



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 13
Friday, 16 January 2009

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LEGISLATION

Proclamations



New South Wales

Commencement Proclamation

under the

Security Industry Amendment Act 2008 No 113

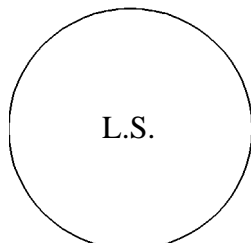
MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Security Industry Amendment Act 2008*, do, by this my Proclamation, appoint:

- (a) 16 January 2009 as the day on which that Act commences, except as provided by paragraphs (b) and (c), and
- (b) 1 April 2009 as the day on which Schedule 1 [5] and [12] (to the extent that it inserts clause 18) commence, and
- (c) 1 January 2010 as the day on which Schedule 1 [1]–[3] and [6]–[10] and Schedule 2.1 and 2.2 [2] commence.

Signed and sealed at Sydney, this 7th day of January 2009.

By Her Excellency's Command,



ANTHONY KELLY, M.L.C.,
Minister for Police

GOD SAVE THE QUEEN!

Orders



New South Wales

State Authorities Non-contributory Superannuation (Murray-Darling Basin Authority) Order 2009

under the

State Authorities Non-contributory Superannuation Act 1987

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 27 of the *State Authorities Non-contributory Superannuation Act 1987*, make the following Order.
Dated, this 14th day of January 2009.

By Her Excellency's Command,

JOSEPH TRIPODI, M.P.,
Minister for Finance

Explanatory note

The object of this Order is to amend the list of employers in Schedule 1 to the *State Authorities Non-contributory Superannuation Act 1987* by inserting the Murray-Darling Basin Authority (the **Authority**). This is to reflect an agreement between the Commonwealth and State governments that will see the Authority replace the Murray-Darling Basin Commission (the **Commission**). Employees of the Authority who were previously employed by the Commission immediately before 15 December 2008 are to retain membership of the State Authorities Non-contributory Superannuation Scheme.

This Order is made under section 27 of the *State Authorities Non-contributory Superannuation Act 1987*.

Clause 1 State Authorities Non-contributory Superannuation (Murray-Darling Basin Authority) Order 2009

State Authorities Non-contributory Superannuation (Murray-Darling Basin Authority) Order 2009

under the

State Authorities Non-contributory Superannuation Act 1987

1 Name of Order

This Order is the *State Authorities Non-contributory Superannuation (Murray-Darling Basin Authority) Order 2009*.

2 Commencement

This Order is taken to have commenced on 15 December 2008.

3 Amendment of State Authorities Non-contributory Superannuation Act 1987 No 212

The *State Authorities Non-contributory Superannuation Act 1987* is amended by omitting “Murray-Darling Basin Commission (limited to persons who were contributors to the State Authorities Superannuation Scheme immediately before becoming officers of the Commission and in respect of whom the Commission makes provision for superannuation in accordance with this Act)” from Part 1 of Schedule 1 and by inserting instead:

Murray-Darling Basin Authority (limited to those persons who were, immediately before 15 December 2008, employees of the Murray-Darling Basin Commission)



New South Wales

State Authorities Superannuation (Murray-Darling Basin Authority) Order 2009

under the

State Authorities Superannuation Act 1987

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 46 of the *State Authorities Superannuation Act 1987*, make the following Order.

Dated, this 14th day of January 2009.

By Her Excellency's Command,

JOSEPH TRIPODI, M.P.,
Minister for Finance

Explanatory note

The object of this Order is to amend the list of employers in Schedule 1 to the *State Authorities Superannuation Act 1987* by inserting the Murray-Darling Basin Authority (the **Authority**). This is to reflect an agreement between the Commonwealth and State governments that will see the Authority replace the Murray-Darling Basin Commission (the **Commission**). Employees of the Authority who were previously employed by the Commission immediately before 15 December 2008 are to continue to be contributors to the State Authorities Superannuation Scheme.

This Order is made under section 46 of the *State Authorities Superannuation Act 1987*.

Clause 1 State Authorities Superannuation (Murray-Darling Basin Authority) Order
2009

State Authorities Superannuation (Murray-Darling Basin Authority) Order 2009

under the

State Authorities Superannuation Act 1987

1 Name of Order

This Order is the *State Authorities Superannuation (Murray-Darling Basin Authority) Order 2009*.

2 Commencement

This Order is taken to have commenced on 15 December 2008.

3 Amendment of State Authorities Superannuation Act 1987 No 211

The *State Authorities Superannuation Act 1987* is amended by inserting at the end of Part 1 of Schedule 1:

Murray-Darling Basin Authority (limited to those persons who were, immediately before 15 December 2008, employees of the Murray-Darling Basin Commission)



New South Wales

Superannuation (Murray-Darling Basin Authority) Order 2009

under the

Superannuation Act 1916

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 92 of the *Superannuation Act 1916*, make the following Order.

Dated, this 14th day of January 2009.

By Her Excellency's Command,

JOSEPH TRIPODI, M.P.,
Minister for Finance

Explanatory note

The object of this Order is to amend the list of employers in Schedule 3 to the *Superannuation Act 1916* by inserting the Murray-Darling Basin Authority (the **Authority**). This is to reflect an agreement between the Commonwealth and State governments that will see the Authority replace the Murray-Darling Basin Commission (the **Commission**). Employees of the Authority who were previously employed by the Commission immediately before 15 December 2008 are to continue to be contributors to the State Superannuation Fund.

This Order is made under section 92 of the *Superannuation Act 1916*.

Clause 1 Superannuation (Murray-Darling Basin Authority) Order 2009

Superannuation (Murray-Darling Basin Authority) Order 2009

under the

Superannuation Act 1916

1 Name of Order

This Order is the *Superannuation (Murray-Darling Basin Authority) Order 2009*.

2 Commencement

This Order is taken to have commenced on 15 December 2008.

3 Amendment of Superannuation Act 1916 No 28

The *Superannuation Act 1916* is amended by inserting at the end of Part 1 of Schedule 3:

Murray-Darling Basin Authority (limited to those persons who were, immediately before 15 December 2008, employees of the Murray-Darling Basin Commission)

OFFICIAL NOTICES**Appointments****HOME BUILDING ACT 1989**

Home Warranty Insurance Scheme Board
Appointment of Members

PURSUANT to section 89F of the Home Building Act 1989 and Schedule 1 thereto, I hereby appoint the following persons as members of the Home Warranty Insurance Scheme Board:

- Mr Greg McCARTHY (Chairperson)
- Ms Penny LE COUTEUR (Deputy Chairperson)
- Mr Stephen Neville EVERS (Member)
- Ms Susan CLARK (Member)
- Mr Alan John MASON (Member)

These appointments will expire on 31 December 2010.

Pursuant to section 2, Clause 1 of Schedule 1 to the Act, I also hereby appoint Mr Greg McCARTHY as Chairperson and Ms Penny LE COUTEUR as Deputy Chairperson of the Home Warranty Insurance Scheme Board up until 31 December 2010.

Dated this 23rd day of December 2008.

VIRGINIA JUDGE, M.P.,
Minister for Fair Trading

Department of Lands

ARMIDALE OFFICE

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

Phone: (02) 6770 3100 Fax (02) 6772 8782

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>
Peter GRILLS (new member), Ronald David BERKLEY (new member), David Peter ADAMS (new member), Leonard Bruce TURNER (new member), Jon Richard WATTS (re-appointment), Darrell Charles HOLDER (re-appointment), Graham John HINCHCLIFFE (re-appointment).	Inverell Showground Trust.	Dedication No.: 510019. Public Purpose: Showground. Notified: 12 April 1918. File No.: AE81 R 17.

Term of Office

For a term commencing 1 January 2009 and expiring 31 December 2013.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
The person for the time being holding the office of Designated Member Pony Club, Jamie O'NIELL (ex-officio member), The person for the time being holding the office of Designated Member Show Society, Robert Keith BAILEY (ex-officio member), Peter Guy Patrick PETTY (re-appointment), Andrew John PETRIE (new member), Robert John HENNESSY (new member), Gregory Wallace PINFOLD (new member), Julie Anne PINFOLD (new member), John LANDERS (new member), Joseph John Bruce PETRIE (re-appointment).	Tenterfield Showground Trust.	Dedication No.: 510046. Public Purpose: Showground. Notified: 4 August 1922. Dedication No.: 510047. Public Purpose: Showground. Notified: 10 July 1942. Dedication No.: 510048. Public Purpose: Showground. Notified: 28 January 1879. Dedication No.: 510045. Public Purpose: Showground. Notified: 2 April 1895. File No.: AE81 R 20.

Term of Office

For a term commencing 1 January 2009 and expiring 31 December 2013.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
John Malcolm CANNON (new member), Christine MAUNDER (new member), Roderick James WATT (re-appointment), Joseph Louis BARBATO (re-appointment), Thomas SHORTIS (re-appointment), Bruce Leyland WILSON (re-appointment).	Armidale Racecourse and Recreation Reserve Trust.	Reserve No.: 85532. Public Purpose: Public recreation and racecourse. Notified: 5 November 1965. File No.: AE81 R 65.

Term of Office

For a term commencing 1 January 2009 and expiring 31 December 2013.

SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Gregory DAWSON (new member), Grahame SHARPE (new member), Maxwell Charles SCHULTZ (re-appointment), Gary Edgar DUNN (re-appointment), Kevin John WILLIS (re-appointment), Geoffrey Thomas HINE (re-appointment), David James PHILP (re-appointment).	Uralla Showground Trust.	Dedication No.: 510041. Public Purpose: Showground addition. Notified: 21 December 1910. Dedication No.: 510040. Public Purpose: Showground. Notified: 26 August 1884. File No.: AE81 R 23.

Term of Office

For a term commencing 1 January 2009 and expiring 31 December 2013.

SCHEDULE 5

Column 1	Column 2	Column 3
Peter Joseph PURCELL (new member), Colin John GALLAGHER (re-appointment), Tristan IRWIN (new member), Gary Joseph GOLDMAN (re-appointment), Wendy CRACKNELL (re-appointment), Gary Bruce CRACKNELL (re-appointment), David Ronald DOAK (re-appointment).	Bundarra Showground Trust.	Dedication No.: 510031. Public Purpose: Public recreation and showground. Notified: 5 September 1909. File No.: AE81 R 8.

Term of Office

For a term commencing 1 January 2009 and expiring 31 December 2013.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to these roads 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 – Armidale; L.G.A. – Uralla

Roads Closed: Lots 1 and 2, DP 1133484 at Uralla, Parish Uralla, County Sandon.

File No.: AE06 H 156.

Schedule

On closing, the lands within Lots 1 and 2, DP 1133484 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Inverell; L.G.A. – Guyra

Roads Closed: Lots 1 and 2, DP 1134340 at Tingha, Parish Darby, County Hardinge.

File No.: AE06 H 411.

Schedule

On closing, the lands within Lot 1, DP 1134340 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Armidale; L.G.A. – Armidale Dumaresq

Roads Closed: Lot 1, DP 1134283 at Armidale, Parish Donald, County Sandon.

File No.: AE06 H 435.

Schedule

On closing, the lands within Lot 1, DP 1134283 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Tenterfield; L.G.A. – Tenterfield

Roads Closed: Lot 1, DP 1134098 at Boorook, Parish Callanyn, County Buller.

File No.: AE06 H 2.

Schedule

On closing, the lands within Lot 1, DP 1134098 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Armidale; L.G.A. – Guyra

Roads Closed: Lots 1 and 2, DP 1134097 at Guyra, Parish Everett, County Hardinge.

File No.: AE06 H 126.

Schedule

On closing, the lands within Lots 1 and 2, DP 1134097 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Tenterfield; L.G.A. – Tenterfield

Roads Closed: Lot 1, DP 1134101 at Rocky River, Parish Hongkong, County Drake.

File No.: AE05 H 153.

Schedule

On closing, the lands within Lot 1, DP 1134101 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Tenterfield; L.G.A. – Tenterfield

Roads Closed: Lot 1, DP 1132963 at Liston, Parish Ruby, County Buller.

File No.: AE06 H 29.

Schedule

On closing, the lands within Lot 1, DP 1132963 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Armidale; L.G.A. – Guyra

Roads Closed: Lots 1 and 2, DP 1132964 at Guyra, Parishes Elderbury and Everett, County Hardinge.

File No.: AE06 H 153.

Schedule

On closing, the lands within Lots 1 and 2, DP 1132964 remains vested 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****NOTIFICATION OF CLOSING OF A ROAD**

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

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

SCHEDULE 1

Description

*Parish – Yalbraith; County – Georgiana;
Land District – Crookwell; L.G.A. – Upper Lachlan*

Lot 1, DP 1132310 (not being land under the Real Property Act).

File No.: GB05 H 166:JK.

Note: On closing, the title for the land in Lot 1, DP 1132310 remains vested in the State of New South Wales as Crown Land.

SCHEDULE 2

Description

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

Lots 20, 21, 22, 23, 26 and 27, DP 1094011 (not being land under the Real Property Act).

File No.: GB05 H 502:JK.

Note: On closing, the titles for the land in Lots 20, 21, 22, 23, 26 and 27, DP 1094011 remain vested in the State of New South Wales as Crown Land.

SCHEDULE 3

Description

*Parish – Cookbundoon; County – Argyle;
Land District – Goulburn; L.G.A. – Upper Lachlan*

Lots 6, 7, 8, 9, 10 and 11, DP 1132309 (not being land under the Real Property Act).

File No.: GB05 H 67:JK.

Note: On closing, the title for the land in Lots 6, 7, 8, 9, 10 and 11, DP 1132309 remains vested in the State of New South Wales as Crown Land.

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

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

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

SCHEDULE

*Parish – Lachlan; County – Dowling;
Land of District – Lake Cargelligo; L.G.A. – Lachlan*

Road Closed: Lot 1 in DP 1132308.

File No.: 08/3131 (MR).

Note: On closing, title to the land comprised in Lot 1 remains vested the Crown 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 TRUST BOARD MEMBERS**

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

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

Column 1

John Allen
BENNIS
(re-appointment),
Susan HERD
(re-appointment),
Gliceria Ching MARCHICH
(re-appointment),
John Ratcliffe DEPPE
(re-appointment),
Myrle Cynthia HUNTER
(re-appointment),
Edward Peter OWENS
(re-appointment),
Adrian QUAIN
(re-appointment).

SCHEDULE*Column 2*

Sandgate
Cemetery Trust.

Column 3

Reserve No.: 1005308.
Public Purpose: Urban
services.
Notified: 16 January 2004.
File No.: MD87 R 2/6.

Term of Office

For a term commencing the date of this notice and expiring
15 January 2014.

NOWRA OFFICE**5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541****Phone: (02) 4428 9100 Fax: (02) 4421 2172****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 public road and the right of passage and access that previously existed in relation to the road is extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

*Parish – Wandella; County – Dampier;
Land District – Bega;
Local Government Area – Bega Valley*

Road Closed: Lot 2, DP 1132186 at Wandella.

File No.: NA06 H 156.

Schedule

On closing, the land within Lot 2, DP 1132186 remains
vested in the State of New South Wales as Crown Land.

Description

*Parish – Colombo; County – Auckland;
Land District – Bega;
Local Government Area – Bega Valley*

Road Closed: Lot 1, DP 1130611 subject to easement
created by Deposited Plan 1130611 at Bemboka.

File No.: NA05 H 151.

Schedule

On closing, the land within Lot 1, DP 1130611 remains
vested in the State of New South Wales as Crown Land.

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

THE notice appearing below was previously published in *New South Wales Government Gazette* No. 2, dated 2 January 2009, Folio No. 9, with a diagram missing. The notice below amends that error and the original date of gazettal remains.

ROADS ACT 1993

Order

Transfer of Crown Road to Council

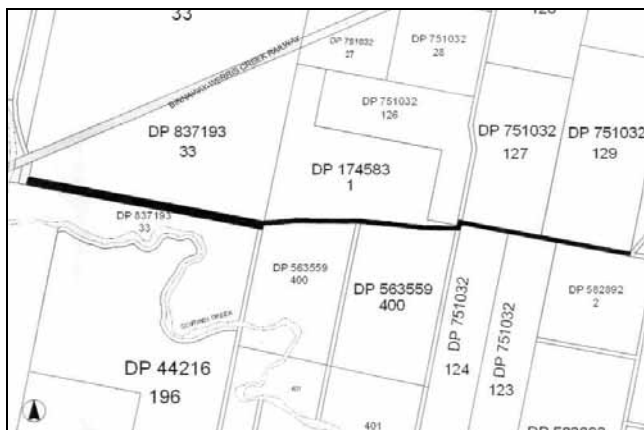
IN pursuance of provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown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

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

SCHEDULE 1

*Parish – Wallala; County – Buckland;
Land District – Gunnedah; L.G.A. – Liverpool Plains*

Crown public road as shown on diagram hereunder.

**SCHEDULE 2**

Roads Authority: Liverpool Plains Shire Council.

File No.: 07/3065.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Locality – Timor; Land District – Quirindi;
L.G.A. – Upper Hunter;*

Road Closed: Lots 1 in Deposited Plan 1132082, Parish Timor, County Brisbane.

File No.: 06/9110.

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

ROADS ACT 1993

Order

Transfer of Crown Road to Council

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

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

SCHEDULE 1

*Parishes – Gill and Gunnedah; County – Pottinger;
Land District – Gunnedah;
L.G.A. – Gunnedah Shire Council*

Crown public road west and south of Lot 1 in DP 1029981; road east of Lot 12 in DP 714099 and east of Lot 7 in DP 755497.

SCHEDULE 2

Roads Authority: Gunnedah Shire Council.

File No.: 08/6531.

WAGGA WAGGA OFFICE

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

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Parish – Walladilly; County – Bland;
Land District – Temora; Shire – Temora*

Road Closed: Lots 3 and 4 in DP 1133342 at Temora.

File No.: WA06 H 423.

Note: On closing, the land within Lots 3 and 4 in DP 1133342 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Bull Plain; County – Denison;
Land District – Corowa; Shire – Corowa*

Road Closed: Lot 1 in DP 1129369 at Savernake.

File No.: WA06 H 199.

Description

*Parish – Book Book; County – Wynyard;
Land District – Wagga Wagga; City – Wagga Wagga*

Road Closed: Lot 1 in DP 1133304 at Kyeamba.

File No.: WA05 H 435.

Note: On closing, the land within Lot 1 in DP 1133304 remains vested in the State of New South Wales as Crown Land.

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder, are appointed for the terms of office specified, 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>
Errol Ellis SLOCUM (new member), Norman Edward JONES (re-appointment), John William MARSH (re-appointment), Bryan John McLEAN (re-appointment), Jason MARSH (re-appointment), Matthew Leo McLEAN (re-appointment).	Greenvale Recreation Reserve and Public Hall Trust.	Reserve No.: 46976. Public Purpose: Public hall. Notified: 6 September 1911. Reserve No.: 47033. Public Purpose: Public recreation. Notified: 20 September 1911. File No.: WA79 R 114/1.

Term of Office

For a term commencing 1 January 2009 and expiring
18 December 2013.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
William Joseph SHEATHER (new member), Donal Henry PATON (re-appointment), David John McKIMMIE (re-appointment), Marie Lorraine PATON (re-appointment).	Welaregang Recreation Reserve Trust.	Reserve No.: 65128. Public Purpose: Public recreation. Notified: 15 March 1935. Reserve No.: 71561. Public Purpose: Public recreation and addition. Notified: 29 June 1945. File No.: WA79 R 117/1.

Term of Office

For a term commencing the date of this notice and expiring
18 December 2013.

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

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the Minister for Lands declares the land described in the Schedule hereunder to be Crown Land.

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

SCHEDULE

County of Yancowinna;
Administrative District – Broken Hill;
Locality – Silverton; Unincorporated Area

Lot 10, DP 1121009, area 4.9 hectares and Lot 12, DP 1121009, area 14.58 hectares.

File No.: WL07 H 14.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

PURSUANT to section 12 of the Roads Act 1993, the Crown Land described hereunder is, from the date of publication of this notice, dedicated as public road. The public road hereby dedicated is declared not to be Crown road within the meaning of the Roads Act 1993.

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

Description

County of Yancowinna;
Administrative District – Broken Hill;
Locality – Silverton; Unincorporated Area

Lot 10, DP 1121009 and Lot 12, DP 1121009.

File No.: WL07 H 14.

Department of Planning



New South Wales

Environmental Planning and Assessment (Burwood Town Centre Planning Administrator) Order 2009

under the

Environmental Planning and Assessment Act 1979

I, Kristina Keneally, the Minister for Planning, in pursuance of section 118 of the *Environmental Planning and Assessment Act 1979*, make the following Order.

Dated, this day of 2009.

KRISTINA KENEALLY, M.P.,
Minister for Planning

Explanatory note

The object of this Order is to appoint the members of the Burwood Town Centre Planning Panel as a planning administrator to exercise the functions of Burwood Council for the preparation and making or approval of a development control plan and contributions plan for the Burwood Town Centre.

This Order is made under section 118 of the *Environmental Planning and Assessment Act 1979*.

Environmental Planning and Assessment (Burwood Town Centre Planning Administrator)
Order 2009

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Clause 1 Environmental Planning and Assessment (Burwood Town Centre Planning Administrator) Order 2009

Environmental Planning and Assessment (Burwood Town Centre Planning Administrator) Order 2009

under the

Environmental Planning and Assessment Act 1979

1 Name of Order

This Order is the *Environmental Planning and Assessment (Burwood Town Centre Planning Administrator) Order 2009*.

2 Commencement

This Order commences on the date of its publication in the Gazette.

3 Definitions

In this Order:

Burwood Town Centre means the area of land shown edged heavy black on the map marked “Burwood Town Centre Planning Panel Map”, a copy of which is deposited in the offices of the Department.

the Act means the *Environmental Planning and Assessment Act 1979*.

the Council means Burwood Council.

4 Appointment of planning administrator for Burwood Town Centre

The persons who are members of the Burwood Town Centre Planning Panel on the commencement of this Order are appointed jointly as a planning administrator under section 118 of the Act to exercise the following functions of the Council:

- (a) all the functions of the Council with respect to the preparation and making of a development control plan under Division 6 of Part 3 of the Act in respect of the Burwood Town Centre, until such a development control plan has been made,
- (b) all the functions of the Council with respect to the preparation and approval of a contributions plan under Division 6 (Development contributions) of Part 4 of the Act in respect of development in the Burwood Town Centre, until such a contributions plan has been approved.



New South Wales

Lachlan Local Environmental Plan 1991 (Amendment No 6)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (D08/00031/PC)

KRISTINA KENEALLY, M.P.,
Minister for Planning

Clause 1 Lachlan Local Environmental Plan 1991 (Amendment No 6)

Lachlan Local Environmental Plan 1991 (Amendment No 6)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Lachlan Local Environmental Plan 1991 (Amendment No 6)*.

2 Aims of plan

The aims of this plan are:

- (a) to reclassify the land referred to in clause 3 (1) from community land to operational land within the meaning of the *Local Government Act 1993*, and
- (b) to provide generally for the classification and reclassification of public land as operational land or community land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

- (1) With respect to the aim referred to in clause 2 (a), this plan applies to land situated in the Lachlan local government area, being Lot 1, Section 6, DP 119131, Cunningham Street, Condobolin, as shown edged heavy black on the map marked "Lachlan Local Environmental Plan 1991 (Amendment No 6)" deposited in the office of the Lachlan Shire Council.
- (2) With respect to the aim referred to in clause 2 (b), this plan applies to all the land to which *Lachlan Local Environmental Plan 1991* applies.

4 Amendment of Lachlan Local Environmental Plan 1991

Lachlan Local Environmental Plan 1991 is amended as set out in Schedule 1.

Lachlan Local Environmental Plan 1991 (Amendment No 6)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert in alphabetical order in clause 5 (1):

community land has the same meaning as in the *Local Government Act 1993*.

operational land has the same meaning as in the *Local Government Act 1993*.

public land has the same meaning as in the *Local Government Act 1993*.

Note. The term is defined as follows:

public land means any land (including a public reserve) vested in or under the control of the council, but does not include:

- (a) a public road, or
- (b) land to which the *Crown Lands Act 1989* applies, or
- (c) a common, or
- (d) land subject to the *Trustees of Schools of Arts Enabling Act 1902*, or
- (e) a regional park under the *National Parks and Wildlife Act 1974*.

[2] Clause 5 (1), definition of "Council"

Omit the definition. Insert instead:

Council means the Lachlan Shire Council.

[3] Clause 5 (3)

Insert after clause 5 (2):

- (3) Notes in this plan are provided for guidance and do not form part of this plan.

[4] Clause 30

Omit the clause. Insert instead:

30 Classification and reclassification of public land

- (1) The objective of this clause is to enable the Council to classify or reclassify public land as "operational land" or "community land" in accordance with Part 2 of Chapter 6 of the *Local Government Act 1993*.

Note. Under the *Local Government Act 1993*, "public land" is generally land vested in or under the control of a council (other than roads, Crown reserves and commons). The classification or reclassification of public

Lachlan Local Environmental Plan 1991 (Amendment No 6)

Schedule 1 Amendments

land may also be made by a resolution of the Council under section 31, 32 or 33 of the *Local Government Act 1993*. Section 30 of that Act enables this Plan to discharge trusts on which public reserves are held if the land is reclassified under this Plan as operational land.

- (2) The public land described in Part 1 or Part 2 of Schedule 3 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*.
- (3) The public land described in Part 3 of Schedule 3 is classified, or reclassified, as community land for the purposes of the *Local Government Act 1993*.
- (4) The public land described in Part 1 of Schedule 3:
 - (a) does not cease to be a public reserve to the extent (if any) that it is a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants that affected the land before its classification, or reclassification, as operational land.
- (5) The public land described in Part 2 of Schedule 3, to the extent (if any) that it is a public reserve, ceases to be a public reserve when the description of the land is inserted into that Part and is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land, except:
 - (a) those (if any) specified for the land in Column 3 of Part 2 of Schedule 3, and
 - (b) any reservations that except land out of the Crown grant relating to the land, and
 - (c) reservations of minerals (within the meaning of the *Crown Lands Act 1989*).

Note. In accordance with section 30 (2) of the *Local Government Act 1993*, the approval of the Governor to subclause (5) applying to the public land concerned is required before the description of the land is inserted in Part 2 of Schedule 3.

Lachlan Local Environmental Plan 1991 (Amendment No 6)

Amendments

Schedule 1

[5] Schedule 3

Omit the Schedule. Insert instead:

Schedule 3 Classification and reclassification of public land

(Clause 30)

Part 1 Land classified, or reclassified, as operational land—no interests changed

Column 1	Column 2
Locality	Description

Part 2 Land classified, or reclassified, as operational land—interests changed

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged
Condobolin	Lot 1, Section 6, DP 119131, Cunningham Street	Nil

Part 3 Land classified, or reclassified, as community land

Column 1	Column 2
Locality	Description



New South Wales

Lane Cove Local Environmental Plan 1987 (Amendment No 66)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S07/01791/PC)

KRISTINA KENEALLY, M.P.,
Minister for Planning

Clause 1 Lane Cove Local Environmental Plan 1987 (Amendment No 66)

Lane Cove Local Environmental Plan 1987 (Amendment No 66)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Lane Cove Local Environmental Plan 1987 (Amendment No 66)*.

2 Aims of plan

This plan aims to amend *Lane Cove Local Environmental Plan 1987* to suspend (with some exceptions) any agreement, covenant or similar instrument applying to the land to which this plan applies that would otherwise restrict the carrying out of development on the land, or a development consent granted under the *Environmental Planning and Assessment Act 1979*, so as to permit the erection of one dwelling-house on each of the 2 lots.

3 Land to which plan applies

This plan applies to Lots 1 and 2, DP 1063151 (formerly Lot 17, DP 29396) and known, respectively, as Nos 83 and 85 Kenneth Street, Longueville.

4 Amendment of Lane Cove Local Environmental Plan 1987

Lane Cove Local Environmental Plan 1987 is amended as set out in Schedule 1.

Lane Cove Local Environmental Plan 1987 (Amendment No 66)

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Clause 17D

Insert after clause 17C:

17D **Suspension of certain covenants, agreements and instruments affecting land at Nos 83 and 85 Kenneth Street, Longueville**

- (1) This clause applies to Lots 1 and 2, DP 1063151 (formerly Lot 17, DP 29396) and known, respectively, as Nos 83 and 85 Kenneth Street, Longueville.
- (2) For the purpose of enabling development on the land to which this clause applies to be carried out in accordance with this plan or with a development consent granted under the *Environmental Planning and Assessment Act 1979*, any agreement, covenant or other similar instrument that restricts the carrying out of that development does not apply to the extent necessary to serve that purpose.
- (3) This clause does not apply:
 - (a) to a covenant imposed by the council or that the council requires to be imposed, or
 - (b) to any prescribed instrument within the meaning of section 183A of the *Crown Lands Act 1989*, or
 - (c) to any conservation agreement within the meaning of the *National Parks and Wildlife Act 1974*, or
 - (d) to any trust agreement within the meaning of the *Nature Conservation Trust Act 2001*, or
 - (e) to any property vegetation plan within the meaning of the *Native Vegetation Act 2003*, or
 - (f) to any biobanking agreement within the meaning of Part 7A of the *Threatened Species Conservation Act 1995*.
- (4) This clause does not affect the rights or interests of any public authority under any registered instrument.
- (5) Under section 28 of the *Environmental Planning and Assessment Act 1979*, the Governor, before the making of this clause, approved of subclauses (2)–(4).



New South Wales

Tamworth Local Environmental Plan 1996 (Amendment No 23)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (T08/00006/PC)

KRISTINA KENEALLY, M.P.,
Minister for Planning

Clause 1 Tamworth Local Environmental Plan 1996 (Amendment No 23)

Tamworth Local Environmental Plan 1996 (Amendment No 23)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Tamworth Local Environmental Plan 1996 (Amendment No 23)*.

2 Aims of plan

The aims of this plan are as follows:

- (a) to introduce a new zone under *Tamworth Local Environmental Plan 1996*, Zone No 3 (c) Business Development, and to specify the development controls applying to land within the new zone,
- (b) to rezone certain land within the Taminda Industrial Precinct, Tamworth as follows:
 - (i) by rezoning Tamworth Showground, being Lot 1, DP 112654, Lot 4, DP 535457 and Lot 16, DP 526354, Showground Road, Parish of Calala from Zone No 6 Recreation to Zone No 4 Industrial,
 - (ii) by rezoning Tamworth Greyhound Racing Track, being Lot 1, DP 745634, Showground Road, Parish of Calala from Zone No 6 Recreation to Zone No 4 Industrial,
 - (iii) by rezoning Minor League Park, being Lot 3, DP 217032, Jewry Street, Parish of Calala from part Zone No 1 (e) Future Investigation and part Zone No 6 Recreation to Zone No 3 (c) Business Development,
 - (iv) by rezoning Part Lot 144, DP 1109647, Road Segment No 136544, being part of Road variable width in DP 1109647, Belmore Street, Parish of Calala from Zone No 1 (e) Future Investigation to Zone No 4 Industrial,
 - (v) by rezoning Lot 2, DP 633198, Dampier Street, Parish of Calala from Zone No 6 Recreation to Zone No 3 (c) Business Development.

Tamworth Local Environmental Plan 1996 (Amendment No 23)

Clause 3

3 Land to which plan applies

This plan applies to various land within the City of Tamworth in the industrial precinct of Taminda, as shown edged heavy black on the map marked "Tamworth Local Environmental Plan 1996 (Amendment No 23)" deposited in the offices of Tamworth Regional Council.

4 Amendment of Tamworth Local Environmental Plan 1996

Tamworth Local Environmental Plan 1996 is amended as set out in Schedule 1.

Tamworth Local Environmental Plan 1996 (Amendment No 23)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 How are types of development and other terms defined in this plan?

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

Tamworth Local Environmental Plan 1996 (Amendment No 23)

[2] Clause 8 What zones apply in this plan?

Insert after the matter relating to Zone No 3 (b) Special Business (Airport):

Zone No 3 (c) Business Development—coloured teal, edged black and lettered “3 (c)”

[3] Clause 19 What business zones apply in this plan?

Insert after the matter relating to Zone No 3 (b) Special Business (Airport):

3 (c) Business Development

[4] Clause 19, development control table

Insert after the matter relating to Zone No 3 (b) Special Business (Airport):

Zone No 3 (c) Business Development

1 Objective of the zone

The general objective of this zone is to enable a mix of business and warehouse uses, and specialised retail uses that require a large floor area, in locations that are close to, and that support the viability of, centres.

2 Development allowed without development consent

Development for the purpose of:
bushfire hazard reduction,
utility installations,
utility undertakings.

3 Development allowed only with development consent

Any development not included in Item 2 or 4.

Tamworth Local Environmental Plan 1996 (Amendment No 23)

Amendments

Schedule 1

4 Development which is prohibited

Development for the purpose of:

agriculture,
boarding houses,
brothels (unless on land identified by diagonal hatching on the map),
camp or caravan sites,
depots,
dual occupancies,
dwelling-houses (unless ancillary to development permitted in the zone),
educational establishments,
environmental facilities,
exhibition homes,
extractive industries,
forestry,
group homes,
hazardous storage establishments,
home activities,
hospitals,
housing for aged or disabled persons,
industries,
institutions,
liquid fuel depots,
major commercial premises,
major retail premises,
manufactured home estates,
mines,
offensive storage establishments,
places of worship,
recreation facilities,
roadside stalls,
rural industries,
rural workers' dwellings,

Tamworth Local Environmental Plan 1996 (Amendment No 23)

Schedule 1 Amendments

shops (unless ancillary to development permitted in the zone or catering to the local needs of the area),

vehicle body repair workshops,

vehicle repair stations.

[5] Clause 22

Insert after clause 21:

22 What is the minimum area for subdivision of land within Zone No 3 (c)?

The Council may grant consent for the subdivision of land in Zone No 3 (c) only if each allotment proposed to be created in the subdivision has an area of not less than 1,000m².



New South Wales

Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the
Environmental Planning and Assessment Act 1979. (W03/00178/PC WOLL)

KRISTINA KENEALLY, M.P.,
Minister for Planning

Clause 1 Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)

Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

1 Name of Plan

This Plan is *Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)*.

2 Aims of Plan

The aim of this Plan is to amend *Wollongong City Centre Local Environmental Plan 2007* to:

- (a) remove all trusts and other interests from certain Council car park sites, previously reclassified as operational land within the meaning of the *Local Government Act 1993*, and
- (b) correct minor anomalies.

3 Land to which Plan applies

- (1) In respect of the aim referred to in clause 2 (a), this Plan applies to the following land:
 - (a) Lot 101, DP 814507, Auburn Street car park, Wollongong,
 - (b) Lot 1, DP 1013057, Bank Street car park, Wollongong,
 - (c) Lot 122, DP 513474 and Lot 1, DP 206847, Thomas Street car park, Wollongong,
 - (d) Parts of Lots 16 and 17, Section A and another part of Lot 16, Section A of W G Robertson's Subdivision of 78 lots in the Town of Wollongong which said subdivision was offered for sale on the fifth day of July 1884 and Lots 1 and 2, DP 307576 and Lots A and B, DP 340118, Victoria Street car park, Wollongong.
- (2) In respect of the aim referred to in clause 2 (b), this Plan applies to the land to which *Wollongong City Centre Local Environmental Plan 2007* applies.

4 Amendment of Wollongong City Centre Local Environmental Plan 2007

Wollongong City Centre Local Environmental Plan 2007 is amended as set out in Schedule 1.

Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1) Clause 5

5 Declaration of maps

Each map adopted by the *Wollongong City Centre Local Environmental Plan 2007* that is specified in Column 1 of the following Table is declared by this Plan to be amended or replaced, as the case requires, by the map specified opposite in Column 2 of the Table as approved by the Minister on the making of this Plan.

Column 1	Column 2
Name of map being amended or replaced	Name of amending or replacement map
Wollongong City Centre Local Environmental Plan 2007 Floor Space Ratio Map	Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)—Amendment No 01/07 Floor Space Ratio Map
Wollongong City Centre Local Environmental Plan 2007 Land Reservation Acquisition Map	Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)—Amendment No 01/07 Acquisition Maps 1 and 2
Wollongong City Centre Local Environmental Plan 2007 Land Zoning Map	Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)—Amendment No 01/07 Land Zoning Map

Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

- [1] **Clause 7 Maps**
Insert “or replaced” after “as amended” in clause 7 (1) (b).
- [2] **Clause 7 (1) (b)**
Insert “or replace” after “to amend”.
- [3] **Clause 7 (4)**
Insert after clause 7 (3):
- (4) For the purposes of this Plan, a map may be in, and may be kept and made available in, electronic or paper form, or both.
- [4] **Clause 10 Land use zones**
Insert “(City Edge)” after “B4 Mixed Use”.
- [5] **Land Use Table**
Insert “(City Edge)” after “**Zone B4 Mixed Use**” in the heading to Zone B4.
- [6] **Land Use Table, Zone SP2**
Omit “; Roads” from item 3.
- [7] **Clause 22 Floor space ratio**
Insert “1.5:1” in Column 4 of the matter relating to R1 General Residential in the Table to clause 22 (2).
- [8] **Clause 22 (2), Table**
Insert “(City Edge)” after “B4 Mixed Use” in Column 1.
- [9] **Clause 22A Minimum building street frontage**
Insert “(City Edge)” after “B4 Mixed Use” in clause 22A (1).
- [10] **Clause 22C Car parking**
Insert “(City Edge)” after “B4 Mixed Use” in clause 22C (1).
- [11] **Clause 22C (1) (b)**
Omit “residential activities”. Insert instead “retail premises”.

Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)

Amendments

Schedule 1

[12] Clause 22C (5)

Omit the subclause. Insert instead:

- (5) In this clause:
commercial activities, in relation to the use of a building, means the use of the building for the purposes of business premises, office premises, hotel accommodation or other like uses or a combination of such uses, other than:
- (a) hotel accommodation that is subdivided under a strata scheme, and
 - (b) serviced apartments.

[13] Clause 22D

Omit the clause. Insert instead:

22D Building separation within Zone B3 Commercial Core or B4 Mixed Use (City Edge)

- (1) Buildings on land within Zone B3 Commercial Core or Zone B4 Mixed Use (City Edge) must be erected so that:
 - (a) there is no separation from any other building at the street frontage height, and
 - (b) there is a distance of at least 12 metres from any other building between the street frontage height and less than 45 metres above ground level, and
 - (c) there is a distance of at least 28 metres from any other building at 45 metres or higher above ground level.
- (2) Despite subclause (1) (a), if a building contains a dwelling that is located at the street frontage height, the building may be separated from any other building at the street frontage height.
- (3) Despite subclause (1) (b) and (c), if a building contains a dwelling that is located above street frontage height, all habitable parts of the dwelling including any balconies must be at least:
 - (a) 20 metres from any habitable part of a dwelling contained in any other building, and
 - (b) 16 metres from any other part of any other building.
- (4) For the purposes of this clause, a separate tower or other raised part of the same building is taken to be a separate building.

Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)

Schedule 1 Amendments

- (5) In this clause:
street frontage height means that portion of the building that is built to the street alignment and has a minimum height of at least 12 metres and a maximum height of 24 metres above ground level.

[14] Clause 25 Land acquisition within certain zones

Insert at the end of the Table to clause 25 (2) under the headings “**Type of land shown on Map**” and “**Authority of the State**”, respectively:

Zone B3 Commercial Core and marked “Local Road” Council

[15] Clause 25A

Insert after clause 25:

25A Development on land intended to be acquired for a public purpose

- (1) The objective of this clause is to limit development on certain land intended to be acquired for a public purpose.
- (2) Despite clause 25 (3), development consent must not be granted to any development on land within Zone B3 Commercial Core and marked “Local road reservation”, as shown on the Land Reservation Acquisition Map, other than development for the purpose of earthworks, public utility undertakings or roads.

[16] Schedule 4 Classification and reclassification of public land

Omit “Nil” from Part 2 of Schedule 4. Insert instead:

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged
Wollongong	Lot 101, DP 814507, Auburn Street car park, Wollongong	Nil
Wollongong	Lot 1, DP 1013057, Bank Street car park, Wollongong	Nil
Wollongong	Lot 122, DP 513474 and Lot 1, DP 206847, Thomas Street car park, Wollongong	Nil

Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)

Amendments

Schedule 1

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged
Wollongong	Parts of Lots 16 and 17, Section A and another part of Lot 16, Section A of W G Robertson's Subdivision of 78 lots in the Town of Wollongong which said subdivision was offered for sale on the fifth day of July 1884 and Lots 1 and 2, DP 307576 and Lots A and B, DP 340118, Victoria Street car park, Wollongong	Nil

[17] Schedule 5 Environmental heritageInsert "**Part 1**" before "**Heritage Items**".**[18] Schedule 5**

Omit the following matter:

North Wollongong	North Beach Surf Club	Cliff Road—North Beach	State
Wollongong	Post Office	91 Crown Street	Local
Wollongong	Hickman House	348–352 Crown Street (Wollongong Hospital Site)	Local
Wollongong	Nurses' Home	348–352 Crown Street (Wollongong Hospital Site)	Local
Wollongong	Regent Cinema	197 Keira Street	Local
Wollongong	Wollongong Railway Station	Lowden Square	Local
Wollongong	Illawarra Historical Society Museum (former Wollongong East Post Office)	11 Market Street	Local
Wollongong	House (Harrigan's Family Home)	18 Regent Street	Local
Wollongong	House	92 Smith Street	Local

Wollongong City Centre Local Environmental Plan 2007 (Amendment No 1)

Schedule 1 Amendments

[19] Schedule 5

Insert in appropriate order:

Wollongong	Wollongong East Post Office	91 Crown Street	State
Wollongong	Nurses' Home	348–352 Crown Street (Wollongong Hospital Site)	State
Wollongong	Regent Theatre	197 Keira Street	State
Wollongong	Wollongong Railway Station group	Lowden Square	State
Wollongong	Illawarra Historical Society Museum (former Wollongong Post Office)	11 Market Street	Local

[20] Schedule 5, Part 2

Insert at the end of the Schedule:

Part 2 Heritage Conservation Areas

Suburb	Description	Significance
Wollongong	Market Street Heritage Conservation Area	Local
Wollongong	North Beach Precinct and Belmore Basin Heritage Conservation Area	State

[21] Dictionary

Omit the definitions of *flood prone land* and *public hall*.

[22] Dictionary, definition of “heritage conservation area”

Insert “or described in Part 2 of Schedule 5, or both” after “Heritage Map” wherever occurring in paragraphs (a) and (b).

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

DECLARATION

I, the Minister for Planning, under Clause 276 of the Environmental Planning and Assessment Regulation 2000, declare that part of the precinct referred to in the Schedule to be released for urban development.

Dated at Sydney, 7 January 2009.

KRISTINA KENEALLY, M.P.,
Minister for Planning

SCHEDULE

That part of the Riverstone East Precinct shown with black hatching on the map held at the Department of Planning and marked:

Riverstone East Precinct – Part Precinct Release.

Department of Primary Industries

MEMBERSHIP OF THE NSW AGRICULTURE MINISTERIAL ADVISORY COUNCIL

Re-appointment of Members

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

Mr Mike CAHILL
Mr David ANTHONY
Mr Philip BROWN
Mr Richard BULL
Mr Howard CHARLES
Mr George FALKINER
Mr David KINSEY
Mr Jock LAURIE
Mr Gerry LAWSON
Mrs Janet MOXEY
Mr Frank PACE
Mr Mal PETERS
Mr Bill SWEENEY

Cessation of members: Mr John Baker, Mr Peter Bartter, Ms Kathleen Plowman and agency representative Ms Renata Brooks.

Dated this 16th day of December 2008.

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

MEMBERSHIP OF THE NSW AGRICULTURE MINISTERIAL ADVISORY COUNCIL

Appointment of Members

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, hereby appoint the following persons as members of the NSW Agricultural Ministerial Advisory Council for a term commencing from the date hereof for a period of three years.

Mr Rob VICKERY
Ms Sally WALKER
Dr Nick AUSTIN

Dated this 16th day of December 2008.

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

NSW DEPARTMENT OF PRIMARY INDUSTRIES ABORIGINAL REFERENCE GROUP

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, appoint the persons named in the Schedule as members of the NSW Department of Primary Industries Aboriginal Reference Group until 30 June 2011.

SCHEDULE

Natalie ROTUMAH
Len ANDERSON
David VOLTZ
Anthony SEIVER
Stephen RYAN
Lillian MOSELEY

Ronald NYE
William PHILLIPS
Richard KERR
Michael NOLAN
Maureen SULTER

Dated this 3rd day of December 2008.

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

ERRATUM

THE following Exemption Orders which were published in this publication on 24 December 2008 are republished in full due to errors in the previous publication. The gazettal date remains the same.

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 089466

I, ROBERT WILLIAM REGAN Chief Inspector under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to the following Ausdac breathing apparatus to assist escape, (used in an underground mine at a coal workplace) in compliance with previous approval number(s) –
- MDA BA 5049 – Ausdac CSE SR100A chemical oxygen self rescuer
 - MDA BA 5048 – Ausdac CSE SR50A chemical oxygen self rescuer

2.2 Each breathing apparatus to assist escape must comply with all applicable conditions of approvals MDA BA 5049 and MDA BA 5048 as amended.

2.3 A copy of the relevant approvals must be kept at the coal workplace where the Ausdac breathing apparatus to assist escape is in use.

2.4 Each breathing apparatus to assist escape must be inspected, tested and maintained:

- 2.4.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the relevant

- Ausdac breathing apparatus to assist escape, and
- 2.4.2 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
- 2.5 A specified breathing apparatus must not be altered.
- 2.6 A copy of this exemption order must be held at the coal workplace where the Ausdac breathing apparatus to assist escape is being used and must be:
- 2.6.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
- 2.6.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 30 June 2009.

Dated this 18th day of December 2008.

ROBERT WILLIAM REGAN,
Chief Inspector,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 086755

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to PJ Berriman & Co. Pty Ltd modified Perkins 1004-4 explosion protected diesel engine systems (used in an underground mine at a coal workplace) in compliance with previous approvals MDA

DES 9029 (file C99/1011) & fitted with an engine shutdown system compliant to MDA DES 062678/1 (file 06/2678) as amended.

- 2.2 Each diesel engine system must comply with all applicable conditions of approval as specified in MDA DES 9029 and MDA DES 062678 as amended.
- 2.3 Each diesel engine system must hold a current item registration issued under Subdivision 2 of Division 3 of Part 5.2 of the Regulation before the plant is used.
- 2.4 Each diesel engine system must be inspected, tested and maintained:
- 2.4.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the diesel engine system, and
- 2.4.2 in accordance with AS3584.2:2008; AS3584.3:2005; and MDG-29, and
- 2.4.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation
- 2.5 Without limiting the requirements of clause 2.4, each diesel engine system must be maintained in accordance with P.J. Berriman & Co. Nipper Perkins 1004-4 service schedule (as specified in Table 1 below).

Table 1 – P.J. Berriman & Co. Service schedule

<i>MDA DES 9029</i>	<i>PJ Berriman & Co. Service Schedule</i>
Code A – 10 hours (or daily)	Form – 122-01
Code B – 50 hours (or weekly)	Form – 123-02
Code C – 250 hours (or monthly)	Form – 124-05
Code D – 1500 hours (or 2-yearly)	Form – 125-18

- 2.6 A specified diesel engine system may only be altered if the alteration is in full compliance with AS3584.2:2008 and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.
- 2.7 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each diesel engine system when in use at a underground mine at a coal workplace.
- 2.8 This exemption only applies to diesel engine systems manufactured before the date of the order.
- 2.9 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.
- 2.10 A copy of this exemption order must be held at the coal workplace where the specified diesel engine system is being used and must be:
- 2.10.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and

2.10.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 14 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 15th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 087794

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to PJ Berriman & Co. Pty Ltd Caterpillar 3306 PCNA explosion protected diesel engine systems (used in an underground mine at a coal workplace) in compliance with previous approval number MDA DES 40 (file number C94/0325) as amended.
- 2.2 Each diesel engine system must comply with all applicable conditions of approval as specified in MDA DES 40 as amended.
- 2.3 Each diesel engine system must hold a current item registration issued under Subdivision 2 of Division 3 of Part 5.2 of the Regulation before the plant is used.
- 2.4 Each diesel engine system must be inspected, tested and maintained;
 - 2.4.1 by competent people with appropriate training, qualifications, experience and

knowledge of risk controls on the diesel engine system, and

2.4.2 in accordance with AS3584.2:2008; AS3584.3:2005 or MDG-32; and MDG-29, and

2.4.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation

2.5 Without limiting the requirements of clause 2.4, each diesel engine system must be maintained in accordance with PJ Berriman & Co Pty Ltd service schedule (as specified in Table 1 below).

Table 1 – PJ Berriman Service schedule

MDA DES 40	PJ Berriman Service Schedule
Code A	Form – 034-01
Code B	Form – 037-03
Code C	Form – 039-06
Code D	Form – 027-17

2.6 A specified diesel engine system may only be altered if the alteration is in full compliance with AS3584.2:2008 and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.

2.7 This exemption only has effect if the diesel engine system is attached to a PJ Berriman Powertram.

2.8 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each diesel engine system when in use at a underground mine at a coal workplace.

2.9 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

2.10 This exemption only applies to diesel engine systems manufactured before the date of the order.

2.11 A copy of this exemption order must be held at the coal workplace where the specified diesel engine system is being used and must be:

2.11.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and

2.11.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 14 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 15th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 089148

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE**1. Exemptions**

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to Sandvik Mining and Construction Tomago Pty Ltd Caterpillar 3306 PCNA explosion protected diesel engine systems (used in an underground mine at a coal workplace) in compliance with previous approval number MDA DES 33 (file number C91/0095) as amended.
- 2.2 Each diesel engine system must comply with all applicable conditions of approval as specified in MDA DES 33 as amended.
- 2.3 Each diesel engine system must hold a current item registration issued under Subdivision 2 of Division 3 of Part 5.2 of the Regulation before the plant is used.
- 2.4 Each diesel engine system must be inspected, tested and maintained:
 - 2.4.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the diesel engine system, and
 - 2.4.2 in accordance with AS 3584.2:2008; AS 3584.3:2005 (or MDG 32); and MDG-29, and
 - 2.4.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation
- 2.5 Without limiting the requirements of clause 2.4, each transport braking system must be maintained in accordance with Sandvik Mining

& Construction Tomago Pty Ltd service schedule for either the 913-6 LHD, 130 LHD or 936 LHD as applicable.

- 2.6 A specified diesel engine system may only be altered if the alteration is in full compliance with AS3584.2:2008 and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.
- 2.7 On or before 15 December 2010 each diesel engine system must comply with:
 - 2.7.1 all applicable approval documents (as specified in Table 1) and
 - 2.7.2 all applicable Sandvik Technical Bulletins (as specified in Table 2).

Table – 1 Sandvik Caterpillar 3306 PCNA DES
Applicable Approvals

<i>Approval</i>	<i>Description of Changes to Diesel Engine System</i>
MDA DES 33/2	Supplementary approval for MDA DES 33 to fit an exhaust filter bypass wastegate to Eimco Caterpillar 3306 Diesel Engine Systems.
MDA DES 33/2	Supplementary approval for the Diesel Engine System (DES) on a Voest Alpine Mining & Tunnelling Pty Ltd, Caterpillar 3306 as specified by (MDA DES33).
MDA DES 33/1	Supplementary approval for the use of a VAMT emergency shutdown system as per the listed documents.
MDA DES 33	Supplementary Approval to Caterpillar 3306 PCNA Diesel engine system to include: <ol style="list-style-type: none"> (i) relocation of one top chamber shutdown sensor or shutdown float to bottom chamber (ii) option of two different positions for remaining top shutdown sensor or shutdown float (iii) use the new design water make up valve assembly (iv) increased water gallery size between top and bottom chambers and provision for cleaning of this gallery (v) increase hole size between bottom chamber and bowl of exhaust conditioner (vi) fitting of access port at top of exhaust conditioner by use of one of 2 options (vii) fitting of larger access to top and bottom chambers (viii) use of exhaust temperature sensor with 0.8mm wall thickness stainless steel sheath (ix) safety circuit

(x)	addition of an optional start button override valve which will eliminate coolant loss override if button is held in
(xi)	other changes
(xii)	removal of 3.2mm grapholl gasket thickness on approval drawing

Table 2 – Caterpillar 3306 DES Applicable Sandvik Technical Bulletins

<i>Technical Bulletin</i>	<i>Date</i>	<i>Description</i>
0713	17-May-07	Amendment to TB0632, TB0633, & TB0634
0712	03/05/07	Progress of Strangler Valve Redesign (3)
0703	05-Feb-07	Progress of Strangler Valve Redesign
0633	08-Dec-06	Excessive exhaust backpressure on Cat. 3306 engine
0627	22-Sep-06	Effect of Excessive exhaust backpressure on low water shutdown
0624	01-Sep-06	Exhaust Downpipe Cooling Water Jacket Connections for LHD's
0614	28-Jun-06	Progress of Strangler Valve Redesign
0513	19-Sep-05	Change in design of air filter housing and elements on Eimco 130 LHD
0512	19-Sep-05	Gap Analysis Caterpillar 3306 PCNA DES
0506	20-Jul-05	Diesel engine emergency shutdown system (1)
0201	11-Jan-02	3306 PCNA Wet Scrubber Inner Body Failure Update to Technical Bulletin TB0004
0113	15-Oct-01	Certification of Upgraded 3306 PCNA Wet Scrubber DES
0111	13-Sep-01	Upgraded 3306 PCNA Wet Scrubber DES
0015	18-Dec-00	3306 PCNA Wet Scrubber – Operation after Draining Scrubber Tank
0013	25-Nov-00	Change of Gasket Material in Diesel Engine Systems
0010	12-Oct-00	Modifications to 3306 PCNA wet scrubber DES make-up tanks

0006	06-Sep-00	3306 PCNA Wet Scrubber Emitting Sparks
0004	29-Aug-00	3306 PCNA Wet Scrubber Tank Failure
9917	21-Sep-99	Servicing of Exhaust Purifiers
9910	22-Jun-99	Queensland Caterpillar 3306 PCNA DES with Wet Scrubber Upgrade
9909	22-Jun-99	NSW Caterpillar 3306 PCNA DES with Wet Scrubber Upgrade
9702	27-Feb-07	3306 ENGINE PACKAGE UPGRADE – DES 33
9503	01-Jun-95	130/936 SCRUBBER MODIFICATIONS

2.8 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each diesel engine system when in use at a underground mine at a coal workplace.

2.9 This exemption only applies to diesel engine systems manufactured before the date of this order.

2.10 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

2.11 A copy of this exemption order must be held at the coal workplace where the specified diesel engine system is being used and must be:

2.11.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and

2.11.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 14 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 15th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in Coal Workplaces

Exemption Order No. 089149

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General

pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to Sandvik Mining and Construction Tomago Pty Ltd 913-6 Load Haul Dump vehicle braking systems (used in an underground mine at a coal workplace), in compliance with previous approval number MDA DEV 15020 (files X84/6176 and 06/2569) as amended.
- 2.2 Each transport braking system must comply with all applicable conditions of approval as specified in MDA DEV 15020 as amended.
- 2.3 Each transport braking must be inspected, tested and maintained:
 - 2.3.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the transport braking, and
 - 2.3.2 in accordance with MDG-39 as amended, and
 - 2.3.3 in accordance with the designer/manufacturer’s recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
- 2.4 Without limiting the requirements of clause 2.3, each transport braking system must be maintained in accordance with Sandvik Mining and Construction Tomago Pty Ltd service schedule (as specified in Table 1 below).

Table 1 – Sandvik Service schedule requirements

913 LHD Service Schedule	Sandvik requirements
10 hours or daily	JSEA 913 1.01
50 hours or weekly	JSEA 913 1.05
250 hours or monthly	JSEA 913 1.06
500 hours or three monthly	JSEA 913 1.07

- 2.5 913-6 LHD mobile plant fitted with ‘LCB’ (liquid cooled brake) type braking systems must not be used on any grade in excess of 1:7 (14.3%) unless:
 - 2.5.1 being used for a specific application, and
 - 2.5.2 Sandvik Mining and Construction Tomago Pty Ltd confirm in writing the specific 913-6 LHD is ‘safe to use’ on the specified grade for the specific application, and
 - 2.5.3 any requirements for safe use specified by Sandvik Mining and Construction Tomago Pty Ltd are complied with.
- 2.6 913-6 LHD mobile plant fitted with pressure released (POSI-STOP) type braking systems must not be used on any grade in excess of 1:4 (25%)
- 2.7 On or before the 14 December 2010 each braking system must comply with:
 - 2.7.1 all applicable approval documents (as specified in Table 2), and
 - 2.7.2 all applicable Sandvik Technical Bulletins (as specified in Table 3).

Table 2 – Sandvik 913-6 Braking Systems Applicable Approvals

Approval	Description of Changes to Braking System
MDA DEV 15020/1	POSI-STOP brake systems as identified by drawing A2U913-830279/2 dated 18/04/05 including: <ul style="list-style-type: none"> • Addition of a secondary brake dump valve • alterations to the transmission isolate valve and pilot line • change to the service brake valve • optional auto brake valve to apply the brakes when the engine safety circuit shuts down the diesel engine. Pressure applied LCB brake systems as identified by drawings A2U913-830034/2 sheets 1 and sheet 2 dated 18/04/05 including: <ul style="list-style-type: none"> • alterations to the transmission isolate valve and pilot line • change to the park brake valve • fitting a spring applied transmission mounted park brake.
MDA DEV 15020 Issue M5013-0	Diesel Engine Vehicle (DEV) Type Approval.

Table 3 – Sandvik 913-6 Braking Systems Applicable Sandvik Technical Bulletins

Technical Bulletin	Date	Description
0818	05-Nov-08	Steering and Brake Accumulator Dump Valves
0701	17-Jan-07	Spring applied park brake on 913 failure to hold

0630	30-Oct-06	Transmission Isolate Valve setting for 913 LHD's
0626	21-Sep-06	Brake and Steering Pressure Filter
0613	28-Jun-06	Transport Braking System Approval for 913 LHD
0603	15-Feb-06	Transmission isolate valve, park brake dump valve, secondary brake dump valve (2)
0514	23-Sep-05	Transmission isolate valve, park brake dump valve, secondary brake dump valve
0501	15-Feb-05	913 Park Brake Failure to Operate
0211	06-Dec-02	913 Park Brake Failure to Operate (4)
0210	15-Nov-02	913 Park Brake Failure to Operate (3)
0109	02-Aug-01	913 Runaway due to Park Brake Failure to Operate (2)
0107	02-Aug-01	913 Runaway due to Park Brake Failure to Operate
9701	30-Jan-97	Hydraulic Park Brake Valve A2U900-594285
9504	20-Jul-95	Park Brake / Door Interlock excluding m/c's w / Posi-Stop brakes and m/c's with man riding hydraulics

- 2.8 A specified transport braking system may only be altered if the alteration is in full compliance with MDG-39 (as amended) and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.
- 2.9 The Coal Operator must ensure that the Underground Transport Management Plan (under the Coal Mine Health and Safety Regulation 2006) incorporates provisions to ensure site operational parameters do not exceed safe operational parameters of the braking system.
- 2.10 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each transport braking system when in use at a underground mine at a coal workplace.
- 2.11 This exemption only applies to transport braking systems manufactured before the date of this order.
- 2.12 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.
- 2.13 A copy of this exemption order must be held at the coal workplace where the specified transport braking system is being used and must be:

2.13.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and

2.13.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 14 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 15th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in Coal Workplaces

Exemption Order No. 089150

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- This exemption only applies to Sandvik Mining and Construction Tomago Pty Ltd Caterpillar 3304 PCNA explosion protected diesel engine systems (used in an underground mine at a coal workplace) in compliance with previous approval number MDA DES 15010 (file number 96/0140) as amended.
- Each diesel engine system must comply with all applicable conditions of approval as specified in MDA DES 15010 as amended.
- Each diesel engine system must hold a current item registration issued under Subdivision 2 of Division 3 of Part 5.2 of the Regulation before the plant is used.

- 2.4 Each diesel engine system must be inspected, tested and maintained:
- 2.4.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the diesel engine system, and
- 2.4.2 in accordance with AS 3584.2:2008; AS 3584.3:2005; and MDG-29, and
- 2.4.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation
- 2.5 Without limiting the requirements of clause 2.4, each diesel engine system must be maintained in accordance with Sandvik Mining & Construction Tomago Pty Ltd service schedule for either the 913-6 LHD, 130 LHD or 936 LHD as applicable.
- 2.6 A specified diesel engine system may only be altered if the alteration is in full compliance with AS3584.2:2008 and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.
- 2.7 On or before 15 December 2010 each diesel engine system must comply with:
- 2.7.1 all applicable approval documents (as specified in Table 1); and
- 2.7.2 all applicable Sandvik Technical Bulletins (as specified in Table 2).

Table – 1 Sandvik Caterpillar 3304 PCNA DES Applicable Approvals

<i>Approval</i>	<i>Description of Changes to Diesel Engine System</i>
MDA DES 15010/2	Supplementary approval for MDA DES 33 to fit an exhaust filter bypass wastegate to Eimco Caterpillar 3306 Diesel Engine Systems. This supplementary approval allows the installation of the VAMT exhaust filter bypass wastegate, as per the listed documents, on the following diesel engine systems: (iii) MDA DES 15010 – file C96/0140
MDA DES 15010/1	Supplementary approval for the use of a VAMT emergency shutdown system as per the listed documents. This supplementary approval allows the VAMT emergency shutdown systems to be used on the following Diesel Engine Systems: (ii) MDA DES 15010- file C96/0140

MDA DES 15010	DES type approval of the Caterpillar 3304 PCNA diesel engine system to include the optional use of the EIMSAFE engine safety system and/or a Diesel Aerosol Particulate filter in the exhaust system.
MDA DES 15010 Issue M5010-01	Supplementary Approval to Caterpillar 3304 PCNA Diesel Engine System to include the options of (i) alternative exhaust downpipe Part No. A2U130-255180 to suit low height 913 and (ii) alternative gasket material, GRAFOIL x GHE.
MDA DES 15010 Issue M5013-3	Diesel Engine System supplementary approval as per AS3584-1991 to include the use of 2 alternative down pipes part numbers A2U913-255273 and A2U912-255236
MDA DES 15010	DES type approval of 913 Caterpillar 3304 PCNA (66.9kW)

Table 2 – Caterpillar 3304PCNA DES Applicable Sandvik Technical Bulletins

<i>Technical Bulletin</i>	<i>Date</i>	<i>Description</i>
0814	19-Aug-08	913 Exhaust Conditioner (Scrubber)
0713	17-May-07	Amendment to TB0632, TB0633, & TB0634
0712	03/05/07	Progress of Strangler Valve Redesign (3)
0703	05-Feb-07	Progress of Strangler Valve Redesign
0632	08-Dec-06	Excessive exhaust backpressure on Cat. 3304 engine
0627	22-Sep-06	Effect of Excessive exhaust backpressure on low water shutdown
0624	01-Sep-06	Exhaust Downpipe Cooling Water Jacket Connections for LHD's
0614	28-Jun-06	Progress of Strangler Valve Redesign
0506	20-Jul-05	Diesel engine emergency shutdown system (1)
0315	08-Dec-03	Use of Non Anti-Static hoses in Engine Safety Circuit (3)
0312	15-Jul-03	913 Bottom Radiator Hose
0307	02-Jul-03	Use of Non Anti-Static hoses in Engine Safety Circuit (2)
0301	28-Feb-03	Use of Non Anti-Static hoses in Engine Safety Circuit

0106	06-Aug-01	Use of Aluminium on VA Eimco machines
0013	25-Nov-00	Change of Gasket Material in Diesel Engine Systems
9913	05-Aug-99	913 DP (diesel particulate) Filter Conversion Kit Backpressure Gauge
9704	20-Oct-97	913 LHDs FITTED WITH DAP EXHAUST FILTERS
9703	07-Oct-97	913 LHDs FITTED WITH DAP EXHAUST FILTERS
9604	14-Oct-96	913 Engine Package Upgrade
9603	08-Oct-96	913 Exhaust Conditioner Double Float Assembly
9602	04-Oct-96	Exhaust Downpipe Top Section, A2U913-255226, A2U900-255233

- 2.8 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each diesel engine system when in use at a underground mine at a coal workplace.
- 2.9 This exemption only applies to diesel engine systems manufactured before the date of this order.
- 2.10 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.
- 2.11 A copy of this exemption order must be held at the coal workplace where the specified diesel engine system is being used and must be:
- 2.11.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
- 2.11.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 14 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 15th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in Coal Workplaces

Exemption Order No. 089205-1

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (“the Act”) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (“the Regulation”), hereby make the Order specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- This exemption only applies to Anderson Industries (Australia) Pty Ltd G/LP Grader braking systems (used in an underground mine at a coal workplace), in compliance with previous approval number MDA DEV 15027 (file C98/0268) as amended.
- Each transport braking system must comply with all applicable conditions of approval as specified in MDA DEV 15027 as amended.
- Each transport braking must be inspected, tested and maintained:
 - by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the transport braking, and
 - in accordance with MDG-39 as amended, and
 - in accordance with the designer/manufacturer’s recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
- Without limiting the requirements of clause 2.3, each transport braking system must be maintained in accordance with Anderson Industries (Australia Pty Ltd) current service schedule.
- A specified transport braking system may only be altered if the alteration is in full compliance with MDG-39 (as amended) and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.

- 2.6 The Coal Operator must ensure that the Underground Transport Management Plan (under the Coal Mine Health and Safety Regulation 2006) incorporates provisions to ensure site operational parameters do not exceed safe operational parameters of the braking system.
- 2.7 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each transport braking system when in use at a underground mine at a coal workplace.
- 2.8 This exemption only applies to transport braking systems manufactured before the date of this order.
- 2.9 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.
- 2.10 A copy of this exemption order must be held at the coal workplace where the specified transport braking system is being used and must be:
- 2.10.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
- 2.10.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 14 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 16th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 089205-2

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.
2. Application, conditions and duration of exemptions
- 2.1 This exemption only applies to Anderson Industries (Australia) Pty Ltd Caterpillar 3304 Wright 120 G/LP Grader explosion protected diesel engine systems (used in an underground mine at a coal workplace) in compliance with previous approval number MDA DES 15026 (file number C98/0265) as amended.
- 2.2 Each diesel engine system must comply with all applicable conditions of approval as specified in MDA DES 15026 as amended.
- 2.3 Each diesel engine system must hold a current item registration issued under Subdivision 2 of Division 3 of Part 5.2 of the Regulation before the plant is used.
- 2.4 Each diesel engine system must be inspected, tested and maintained:
- 2.4.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the diesel engine system, and
- 2.4.2 in accordance with AS 3584.2:2008; AS 3584.3:2005 (or MDG 32); and MDG-29, and
- 2.4.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
- 2.5 Without limiting the requirements of clause 2.4, each diesel engine system must be maintained in accordance with Anderson Industries (Australia) Pty Ltd current service schedule.
- 2.6 A specified diesel engine system may only be altered if the alteration is in full compliance with AS3584.2:2008 and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.
- 2.7 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each diesel engine system when in use at a underground mine at a coal workplace.
- 2.8 This exemption only applies to diesel engine systems manufactured before the date of this order.
- 2.9 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.
- 2.10 A copy of this exemption order must be held at the coal workplace where the specified diesel engine system is being used and must be:

- 2.10.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
- 2.10.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 15 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 16th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 089206

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to P.J. Berriman & Co. Pty Ltd Minecruiser Mk4.5 and Mk5.0 braking systems (used in an underground mine at a coal workplace), in compliance with previous approval number(s) –
 - MDA DEV 13012, (file C91/0866), or
 - MDA DEV 52, (file C91/0866)
- 2.2 Each transport braking system must comply with all applicable conditions of approvals as specified in MDA DEV 13012 and MDA DEV 52 as amended.
- 2.3 Each transport braking must be inspected, tested and maintained:

- 2.3.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the transport braking, and
- 2.3.2 in accordance with MDG-39 as amended, and
- 2.3.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.

- 2.4 Without limiting the requirements of clause 2.3, each transport braking system must be maintained in accordance with P.J. Berriman & Co. Pty Ltd in-service testing procedure Document – EB0001 issue 02 Date 4 April 2003.
- 2.5 A specified transport braking system may only be altered if the alteration is in full compliance with MDG-39 (as amended) and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.
- 2.6 The Coal Operator must ensure that the Underground Transport Management Plan (under the Coal Mine Health and Safety Regulation 2006) incorporates provisions to ensure site operational parameters do not exceed safe operational parameters of the braking system.
- 2.7 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each transport braking system when in use at a underground mine at a coal workplace.
- 2.8 This exemption only applies to braking systems manufactured before the date of the order.
- 2.9 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.
- 2.10 A copy of this exemption order must be held at the coal workplace where the specified transport braking system is being used and must be:
 - 2.10.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
 - 2.10.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 15 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 15th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design registration requirements in coal workplaces for items used to determine or monitor the presence of gases

Exemption Order No. 08/9222/1

I, Robert Regan, Chief Inspector under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director-General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the Order specified in the Schedule below.

Words and expressions used in this Order have the same meaning as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period specified in clause 2 of the Schedule, this Order exempts an employer from complying with clause 136 (5) of the Regulation in relation to portable or hand-held plant or items used to determine or monitor the presence of gases for the purposes of the Coal Mine Health and Safety Act 2002 and used in underground mines at a coal workplace.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to plant and items used to determine the presence of gases, including both gas detection and monitoring equipment of fixed installations within a mine and installations on mobile or transportable plant.
- 2.2 The portable or hand-held plant or items used to determine or monitor the presence of gases must be of a type detailed on the List of Gas Detector and Monitors covered by Exemption Order 089222/1*, as amended from time to time.
- 2.3 The portable or hand-held plant or items used to determine or monitor the presence of gases must be of a type that was manufactured prior to the date of commencement of this notice.
- 2.4 The manufacturer's instructions and a copy of the nominated approval in the List of Gas Detector and Monitors covered by Exemption Order 089222/1* are to be retained at the mine and the requirements within these documents are to be fulfilled to support the continued safe installation, use, calibration and maintenance of the plant and items.
- 2.5 Electrical plant used in a hazardous zone must fulfill the requirements of the gazette notice published in the NSW *Government Gazette* No. 10 on 25 January 2008 at page 181: Types of Electrical Plant Used in Hazardous Zone.
- 2.6 The portable or hand-held plant or items used to determine or monitor the presence of gases must be of a type which the Manager of Mining Engineering of the coal operation has determined is suitable for its intended environment and use.

Note: The above list is available from: www.dpi.nsw.gov.au/minerals/safety/resources/mine-safety-technology-centre/gas-detection-and-monitoring

This Exemption Order has effect from the date of the publication in the *Government Gazette* until 1 March 2010.

Dated this 8th day of December 2008.

ROBERT REGAN,
Chief Inspector,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in Coal Workplaces

Exemption Order No. 089229

I, ROBERT WILLIAM REGAN Chief Inspector under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to the following MSA Australia breathing apparatus to assist escape, (used in an underground mine at a coal workplace) in compliance with previous approval number(s) –
 - MDA BA 5040 – MSA Auer, W95 Carbon Monoxide Filter type self rescuer
 - MDA BA5043 – MSA Auer Savox chemical oxygen type self rescuer
 - MDA BA 5045 – MSA Auer SSR 30/100 chemical oxygen type self rescuer
 - MDA BA 3227 – MSA Auer SSR 90
- 2.2 Each breathing apparatus to assist escape must comply with all applicable conditions of approvals MDA BA 5040, MDA BA 5043, MDA BA 5045 and MDA BA 3227 as amended.
- 2.3 A copy of the relevant approvals must be kept at the coal workplace where the MSA Australia breathing apparatus to assist escape is in use.
- 2.4 Each breathing apparatus to assist escape must be inspected, tested and maintained:
 - 2.4.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the relevant MSA Australia breathing apparatus to assist escape, and

- 2.4.2 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
- 2.5 A specified breathing apparatus must not be altered.
- 2.6 A copy of this exemption order must be held at the coal workplace where the MSA Australia breathing apparatus to assist escape is being used and must be:
- 2.6.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
- 2.6.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 30 June 2009.

Dated this 18th day of December 2008.

ROBERT WILLIAM REGAN,
Chief Inspector,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 089237

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136(5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to Specialised Mining Vehicles Pty Ltd Perkins 1006-6 DINA explosion protected diesel engine systems (used in an underground mine at a coal workplace) in compliance with previous approval number MDA DES 13017 (files (C95/0496) (C95/0497) and (04/3929)) as amended.

- 2.2 Each diesel engine system must comply with all applicable conditions of approval as specified in MDA DES 13017 as amended.
- 2.3 Each diesel engine system must hold a current item registration issued under Subdivision 2 of Division 3 of Part 5.2 of the Regulation before the plant is used.
- 2.4 Each diesel engine system must be inspected, tested and maintained:
- 2.4.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the diesel engine system, and
- 2.4.2 in accordance with AS 3584.2:2008; AS 3584.3:2005; and MDG-29, and
- 2.4.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
- 2.5 Without limiting the requirements of clause 2.3, each transport braking system must be maintained in accordance with Specialised Mining Vehicles Pty Ltd current service schedule.
- 2.6 A specified diesel engine system may only be altered if the alteration is in full compliance with AS3584.2:2008 and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.
- 2.7 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each diesel engine system when in use at a underground mine at a coal workplace.
- 2.8 This exemption only applies to diesel engine systems manufactured before the date of this order.
- 2.9 The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.
- 2.10 A copy of this exemption order must be held at the coal workplace where the specified diesel engine system is being used and must be:
- 2.10.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
- 2.10.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 14 December 2013.

Note: The exemptions made by this Order only have effect until 30 June 2011 in relation to plant manufactured after 1 January 2007.

Dated this 15th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 089238

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE**1. Exemptions**

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to Specialised Mining Vehicles Pty Ltd JUG-A-0 UL/UV LHD braking systems (used in an underground mine at a coal workplace), in compliance with previous approval number MDA TBS 030204 as amended.
- 2.2 Each transport braking system must comply with all applicable conditions of approval as specified in MDA TBS 030204 as amended.
- 2.3 Each transport braking must be inspected, tested and maintained:
 - 2.3.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the transport braking, and
 - 2.3.2 in accordance with MDG-39 as amended, and
 - 2.3.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
- 2.4 Without limiting the requirements of clause 2.3, each transport braking system must be maintained in accordance with the current Specialised Mining Vehicles Pty Ltd service schedule.
- 2.5 A specified transport braking system may only be altered if the alteration is in full compliance with MDG-39 (as amended) and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.

2.6 The Coal Operator must ensure that the Underground Transport Management Plan (under the Coal Mine Health and Safety Regulation 2006) incorporates provisions to ensure site operational parameters do not exceed safe operational parameters of the braking system.

2.7 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each transport braking system when in use at a underground mine at a coal workplace.

2.8 This exemption only applies to transport braking systems manufactured before the date of this order.

2.9 A copy of this exemption order must be held at the coal workplace where the specified transport braking system is being used and must be:

2.9.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and

2.9.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 30 June 2011.

Dated this 16th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 089239

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A (2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE**1. Exemptions**

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

(a) Employers at coal workplaces from complying with the requirements of clause 136(5) of the Regulation in relation to the specified plant in clause 2, and

(b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions
- 2.1 This exemption only applies to Specialised Mining Vehicles Pty Ltd Brumby Tractor braking systems (used in an underground mine at a coal workplace), in compliance with previous approval number MDA TBS 020736 as amended.
 - 2.2 Each transport braking system must comply with all applicable conditions of approval as specified in MDA TBS 020736 as amended.
 - 2.3 Each transport braking must be inspected, tested and maintained;
 - 2.3.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the transport braking, and
 - 2.3.2 in accordance with MDG-39 as amended, and
 - 2.3.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
 - 2.4 Without limiting the requirements of clause 2.3, each transport braking system must be maintained in accordance with the current Specialised Mining Vehicles Pty Ltd service schedule.
 - 2.5 A specified transport braking system may only be altered if the alteration is in full compliance with MDG-39 (as amended) and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.
 - 2.6 The Coal Operator must ensure that the Underground Transport Management Plan (under the Coal Mine Health and Safety Regulation 2006) incorporates provisions to ensure site operational parameters do not exceed safe operational parameters of the braking system.
 - 2.7 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each transport braking system when in use at a underground mine at a coal workplace.
 - 2.8 This exemption only applies to transport braking systems manufactured before the date of this order.
 - 2.9 A copy of this exemption order must be held at the coal workplace where the specified transport braking system is being used and must be:
 - 2.9.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
 - 2.9.2 displayed on an employee notice board for a period of 28 days.

This Order has effect from the date of publication in the *Government Gazette* until (and including) 30 June 2011.

Dated this 16th day of December 2008.

GORDON DAVID JERVIS,
Senior Inspector of Mechanical Engineering,
NSW Department of Primary Industries

OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Occupational Health and Safety Regulation 2001

Use of Plant – Design Registration Requirements in
Coal Workplaces

Exemption Order No. 089246

I, GORDON DAVID JERVIS Senior Inspector of Mechanical Engineering under the Coal Mine Health and Safety Act 2002, with the delegated authority of the Director General pursuant to section 137A(2) of the Occupational Health and Safety Act 2000 (the Act) and pursuant to clause 348 of the Occupational Health and Safety Regulation 2001 (the Regulation), hereby make the following Exemption Order as specified in the Schedule.

Words and expressions used in this Order have the same meanings as those used in the Act and the Regulation.

SCHEDULE

1. Exemptions

Subject to the conditions and for the period (if any, as applicable to a matter) specified in clause 2, this Order exempts:

- (a) Employers at coal workplaces from complying with the requirements of clause 136 (5) of the Regulation in relation to the specified plant in clause 2, and
- (b) Hirers from complying with the requirements of clause 127 (2) (c) of the Regulation in relation to the specified plant in clause 2.

2. Application, conditions and duration of exemptions

- 2.1 This exemption only applies to Specialised Mining Vehicles Pty Ltd Drifrunner 5000 Series braking systems (used in an underground mine at a coal workplace), in compliance with previous approval number MDA TBS 020735 as amended.
- 2.2 Each transport braking system must comply with all applicable conditions of approval as specified in MDA TBS 020735 as amended.
- 2.3 Each transport braking must be inspected, tested and maintained:
 - 2.3.1 by competent people with appropriate training, qualifications, experience and knowledge of risk controls on the transport braking, and
 - 2.3.2 in accordance with MDG-39 as amended, and
 - 2.3.3 in accordance with the designer/manufacturer's recommendations or as otherwise recommended and documented in writing by a competent person in accordance with clauses 136 and 137 of the Regulation.
- 2.4 Without limiting the requirements of clause 2.3, each transport braking system must be maintained in accordance with Specialised Mining Vehicles Pty Ltd current service schedule.
- 2.5 A specified transport braking system may only be altered if the alteration is in full compliance with MDG-39 (as amended) and under the direction of a suitably qualified competent person. The alteration must be documented and must be kept in a plant safety file.

- 2.6 The Coal Operator must ensure that the Underground Transport Management Plan (under the Coal Mine Health and Safety Regulation 2006) incorporates provisions to ensure site operational parameters do not exceed safe operational parameters of the braking system.
- 2.7 The Mechanical Engineering Management Plan (under the Coal Mine Health and Safety Regulation 2006) must provide systems for the safe use of each transport braking system when in use at a underground mine at a coal workplace.
- 2.8 This exemption only applies to transport braking systems manufactured before the date of this order.
- 2.9 A copy of this exemption order must be held at the coal workplace where the specified transport braking system is being used and must be:
- 2.9.1 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
- 2.9.2 displayed on an employee notice board for a period of 28 days.

This Exemption Order has effect from the date of publication in the *Government Gazette* until (and including) 30 June 2011.

Dated this 16th day of December 2008.

GORDON DAVID JERVIS
Senior Inspector of Mechanical Engineering
NSW Department of Primary Industries

PLANT DISEASES ACT 1924

Appointment of Inspector

I, ANDREW COLIN SANGER, Manager Agricultural Compliance of the NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") with powers delegated under section 28C by the Acting Director-General as published in the *NSW Government Gazette* No. 134 dated 24 October 2008, hereby appoint Erica Jayne MULCAHY as an inspector for the purposes of the Act.

Dated this 28th day of November 2008.

A. C. SANGER,
Manager, Agricultural Compliance,
NSW Department of Primary Industries

PLANT DISEASES ACT 1924

Appointment of Inspector

I, ANDREW COLIN SANGER, Manager Agricultural Compliance of the NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") with powers delegated under section 28C by the Acting Director-General as published in the *NSW Government Gazette* No. 134 dated 24 October 2008, hereby appoint Jamie David DORSETT as an inspector for the purposes of the Act.

Dated this 28th day of November 2008.

A. C. SANGER,
Manager, Agricultural Compliance,
NSW Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T09-0022)

No. 3638, MINING PROJECTS INTERNATIONAL PTY LTD (ACN 130 654 581), area of 471 units, for Group 1, dated 12 January 2009. (Armidale Mining Division).

(T09-0023)

No. 3639, METAL MINE FINDERS PTY LTD (ACN 125 940 945), area of 66 units, for Group 1, dated 12 January 2009. (Wagga Wagga Mining Division).

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

NOTICE is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(T08-0168)

No. 3628, now Exploration Licence No. 7270, DOYLES CREEK MINING PTY LIMITED (ACN 122 652 037), Counties of Durham and Hunter, Map Sheets (9032, 9033), area of 2778 hectares, for Group 9, dated 15 December 2008, for a term until 15 December 2012.

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

NOTICE is given that the following application has been withdrawn:

MINING LEASE APPLICATION

(04-628)

Broken Hill No. 257, PINNACLE MINES PTY LTD (ACN 000 289 627), Parish of Alma, County of Yancowinna, (7133-1-N). Withdrawal took effect on 7 January 2009.

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

NOTICE is given that the following application for renewal has been received:

(T04-0053)

Exploration Licence No. 6390, MOLY EX PTY LTD (ACN 128 881 121), area of 69 units. Application for renewal received 12 January 2009.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T97-1200)

Exploration Licence No. 5362, MURRAY BASIN TITANIUM PTY LTD (ACN 082 497 827), Counties of Perry and Wentworth, Map Sheet (7430, 7431), area of 256 units, for a further term until 9 October 2010. Renewal effective on and from 12 January 2009.

(04-25)

Exploration Licence No. 6276, ROCKWELL RESOURCES PTY LIMITED (ACN 107 798 998), County of Young, Map Sheet (7434), area of 17 units, for a further term until 1 August 2010. Renewal effective on and from 7 January 2009.

(07-8673)

Consolidated Coal Lease No. 733 (Act 1973), CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), Parish of Cox, County of Cook; and Parish of Lidsdale, County of Cook, Map Sheets (8931-3-N, 8931-3-S), area of 723.5 hectares, for a further term until 3 July 2027. Renewal effective on and from 23 December 2008.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL

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

(05-296)

Exploration Licence No. 6608, BOUNTY RESOURCES PTY LIMITED (ACN 108 458 420), Counties of Bathurst and Georgiana, Map Sheet (8730, 8830), area of 34 units. The authority ceased to have effect on 9 January 2009.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

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

(06-4141)

Exploration Licence No. 6773, MATILDA MINERALS LIMITED (ACN 103 651 538), County of Nandewar, Map Sheet (8836, 8837), area of 80 units. Application for cancellation received on 12 January 2009.

(07-171)

Exploration Licence No. 6927, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Yancowinna, Map Sheet (7133), area of 1 unit. Application for cancellation received on 23 December 2008.

(07-172)

Exploration Licence No. 6926, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Yancowinna, Map Sheet (7233), area of 5 units. Application for cancellation received on 23 December 2008.

NOTICE is given that the following authorities have been cancelled:

(T07-0166)

Exploration Licence No. 6833, KIMBA RESOURCES PTY LTD (ACN 106 123 951), County of Windeyer, Map Sheets (7231, 7331), area of 54 units. Cancellation took effect on 24 December 2008.

(T07-0167)

Exploration Licence No. 6981, KIMBA RESOURCES PTY LTD (ACN 106 123 951), County of Tara, County of Wentworth and County of Windeyer, Map Sheets (7230, 7231, 7330, 7331, 7430), area of 456 units. Cancellation took effect on 24 December 2008.

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

TRANSFER

(08-4598)

Exploration Licence No. 5958, formerly held by GREENSHIRE PTY LIMITED (ACN 006 790 325) has been transferred to RIMFIRE PACIFIC MINING NL (ACN 006 911 744). The transfer was registered on 9 October 2008.

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

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Road Transport (General) Regulation 2005

New Drivers of TFMS Registered Employers

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, pursuant to Clause 117 of the Road Transport (General) Regulation 2005, by this Notice, exempt regulated heavy vehicle drivers engaged by employer participants in the Transitional Fatigue Management Scheme (TFMS) from operating under Standard Hours as set out in Clause 64 the Road Transport (General) Regulation 2005 and permit them to operate under BFM hours as set out in Clause 68 of the Road Transport (General) Regulation 2005, subject to the conditions set out in the Schedule below.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE

1. Citation

This Notice may be cited as the New Drivers of TFMS Registered Employers Exemption Notice 2009.

2. Commencement

This Notice takes effect on the date that it is published in the *New South Wales Government Gazette*.

3. Effect

This Notice remains in force until midnight 28 September 2009, unless it is amended or repealed earlier.

4. Interpretation

Unless stated otherwise, words and expressions used in this Notice have the same meaning as those defined in the Dictionary to the Road Transport (General) Regulation 2005 (the Regulation).

5. Application

This Notice applies to solo drivers of regulated heavy vehicles whom:

- (a) were not registered as a participant in the Transitional Fatigue Management Scheme, and
- (b) are engaged to drive a regulated heavy vehicle by a registered employer participant in the Transitional Fatigue Management Scheme.

6. Exemption

Solo drivers of regulated heavy vehicles as defined in clause 5 of this Notice are exempt from complying with the Standard Hours as set out in clause 64 the Road Transport (General) Regulation 2005, subject to the conditions set out in Clause 7 of this Notice.

7. Conditions

The exemption set out in clause 6 of this Notice applies subject to the following conditions:

- (a) the driver complies with Basic Fatigue Management hours as set out in clause 68 of the Road Transport (General) Regulation 2005;

- (b) the driver has been assessed as competent to TLIF10007C Apply Fatigue Management Strategies in accordance with the Australian Quality Training Framework;
- (c) a medical practitioner has certified within the previous 12 months that the driver has met the criteria for assessment as set out in the document "Assessing Fitness to Drive for Commercial and Private Vehicle Drivers, 2003";
- (d) the driver carries:
 - (i) a copy of their operator's Transitional Fatigue Management Scheme Employer Registration Certificate; and
 - (ii) a signed and dated document provided by the operator confirming the driver is engaged by the operator and the driver has complied with clauses 7(b) and 7(c);
- (e) the driver records their operator's TFMS registration number in their work diary in the place provided for recording the BFM/AFM accreditation number;
- (f) the driver's operator maintains records including:
 - (i) a copy of the driver's statement of attainment of competency for the competency units referred to in clause 7(b); and
 - (ii) a copy of the driver's medical assessment referred to in clause 7(c);
 - (iii) a copy of the document provided to the driver referred to in clause 7(d).

Explanatory Note

New nationally consistent NSW heavy vehicle driver fatigue regulations commenced on 29 September 2008 (see new Part 6, Road Transport (General) Regulation 2005).

Under transitional provisions in the new regulations (see clause 145), drivers who were registered as participants in the Transitional Fatigue Management Scheme (TFMS) under the previous regulation are permitted to drive under BFM hours for a 12 month period ending 28 September 2009. The purpose of the transitional period is to provide sufficient time for TFMS registered employers to apply for corresponding fatigue management schemes under the new regulations (Basic and Advanced Fatigue Management).

The purpose of this Exemption Notice is to permit drivers who were not registered as participants in the TFMS, but who are engaged by an employer participant in TFMS, to drive under BFM hours during the 12 month transitional period, if they have satisfied relevant medical and competency criteria. It should be noted that drivers operating under BFM hours must record all their journeys in their work diary.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

WAYNE CARTER,
General Manager,
Bankstown City Council
(by delegation from the Minister for Roads)
Dated: 23 December 2008.

SCHEDULE
1. Citation

This Notice may be cited as Bankstown City Council 25 Metre B-Double route Notice No. 01/2009.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25	Bryant Street, Padstow	Fairford Road	35 Bryant Street	Exit via Fairford Road
25	Stuart Street, Padstow	Fairford Road	Watson Road	
25	Watson Road, Padstow	Stuart Street	Fairford Road	

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Bombala Council area

Dedication of Land as Public Road and Declaration as a Controlled Access Road of part of the Monaro Highway at Rockton

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

1. dedicate as public road the land described in Schedules 1 and 2 under;
2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
3. declare to be a controlled access road the said main road described in Schedules 2 and 3;
4. declare that access to the said controlled access road is restricted; and
5. specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

**HON MICHAEL DALEY MP
MINISTER FOR ROADS**

SCHEDULE 1

ALL those pieces or parcels of land situated in the Bombala Council area, Parish of Bondi and County of Auckland shown as:

Lots 43 and 44 Deposited Plan 1012868.

The above Lots comprise the whole of the land in the correspondingly numbered Certificates of Title and are all shown in RTA Plan 0019 047 AC 4001_1.

SCHEDULE 2

ALL those pieces or parcels of land situated in the Bombala Council area, Parish of Bondi and County of Auckland shown as:

Lots 23 to 33 inclusive Deposited Plan 1012868;

Lots 13 to 20 inclusive Deposited Plan 860891;

Lots 50 to 63 inclusive Deposited Plan 860890;
and

Lots 119 to 129 inclusive Deposited Plan 883957.

The above Lots comprise the whole of the land in the correspondingly numbered Certificates of Title and are all shown in RTA Plan 0019 047 AC 4001_1, _2 and_3.

SCHEDULE 3

ALL those pieces or parcels of land situated in the Bombala Council area, Parish of Bondi and County of Auckland shown as:

Lots 34 to 42 inclusive Deposited Plan 1012868;

Lots 21 to 25 inclusive Deposited Plan 860891;

Lots 64 to 70 inclusive Deposited Plan 860890;
and

Lots 130 to 135 inclusive Deposited Plan 883957.

The above Lots are all shown in RTA Plan 0019 047 AC 4001_1, _2 and_3.

SCHEDULE 4

Between the points A and B; and

between the points C and D, all shown in RTA Plan 0019 047 AC 4001_1.

(RTA Papers 19/47.1118 Pt 2)

Department of Water and Energy

WATER ACT 1912

APPLICATIONS for a licence under Part 2, section 10 of the Water Act 1912, within a proclaimed (declared) local area under section 5(4) has been received as follows:

MACQUARIE

Macquarie River Valley

Colin James PASCOE and Isobel Anne PASCOE for pump on Molong Creek, Lot 10, DP 627063 and Lot 92, DP 825790, Parish Towac, County Wellington, for irrigation of 30 hectares (apples) (replacement licence) (Reference: 80SL96291).

BARWON

Namoi River Valley

John Evans RICHARDS for a pump on Tulla Mullen Creek on Lot 142, DP 755470, Parish Baan Baa, County Pottinger, for irrigation purposes (162 hectares of cotton and cereal crops) (new licence – permanent transfer of existing entitlement) (Reference: 90SL100995).

Henry Barnes QUILTY for a pump on Currabubula Creek on Lot 105, DP 751008, Parish Clift, County Buckland, for irrigation of 8 hectares (lucerne), on part of Lot 105, DP 751008 and Lot 3, DP 183480 (new licence – permanent transfer of an existing allocation) (Reference: 90SL100963).

Gwydir River Valley

Carolyn Gai DITCHFIELD and Nicholas Ian Hampden BARTON for a pump and pipeline on the existing dam in the catchment of Back Creek on Lots 3 and 1, DP 1107290, Parish Gum Flat, County Murchison, for water supply for stock and domestic purposes (new licence – part replacement of existing licence – no increase in entitlement) (Reference: 90SL100998).

Border Rivers Valley

Angelo SACCON for 2 pumps on the Dumaresq River on road reserve north of Lot 7005, DP 96550; Lot 7007, DP 96552 and Lots 9 and 10, DP 753275, Parish Dumaresq, County Gough, for irrigation of 44.5 hectares (lucerne and fodder) (replacement licence – additional pump) (Reference: 90SL100944).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be affected and must be lodged with the Department of Water and Energy, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

D. MILLING,
Manager Licensing

WATER ACT 1912

THE Local Land Board for the Land district of Orange will, at 10:00 a.m. on Tuesday, 17th February 2009 and Wednesday, 18th February 2009, at the Orange Ex Services Club, 231-243 Anson Street, Orange NSW 2800, publicly inquire as to the desirability of granting an application for a joint water supply authority under Part 2 of the Water Act, 1912 by RG & H INVESTMENTS PTY LTD and OTHERS for a 150 mm centrifugal pump on the Bell River, easement within Lot 102, DP 1096139, Parish Mulyan, County Wellington, for irrigation of 74.50 hectares (combining and replacing an existing entitlement by way of permanent transfer).

Any person who believes their interests may be affected by the granting of this application may present their case at this hearing.

D. MILLING,
Manager Licensing

WATER ACT 1912

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

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

Murrumbidgee Valley

DEPARTMENT OF ENVIRONMENT AND CLIMATE CHANGE for two regulators on an unnamed watercourse, on Lot 361, DP 751206, Parish Monkem, County Caira, for conservation of water and water supply for environmental rehabilitation (Reference: 40SL71161).

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

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the Department of Water and Energy, PO Box 156, Leeton NSW 2705, within 28 days of the date of this publication.

S. F. WEBB,
Licensing Manager

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of BOAMBEE SOCCER CLUB INC (Y0772419) cancelled on 12 December 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 13th day of January 2009.

ANTHONY DONOVAN,
A/Manager,
Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

The incorporation of COBAR AND DISTRICT RUGBY CLUB INC (Y0286918) cancelled on 4 April 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 9th day of January 2009.

ANTHONY DONOVAN,
A/Manager,
Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of NSW AUSTRALIAN PALESTINIAN ASSOCIATION INC (Y1091737) cancelled on 10 October 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 13th day of January 2009.

ANTHONY DONOVAN,
A/G Manager,
Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

The incorporation of COLONGRA BAY LAND CARE INCORPORATED (INC9876190) cancelled on 10 October 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 13th day of January 2009.

ANTHONY DONOVAN,
A/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.

Okinawan Karate Association of Australia Incorporated Y1856404
Nimbin Tennis Club Inc Y1465129
New South Wales Riders Club Inc Y1460928
Narrambulla Action Group Incorporated Y2193818
National Association of Volunteer Referral Agencies Inc Y1360639
Neighbourhood First Aid Inc Y1509920
NSW Heavy Hauliers Association Inc Y1025116
Northern Sports and Recreation Centre Association Inc Y1442048
Nandewar Amateur Soccer Association Inc Y0988240
Nanya Landcare Group Inc Y1523146
Northern Riverina Stud Merino Breeders' Association Incorporated Y2433337
North Coast Sikh Association Incorporated Y1970948
New South Wales Lake Eyre Action Group Incorporated Y1911724
NSW Tow Operators Association Incorporated INC9882904
The Outer Metropolitan and Country Regions Dance Association Incorporated Y2178125
Orange District Tennis Association Incorporated Y1961802
New South Wales Rail Motor & Rolling Stock Preservation Association Inc Y0740731
The Northern Charolais Breeders Group Inc Y1437821
The New Chilean Club Incorporated Y1854900
NSW Tennis Court Builders Association Inc Y1621343
National Federation of Australian South Sea Islanders Incorporated Y1604342
Neeta City Tenants Association Inc Y1590715
North West H.E.A.T. Inc Y1636912
Oz Rockcrawlers Incorporated INC9879969
N.S.W. Car Audio Nationals Association Inc Y1556419
N.S.W. Kickboxing Federation Inc Y2010031
NSW North Caucasia Cultural Association Inc Y1702735
NSW Irish Pipe Band Incorporated Y1817613

- The N.S.W. Support Committee for the Voice of Freedom in Moscow Incorporated Y1710002
- Nambucca Community Nursery Incorporated Y1912329
- Jefferson Park Building Fund Committee Incorporated Y1934315
- Inverell Raiders Rugby League Football Club Inc Y0499944
- Hunter Regional Dance Company NSW Incorporated Y1977633
- Hume Hereford Association Incorporated Y1908511
- Horse Rescue Riding Club Incorporated Y1982301
- Harris Park/Rosehill Community Association Incorporated Y2089711
- Harlequins Swim Club Incorporated Y1909312
- Hunter Transport Museum, Newcastle Lake Macquarie Omnibus Club Inc Y1712143
- Holy Family Rugby Union Club Incorporated Y1729216
- Holos User Group Australasia (HUGA) Incorporated Y1803531
- Harmony Ministries Incorporated Y1830626
- Hamilton Pumas Rugby League Football Club Incorporated Y1743520
- Hamazkaine, Armenian Educational and Cultural Society, "Shant" Chapter Incorporated Y1868933
- Husayni Madrasah-Sydney Inc Y1578846
- Halter and Performance Arabians Inc Y1590127
- Gunnedah Disabled Children's Association Incorporated Y2032801
- Gunaana Incorporated Y2012809
- Great Lakes Gymnastics Club Incorporated Y1994732
- Gingham Landcare Association Incorporated Y2083827
- Gunnedah Amateur Race Club Inc Y1695548
- Gulgong Amateur Basketball Association Incorporated Y1664024
- Green Pigeon Village Landcare Group Incorporated Y1753516
- The Great Western Inter-Communities Association Incorporated Y1875105
- Gala Equestrian Incorporated Y1756115
- Greta and District Sports and Multi Purpose Centre Incorporated Y2064440
- Gleniffer Environment and River Protection Association Incorporated Y1540833
- Gilgandra Goat Racing Club Incorporated Y1575316
- Gilgandra Bowmen Incorporated Y1574613
- Filipino-Australian Workers Society Incorporated Y1936505
- F.A.T.B. Tenpin NSW Incorporated Y1923224
- Foreign Trained Dentists Organisation Inc Y1647905
- The Federation of Australian Motorcyclists Incorporated Y1672810
- Far West Bands Association Inc Y1634918
- Enteral Nutrition Nurses Association (Australia) Incorporated Y1991839
- Damascus Opera Production Inc Y1553036
- Down Under Dive Association Incorporated Y1721730
- Denman Valley Enterprises Incorporated Y1964107
- Development Albury-Wodonga 2000 Incorporated Y2000329
- Egyptian Arabian Horse Enthusiasts Incorporated Y2204307
- The Evatt House Residents Association Inc Y1585900
- East Ballina Bowling Club Inc Y1665903
- Endeavour Community Services Incorporated Y1669646
- Equip for Life Inc Y1821529
- Ekalesia Metotisi Samoa I Blacktown Inc Y1944801
- Boolaroo Improvement Group Inc Y1711832
- Booragul Teralba Rugby League Football Club Incorporated Y1678939
- The Broke Riding Club Inc Y1719024
- Buddhist Meditation Group Incorporated Y1827707
- Bankstown J.R.L.F.C. Incorporated Y2046442
- Bao En Monastery Incorporated Y1956546
- Bega Tigers Rugby Union Football Club Incorporated Y1937208
- Berry Mens Touch Incorporated Y1925708
- Bmihms Student Assistance Fund Incorporated Y1931814
- The Bourke Rodeo Committee Incorporated Y2090636
- Burratine Progress Association Incorporated Y1987629
- Business Young Guns of Australia Incorporated Y2059625
- Christian Soccer Association Inc Y1527428
- Coleambally Pistol Club Inc Y0297715
- Commercial Kitchen Equipment Contractors Association Inc Y1517824
- The Consolidated Divers Group Incorporated Y2309826
- Coonamble Netball Association Inc Y1614338
- Cootamundra Hotel Social Club Inc Y1818512
- Corndale Community Centre Inc Y1509626
- Country Manufacturers Association of New South Wales Incorporated Y1451439
- Cudgen Headland Touch Football Association Inc Y1429329
- Cardiff Rugby League Football Club Inc Y1271000
- Cooma Indoor Hockey Inc Y1371436
- Cooyal Rifle Club Inc Y1441002
- Campbelltown United Sports and Social Club Inc Y1556615
- Centro Studi Italiano Per La Terza Eta' (Italian Study Centre for the Third Age) Inc Y1588009
- Charruas Sport and Social Club Inc Y1616724
- The Confraternity of Our Lady of the Rosary of N.S.W. Incorporated Y1499742
- Cooranbong Recreation Reserve Management Committee Inc Y1400511
- Caringbah Rangers Junior Soccer Club Incorporated Y1876200
- Cawley Vale Soccer Club Incorporated Y1868639

- CBA Business Pack User Group (NSW) Incorporated Y1808614
- Children in Distress Services Inc Y1682218
- China Democracy Human Rights League Inc Y1649409
- Chinese Australian Union Inc Y1683901
- Chinese Citizens Emergency Action Group Incorporated Y1862314
- Coastwide Dive Club Incorporated Y1641825
- Committee of Small Business Against the Goods & Services Tax Incorporated Y1680224
- Condor United Willmont Soccer Club Incorporated Y1692704
- Cook Islands Party of New South Wales Incorporated Y1802436
- Craig Payton Memorial Support Group Incorporated Y1677501
- Croatia Fund Kordun Inc Y1731628
- Cumberland Area Recreational Enterprise (C.A.R.E.) Incorporated Y1804430
- Caves Beach Progress Association Incorporated Y1928601
- Central Coast Lakers Incorporated Y2085135
- The Charitable Association of Our Lady of Maounate Kfour-El-Arabi Incorporated Y1938009
- Chinese Christian Evangelistic Center Incorporated Y2072001
- Christian Work Camps Australia Incorporated Y1954111
- Church Plus Incorporated Y2005020
- City South 2020 Incorporated Y2023900
- Committee for Romana Puga Incorporated Y1917412
- Coolamon Bachelor and Spinster Ball Incorporated Y1914911
- Coolamon Conservation Society Incorporated Y1954748
- Coonamble Shire Concert Band Incorporated Y1966934
- Court Interpreters and Translators Association of New South Wales Incorporated Y2098906
- Coursing Park Tennis Club Incorporated Y1883548
- “C” Riding Ratepayers Association Incorporated Y1988038
- Croatian Bible Institute Incorporated Y2084726
- The Croatian-Bosnian Cultural Association Incorporated Y2084824
- Croatian Community Welfare Centre Summer Hill Incorporated Y1937747
- Australian Personal Watercraft Association Incorporated Y1626818
- Nattai Wilderness Association Inc Y1307838
- Newcastle Dune Buggy Club Inc Y1367128
- Newcastle Area Dog Sport Association Inc Y1510404
- Narrabri Musical & Dramatic Society (Affiliated with the Narrabri Branch of the Arts Council of NSW Inc Y1268718
- Nyngan Rescue Squad Inc Y0798736
- New Brighton Board Riders Club Incorporated Y2031608
- North West All Schools Sports Carnival Inc Y0090011
- Narooma Basketball Association Inc Y1445333
- National Rural Distributors Association Incorporated Y1927702
- New South Wales Ostrich Association Inc Y1221412
- The Orange Banjo Paterson Festival Committee Inc Y1143501
- NSW Skateboard Association Inc INC9876502
- North Star Polocrosse Club Incorporated Y1919406
- Old Koreelah Sporting Club Incorporated Y2082144
- N.S.W. Professional Kangaroo Cullers Association Incorporated Y1194233
- Namoi Junior Rugby League Incorporated Y2254434
- Paterson and Allyn Valley Volunteers Emergency Caring Group Incorporated Y1002329
- Port Macquarie Oyster Farmers Association Inc Y1532047
- Quakers Hill Business Association Incorporated Y1653031
- Pharmacists Who Respect Human Life Inc Y1388313
- Philanthropical Association of Western Sterea Hellas “To Missolonghi” Incorporated Y2259517
- The Pilipino Evangelical Church in Australia Inc Y1371828
- Pol-Art 91 Festival Committee Inc Y1420601
- Portuguese Community Council of Australia Incorporated Y1407000
- Queenscliff Boardriders Club Inc Y1523538
- Peppin Ball Committee Incorporated Y1495313
- Palace Hotel Sporting Club Inc Y1603541
- Pallamallawa Golden Grain Mudlarks Inc Y1579108
- PAIT Professional Association of Interpreters and Translators of NSW Incorporated Y1717226
- Parramatta Amateur Radio Club Incorporated Y1776646
- The Patrician Club of Parramatta Incorporated Y1823719
- People Inspired Through Amelioration Incorporated Y1832228
- Philippine Ex-Vietnam Association of Sydney Inc Y1825125
- Narrabri Boxing & Fitness Club Incorporated Y1926509
- Network for Intercultural Communication (NSW) Inc Y1916905
- Newcastle Earth Team Incorporated Y1931030
- Non-Profit Overseas Students Communications Organisation Incorporated Y1920625
- Nambucca Ambulance Station Appeal Committee Incorporated Y1809317
- The National Australian Charitable Association Inc Y1661229
- Newcastle Media Club Incorporated Y1753124
- New South Wales Association of Child Psychotherapists Inc Y1736025

New South Wales Pole Vault Association Incorporated Y1704337	Albury and District Rugby Football League Inc Y1478116
North Wagga Tennis Club Inc Y1649801	Australian Casting Association N.S.W. Division Inc Y1490328
Australian and Vietnamese English Language Teachers Association (AVELTO) Inc Y1484908	Australian Tae Kwon Do Association (NSW Division) Incorporated Y1494022
Albury Community Kitchen Inc Y1571720	Arrunga Youth Services Inc Y0155203
Australian Association of Consulting Planners Incorporated Y1541928	Australia Islamic Mosque Association Incorporated Y1919014
Australian Arabic Friendship Society Incorporated Y1552529	The Australian Islamic Shi'ite Association Incorporated Y2052842
Australian Croatian Lawyers Association Inc Y1623533	Australian Sports Therapy Association Incorporated Y1913620
The Australian Lebanese Leagues Club Inc Y1586505	Australian Turkish Health Assistance Association Incorporated Y2075335
Australian Yacht Club Incorporated Y1588842	Bay & Basin Streeters Inc Y1519328
Adaminaby High Country Riders Inc Y1734423	Berrigan Racing Social Club Inc Y1408046
African Community Organisation Incorporated Y1726911	Border Ranges Organic Growers Association Inc Y1371240
Alliance for a Democratic China (Australia) Inc Y1672222	Bullrouts Swimming Club Incorporated Y1423641
Alliance for a Democratic China, 4th Division Sydney Inc Y1762515	Barooga Tennis Club Inc Y1448226
Ashford Rugby League Club Inc Y1697640	Broken Wings Inc Y1400903
Australia Munsang College Alumni Association Inc Y1720733	Bomaderry Rugby League Football Club Incorporated Y1510502
Australian Business Forms Distributors Association NSW Inc Y1825419	Beresfield Senior Rugby League Club Incorporated Y2143446
The Australian Podiatric Biomechanics Association Incorporated Y1854508	The Bedlington Terrier Club of NSW Incorporated Y2349026
Abdul Sattar Edhi International Foundation Incorporated Y1899526	Backpackers Sailing Club Inc Y1613439
Academy of Natural Medicine Incorporated Y1904719	Ballina and District Radio Controlled Club Inc Y1619421
Afic Halal Committee of Australia Incorporated Y1957004	Bankstown Kings Soccer Club Inc Y1591418
Appin Warriors Rugby League Football Club Incorporated Y1956301	Barrenjoey Boating Club Incorporated Y1607823
Ashtar Women Association Incorporated Y1954405	Blue Mountains Blues Society Incorporated Y1861709
Aujace Association Incorporated Y1947645	Bolton Point Toronto Rugby Union Football Club Inc Y1700006
Auschin Students Association Incorporated Y1926901	The Portuguese Historical Society of Australia Incorporated INC9886719
Australian Art Promotions Incorporated Y1955941	The Italian Australian Alliance of the Centre Right Incorporated INC9879180
The Australian-Arabic Unity Incorporated Y2095033	International Noise Incorporated INC9885495
The Australian Baitul Mal Incorporated Y1961508	Hunter Region L.E.T.S. Incorporated Y1858447
Australian Council of Hindu Clergy Incorporated Y1958932	Happy Feet Inc INC9876468
Australian Hubei Association Incorporated Y1891011	Forster-Tuncurry Bodyboarding Association Incorporated Y1329432
Australian Corriedale Association (New South Wales Branch) Inc Y1310414	Geurie Rugby League Football Club Incorporated Y1751032
AFSM International Inc Y1307544	Gordon Soccer Club Inc Y0324845
Al Khabur Assyrian Social Club Inc Y1435533	Nepean Junior Rugby Union Football Club Incorporated Y2177128
Alstonville Rugby League Football Club Inc Y1390235	Namadgi Redbacks Marching Band Incorporated INC9878237
Arrawarra Community Group Inc Y1505344	National Seniors Association Waverley/Woollahra Branch Incorporated Y1604832
Associazione Lombardi in Australia International (NSW) Inc Y1460046	Camden Girls Physical Culture Club Incorporated INC9882572
Australian Croatian Media Organisation Inc Y1435631	Camden Australian Football Club Inc Y1168527
Australia-Indonesia Contact Inc Y1503742	
Australian Institute of Islamic Architecture Inc Y1439815	

Coffs Harbour Rugby Union Football Club Incorporated Y1720047
 Sydney Corporate Cup Incorporated Y2182237
 Sydney Korean Philharmonic Choir Incorporated Y2278414
 St Sawa Association Incorporated Y2101027
 St. Thomas' Netball Club Incorporated Y2119146
 Scalumni Incorporated Y2146829
 Seal Rocks Heritage & Cultural Foundation Incorporated Y2251541
 Serbian Royalist Association NSW Incorporated Y2322006
 Silver City B & S Committee Incorporated Y2111611
 Sawtell Racing Pigeon Club Incorporated Y2444428
 Seek & Save Ministries Incorporated Y2475903
 Shri Sanatan Dharm Multicultural Society of Australia Incorporated Y2414146
 Snowy Social & Welfare Association - Khancoban Incorporated Y2327726
 Southern Highlands Institute for Performing Arts Incorporated Y2432732
 Sydney Radio Control Helicopter Club Inc Y1144939
 The Saluki Club Incorporated Y2212848
 Somali Community of NSW Incorporated Y1780709
 Mulloon Creek Landcare Group Incorporated Y2373424
 Ivanhoe Youth Centre Incorporated Y2444722
 Kalindi House Incorporated Y1633725
 The Korean Medical Association of Australia Incorporated Y2264626
 Kungthur Rivercare Association Incorporated Y2150206
 K.A.R.T. Incorporated Y2434040
 The Pentecostals of Australia Incorporated INC9876483
 The Premium Discount Scheme Advisers Association Incorporated INC9880073
 Penrith Kayak Club Inc Y1449517
 Willoughby Baseball Club Incorporated Y1803237
 Menai Dragons Basketball Club Incorporated Y1932027
 Cooma United Rugby League Football Club Inc Y0854710
 Ocean Shores Social Fishing Club Incorporated INC9879460

Dated: 12 January 2009.

ANTHONY DONOVAN
 A/G Manager,
 Financial Analysis,
 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 of Vietnamese Australian Professionals Inc Y1701542
 Independent Wineries Association Inc Y1885248
 Sydney Croatian Sports Committee, Australia Incorporated Y2417333
 Osborne Creek Tennis Club Incorporated Y1895538
 Ku-Ring-Gai Community Committee on Aircraft Noise (Ku-Ring-Gai Thinktank) Incorporated Y2308339
 Sights and Sounds Presentations Inc Y1383034
 Rotary Club of Gilgandra Inc Y0824036
 Dated: 14 January 2009.

ANTHONY DONOVAN,
 A/G Manager,
 Financial Analysis,
 Registry of Co-operatives and Associations,
 Office of Fair Trading,
 Department of Commerce

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority
 Declaration of Remediation Site
 (Section 21 of the Contaminated Land Management Act 1997)

Declaration Number 21105/Area Number 3150

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

- Land to which this declaration applies ("the site")
 The site is a former fuel depot on Guernsey Street, Scone NSW, comprising the following areas in the local government area of Upper Hunter Shire Council, New South Wales:
 - Old System Title, Book 2362, No. 87 (BP Scone Depot); and
 - Lot 12, DP 711181 (17 Guernsey Street, Scone); and
 - A portion of the land within the council swimming pool site ("council pool area"); and
 - A portion of the Guernsey and Susan Street road corridor adjacent to the former depot site.
 As shown by the land enclosed by the thick black line in the attached drawing. A drawing showing the land to which this declaration applies can also be viewed on the Contaminated Land Public Record at www.environment.nsw.gov.au/clm/aboutregister.aspx or can be inspected at 59-61 Goulburn Street, Sydney.
- Nature of contamination affecting the site:
 The EPA has found that the site and nearby areas are contaminated with the following substances ("the contaminants"):
 - Benzene, toluene, ethylbenzene and xylene (BTEX)
 - Petroleum Hydrocarbons
- Nature of harm that the contaminants may cause:
 The EPA has considered the matters in s.9 of the Act and for the following reasons has determined that the site is contaminated in such a way as to present a significant risk of harm to human health and the environment:
 - the groundwater has been degraded by petroleum hydrocarbon contamination at concentrations exceeding the relevant guideline values. Groundwater is also contaminated with phase separate hydrocarbons;

- the contaminants include benzene (a known human carcinogen) and are toxic to humans and aquatic ecosystems;
- the contaminants in groundwater have migrated off the site to adjacent residential areas; and
- there is a potential for human exposure to the contamination via inhalation and potential use of groundwater.

4. Further action under the Act

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

BP Australia Pty Ltd (BP) intends to remediate the site under a voluntary remediation proposal to which it is seeking the EPA's agreement under the Act. The agreement would formalise remediation activities that have already been commenced at the site by BP.

5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

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

or faxed to (02) 9995 5930,

by not later than 15 February 2009.

Dated: 22 December 2008.

NIALL JOHNSTON,
Manager,
Contaminated Sites,
Department of Environment and Climate Change

NOTE:

Remediation order may follow

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

Variation/Revocation

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

Information recorded by the EPA

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

Information recorded by councils

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

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

Relationship to other regulatory instrument

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

FORESTRY ACT 1916

Proclamation

(L.S.) MARIE BASHIR, Governor

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

SCHEDULE

Eastern Division

*Land District of Gundagai; Gundagai Shire Council Area;
Hume Forestry Region*

Bungongo State Forest No. 582, No 10. Extension. An area of about 1654.9 hectares in the Parishes of Bungongo, Childowla and Nanangroe, County of Buccleuch, being the land within Lot 3 in Deposited Plan 1106053, EXCLUSIVE OF all Crown roads traversing that Lot; the bed of Matchems or Spring Creek; the Easements for Transmission Line 45.72 metres wide and 60.96 metres wide traversing that lot, and the Right of Carriageway over the track in use delineated on Deposited Plan 1106053 aforesaid. (22857)

Signed and sealed at Sydney, this 10th day of December 2008.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

NATIONAL PARKS AND WILDLIFE ACT 1974

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition

THE Minister for Climate Change and the Environment, with the approval of Her Excellency the Governor, declares that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the National Parks and Wildlife Act 1974.

The land is, on publication of this notice, vested in the Minister administering the National Parks and Wildlife Act 1974.

CARMEL TEBBUTT, M.P.,
Minister for Climate Change and the Environment

SCHEDULE

All those pieces or parcels of land situated in the Local Government Area of the City of Shoalhaven, Parish of Bherwerre, County of St Vincent, containing an area of 1.025 hectares and being Lot 936 in Deposited Plan 8515 and Lots 481, 1780 and 1821 in Deposited Plan 8516 and Lots 125, 181, 208, 210, 590, 601, 715 and 716 in Deposited Plan 8517.

DECC: 08/14054.

NATIONAL PARKS AND WILDLIFE ACT 1974**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition

THE Minister for Climate Change and the Environment, with the approval of Her Excellency the Governor, declares that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the National Parks and Wildlife Act 1974.

The land is, on publication of this notice, vested in the Minister administering the National Parks and Wildlife Act 1974.

CARMEL TEBBUTT, M.P.,
Minister for Climate Change and the Environment

SCHEDULE

All that land comprising the freehold estate, being Lot 1, DP 757066, Parish of Murruin, County of Westmoreland, having an area of 12.14 hectares, in the Local Government Area of Upper Lachlan.

DECC: 03/09476.

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

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

1. Parklea Public School
2. Tolland Public School
3. Bungwahl Public School

VERITY FIRTH, M.P.,
Minister for Education and Training

SUBORDINATE LEGISLATION ACT 1989

Department of Environment and Climate Change NSW

National Parks and Wildlife Regulation 2009

NOTICE is given in accordance with section 5 of the Subordinate Legislation Act 1989, of the release of the draft National Parks and Wildlife Regulation 2009 and Regulatory Impact Statement (RIS) for public comment.

The objectives of the proposed National Parks and Wildlife Regulation 2009 are to support the National Parks and Wildlife Act 1974, principally regarding the care, control and management of all lands acquired or reserved under the Act ("parks"), as well as for the protection and care of native fauna, including marine mammals, and various administrative provisions relating to boards of management of Aboriginal lands, advisory committees and trustees.

The proposed National Parks and Wildlife Regulation 2009 is planned to replace the 2002 Regulation which will be automatically repealed on 1 September 2009.

Copies of the draft Regulation, RIS and a Factsheet are available for download from the Department of Environment and Climate Change's website: www.environment.nsw.gov.au/consult/DecPublicConsultation.htm or by contacting the Environment Line on 131 555.

Written comments and submissions on the proposed Regulation will be accepted up to 5:00 p.m., Friday, 27 March 2009 and should be addressed to:

Manager,
Conservation Operations Section,
Department of Environment and Climate Change NSW,
PO Box 1967,
Hurstville NSW 1481

Submissions can be emailed to info@environment.nsw.gov.au.

SUBORDINATE LEGISLATION ACT 1989

NSW Department of Health

Assisted Reproductive Technology Regulation 2008

THE NSW Department of Health proposes to make the Assisted Reproductive Technology Regulation 2008.

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

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

Comments and submissions will be accepted until 27 February 2009.

SYDNEY WATER ACT 1994**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at Rose Bay in the Local Government Area of Woollahra

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency the Governor, that all of the land described in the First Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of the Sydney Water Act 1994.

Dated at Sydney, this 14th day of January 2009.

Signed for Sydney Water Corporation by its Attorneys Edward Kenneth HARVEY and Robert Edward SEYMOUR who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 606, Book 4541, under the Authority of which this instrument has been executed.

SCHEDULE 1

All that piece or parcel of land being Lot 1 in Deposited Plan 1122610, having an area of 96.0 square metres being part Old System Title Book 1286, No. 52, in the Local Government Area of Woollahra, Parish of Alexandria, County of Cumberland and State of New South Wales.

Sydney Water Reference: 2003/04022F.

TRANSPORT ADMINISTRATION ACT 1988

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

Notice of Compulsory Acquisition of Land for the purposes of the Transport Infrastructure Development Corporation

THE Transport Infrastructure Development Corporation, with the approval of Her Excellency the Governor, with the advice of the Executive Council, declares that the freehold interest described in the Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Transport Infrastructure Development Corporation, as authorised by the Transport Administration Act 1988.

Dated this 13th day of January 2009.

CHRIS LOCK,
Chief Executive Officer

SCHEDULE

All that piece or parcel of land situated at Homebush, in the Local Government area of Strathfield, Parish of Concord, County of Cumberland and State of New South Wales, being the land described as Lot 101 in Deposited Plan 1128125, a copy of which is located in the office of the Transport Infrastructure Development Corporation, having an area of 187 square metres or thereabouts and said to be in the possession of Strathfield Municipal Council.

TIDC Reference: 404270_1.

Wine Grapes Marketing Board (Terms and Conditions of Payment) Order 2009
The Wine Grapes Marketing Board, for the City of Griffith and the local government areas of Leeton, Carrathool and Murrumbidgee pursuant to Part 2, Section 5 of the *Wine Grapes Marketing Board (Reconstitution) Act 2003*, make the following Order.

WINE GRAPES MARKETING BOARD (TERMS AND CONDITIONS OF PAYMENT) ORDER 2009

under the Wine Grapes Marketing Board (Reconstitution) Act 2003

1. **Name of Order**

Wine Grapes Marketing Board (Terms and Conditions of Payment) Order 2009.

2. **Commencement**

This Order commences on 12th January 2009, by motion of the Wine Grapes Marketing Board.

3. **Duration**

This Order has effect for the 2009 calendar year only.

4. **Validity of Order**

- (1) The making of this Order by the Wine Grapes Marketing Board under Section 5 of the *Wine Grapes Marketing Board (Reconstitution) Act 2003* is specifically authorised for the purposes of section 51 of the *Trade Practices Act 1974* of the Commonwealth and the *Competition Code of New South Wales*.
- (2) The making of this Order does not limit or remove any obligations parties to this Order may have under the *Wine Grapes Marketing Board (Reconstitution) Act 2003*.

5. **Definitions**

In this Order:

Act means the *Wine Grapes Marketing Board (Reconstitution) Act 2003*.

Board means the Wine Grapes Marketing Board established by the regulations under the *Agricultural Industry Services Act 1998*.

Board's area of operations means the City of Griffith and the local government areas of Carrathool, Leeton and Murrumbidgee.

complying contract means:

(a) a contract that fixes:

- (i) the prices to be paid for consignments of MIA wine grapes delivered during the current calendar year only, or the manner in which those prices are to be calculated, and
- (ii) the date or dates by which those prices, or the various instalments of those prices, will be paid,

being a contract entered into before the first Monday in December of the previous calendar year, or

(b) a contract that fixes:

- (i) the prices to be paid for consignments of MIA wine grapes delivered during both the current calendar year and one or more future calendar years, or the manner in which those prices are to be calculated, and
- (ii) the date or dates by which those prices, or the various instalments of those prices, will be paid,

being a contract entered into at any time before the first delivery of MIA wine grapes under the contract, or

(c) a contract the subject of an approval in force under section 13 of the Act.

consignee means a person to or for whom a consignment of MIA wine grapes is delivered.

consignor means a person by or from whom a consignment of MIA wine grapes is delivered.

constituted grower means for any calendar year, the class of primary producers for which the Board is constituted includes all growers within the Board's area of operation who, during the previous calendar year, harvested more than 20 tonnes of MIA wine grapes, but does not include:

(a) in the case of a corporation:

- (i) a grower that is also a winery, or
- (ii) a grower in which a winery has a controlling interest, or

(b) in the case of an individual:

- (i) a grower who is also a winery, or
- (ii) a grower who is a director of a corporation that is a winery and who (as a grower)

supplies the winery with all of the MIA wine grapes that he or she harvests.

duly contracted delivery means a consignment of MIA wine grapes that is delivered pursuant to a complying contract.

EFT means electronic funds transfer.

MIA wine grapes means any variety of grapes grown in the Board's area of operations for use for processing into wine, must, juice or wine spirit.

6. Application of clauses

- (1) Clauses 7, 8 and 9 of this Order applies to the Terms and Conditions of Payment for all MIA wine grapes delivered to consignees by consignors that are not a duly contracted delivery.
- (2) Clause 10 of this Order applies to the Terms and Conditions of Payment for the rates levied by the Wine Grapes Marketing Board under the Agricultural Industry Services Act 1998, in relation to deliveries of all MIA wine grapes from constituted growers within the Board's area of operations.

7. Terms and Conditions of Payment for the year 2009

- (1) The purchase price for MIA wine grapes purchased prior to 4th May 2009 shall be paid by consignees to the Board or as directed by the Board on the dates as noted in the timetables in this clause and in accordance with the Manner and Timing specified in Clause 9 of this Order.
- (2) For all deliveries of MIA wine grapes to consignees made after 4th May 2009 the payment of 66.66% of the purchase price is to be paid to the Board on 19th June 2009 or as directed by the Board to consignors on or before 24th June 2009.
- (3) Payments made by consignees directly to the Board pertaining to deliveries of MIA wine grapes delivered to consignees by consignors must be made in accordance with the following table.

Table 1: Payments made to the Board by Consignees

Timetable	Structure
11 th May 2009	1/3 total delivery value (33.33%)
19 th June 2009	1/3 total delivery value (33.33%)
9 th October 2009	1/3 total delivery value (33.34%) including all bonus payments

- (4) The Board may direct payments for MIA wine grapes to be made directly to consignors by consignees only upon completion in full of an "Application to Make Payment Directly to Growers" (available from the Board) made and received by the Board on or prior to 20th February 2009.
- (5) No fees or charges will be charged by the Board for processing applications.
- (6) Notification of Board direction will be made by 20th March 2009.
- (7) If a consignee fails to comply with any or all conditions of a Board direction made in accordance with this Order the Board may revoke the direction.
- (8) Payments made directly to consignors by consignees excluding all applicable levies for MIA wine grapes delivered to consignees by consignors under direction by the Board are to be made in accordance with the following:

- (i) All payments made to the Board by consignees on MIA wine grapes delivered by consignors will be paid to growers by the Board in accordance with Table 2 of this clause or in accordance with the provisions of Clause 5(i)-(iii).
- (ii) Payments made to growers by consignees upon the direction of the Board are to be made on or before the dates set in Table 2 of this clause.

Table 2: Payments Made to Consignors by Consignees and the Board

Timetable	Structure
14 th May 2009	1/3 total delivery value (33.33%)
24 th June 2009	1/3 total delivery value (33.33%)
14 th October 2009	1/3 total delivery value (33.34%) including all bonus payments

- (9) Payments made to consignors by consignees by direction of the Board can also be made in the following manner upon notice being provided to the Board within the *Application to Make Payment Directly to Growers* and notice being provided in writing to consignors prior to the purchase of any consignment of MIA wine grapes by the consignee.
 - (i) If a consignment of MIA wine grapes are delivered to a consignee prior to 1st April 2009, the consignee must pay to the consignor 33 and $\frac{1}{3}$ percent of the total amount payable for the MIA wine grapes by the end of the month following the month during which the MIA wine grapes are delivered, 50 percent of the remaining balance by 30th June 2009 and the balance by 30th September 2009.
 - (ii) If the MIA wine grapes are delivered to the consignee on or after 1st April 2009 but prior to 1st May 2009, the consignee must pay to the consignor $33\frac{1}{3}$ per cent of the total amount payable for the MIA wine grapes by 30th May 2009, 50 per cent of the remaining balance by 30th June 2008 and the balance by 30th September 2009.
 - (iii) If the MIA wine grapes are delivered to the consignee on or after 1st May 2009, the consignee must pay to the consignor $66\frac{2}{3}$ per cent of the total amount payable for the grapes by 30th June 2009 and the balance by 30th September 2009.

8. Default payments for deliveries of MIA wine grapes

- (1) Interest shall apply on all late payments made for purchased MIA wine grapes whether the consignee has been directed by the Board to make payments directly to consignors or not at the rate prescribed under section 95 (1) of the *Supreme Court Act 1970* for payment of interest on a judgement debt, plus 5 per cent.
- (2) Payments made in accordance with this clause shall occur in accordance with instruction of the Board.
- (3) Any money due to the Board, including any money that becomes payable as a consequence of the revocation of a direction under section 10 of the *Wine Grapes Marketing Board (Reconstitution) Act 2003* may be recovered as a debt.

9. Manner and timing in which payments are to be made

- (1) Notwithstanding any previous clause in this Order this clause applies to payment by all consignees accepting deliveries of MIA wine grapes from consignors otherwise than pursuant to a direction by the Board. Payments are to be:
 - (i) Paid as a valid bank cheque made out to the Wine Grapes Marketing Board and receipted by the Board by 12 midday of the due date, or
 - (ii) Transferred to the Board's nominated banking account by EFT so as to cause all funds to be cleared by the due date. A confirmation of the transaction must be forwarded by facsimile to the Board on the same day.
- (2) Notwithstanding any previous clause in this Order this clause applies to all payments made to consignors by consignees accepting deliveries of MIA wine grapes from consignors pursuant to a direction under the Act by the Board:
 - (i) Made available as a cheque made out to the consignor for pickup by consignors by 12 midday on the due dates, or

- (ii) Transferred by EFT to consignor's nominated banking account so that funds are cleared by the due dates. A confirmation of the transaction must be forwarded to the grower on the same day, or
 - (iii) Sent as a cheque made out of the consignor via Australia Post to consignors post marked on the date directed.
- (3) No payments made available for consignor pickup are to be retained by the consignee for greater than 24 hours, these shall be posted to the consignor.
- (4) Revocation of a Board direction may result from non-compliance of the manner within this Order.

10. Calculation and payment of Wine Grapes Marketing Board fees and charges

- (1) Fees and Charges are applicable on deliveries of MIA wine grapes on all constituted growers.
- (2) The rate for 2009 is \$3.90 per tonne (fresh weight) of MIA wine grapes.
- (3) In the case of a consignee receiving Board direction to make payments to consignors directly the Fees and Charges amount shall be deducted by the consignee from the payment for deliveries of MIA wine grapes and then remitted to the Board in the following timetables and structures.

Table 3: Payments of Fees and Charges to the Board

Timetable	Structure
14 th May 2009	\$1.30 per tonne delivered
24 th June 2009	\$1.30 per tonne delivered
14 th October 2009	\$1.30 per tonne delivered

Table 4: Alternate Payments of Fees and Charges to the Board

Timetable	Structure
30 th June 2009	\$3.90 per tonne delivered

- (4) Payments of Fees and Charges by consignees in accordance with *Table 4: Alternate Payments of Levies to the Board* are required to advise the Board in writing by 31st March 2009. No penalty or discount will be provided to the consignee for payments made in this manner.
- (5) Failure to remit Fees and Charges to the Board within the timetable, structure and the approved manner may cause a revocation of a Board direction made in accordance with this Order.
- (6) All Fees and Charges payable to the Board in accordance with the timetables in clause 10(3) of this Order are to be paid to the Board in the following manner:
- (i) To the Board's nominated banking account by EFT on the due dates, including a confirmation of the transaction sent by facsimile to the Board on the same day, or
 - (ii) Sent as a business cheque made out to the Wine Grapes Marketing Board via Australia Post postmarked on the due dates.
 - (iii) Delivered to the registered offices of the Board on the due dates.
- (7) Interest (see AIS Act)

Dated 19th December 2008

Signed on behalf of the Wine Grapes Marketing Board by
Mr Brian Simpson
Chief Executive Officer

All enquiries in relation to this Order should be directed to:

Chief Executive Officer
Riverina - Wine Grapes Marketing Board
182 Yambil Street Griffith NSW 2680
PO Box 385 Griffith NSW 2680
Phone: 02-6962 3944 Fax: 02-6962 6103
Mobile: 0438 388 828 Email: bsimpson@wgmb.net.au

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as a Public Road

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

SCHEDULE

Lot 1, DP 1122808. [4383]

DENILIQUN COUNCIL

Draft Plan of Management

Crown Reserve 91035 – Memorial Park and Island Sanctuary

THE Council at its meeting on 17th December 2008, adopted a Draft Plan of Management for the Memorial Park and Island Sanctuary.

The draft plan will be on public exhibition for a period of 28 days and members of the public are invited to make submissions on the draft plan.

The draft plan can be viewed at the Civic Centre, Library and on the Councils website www.deniliquin.nsw.gov.au.

Submissions should be addressed to Mr Graeme Haley, General Manager, Deniliquin Council, PO Box 270, Deniliquin NSW 2710.

The closing date for submissions is 5:00 p.m., 12th February 2009. GRAEME HALEY, General Manager, Deniliquin Council [4384]

GREATER HUME SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

GREATER HUME 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 Rural Fire Brigade. Dated at Holbrook, this 10th day of October 2008. STEVEN PINNUCK, General Manager, Greater Hume Shire Council, PO Box 99, Holbrook NSW 2644.

SCHEDULE

Lot 1, DP 1127612. [4385]

PENRITH CITY COUNCIL

Proposed Light Traffic Thoroughfare

COUNCIL, pursuant to Rule 104 of the Australian Road Rules and in accordance with the authority delegated to it by the Roads and Traffic Authority, intends to impose a maximum load limit of 5 tonnes on Lewis Road, Cambridge Gardens.

It should be noted that this load limit does not apply to buses or commercial vehicles in excess of the limit:

- wishing to gain access to properties in the street defined above; and
- who must use the street and there being no other street to gain access to the desired street.

A period of 28 days is allowed from the date of this advertisement to lodge any comments concerning the imposition of the load limit on the street identified above. Telephone enquiries concerning this matter can be directed to Council's Road Network Services Engineer by telephoning (02) 4732 7556. A. STONEHAM, General Manager, Penrith City Council, Civic Centre, PO Box 60, Penrith NSW 2751. [4386]

SHELLHARBOUR CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

UNDER section 162 of the Roads Act 1993, Shellharbour City Council has named the following roads:

Location:

Flinders.

Names:

Jemima Close, Grace Place, Maria Place, Rachel Avenue, Miriam Place, Edith Road, Francis Road, Bravella Road, Eva Place, Rosemont Circuit, Elizabeth Circuit, Welbury Road, Jenefer Place, Beatrice Road, Kernick Road, Matilda Road, St Ives Road and Cubitt Road.

BRIAN A. WEIR, General Manager, Shellharbour City Council, PO Box 155, Shellharbour Square, Shellharbour City Centre NSW 2529. [4387]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Roads (General) Regulation 2008, Section 162

Naming of Public Roads

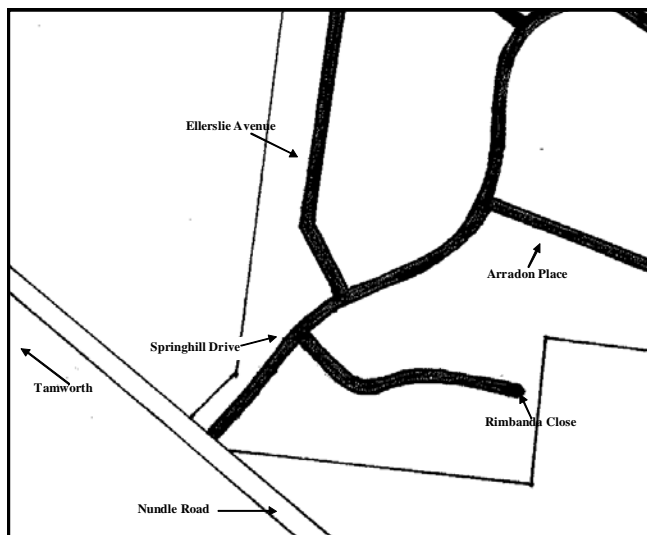
NOTICE is given that Mokau Road, Wandra Road, Taramung Road and Advance Road (within DP 9897), Parish Farnham, County St Vincent, have been formally named. R. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541. [4388]

TAMWORTH REGIONAL COUNCIL

Roads Regulation 2008
Part 2, Division 2

New Road Names

NOTICE is hereby given that the Tamworth Regional Council, in accordance with the Roads Regulation 2008, Part 2, Division 2, proposes that the roads created by the subdivision of Lot 351 and 352, DP 776632, Nundle Road, Piallamore, shown hereunder be named Springhill Drive, Rimbanda Close, Arradon Place and Ellerslie Avenue.



G. INGLIS, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340. [4389]

TAMWORTH REGIONAL COUNCIL

Roads Regulation 2008
Part 2, Division 2

New Road Names

NOTICE is hereby given that the Tamworth Regional Council, in accordance with the Roads Regulation 2008, Part 2, Division 2, proposes that the roads created by the subdivision of Lots 287, 289 and 290 in DP 753848 and Crown Reserve 87996, Moore Creek Road and Browns Lane, North Tamworth, be named Verdelho Drive, Riesling Road, Shiraz Drive and Chardonnay Drive.

Verdelho Drive – extends west from Moore Creek Road through Crown Reserve 87996.

Riesling Road – extends south from Verdelho Drive through Lot 290, DP 753848.

Shiraz Drive – extends south and then east from Verdelho Drive through Crown Reserve 87996 and Lot 290, DP 753848.

Chardonnay Drive – extends south from Browns Lane through Lot 287, DP 753848.

G. INGLIS, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340. [4390]

COWRA SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Overdue Rates

NOTICE is hereby given to the owners of the properties listed hereunder that Cowra Shire Council has resolved, in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder and on which the amount of rates and charges stated in each case as at 30th June 2008 is due:

<i>Assessment Number</i>	<i>Address of Property</i>	<i>Description of Land Legal/ Parish/County</i>	<i>Balance at 30th June 2008</i>
3276	22 Logan Street, Billimari	Lot 5, section 4, DP 758107, Billimari, Bathurst	\$3,239.00
3365	Sloan Street, Billimari	Lot 16, section 4, DP 758107, Billimari, Bathurst	\$8,467.09
16976	Parish Dunleary, Mount McDonald	Lot 3, section 2, DP 758718, Dunleary, Bathurst	\$896.49
25314	Darbys Falls Road, Darbys Falls	Lot 1, DP 875033, Milburn, Bathurst	\$4,175.15
10357	1903 Kangaroo Road, Gooloogong	Lot 1, DP 845643, Conimbla, Forbes	\$2,853.88
60150	84 Lachlan Street, Cowra	Lot 19, section 1, DP 6356, Cowra, Bathurst	\$10,536.53
66804	10 Nambucca Circuit, Cowra	Lot 11, DP 258522, Cowra, Bathurst	\$8,849.50
79710	16 William Street, Cowra	Lot 2, DP 805225, Mulyan, Forbes	\$6,294.12
92054	92 Horton Drive, Woodstock	Lot 12, DP 1035581, Bracebridge, Bathurst	\$3,300.65

<i>Assessment Number</i>	<i>Address of Property</i>	<i>Description of Land Legal/ Parish/County</i>	<i>Balance at 30th June 2008</i>
93222	Kangaroo Flat Road, Cowra	Lot 104, DP 1045466, Coota, Bathurst	\$3,483.35
58564	63 Kite Street, Cowra	Lot 16, section 9, DP 977420, Cowra, Bathurst	\$6,870.06

In default of payment to the Council of the amount stated above and any other rates and charges (including extra charges) becoming due and payable after 30 June 2008, before the time fixed for the sale, the said land will be offered for sale by public auction on Monday, 20 April 2009, at 10:00 a.m., in the Council Chambers, located at 116 Kendal Street, Cowra. JAMES RONCON, General Manager, Cowra Shire Council, 116 Kendal Street, Cowra NSW 2794. [4391]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of DAVID JOHN CONDON, late of 6/17 Meadow Crescent, Meadowbank, in the State of New South Wales, who died on 23 October 2008, must send particulars of his claim to the executor, c.o. John S. Fordham, Solicitor, 12 Station Street, West Ryde NSW 2114, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 25 November 2008. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde NSW 2114 (PO Box 107, West Ryde NSW 1685), (DX 27551, West Ryde), tel.: (02) 9858 1533. Reference: JSF.SM.08316. [4392]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of HAROLD WINSTON SOUTHGATE, late of Centennial Park, in the State of New South Wales, retired accounts clerk, deceased, who died on 3 October 2008, must send particulars of their claim to the executor, John George Burkitt, c.o. Truman Hoyle Lawyers, Level 11, 68 Pitt Street, Sydney NSW 2000, within one (1) calendar month from the publication of this notice. After that time the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 10 December 2008. TRUMAN HOYLE LAWYERS, Level 11, 68 Pitt Street, Sydney NSW 2000 (DX 263, Sydney), tel.: (02) 9226 9888. Reference: SR 8742. [4393]

COMPANY NOTICES

NOTICE of final meeting of members.—LAYRIP PTY LTD, ACN 002 337 171 (in liquidation).—Notice is hereby given pursuant to section 509 of the Corporations Act 2001, that the final meeting of the members of the abovenamed company will be held on 16 February 2009, at 9:00 a.m., at the office of Crosbie Warren Sinclair, corner Pacific Highway and Warabrook Boulevard, Warabrook NSW 2304, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanation that may be given by the liquidator. Dated this 9th day of January 2009. BRENT ANTONY PERKINS, Liquidator, c.o. Crosbie Warren Sinclair, Box 29, Hunter Region Mail Centre NSW 2310, tel.: (02) 4923 4000. [4394]

NOTICE of final meeting of members.—J J FLETCHER CONTRACTORS PTY LTD, ACN 000 413 785 (in liquidation).—Notice is hereby given in pursuance of section 509 of the Corporations Law, that at a general meeting of the company will be held at 24 Bay Street, Rockdale NSW 2216, on Monday, 9 February 2009, at 9:00 a.m., for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanation thereof. PAUL R. DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street (PO Box 54), Rockdale NSW 2216, tel.: (02) 9567 0545. [4395]

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