.G.A.: Camden Council
 Parish: Narellan
 County: Cumberland
 L.P.I. Map: Campbelltown
 1:100,000 Map: Wollongong 9020
 Reference: GNB 5251

Proposed Name: Barwon Park
 Designation: Reserve
 L.G.A.: Randwick City Council
 Parish: Botany
 County: Cumberland
 L.P.I. Map: Botany Bay
 1:100,000 Map: Sydney 9130
 Reference: GNB 5266

Proposed Name: Pacific City Park
 Designation: Reserve
 L.G.A.: Shoalhaven City Council
 Parish: Bherwerre
 County: St Vincent
 L.P.I. Map: Huskisson
 1:100,000 Map: Jervis Bay 9027
 Reference: GNB 5268

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

WARWICK WATKINS,
 Chairperson

Geographical Names Board
 P O Box 143
 Bathurst NSW

LOCAL GOVERNMENT ACT 1993 – INVESTMENT ORDER

(Relating to investments by councils)

I, the Hon. Paul Lynch MP, Minister for Local Government, in pursuance of section 625(2) of the Local Government Act, 1993 and with the approval of the Treasurer, do, by this my Order, notify for the purposes of section 625 of that Act that a council or county council may only invest money (on the basis that all investments must be denominated in Australian Dollars) in the following forms of investment:

- (a) any public funds or securities issued by or guaranteed by, the Commonwealth, any State of the Commonwealth or a Territory;
- (b) any debentures or securities issued by a council (within the meaning of the Local Government Act 1993 (NSW));
- (c) mortgage of land in any State or Territory of the Commonwealth (restricted to first mortgages over land with a Loan to Value ratio of no greater than 60%);

- (d) interest bearing deposits with, or any debentures or bonds issued by, an authorised deposit-taking institution (as defined in the Banking Act 1959 (Cwth)), but excluding subordinated debt obligations;
- (e) any bill of exchange which has a maturity date of not more than 200 days; and if purchased for value confers on the holder in due course a right of recourse against a bank which has been designated as an authorised deposit-taking institution by the Australian Prudential Regulation Authority;
- (f) a deposit with the Local Government Financial Services Pty Ltd
- (g) a deposit with the New South Wales Treasury Corporation or investments in an Hour-Glass investment facility of the New South Wales Treasury Corporation.

All investment instruments (excluding short term discount instruments) referred to above include both principal and investment income.

Transitional Arrangements

- (i) Subject to paragraph (ii) nothing in this Order affects any investment made before the date of this Order which was made in compliance with the previous Ministerial Order dated 15 July 2005, and such investments are taken to be in compliance with this Order.
- (ii) Paragraph (i) only applies to those investments made before the date of this Order and does not apply to any restructuring or switching of investments or any re-investment of proceeds received on disposal or maturity of such investments, which for the avoidance of doubt must comply with this Order.

Dated this 31st day of July 2008.

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

LOCAL GOVERNMENT ACT 1993

Section 548 Instrument

I, Paul Lynch MP, Minister for Local Government, in pursuance of section 548 of the Local Government Act 1993, determine that the percentage by which a council, with prior Ministerial approval for a minimum amount of an ordinary rate above that specified in clause 126 of the Local Government (General) Regulation 2005, may increase the minimum amount of such an ordinary rate is 3.2% above that for 2007/2008.

Dated this 2nd day of August 2008.

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

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a State Conservation Area

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Upper Nepean State Conservation Area, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

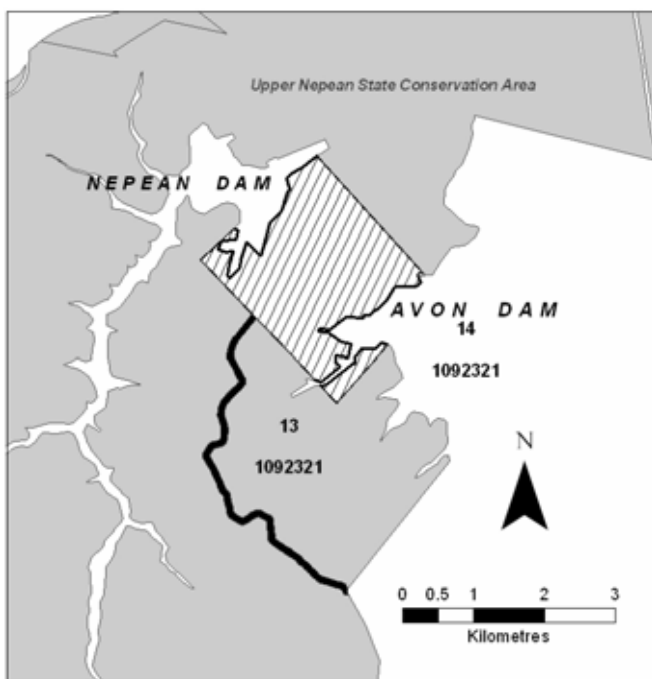
VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Moss Vale; L.G.A. – Wingecarribee

County Camden, Parish Banksia, about 632 hectares, being part Lot 13, DP 1092321, shown by hatching and thick black line in the diagram following:



NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Crowdy Bay National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Taree; L.G.A. – Greater Taree

County Macquarie, Parish Harrington, about 76.2 hectares, being Lots 212 and 222 in DP 754415, that part of Crown Reserve R.56146 adjoining Lots 222 and 240 in DP 754415 and Crown Public Road separating Lot 222 from Lot 240; inclusive of the bed of Cattai Creek within Lot 240: DECC/04/08248.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Thirlmere Lakes National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Picton; L.G.A. – Wollondilly

County Camden, Parish Couridjah, about 11.1 hectares, being Lot 2 in DP 1116899; inclusive of Crown public road within Lot 2: DECC/07/2829.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a State Conservation Area

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Kalyar State Conservation Area, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Hay; L.G.A. – Hay

County Waradgery, Parish Thellangering West, about 4078 hectares, being Lots 13, 14, 15 and 21 in DP 756791 and Crown public road separating Lots 14 and 15 from Lot 13; inclusive of Crown public road within Lot 130: DECC/07/20115.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Bindarri National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Bellingen; L.G.A. – Coffs Harbour

County Fitzroy, Parish Wongawanga, about 82.4 hectares, being Lots 40 and 41 in DP 752852; Lot 1011 in DP 834262, that part of the bed of the Urumbilum River that separates Lots 40, 41 and 1011 from Bindarri National Park and Crown public road within Lots 45 and 46 in DP 752852; inclusive of Crown public road within Lot 41: DECC/03/01089.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Mimosa Rocks National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Bega; L.G.A. – Bega Valley

County Dampier, Parish Tanja, about 1.8 hectares, being Lot 183 in DP 752158 and Crown public road separating Lots 175 and 181 in DP 752158 from Lot 183 and Sandy Creek: DECC/04/08974.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of South East Forest National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Bega; L.G.A. – Bega Valley

County Auckland, Parish Wyndham, about 196 hectares, being Lots 87, 88, 240 and 254 in DP 750240 and Crown public road separating Lot 254 from Lot 50 in DP 750240; inclusive of Crown public road within Lots 87, 88, 240 and 254: DECC/06/05980.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Blue Mountains National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Picton; L.G.A. – Wollondilly

County Westmoreland, Parish The Peaks, 2.25 hectares, being Lots 48 to 56 inclusive and Lots 60 to 69 inclusive in DP5194: DECC/07/16522.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Guy Fawkes River National Park, under the provisions of section 30A(1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney, this 6th day of August 2008.

MARIE BASHIR,
Governor

By Her Excellency's Command,

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

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

County Gresham, Parish Broadmeadows, 122.6 hectares,
being Lot 16 in DP 753510: DECC/06/03385.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT 1912

Cancellation of Registration of Party

IT is hereby notified that pursuant to section 66I of the Parliamentary Electorates and Elections Act 1912, that the registration of the following party is cancelled:

Horse Riders Party.

Dated: 11 August 2008.

COLIN BARRY,
Electoral Commissioner

NSW Electoral Commission,
Level 25, 201 Kent Street, Sydney NSW 2000.

LEGAL PROFESSION ADMISSION RULES 2005Amendments to Legal Profession Admission Rules 2005
(August 2008)

Amend the Third Schedule to the following:

Third Schedule

<i>Item</i>	<i>Fee until 30/9/08</i>	<i>Fee from 1/10/08</i>
	\$	\$
Student registration application	160	170
Rule 67 application	40	60
Student course application	40	60
Rule 71 review	40	60
Academic transcript	40	40
Interview with examiner	90	100
Examination	120	140
Additional fees – examination in unscheduled location in a single examination period where permitted:		
NSW first subject / additional subject	200/150	200/150
Elsewhere in Australia first subject /additional subject	250/200	300/200
Overseas first subject / additional subject	450/350	500/350
Section 26 application	200	300
Academic exemption application	180	200
Practical training exemption application	180	200
Admission application – Forms 10,11	380	400
Re-admission application – Form 12	950	950
Certificate of admission – Form 7	40	50
Original diplomas and certificates	110	120
Other applications and certificates	40	50
Late application (where permitted):		
Board examination – related	50	60
Admission – related and other	80	100
Photocopying – up to two pages	1	1
Dishonoured cheque	33	35
Duplicate receipt	10	10
For services not listed in the schedule	—	50

PUBLIC NOTARIES APPOINTMENT RULES

Amendments to Public Notaries Appointment Rules

Amend the Second Schedule (Fees) as follows:

Second Schedule (Fees)

<i>Item</i>	<i>Fee until 30/9/08</i>	<i>Fee from 1/10/08</i>
	\$	\$
Application for appointment	360	380
Application for certificate of current appointment	30	30
Original certificate of appointment (replacements)	100	120
Notification of change of particulars	30	30
Annual notification in Form 6	30	30
For any other application	35	40
Late application	80	100
Notarial Practice Course	(as approved from time to time)	

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BANKSTOWN CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

BANKSTOWN CITY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for public road. Dated at Bankstown, this 15th day of August 2008. WAYNE CARTER, General Manager, Bankstown City Council, PO Box 8, Bankstown NSW 1885.

SCHEDULE

Lot 1, DP 1121057. [4094]

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as a Public Road

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

SCHEDULE

Lot 103, DP 816728. [4095]

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as a Public Road

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

SCHEDULE

Lot 2, DP 1103871. [4096]

BLAYNEY SHIRE COUNCIL

Road Name

PURSUANT to Clause 9 of the Roads Regulation 2008, notice is hereby given of the correct spelling of the following road:

<i>Location</i>	<i>Name</i>
Previously known as Mackellars Lane, Hobbys Yards, Parish of Three Brothers, County of Bathurst.	McKellars Lane.

Enquiries can be directed to Council's Director of Engineering, Mr Grant Baker on (02) 6368 2104 during business hours. A. B. ROACH, General Manager, Blayney Shire Council, PO Box 62, Blayney NSW 2799. [4097]

CLARENCE VALLEY COUNCIL

Roads Act 1993

Dedication of Land as Public Road

NOTICE is hereby given that pursuant to section 10 of the Roads Act 1993, the Clarence Valley Council dedicates the lands described in Schedule 1 hereunder as public road. Dated 8 August 2008. STUART MCPHERSON, General Manager, Clarence Valley Council, Locked Bag 23, Grafton NSW 2460.

SCHEDULE 1

Land acquired for road purposes in the Plan of Subdivision, being Lot 9 in Deposited Plan 1123632 P, situated on Airport Road and Six Mile Lane in the locality of Glenugie in the Parish of Lavadia, County of Clarence. [4098]

FAIRFIELD CITY COUNCIL

Market Street, Smithfield – Light Traffic Throughfare

NOTICE is hereby given that Council proposes to implement a "5 Tonne Load Limit" on Market Street, between The Horsley Drive and Victoria Street to enhance residential amenity.

The proposed load limit does not prevent drivers from using the section of road to access properties to deliver or collect goods/people. However, the proposed load limit restriction will prohibit vehicles over 5 tonne, which do not have a destination in Market Street (i.e. through traffic).

Council is now seeking comments on the proposal from the residents, businesses and other organizations affected by the proposal. Submission in writing, by way of support or objection to the proposal, can be made to The City Manager, Fairfield City Council, PO Box 21, Fairfield NSW 1860 and must reach Council by 12 September 2008 (please quote Council's reference number G10-05-760 in reply).

Further information can be obtained by contacting Council on telephone 9725 0874. [4099]

FORBES SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

FORBES SHIRE COUNCIL declares with the approval of His Excellency the Lieutenant Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of the creation of new public roads and resale. Dated at Forbes, this 15th day of August 2008. CARISSA BYWATER, General Manager, Forbes Shire Council, PO Box 333, Forbes NSW 2871.

SCHEDULE

Lot 1, DP 1077961. [4100]

HAWKESBURY CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

HAWKESBURY CITY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in Schedule A below, excluding any mines or deposits of minerals in the land, and excluding the interest described in Schedule B below is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of constructing a one-lane roundabout. Dated at Windsor, this 11th day of August 2008. PETER JACKSON, General Manager, Hawkesbury City Council, PO Box 146, Windsor NSW 2756.

SCHEDULE A

Lot 1, DP 1117693; Lot 2, DP 1117693; Lot 3, DP 1117693 and Lot 4, DP 1117693

SCHEDULE B

Easement for transmission line 2 wide variable and 8 wide (vide DP 621793).

Easement to pump water 2 wide variable and 8 wide (vide DP 621793). [4101]

LAKE MACQUARIE CITY COUNCIL

Naming/Renaming of Roads

NOTICE is given by Council in pursuance of section 162.1 of the Roads Act 1993, as amended, Council has named/renamed the following roads:

<i>Location/Description</i>	<i>Proposed Name</i>
In conjunction with the redevelopment of Charlestown Square Shopping Centre Council proposes to name the new road within the subdivision of Lots 2 and 3, DP 1090261 at Charlestown.	Ferris Street, Charlestown.
In conjunction with the redevelopment of Charlestown Square Shopping Centre Council proposes to rename the section of Lincoln Street between the Pacific Highway and Carl Close, Charlestown.	Ferris Street, Charlestown.
Subdivision of Lot 116, DP 879363 Rose Street, Blackalls Park.	Keziah Chase, Blackalls Park.
Subdivision of Lot 8, DP 19520, Kuranda Crescent, Kotara South.	Beulah Place, Kotara South.

No objections to the proposed names were received within the advertising period. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Main Centre NSW 2310. [4102]

LAKE MACQUARIE CITY COUNCIL

Proposed Naming of Roads

NOTICE is given by Council in pursuance of section 162.1 of the Roads Act 1993, as amended, proposes to name the following roads:

<i>Location</i>	<i>Name</i>
Subdivision of Lot 1, DP 343719 and Lot 1, DP 506708, Ocean Street, Dudley.	Knoll Avenue, Dudley.

Written objections to the proposed naming will be accepted up to one month after publication date of this notice. The reasons for objection need to be clearly stated. For further information contact Stephen Pichaloff on (02) 4921 0534. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Main Centre NSW 2310. [4103]

MID-WESTERN REGIONAL COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Mid-Western Regional Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the continuation of Anderson Street, Gulgong. Dated at Mudgee, this 8th day of August 2008. W. BENNETT, General Manager, Mid-Western Regional Council, PO Box 156, Mudgee NSW 2850.

SCHEDULE

Lot 2, DP 1078199. [4104]

SUTHERLAND SHIRE COUNCIL

Erratum

THE notice published in *New South Wales Government Gazette* No. 92, dated 25 July 2008, Folios 7342 and 7343 under Sutherland Shire Council regarding dedication of land as public road was incorrect and is hereby withdrawn. Dated at Sutherland, 8th day of August 2008. J. W. RAYNER, General Manager, Sutherland Shire Council, Eton Street, Sutherland NSW 2232. [4105]

COMPANY NOTICES

NOTICE of meeting of members.—KIBBLERS PTY LIMITED, ACN 000 540 349 (in liquidation).—Notice is hereby given that pursuant to section 509 of the Corporations Law, the final meeting of members of the above named company will be held by phone conference, on the 11 September 2008, for the purpose of laying before the meeting the liquidators' final account and report and giving any explanation thereof. Dated 11 August 2008. KENDALL McMASTER, Chartered Accountant, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street (PO Box 363), Cowra NSW 2794, tel.: (02) 6342 1311. [4106]

NOTICE of members' voluntary liquidation.—WEWILGA PTY LIMITED, ACN 000 569 728 (in liquidation).—At a general meeting of the abovenamed company, duly convened and held by phone conference on 11 August 2008, 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 in part to the members in specie should the liquidator so desire". Dated 11 August 2008. KENDALL McMASTER, Chartered Accountant, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street (PO Box 363), Cowra NSW 2794, tel.: (02) 6342 1311. [4107]

NOTICE of members' voluntary liquidation.—GLITTERMORE PTY LIMITED, ACN 101 291 981 (in liquidation).—At a general meeting of the abovenamed company, duly convened and held in the Board Room at Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street, Cowra NSW 2794, on 11 August 2008, at 9:00 a.m., 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 in part to the members in specie should the liquidator so desire". Dated 11 August 2008. KENDALL McMASTER, Chartered Accountant, c.o. Steel Walsh & Murphy, Chartered Accountants, 103 Kendal Street (PO Box 363), Cowra NSW 2794, tel.: (02) 6342 1311. [4108]

OTHER NOTICES

PUBLIC NOTICE

Proposed termination of Strata Scheme No 55664 being property situated at 178 Campbell Avenue, Bondi.

NOTICE TO SEND IN CLAIMS

NOTICE is given of an intention to apply to the Registrar-General for an order terminating the above Strata Scheme and the consequential winding up of the Strata Scheme pursuant to section 51A of the Strata Schemes (Freehold Development) Act 1973.

Any person having any claim against the Owners Corporation of the above Strata Scheme, or any estate or interest in or claim against any of the lots in the Strata Scheme, is required on or before 18 July 2008 to send particulars of the estate, interest or claim to

Corrs Chambers Westgarth
Level 32, Governor Phillip Tower
1 Farrer Place, Sydney NSW 2000

Attention: Peter Calov

[4109]

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