



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 7 September 2009

THE following instruments were officially notified on the NSW legislation website (www.legislation.nsw.gov.au) on the dates indicated:

Regulations and other statutory instruments

[Criminal Procedure Amendment \(Circle Sentencing\) Regulation 2009 \(2009-455\)](#) —
published LW 11 September 2009

[Road Transport \(Driver Licensing\) Amendment \(Facial Recognition Technology\) Regulation 2009 \(2009-466\)](#)
— published LW 11 September 2009

Environmental Planning Instruments

[Ballina Local Environmental Plan 1987 \(Amendment No 109\) \(2009-458\)](#) —
published LW 11 September 2009

[Bankstown Local Environmental Plan 2001 \(Amendment No 19\) \(2009-459\)](#) —
published LW 11 September 2009

[Grafton Local Environmental Plan 1988 \(Amendment No 44\) \(2009-460\)](#) —
published LW 11 September 2009

[Hunter's Hill Local Environmental Plan No 53 \(2009-461\)](#) — published LW 11 September 2009

[Kempsey Local Environmental Plan 1987 \(Amendment No 109\) \(2009-463\)](#) —
published LW 11 September 2009

[Kempsey Local Environmental Plan 1987 \(Amendment No 81\) \(2009-462\)](#) —
published LW 11 September 2009

[Lismore Local Environmental Plan 2000 \(Amendment No 40\) \(2009-464\)](#) —
published LW 11 September 2009

[State Environmental Planning Policy \(Major Development\) Amendment \(Macquarie University\) 2009 \(2009-456\)](#) — published LW 11 September 2009

[State Environmental Planning Policy \(Mining, Petroleum Production and Extractive Industries\) Amendment 2009 \(2009-457\)](#) — published LW 11 September 2009

[Sutherland Shire Local Environmental Plan 2006 \(Amendment No 7\) \(2009-465\)](#) —
published LW 11 September 2009

OFFICIAL NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable Paul Lynch MP, Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act) extend the appointment of Mr Terry Lawler as Administrator to the Koopahtoo Local Aboriginal Land Council for a period of three (3) calendar months, from 14 September 2009. During the period of his appointment, the Administrator will have all of the functions of the Koopahtoo Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The Administrator's remuneration and expenses are not to exceed \$30,000 excluding GST without the prior approval of NSWALC. The Administrator's remuneration may include fees payable for the services of other personnel within the Administrator's firm who provide services as agents of the Administrator.

Signed and sealed this 10th day of September 2009.

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

GOD SAVE THE QUEEN

FIRE SERVICES JOINT STANDING COMMITTEE ACT 1998

Appointments of Members

Fire Services Joint Standing Committee

I, STEVE WHAN, MP, Minister for Emergency Services, in pursuance of section 4 (2) of the Fire Services Joint Standing Committee Act 1998, appoint the following persons as Members of the Fire Services Joint Standing Committee:

Shane Fitzsimmons, AFSM
Gregory Philip Mullins, AFSM
Stuart Midgley, AFSM
Darryl John Dunbar
Brian Lindsay McKinlay, AFSM
Jim Casey

for the three-year statutory period expiring on 5 July 2012.

STEVE WHAN,
Minister for Emergency Services

COMBAT SPORTS ACT 2008

Appointment of Members to the Combat Sports Authority of New South Wales

I recommend for the approval of Her Excellency the Governor, with the advice of the Executive Council that:

1. pursuant to Section 60(4) of the Combat Sports Act 2008, the following persons be appointed to the office of Member of the Combat Sports Authority of NSW for a term of office commencing on 30 September 2009 and terminating on 30 September 2011: Terence Hartmann, John Clark, David Grainger, Steven Griffiths, Allan Kemp, Laura Jayne Ng, Richard Pinson and Jane Spring.
2. pursuant to Section 60(5)(a) of the Combat Sports Act 2008, Terence Hartmann be appointed to the office of Chair of the Combat Sports Authority of NSW for the above term of office.
3. pursuant to Section 60(5)(b) of the Combat Sports Act 2008, Dr Ameer Ibrahim (a medical practitioner nominated by the Australian Sports Medicine Federation, New South Wales Branch) be appointed to the office of Member of the Combat Sports Authority of NSW for the above term of office.

KEVIN GREENE, M.P.,
Minister for Gaming and Racing
Minister for Sport and Recreation

Department of Lands

ARMIDALE OFFICE
108 Faulkner Street (PO Box 199A), Armidale NSW 2350
Phone: (02) 6770 3100 Fax (02) 6772 8782

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

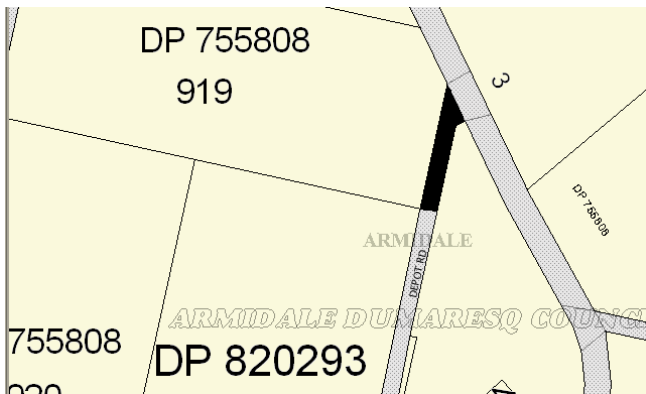
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in each Schedule 1 are transferred to the Roads Authority specified in the corresponding Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in each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

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

SCHEDULE 1

*Parish – Armidale; County – Sandon;
 Land District – Armidale; L.G.A. – Armidale Dumaresq*

The Crown road 20.115 metres wide known as Depot Road at Armidale, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Armidale Dumaresq Council.

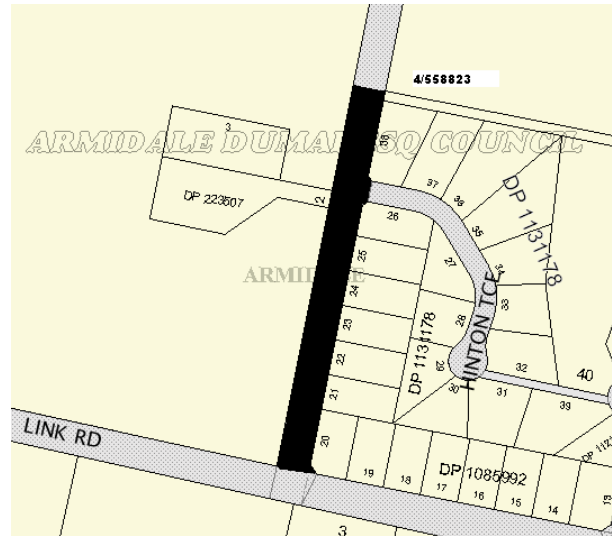
File No.: 09/2207 : W455159.

Councils Reference: Councils Minutes 24 August 2009, Item 7.2, ref.: 265/09 : John Tooke.

SCHEDULE 1

*Parish – Armidale; County – Sandon;
 Land District – Armidale; L.G.A. – Armidale Dumaresq*

The Crown road 20.115 metres wide and var. known as Fittler Road at Armidale, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Armidale Dumaresq Council.

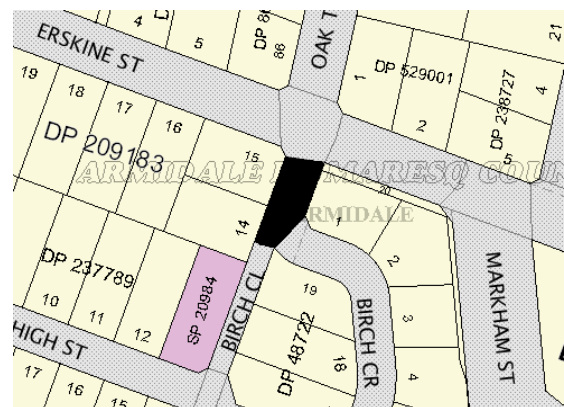
File No.: 09/2207 : W455158.

Councils Reference: Councils Minutes 24 August 2009, Item 7.2, ref.: 265/09 : John Tooke.

SCHEDULE 1

*Parish – Armidale; County – Sandon;
 Land District – Armidale; L.G.A. – Armidale Dumaresq*

The Crown road 20.115 metres wide and var. known as Birch Crescent at Armidale, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Armidale Dumaresq Council.

File No.: 09/2207 : W455157.

Councils Reference: Councils Minutes 24 August 2009, Item 7.2, ref.: 265/09 : John Tooke.

SCHEDULE 1

*Parish – Glen Morrison; County – Vernon;
Land District – Walcha; L.G.A. – Walcha*

The Crown road 40.23 metres wide and var, north of Lot 1, DP 1104219 at Walcha.

SCHEDULE 2

Roads Authority: Walcha Council.

File No.: 09/2207 : W455296.

Councils Reference: Brazel : Samantha Smith.

ROADS ACT 1993

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 roads and the rights of passage and access that previously existed in relation to these 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 Lands

Description

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

Road Closed: Lot 1, DP 1135122 at Gum Flat, Parish Stag, County Murchison.

File No.: AE06 H 101.

Schedule

On closing, the land within Lot 1, DP 1135122 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lots 1 and 2, DP 1140311 at Rocky River, Parish Uralla, County Sandon.

File No.: AE07 H 64.

Schedule

On closing, the land within Lots 1 and 2, DP 1140311 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 1, DP 1140096 at Guyra, Parish Elderbury, County Hardinge.

File No.: AE06 H 414.

Schedule

On closing, the land within Lot 1, DP 1140096 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Glen Innes; L.G.A. – Glen Innes Severn

Road Closed: Lot 1, DP 1140194 at Emmaville, Parish Tent Hill, County Gough.

File No.: AE06 H 427.

Schedule

On closing, the land within Lot 1, DP 1140194 remains vested in the State of New South Wales as Crown Land.

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

PURSUANT to section 92(1) of the Crown Lands Act 1989, the existing reserve trust specified in Column 1 of the Schedule hereunder, is appointed as trustee of the reserves specified in Column 2 of the Schedule.

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

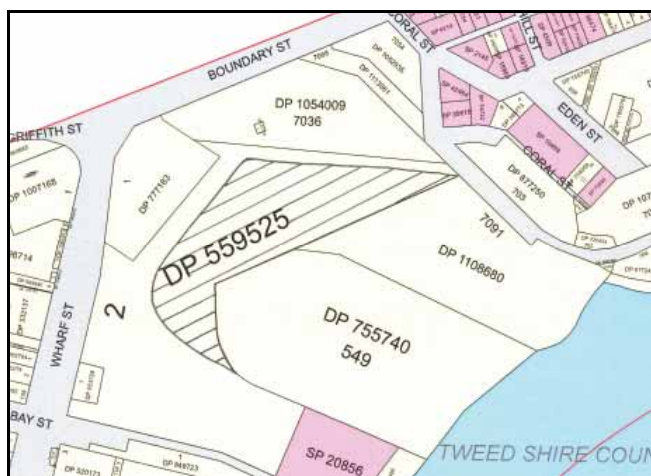
SCHEDULE*Column 1*

Tweed Heads Jack Evans
Boatharbour Reserve Trust.

Column 2

Part Reserve No. 1012196
(being part Lot 2, DP
559525, Parish Terranora,
County Rous, as shown by
hatching on diagram
hereunder).

Public Purpose: For the
public purpose of access
and public requirements,
rural services, tourism
purposes and
environmental and
heritage conservation.
Notified: 25 August 2006.
File No.: GF91 R 10.

**NOTIFICATION OF CLOSING OF ROAD**

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

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

Description

Land District – Grafton; L.G.A. – Richmond Valley
Road Closed: Lot 1, DP 1141074 at Tabbimoble, Parishes
Doubleduke and Tabbimoble, County Richmond.
File No.: GF05 H 693.

Schedule

On closing, the land within Lot 1, DP 1141074 remains
vested in the State of New South Wales as Crown Land.

Description

Land District – Casino; L.G.A. – Kyogle
Road Closed: Lot 1, DP 1140082 at Terrace Creek, Parish
Loadstone, County Rous.
File No.: GF05 H 669.

Schedule

On closing, the land within Lot 1, DP 1140082 remains
vested in the State of New South Wales as Crown Land.

Description

Land District – Bellingen; L.G.A. – Nambucca
Road Closed: Lots 1 and 2, DP 1141876 at Southarm,
Parish Ketelghay, County Raleigh.
File No.: GF05 H 686.

Schedule

On closing, the land within Lots 1 and 2, DP 1141876
remains vested in the State of New South Wales as Crown
Land.

Description

Land District – Murwillumbah; L.G.A. – Byron
Road Closed: Lot 1, DP 1141412 at Main Arm, Parish
Mullumbimby, County Rous.
File No.: 07/6210.

Schedule

On closing, the land within Lot 1, DP 1141412 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 – Narrandera; County – Cooper;
Land District – Narrandera; L.G.A. – Narrandera

Road Closed: Lot 1, DP 1142201.

File No.: 09/00177 (MR).

Note: On closing, title to the land comprised in Lot 1 remains vested in the Crown as Crown Land.

HAY OFFICE
126 Lachlan Street (PO Box 182), Hay NSW 2711
Phone: (02) 6990 1800 Fax: (02) 6993 1135

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Land District of Deniliquin; L.G.A. – Conargo

Lot 1 in DP 1131023, Parish of Dahwilly, County of Townsend.

File No.: HY05 H 94.

Note: On closing, title for the land comprised in Lot 1, DP 1131023 remains vested in the State of New South Wales as Crown Land.

Description

Land District of Deniliquin; L.G.A. – Jerilderie

Lot 1 in DP 1136241, Parishes of Yanko, Yanko South, Walooona and Goolgumbla, County of Urana.

File No.: HY88 H 267.

Note: On closing, title for the land comprised in Lot 1, DP 1136241 remains vested in the State of New South Wales as Crown Land.

MAITLAND OFFICE**Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323****Phone: (02) 4937 9306****Fax: (02) 4934 8417****NOTIFICATION OF CLOSING OF PUBLIC ROAD**

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

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

Description

*Parish – Tyrone; County – Brisbane;
Land District – Scone; L.G.A. – Upper Hunter*

Road Closed: Lot 1, DP 1140074 (not being land under the Real Property Act).

File No.: 08/0626.

Schedule

On closing, the land within Lot 1, DP 1140074 remains vested in the State of New South Wales as Crown Land.

**PLAN OF MANAGEMENT FOR CROWN RESERVE
UNDER DIVISION 6 OF PART 5 OF THE CROWN
LANDS ACT 1989 AND
CROWN LANDS REGULATION 2006**

A draft plan of management has been prepared for the Crown Reserve described hereunder. The reserve is under the trusteeship of the Crown Lands Reserve Trust.

Inspection of the draft plan can be made during business hours at Gosford Council's customer service centres (9:00 a.m.-5:00 p.m.) including the Erina Centre, Kincumber, Woy Woy, Gosford City Library, the Gosford Council Chambers building, 49 Mann Street, Gosford (8:30 a.m.-5:00 p.m.) and at the Maitland Office of the Land and Property Management Authority (8:30 a.m.-4:30 p.m.), cnr Newcastle Road and Banks Street, East Maitland. The plan may also be viewed on the Authorities web site www.lpma.nsw.gov.au.

The draft plan will be on exhibition from 21 September 2009 to 18 October 2009. Comments on the draft plan are invited from the public and may be submitted in writing to the Special Projects Manager, Land and Property Management Authority, PO Box 2155, Dangar NSW 2309, or by email at natalie.heise@lpma.nsw.gov.au until 5:00 p.m. 19 October 2009.

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

Description of Lands

*Land District – Gosford; Council Area – Gosford;
Parish – Kincumber; County – Northumberland*

Part Reserve 1014968 for access and public requirements, tourism purposes and environmental heritage and conservation.

Location: Area approx. 1.87km off shore from Avoca Beach in water depths of 33-34m below mean sea level.

File No.: MD07 H 56.

**PLAN OF MANAGEMENT FOR CROWN RESERVE
UNDER DIVISION 6 OF PART 5 OF THE CROWN
LANDS ACT 1989 AND
CROWN LANDS REGULATION 2006**

THE recently reviewed draft plan of management prepared for the Crown reserved land known as Terrigal Haven described hereunder that is under the trusteeship of Gosford City Council is being re-exhibited due to a significant amendment to the original draft.

A copy of the amended draft plan of management will be available on the Council's website www.gosford.nsw.gov.au. Inspection of the draft plan may also be made at Gosford City Council's Customer Service Centres (9:00 a.m.-5:00 p.m.) including the Erina Centre, Kincumber Library, Woy Woy Library and the Council building at 49 Mann Street, Gosford (8:30 a.m.-5:00 p.m.) and the Land and Property Management Authority, Newcastle Road and Banks Street, East Maitland (8:30 a.m.-4:30 p.m.).

The Draft Plan will be on exhibition from 21 September 2009 until 18 October 2009. Comments on the draft plan (amendments only) are invited from the public and may be submitted in writing to The General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.

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

Description of Lands

*Land District – Gosford; Council Area – Gosford;
Parish – Kincumber; County – Northumberland*

Reserve 48416 for public recreation, being Lot 6, DP 805477 and Lot 247, DP 755234.

Area: Approx. 10.5 hectares.

Location: Terrigal Haven.

File No.: 09/10681.

**PLAN OF MANAGEMENT FOR A CROWN
RESERVE BEING BELMONT WETLANDS STATE
PARK UNDER PART 5, DIVISION 6 OF THE
CROWN LANDS ACT 1989 AND CROWN LANDS
REGULATION 2006.**

A draft plan of management has been prepared for the Crown Reserve being the Belmont Wetlands State Park, described hereunder which is under the Trust management of the Belmont Wetlands State Park Trust.

Inspection of the draft plan is available to view on the Authority's website www.lpma.nsw.gov.au, at Land and Property Management Authority offices at 437 Hunter Street, Newcastle and Cnr New England Highway and Banks Street, East Maitland; Lake Macquarie City Council, Main Road, Speers Point; Lake Macquarie City Council Libraries at 19 Ernest Street, Belmont; 139 Main Road, Speers Point and Cnr Smith and Ridley Streets, Charlestown.

Submissions are invited from the public on the draft plan. Submissions will be received up until 4:00 p.m., 30th October 2009 and should be sent to Andrews Neil Pty Ltd, PO Box 1476, Gosford NSW 2250 (Contact Ms Zoe Cooke, tel.: 4324 3633), or by e-mail to landscape@andrewsneil.com.au.

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

Description of Reserves

*Land District – Newcastle; L.G.A. – Lake Macquarie;
Parish – Kahibah; County – Northumberland*

Reserve R1011388 for public recreation, coastal environmental protection, tourist facilities and services and notified 3rd March 2006.

File No.: 08/7029.

MOREE OFFICE

Frome Street (PO Box 388), Moree NSW 2400

Phone: (02) 6750 6400 Fax: (02) 6752 1707

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Land District – Narrabri; Council – Pilliga Shire Council;
Parish – Ginee; County – Baradine*

Road Closed: Lot 1 in DP 1141080.

File No.: ME05 H 388.

Note: On closing, the land within Lot 1 in DP 1141080 remains vested in the State of New South Wales as Crown Land.

Description

*Land District – Bingara; Council – Gwydir;
Parish – Dunnee; County – Murchison*

Road Closed: Lots 1 and 2 in DP 1141410.

File No.: ME05 H 452.

Note: On closing, the land within Lots 1 and 2 in DP 1141410 remains vested in the State of New South Wales as Crown Land.

Description

*Land District – Narrabri; Council – Narrabri Shire;
Parish – Meriah; County – Jamison*

Roads Closed: Lot 1 in DP 1131867.

File No.: ME05 H 188.

Note: On closing, the land within Lot 1, DP 1131867 remains vested in the State of New South Wales as Crown Land.

NEWCASTLE OFFICE**437 Hunter Street, Newcastle NSW 2300 (PO Box 2185, Dangar NSW 2309****Phone: (02) 4920 5000 Fax: (02) 4925 3489****NOTICE OF PUBLIC PURPOSE PURSUANT TO
SECTION 34A (2) (B) OF THE CROWN LANDS ACT
1989**

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve specified in Column 1 of the Schedule is to be occupied for the additional purpose specified in Column 2 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Reserve No.: 1001342.	Communication Facilities.
Public Purpose: Public recreation.	
Notified: 9 November 1979.	
Locality: Rosebury.	
File No.: 08/6163.	

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 rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

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

Description

*Parish – Numbaa; County – St Vincent;
Land District – Nowra;
Local Government Area – Shoalhaven*

Road Closed: Lot 1, DP 1141861 at Comerong Island.

File No.: NA06 H 26.

Schedule

On closing, the lands remain vested in State of New South Wales as Crown Land.

ERRATUM

THE notice appearing in the Nowra Office section of the official notices for the Department of Conservation and Land Management in the *New South Wales Government Gazette* of 19th August 1994 (Folio 4469), under the heading Assignment of Corporate Names to Reserve Trusts as it relates to the corporate name Depot Beach (R91910) Reserve Trust being assigned to the reserve trust constituted for the reserve numbered as 91910 with a location of Depot Beach was published in error and is hereby deleted.

File No.: NA83 R 50.

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

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

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE**Description**

*Parish – Errol; County – Bathurst;
Land District – Blayney; L.G.A. – Blayney*

Road Closed: Lot 1 in Deposited Plan 1141681.

File No.: 08/2773.

Note: On closing, the land within Lot 1, DP 1141681 remains vested in Blayney Shire Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: 217719.

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

SCHEDULE*Column 1*

The person for the time being holding the office of President, Billican Productions Incorporated (ex-officio member), Teina Nixon HUTCHISON (new member), Marilyn LECH (re-appointment), Madeline FORGIE (re-appointment), Alfred QUIGG (re-appointment), Roger Ian SMITH (re-appointment), Catherine SMITH (re-appointment), Robert Ian MORRISON (re-appointment).

Column 2

Billimari Public Hall and Recreation Reserve Trust.

Column 3

Reserve No.: 50139.
Public Purpose: Public recreation.
Notified: 26 August 1914.

Reserve No.: 51431.
Public Purpose: Public hall.
Notified: 14 April 1916.
File No.: OE81 R 98/4.

Term of Office

For a term commencing this day and expiring 17 September 2014.

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

ERRATUM

IN the notifications appearing in the *New South Wales Government Gazette* of the 4 September 2009, Folio 4957, under the headings "Revocation of Appointment of Reserve Trust as Trustee" and "Appointment of Reserve Trusts as Trustee of Reserves" delete the word "Rockwood" wherever occurring and insert the word "Rookwood" in lieu thereof.

File No.: 08/2732.

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

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of the 11 September 2009, Folio 5039, under the heading "Notification of Closing of Roads" in notes should read [1] On closing, title for the land in Lot 1 remains vested in Burwood Council as operational land.

File No.: 08/10760.

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

DRAFT PLAN OF MANAGEMENT FOR CROWN LANDS AT CLAYDON RESERVE AND BEVERLEY PARK AND UNDER PART 5, DIVISION 6 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 2006.

A draft plan of management has been prepared for Crown Land (part of the Claydon Reserve at Sans Souci), described hereunder, which is part of Crown Reserve 70596, known as the Claydon Reserve Beverley Park Golf Links.

The reserve is managed by the Beverley Park (R70596) Reserve Trust through Kogarah City Council.

The draft plan can be viewed at Kogarah Town Square Library, Kogarah City Council Oatley Branch Library, Kogarah City Council, South Hurstville Branch Library and at Kogarah City Council Customer Service Centre, 84 Railway Parade, Kogarah and on Council's web site, <http://www.kogarah.nsw.gov.au>.

The public are invited to make representations on the draft plan. The plan will be on exhibition from Friday, 18 September 2009, for 28 days. Submissions will be received up until Monday, 19 October 2009 and should be sent to Emma Davis, Sport and Recreation Officer, Recreation and Urban Landscapes, Kogarah City Council, Locked Bag 8, Kogarah NSW 2217, or by email to emma.davis@kogarah.nsw.gov.au.

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

Description of Crown Lands

*Land District – Metropolitan; L.G.A. – Kogarah;
Parish – St George; County – Cumberland*

Crown Lands: Lot 7104, DP 1100398 being part of Reserve 70596, gazetted 12 June 1942, for the public purpose of public recreation, inclusive of Lot 7031, DP 93155.

Location: Beverley Park NSW.

File No.: 09/08684.

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

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance to the provisions of the Roads Act 1993, the 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 – Curlewis; Land District – Gunnedah;
L.G.A. – Gunnedah Shire

Road Closed: Lot 1 in Deposited Plan 1141553, Parish Curlewis, County Pottinger.

File No.: TH05 H 183.

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

Description

Locality – Currabubula; Land District – Tamworth;
L.G.A. – Liverpool Plains

Road Closed: Lots 1 and 2 in Deposited Plan 1135341, Parish Currabubula, County Buckland.

File No.: 08/3368.

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

Description

Locality – Somerton; Land District – Tamworth;
L.G.A. – Tamworth Regional

Road Closed: Lots 1 and 2 in Deposited Plan 1130381, Parish Somerton, County Parry.

File No.: TH03 H 39.

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

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE*Column 1*

Moonbi Reserve Trust.

Column 2

Reserve No.: 37266.
Public Purpose: Quarry.
Notified: 5 March 1904.
Reserve No.: 73119.
Public Purpose: Rubbish depot.
Notified: 1 April 1949.
File No.: TH87 H 143.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE*Column 1*

Lands Administration Ministerial Corporation.

Column 2

Moonbi Reserve Trust.

Column 3

Reserve No.: 37266.
Public Purpose: Quarry.
Notified: 5 March 1904.
Reserve No.: 73119.
Public Purpose: Rubbish depot.
Notified: 1 April 1949.
File No.: TH87 R 143.

For a term commencing date of this gazettal.

ROADS ACT 1993**ORDER****Transfer of Crown Road to Council**

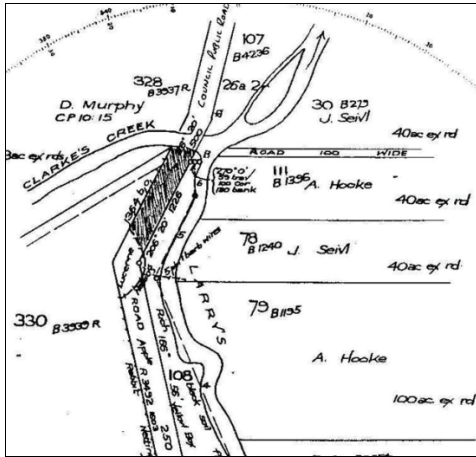
IN pursuance of provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown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

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

SCHEDULE 1

Parish – Moan; County – Buckland;
Land District – Quirindi; L.G.A. – Liverpool Plains

Crown public road as shown hatched in black on the below diagram, being section of road part east of Lot 1 in DP 830478 (formerly portion 330).



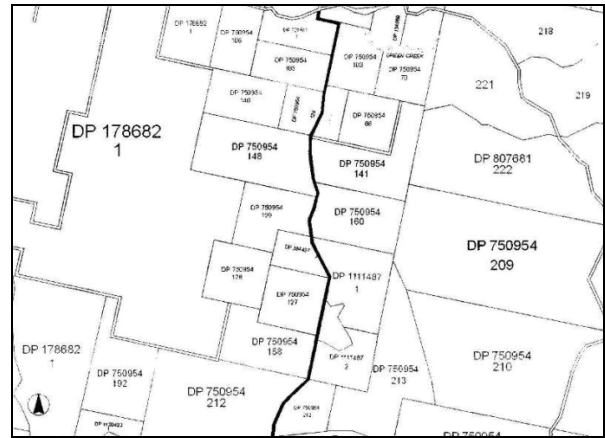
SCHEDULE 2

Roads Authority: Liverpool Plains Shire Council.
File No.: 06/6895.

SCHEDULE 1

County – Brisbane; Land District – Tamworth;
L.G.A. – Upper Hunter Shire Council

Crown public road known as Tinseys Road shown hatched in black on the below diagram.



SCHEDULE 2

Roads Authority: Upper Hunter Shire Council.
File No.: TH04 H 58.

TAREE OFFICE

98 Victoria Street (PO Box 440), Taree NSW 2430

Phone: (02) 6591 3500 Fax: (02) 6552 2816

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 term 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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Cedric AVERY (reappointment), Phillip Wayne MORTON (reappointment), Quinton TITMUS (reappointment), Dianne GAMACK (reappointment), Mirella ZANELLA (new appointment), Mark Anthony TARRANT (new appointment), Ronald HOPKINS (new appointment).	Rollands Plains Recreation Reserve Trust.	Reserve No.: 35451. Public Purpose: Public recreation. Notified: 6 December 1902. File No.: TE80 R 183.

Term of Office

For a term commencing on 9 September 2009 and expiring 8 September 2014.

WESTERN REGION OFFICE
45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830
Phone: (02) 6883 5400 Fax: (02) 6884 2067

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

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

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

*Administrative District – Bourke; Shire – Bourke;
Parish – Barcoola; County – Landsborough*

The purpose and conditions of Western Lands Lease 5549, being the land contained within Folio Identifiers 5921/768812, 5949/768831, 5950/768832 and 5951/768833 have been altered from "Grazing" to "Grazing and Cultivation" effective from 11 February 2009.

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

The conditions previously annexed to Western Lands Lease 5549 have been revoked and the following conditions have been annexed thereto.

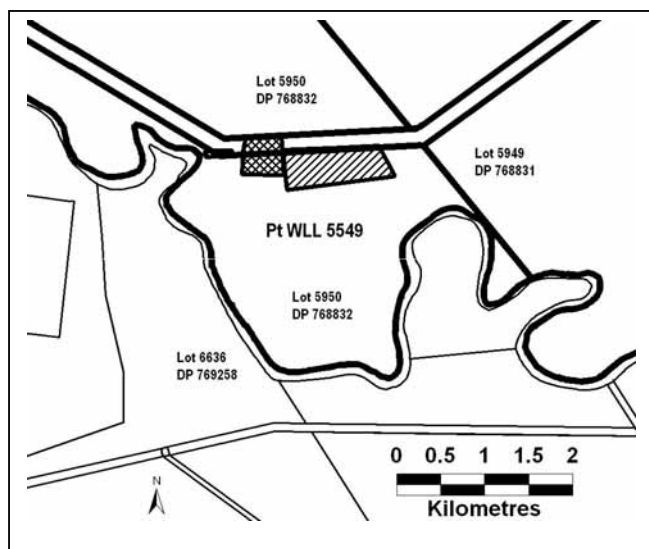
**CONDITIONS AND RESERVATIONS ATTACHED TO
WESTERN LANDS LEASE 5549**

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
- (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
- (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 "GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.

- (11) The land leased shall be used only for the purpose of Grazing and Cultivation.
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.
- (17) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except to the satisfaction of the Commissioner.
- (18) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (19) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (20) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (21) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (22) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (23) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (24) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (25) The lessee shall comply with the provisions of the Native Vegetation Act 2003 and any regulations made in pursuance of that Act.
- (26) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under subsection (6) is complied with.
- (27) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, comply with the routine agricultural management activities listed in the Native Vegetation Act 2003.
- (28) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless approval has been issued in accordance with the Native Vegetation Act 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (29) The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.

- (30) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (31) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (32) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (33) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseedling and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (34) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (35) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (36) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (37) The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997 particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or pesticide or similar chemicals.
- (38) The lessee shall not clear any native vegetation within the area shown cross-hatched on the diagram hereunder unless written approval has been granted by the local Catchment Management Authority.
- (39) The lessee shall conduct dryland (49 ha hatched on the attached diagram) and Irrigated cultivation (22 ha shown cross-hatched on the attached diagram) only within the areas indicated on the diagram hereunder. Cultivation outside this area will only be allowable with the written consent of the Commissioner or Minister.
- (40) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (41) The lessee shall not cultivate within the channel of incised drainage lines (other than man made structures) which carry water after storms in the channels, nor cultivate within a distance of 20 metres on either side of the banks of the channels, except when otherwise specified by the Western Lands Commissioner.
- (42) The lessee shall cease work immediately should any Aboriginal archaeological relics or sites be uncovered during the proposed works (Aboriginal Sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development).
- (43) The lessee shall consider the requirements of the National Parks and Wildlife Act 1974 with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the National Parks and Wildlife Service (NPWS). If a site is discovered the lessee shall contact the Manager, Cultural Heritage Unit, National Parks and Wildlife Services on Phone (02) 6883 5324 OR AT 58-62 Wingewarra St, Dubbo.
- (44) The lessee shall establish windbreaks at his/her own expense, as may be ordered by the Western Lands Commissioner to provide adequate protection of the soil.
- (45) The lessee shall ensure that stubble and other crop residue is retained on the soil surface and shall not be burnt, except with the written approval of the Western Lands Commissioner or his delegate. Where such approval is granted, stubble burning shall be carried out with the approval as per requirements of the NSW Rural Fire Services.
- (46) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (47) The lessee shall not permanently transfer Irrigation water from the lease without the prior written permission of the Western Lands Commissioner.
- (48) The lessee shall contact the Environmental Protection Authority before disposing of any tailwater or water which may be contaminated with fertiliser, herbicide or pesticide. Disposal of tailwater into creeks and rivers is controlled by the Environment Protection Authority under the Clean Waters Act.
- (49) The area within this Change of Lease Purpose partly covers a Travelling Stock Reserve and suitable arrangements must be made with the relevant Rural Lands Protection Board prior to commencement of any development. If suitable arrangements cannot be made with the Rural Lands Protection Board, the matter will be determined by the Western Lands Commissioner.

- (50) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (51) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the commissioner.
- (52) Texture contrast (or duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlaying a clay subsoil and are prone to scolding (producing claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Commissioner.
- (53) Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee's expense.
- (54) Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.
- (55) The lessee shall only use the approved irrigation areas for fodder or grain cropping.
- (56) Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with the conditions of this Change of Lease Purpose.
- (57) The lessee shall ensure that no run-off will escape onto adjoining lands.



ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

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

*Administrative District – Walgett; Shire – Walgett;
Parish – Kigwigil; County – Finch*

The purpose/conditions of Western Lands Lease 16322 being the land contained within Folio Identifier 1000/1138091 has been altered from “Grazing” to “Business (Hotel and Tourist Accommodation) and Residence” effective from 11 September 2009.

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

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE WLL No. 16322

- (1) In the conditions annexed to the lease, the expression “the Minister” means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression “the Commissioner” means the Commissioner charged with the administration of the Western Lands Act 1901 (“the Act”) in accordance with section 4(2) of the Act.
- (3)
 - (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee agrees to occupy use and keep the Premises at the risk of the lessee and hereby releases to the full extent permitted by law the Lessor from all claims and demands of every kind resulting from any accident damage or injury occurring therein and the lessee EXPRESSLY AGREES that the Lessor shall have no responsibility or liability for any loss of or damage to fixtures and/or the personal property of the lessee.
 - (c) The lessee expressly agrees that the obligations of the lessee under this clause shall continue after the expiration or other determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The lessee will (without in any way limiting the liability of the lessee under any other provision of this lease) forthwith take out and thereafter during the Term keep current a public risk insurance policy for \$10,000,000 for any one claim (or such other reasonable amount as the Minister may from time to time specify in writing to the lessee) whereby the Minister shall during the continuance of this lease be indemnified against all

- actions suits claims demands proceedings losses damages compensations costs charges and expenses mentioned or referred to in this lease to which the Minister shall or may be liable.
- (5) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (6) The rent shall be due and payable annually in advance on 1 July in each year.
- (7) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 "GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
- (b) Notwithstanding any other provision of this Agreement:
- (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
- (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (8) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (9) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (10) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (11) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (12) The land leased shall be used only for the purpose of Business Purpose (Hotel and Tourist Accommodation) and Residence.
- (13) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (14) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (15) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (16) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (17) The lessee shall effectively prevent any interference with the amenity of the locality by reason of the emission from the land leased of noise, vibration, smell, fumes, smoke, vapour, steam, soot ash, dust, waste water, waste products, grit or oil or otherwise, and when directed by the Commissioner shall abate that interference forthwith.
- (18) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local Government area.
- (19) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (20) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.

- (21) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (22) If the lessee is an Australian registered company than the following conditions shall apply:
- I The Lessee will advise the Commissioner of the name, address and telephone number of the Lessee's company secretary, that person being a person nominated as a representative of the company in respect of any dealings to be had with the company. The Lessee agrees to advise the Commissioner of any changes in these details.
 - II Any change in the shareholding of the Lessee's company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.
 - III Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.
 - IV A copy of the company's annual financial balance sheet or other financial statement which gives a true and fair view of the company's state of affairs as at the end of each financial year is to be submitted to the Commissioner upon request.
-

Department of Primary Industries

ANIMAL DISEASES (EMERGENCY OUTBREAKS) ACT 1991

Order – Section 76

Certification that an outbreak of the emergency disease Swine influenza exists in the State of New South Wales

I, RICHARD FREDERICK SHELDRAKE, Director-General of the Department of Industry and Investment, with the powers the Minister has delegated to me under section 67 of the Animal Diseases (Emergency Outbreaks) Act 1991 and pursuant to section 76 of that Act, revoke the order declared under section 76 of the Act titled “Order – Section 76 Certification that an outbreak of the emergency disease Swine influenza exists in the State of New South Wales” dated 3 August 2009.

Dated this 15th day of September 2009.

R. F. SHELDRAKE,
Director-General
Department of Industry and Investment

FISHERIES MANAGEMENT ACT 1994

Instrument of Appointment

Nominated Chair to the Aquaculture Research Advisory Committee

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to Section 157(4) of the Fisheries Management Act 1994 and Clause 1 of Schedule 1 of the Fisheries Management (Aquaculture) Regulation 2007 appoint Professor Ian White as the independent chair of the Aquaculture Research Advisory Committee commencing on 27 September 2009 for a term of three years.

Dated this 4th day of September 2009.

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

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(09-5741)

No. 3778, CENTENNIAL COAL COMPANY LIMITED (ACN 003 714 538), area of 3850 hectares, for Group 9, dated 8 September 2009. (Orange Mining Division).

(09-5742)

No. 3779, CENTENNIAL COAL COMPANY LIMITED (ACN 003 714 538), area of 3578 hectares, for Group 9, dated 8 September 2009. (Orange Mining Division).

(09-5743)

No. 3780, CENTENNIAL COAL COMPANY LIMITED (ACN 003 714 538), area of 1816 hectares, for Group 9, dated 8 September 2009. (Orange Mining Division).

(09-5734)

No. 3781, BLOOMFIELD COLLIERIES PTY LTD (ACN 000 106 972), area of 984 hectares, for Group 9, dated 9 September 2009. (Armidale Mining Division).

(T09-0169)

No. 3782, WALMUR PROPERTIES PTY LTD (ACN 000 017 818), area of 3 units, for Group 2, dated 10 September 2009. (Orange Mining Division).

(09-1238)

No. 3783, ULAN COAL MINES LTD (ACN 000 189 248), area of 749.3 hectares, for Group 9, dated 10 September 2009. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

ASSESSMENT LEASE APPLICATIONS

(T08-0169)

Singleton No. 45, now Assessment Lease No. 19, MUSWELLBROOK COAL COMPANY LTD (ACN 000 009 521), Parish of Brogheda, County of Brisbane; Parish of Clanricard, County of Brisbane; Parish of Ellis, County of Brisbane; Parish of Halscot, County of Brisbane; Parish of Strathearn, County of Brisbane and Parish of Wybong, County of Brisbane, area of about 8100 hectares, for coal, dated 9 September 2009, for a term until 9 September 2014. As a result of the grant of this title, Exploration Licence No. 5431 and Exploration Licence No. 5600 have ceased to have effect.

(T08-0170)

Singleton No. 46, now Assessment Lease No. 19, MUSWELLBROOK COAL COMPANY LTD (ACN 000 009 521), Parish of Strathearn, County of Brisbane, area of about 8100 hectares, for coal, dated 9 September 2009, for a term until 9 September 2014. As a result of the grant of this title, Exploration Licence No. 5431 and Exploration Licence No. 5600 have ceased to have effect.

PETROLEUM APPLICATION

(T09-0003)

No. 111, now Petroleum Exploration Licence No. 475, DREQUILIN PTY LIMITED (ACN 133 377 287), area of 73 blocks, for petroleum, dated 4 September 2009, for a term until 4 September 2012. (Inverell Mining Division). For exact location details refer to the Department’s NSW State Map of Petroleum Titles.

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

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

(C01-0309)

Exploration Licence No. 6007, LITHGOW COAL COMPANY PTY LIMITED (ACN 073 632 952), area of 140 hectares. Application for renewal received 9 September 2009.

(05-0209)

Exploration Licence No. 6468, MINING EXPLORATION PTY LTD (ACN 113 513 321), area of 24 units. Application for renewal received 9 September 2009.

(09-6332)

Exploration Licence No. 6904, GLOUCESTER COAL LTD (ACN 008 881 712), area of 1760 hectares. Application for renewal received 3 September 2009.

(06-4194)

Exploration Licence No. 6907, ACTWAY PTY LIMITED (ACN 090 165 174), area of 46 units. Application for renewal received 9 September 2009.

(07-0118)

Exploration Licence No. 6909, PLATSEARCH NL (ACN 003 254 395), area of 100 units. Application for renewal received 15 September 2009.

(07-0260)

Exploration Licence No. 6910, CENTAURUS RESOURCES LIMITED (ACN 120 281 969), area of 30 units. Application for renewal received 11 September 2009.

(07-0147)

Exploration Licence No. 6913, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 84 units. Application for renewal received 10 September 2009.

(07-7147)

Exploration (Prospecting) Licence No. 1050, CONRAD SILVER MINES PTY LTD (ACN 106 967 506), area of 4 units. Application for renewal received 15 September 2009.

(09-6081)

Consolidated Coal Lease No. 714 (Act 1973), COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), area of 623 hectares. Application for renewal received 26 August 2009.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(08-6186)

Authorisation No. 173, ANGLO COAL (DRAYTON MANAGEMENT) PTY LIMITED (ACN 002 028 257), County of Durham, Map Sheet (9033), area of 129 hectares, for a further term until 31 August 2013. Renewal effective on and from 18 August 2009.

(T07-6427)

Exploration Licence No. 2934, SULTAN CORPORATION LIMITED (ACN 061 219 985), County of Georgiana, Map Sheet (8729), area of 6 units, for a further term until 22 October 2010. Renewal effective on and from 15 September 2009.

(T92-0436)

Exploration Licence No. 4512, CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Cunningham, Map Sheet (8432), area of 27 units, for a further term until 1 June 2011. Renewal effective on and from 9 September 2009.

(04-0566)

Exploration Licence No. 6400, TURON GOLD PTY LTD (ACN 108 675 216), Counties of Young and Yungnulgra, Map Sheet (7435), area of 98 units, for a further term until 31 March 2011. Renewal effective on and from 8 September 2009.

(06-4182)

Exploration Licence No. 6795, ST BARBARA LIMITED (ACN 009 165 066), Counties of Canbelego, Gregory and Oxley, Map Sheets (8334, 8335), area of 33 units, for a further term until 7 June 2011. Renewal effective on and from 14 September 2009.

(06-0050)

Consolidated Coal Lease No. 760 (Act 1973), OCEANIC COAL AUSTRALIA LIMITED (ACN 003 856 782), JFE MINERAL (AUSTRALIA) PTY LTD (ACN 007 294 117), MARUBENI COAL PTY LIMITED (ACN 009 932 236) and OCAL MACQUARIE PTY LIMITED (ACN 054 532 884), Parish of Kahibah, County of Northumberland, Map Sheet (9232-3-S), area of 1171.4 hectares, for a further term until 4 July 2021. Renewal effective on and from 29 July 2009.

(C03-0073)

Mining Lease No. 1484 (Act 1992), MACQUARIE GENERATION AND RESOURCE PACIFIC PTY LIMITED (ACN 106 177 708), Parish of Ravensworth, County of Durham; and Parish of Vane, County of Durham, Map Sheet (9133), area of 502.1 hectares, for a further term until 31 January 2024. Renewal effective on and from 4 September 2009.

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:

(T03-0047)

Exploration Licence No. 6124, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), County of Yancowinna, Map Sheets (7133, 7134), area of 13 units. The authority ceased to have effect on 11 September 2009.

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

PLANT DISEASES ACT 1924

Appointment of Inspectors

I, ANDREW COLIN SANGER, Manager Agricultural Compliance of the Department of Industry and Investment, 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 the persons named in the Schedule below as inspectors for the purposes of the Act.

SCHEDULE

Max William MIDGLEY
Wayne Peter MILLER
Nadine Kim MORVELL

James Leslie ROBINSON
Keith Ian STEWART
Robert James STONE

Dated this 15th day of September 2009.

A. C. SANGER,
Manager Agricultural Compliance
Department of Industry and Investment

PLANT DISEASES ACT 1924

Appointment of Inspectors

I, ANDREW COLIN SANGER, Manager Agricultural Compliance of the Department of Industry and Investment, 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 the persons named in the Schedule below as inspectors for the purposes of the Act.

Schedule

Grant Allan EAST
David Laurence PEASELY
Wayne Melven SHOOBRIDGE

Dated this 15th day of September 2009.

A. C. SANGER,
Manager Agricultural Compliance
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 16(2)

Forms to be Used to Provide Information to Persons other than the Authorised Administrator

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 16(2) of the Stock Diseases Regulation 2009 (“the Regulation”) do by this order:

1. revoke the order made pursuant to clause 13A (2) of the Stock Diseases Regulation 2004 dated 28 May 2008, titled “Order pursuant to Clause 13A (2)” and published in New South Wales Government Gazette No. 66 on 6 June 2008, at page 4732, and any order revived as a result of this revocation; and
2. order that the information required to be provided under Part 3 of the Regulation to a person other than the authorised administrator must be provided in the manner and form specified in the Schedule below.

SCHEDULE

- (i) a duly completed transported stock statement that is approved in accordance with Part 10A of the Rural Lands Protection Act 1998, or
- (ii) a duly completed national vendor declaration and waybill (‘NVD’) that is approved from time to time by SAFEMEAT and published by Meat and Livestock Australia, or
- (iii) a duly completed post sale summary that contains the information prescribed in clause 32(8) of the Regulation, or
- (iv) a duly completed national vendor declaration for pigs (‘PigPass’) that is approved from time to time by Australian Pork Limited, or
- (v) a duly completed exhibitor entry or registration form that is provided to a show society or show official and which contains the information prescribed in clause 35(1) of the Regulation, or
- (vi) a duly completed stock permit that has been issued under section 101 of the Rural Lands Protection Act 1998, or
- (vii) a duly completed permit that has been issued under section 7(6) of the Stock Diseases Act 1923.

Definitions:

For the purposes of this Order:

“agricultural show” means an event that is run by a show society;

“show official” means a person that is appointed as or performing the function of the secretary or chief steward of an agricultural show.

“show society” means a body that is affiliated with the Royal Agricultural Society of New South Wales or the Agricultural Societies Council of New South Wales.

NOTE: Meat and Livestock Australia can be contacted at Locked Bag 991, North Sydney NSW 2059, telephone 1800 023 100 or via www.mla.com.au.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 14 - Cattle

Exemptions from the requirement for cattle to be identified or for information to be provided to the authorised administrator of the permanent identification register

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 14 of the Stock Diseases Regulation 2009 (“the Regulation”) do by this order:

1. revoke the order dated 27 August 2007 title “Order pursuant to Clause 14” and published in New South Wales Government Gazette No. 108 on 31 August 2007 at page 6676, and any order revived as a result of this revocation;
2. grant an exemption from clause 20 of the Regulation to the owner or person in charge of cattle where those cattle are being moved in the circumstances specified in Schedule 1;
3. grant an exemption from clause 25 of the Regulation to the owner or person in charge of cattle where those cattle are being moved in the circumstances specified in Schedule 2;

4. grant an exemption from clause 22(8) of the Regulation to the owner or person in charge of cattle where those cattle are being moved in the circumstances specified in Schedule 3; and
5. approve that the owner or person in charge of an abattoir that is licensed as a knackery in accordance with the Food Act 2003 is exempt from clause 24(4) of the Regulation only if the information specified at clause 24(4)(a)–(f) of the Regulation is provided to the authorised administrator within seven (7) days of slaughter.

SCHEDULE 1

Exemption from requirement to permanently identify cattle

1. (*Local movements*) The cattle are:
 - (i) moved directly to a contiguous property and returned to the original property within 2 days, or
 - (ii) grazed continuously between contiguous properties;

OR
2. (*Unsuitable facilities*) The cattle are:
 - (i) located on a property where it is not practical to attach a permanent identifier, and
 - (ii) moved directly from the property to another place in accordance with the approval of a district veterinarian or a ranger, or in accordance with a permit issued by an inspector under section 7(6) of the Act, and
 - (iii) identified after arrival at the other place in accordance with clause 19 of the Regulation before the cattle is sold or slaughtered, or within 2 days of arrival, or before the cattle leaves that place, whichever is the sooner;

OR
3. (*Animal exhibits*) The cattle are:
 - (i) lawfully held or exhibited at an animal display establishment that is licensed under the Exhibited Animals Protection Act 1986, and
 - (ii) not moved to a saleyard or abattoir, and
 - (iii) not sold, except to another licensed animal display establishment;

OR
4. (*Emergencies*) The cattle are:
 - (i) located on a property (the ‘previous property’) that is affected by an emergency that necessitates the urgent movement of the cattle to another place, and
 - (ii) identified after arrival at the other place with a permanent identifier in accordance with clause 19 of the Regulation before the cattle is sold or slaughtered, or before the cattle leaves that place unless the cattle is returned directly to the previous property;

OR
5. (*Large or difficult animals*) The cattle are:
 - (i) of such a size or disposition that it is impractical or unsafe to attach a permanent identifier, and

- (ii) identified with an approved tail tag that is printed with the property identification code of the property at which the cattle was last held, or a special identifier that is a tail tag, and
- (iii) moved either directly or via a saleyard to an abattoir, where the cattle is slaughtered and that movement is in accordance with the approval of a district veterinarian or a ranger, or in accordance with a permit issued by an inspector under section 7(6) of the Act;

OR

6. (*Carcasses*) The cattle are carcasses being:
 - (i) disposed at a waste management facility that is authorised under State legislation to take animal carcasses; or
 - (ii) sent to an animal display establishment that is licensed under the Exhibited Animals Protection Act 1986.

SCHEDULE 2

Stock in transit

The cattle are:

- (i) moved directly between different parts of the same property across or along a travelling stock reserve, public road or stock watering place within 7 days, or
 - (ii) moved from a travelling stock reserve or stock watering place to a contiguous travelling stock reserve or stock watering place and back again within 7 days, or
 - (iii) moved in accordance with Schedule 1 of this order, or
 - (iv) offloaded briefly while transferring the cattle from one vehicle to another vehicle,
- and
- (v) moved in accordance with the provisions of the Rural Lands Protection Act 1998, either
 - (a) in a vehicle and accompanied by a transported stock statement that is approved pursuant to Part 10A of that Act, or
 - (b) by walking in accordance with a stock permit issued under Part 8 of that Act; or
 - (c) as otherwise authorised under that Act.

SCHEDULE 3

On-property sales by public auction

The cattle are:

- (i) sold by public auction at the property on which the cattle have been held for the previous 7 days or more; and
- (ii) the buyer of the cattle complies with clause 25(3) of the Regulation when the cattle are moved to another property.

Definitions:

In this order:

“district veterinarian or a ranger” means a person employed in either capacity in accordance with section 42 of the Rural Lands Protection Act 1998 and who is currently working for a Livestock Health and Pest Authority.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 14 - Pigs

Exemptions from the requirement for pigs to be identified I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 ("the Act"), and pursuant to section 3(2) of the Act and clause 14 of the Stock Diseases Regulation 2009 ("the Regulation") do by this order grant an exemption from clause 20 of the Regulation to the owner or person in charge of pigs where those pigs are being moved in the circumstances specified in the Schedule below.

SCHEDULE

Exemption from requirement to permanently identify pigs

1. (*Small pigs*) The pig weighs less than 25 kilograms;
OR
2. (*Property to property movements without sale*) The pigs are:
 - (i) moved directly from one property to another, and
 - (ii) the ownership of the pigs remains unchanged;
 OR
3. (*Unsuitable facilities*) The pigs are:
 - (i) located on a property where it is not practical to attach a permanent identifier, and
 - (ii) moved directly from the property to another place in accordance with the approval of a district veterinarian or a ranger, or in accordance with a permit issued by an inspector under section 7(6) of the Act, and
 - (iii) identified after arrival at the other place in accordance with clause 19 of the Regulation before the pigs are sold or slaughtered, or within 2 days of arrival, or before the pigs leave that place, whichever is the sooner;
 OR
4. (*Shows*) The pigs are:
 - (i) sent directly from a property to an agricultural show, and
 - (ii) returned to the property within 14 days, and
 - (iii) the information prescribed in clause 31(1) of the regulation is given by the owner or person in charge of the pigs to the show society or show official and the show society or show official makes a record of that information, and
 - (iv) the record is kept by the show society or show official for at least 2 years and produced for inspection if requested by an inspector;

5. (*Animal exhibits*) The pigs are:

- (i) lawfully held or exhibited at an animal display establishment that is licensed under the Exhibited Animals Protection Act 1986, and
- (ii) not sent to a saleyard or abattoir, and
- (iii) not sold, except to another licensed animal display establishment;

OR

6. (*Emergencies*) The pigs are:

- (i) located on a property (the 'previous property') that is affected by an emergency that necessitates the urgent movement of the pigs to another place, and
- (ii) identified after arrival at the other place with a permanent identifier in accordance with clause 19 of the Regulation before the stock is sold or slaughtered, or before the stock leaves that place, unless the stock is returned directly to the previous property;

OR

7. (*Carcasses*) The pigs are carcasses being:

- (i) disposed at a waste management facility that is authorised under State legislation to take animal carcasses; or
- (ii) sent to an animal display establishment that is licensed under the Exhibited Animals Protection Act 1986.

Definitions:

In this order:

"agricultural show" means an event that is run by a show society;

"district veterinarian or a ranger" means a person employed in either capacity in accordance with section 42 of the Rural Lands Protection Act 1998 and who is currently working for a Livestock Health and Pest Authority.

"show official" means a person that is appointed as or performing the function of the secretary or chief steward of an agricultural show;

"show society" means a body that is affiliated with the Royal Agricultural Society of New South Wales or the Agricultural Societies Council of New South Wales.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 14 - Sheep

Exemptions from the requirement for sheep to be identified I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section

22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 14 of the Stock Diseases Regulation 2009 (“the Regulation”) do by this order:

1. revoke the order dated 18 December 2008 titled “Order pursuant to Clause 26 – Sheep” and published in the New South Wales Government Gazette No. 160 on 24 December 2008 at page 13123-13124, and any order revived as a result of this revocation; and
2. grant an exemption from clause 20 of the Regulation to the owner or person in charge of sheep where those sheep are being moved in the circumstances specified in the Schedule below.

SCHEDULE

Exemption from requirement to permanently identify sheep

1. (*Local movements*) The sheep are:
 - (i) moved directly to a contiguous property and returned to the original property within 2 days, or
 - (ii) grazed continuously between contiguous properties, or
 - (iii) moved directly between different parts of the same property, and
 - (iv) if the movement is across or along a public road, moved in accordance with the provisions of the Rural Lands Protection Act 1998, either
 - (a) in a vehicle and accompanied by a transported stock statement that is approved pursuant to Part 10A of that Act, or
 - (b) by walking in accordance with a stock permit issued under Part 8 of that Act;

OR

2. (*Unsuitable facilities*) The sheep are:
 - (i) located on a property where it is not practical to attach a permanent identifier, and
 - (ii) moved directly from the property to another place in accordance with the approval of a district veterinarian or a ranger, or in accordance with a permit issued by an inspector under section 7(6) of the Act, and
 - (iii) identified after arrival at the other place in accordance with clause 19 of the Regulation before the stock is sold or slaughtered, or within 2 days of arrival (except a lamb that is both unweaned and unmarked which must be identified at the time of weaning or marking), or before the sheep leaves that place, whichever is the sooner;

OR

3. (*Animal exhibits*) The sheep are:
 - (i) lawfully held or exhibited at an animal display establishment that is licensed under the Exhibited Animals Protection Act 1986, and
 - (ii) not sent to a saleyard or abattoir, and
 - (iii) not sold, except to another licensed animal display establishment;

OR

4. (*Emergencies*) The sheep are:

- (i) located on a property (the ‘previous property’) that is affected by an emergency that necessitates the urgent movement of the sheep to an other place, and
- (ii) identified after arrival at the other place with a permanent identifier in accordance with clause 19 of the Regulation before the stock is sold or slaughtered, or before the stock leaves that place unless the stock is returned directly to the previous property;

OR

5. (*Carcasses*) The sheep are carcasses being:

- (i) disposed at a waste management facility that is authorised under State legislation to take animal carcasses; or
- (ii) sent to an animal display establishment that is licensed under the Exhibited Animals Protection Act 1986.

Definitions:

In this order:

“district veterinarian or a ranger” means a person employed in either capacity in accordance with section 42 of the Rural Lands Protection Act 1998 and who is currently working for a Livestock Health and Pest Authority.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 14 - Goats

Exemptions from the requirement for goats to be identified I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 14 of the Stock Diseases Regulation 2009 (“the Regulation”) do by this order:

1. revoke the order dated 18 December 2009, titled “Order pursuant to Clause 26 – Goats” and published in New South Wales Government Gazette No. 160 on 24 December 2008 at page 13122-13123, and any order revived as a result of this revocation; and
2. grant an exemption from clause 20 of the Regulation to the owner or person in charge of goats where those goats are being moved in the circumstances specified in the Schedule below.

SCHEDULE

Exemption from requirement to permanently identify goats

1. (*Dairy goats*) The goat is:
 - (i) a dairy goat, and
 - (ii) not sent to a saleyard for sale or to an abattoir for slaughter;

- OR
2. (*Earless breeds*) The goat is:
- (i) born without ears, and
 - (ii) not sent to a saleyard for sale or to an abattoir for slaughter;
- OR
3. (*Feral goats for slaughter*) The goat is:
- (i) a feral goat which is moved from the property on which it is captured, directly or via a goat depot, to an abattoir for slaughter;
- OR
4. (*Feral goats for restocking*) The goat is:
- (i) a feral goat which is moved from the property on which it is captured to a goat depot, and
 - (ii) identified with a post-breeder tag in accordance with clause 19 of the Regulation before the goat is moved from the goat depot to another property;
- OR
5. (*Local movements*) The goat is:
- (i) moved directly to a contiguous property and returned to the original property within 2 days, or
 - (ii) grazed continuously between contiguous properties, or
 - (iii) moved directly between different parts of the same property, and
 - (iv) if the movement is across or along a public road, moved in accordance with the provisions of the Rural Lands Protection Act 1998, either
 - a. in a vehicle and accompanied by a transported stock statement that is approved pursuant to Part 10A of that Act, or
 - b. by walking in accordance with a stock permit issued pursuant to Part 8 of that Act;
- OR
6. (*Unsuitable facilities*) The goat is:
- (i) located on a property where it is not practical to attach a permanent identifier, and
 - (ii) moved directly from the property to another place in accordance with the approval of a district veterinarian or a ranger, or in accordance with a permit issued by an inspector under section 7(6) of the Act, and
 - (iii) identified after arrival at the other place in accordance with clause 19 of the Regulation before the stock is sold or slaughtered, or within 2 days of arrival (except a kid that is both unweaned and unmarked which must be identified at the time of weaning or marking), or before the goats leaves that place, whichever is the sooner;
- OR
7. (*Animal exhibits*) The goat is:
- (i) lawfully held or exhibited at an animal display establishment that is licensed under the Exhibited Animals Protection Act 1986, and

- (ii) not sent to a saleyard or abattoir, and
- (iii) not sold, except to another licensed animal display establishment;

OR

8. (*Emergencies*) The goat is:
- (i) located on a property (the 'previous property') that is affected by an emergency that necessitates the urgent movement of the goat to another place, and
 - (ii) identified after arrival at the other place with a permanent identifier in accordance with clause 19 of the Regulation before the stock is sold or slaughtered, or before the stock leaves that place unless the stock is returned directly to the previous property;
- OR
9. (*Carcasses*) The goat is a carcass being:
- (i) disposed at a waste management facility that is authorised under State legislation to take animal carcasses; or
 - (ii) sent to an animal display establishment that is licensed under the Exhibited
 - (iii) Animals Protection Act 1986.

Definitions:

In this Order:

"dairy goat" means a goat of a breed recognised by the Dairy Goat Society of Australia Limited.

Note: The website address for the Dairy Goat Society of Australia Limited is <http://www.dairygoats.org.au/>

"goat depot" has the same meaning as in clause 35 of the Regulation.

"district veterinarian or a ranger" means a person employed in either capacity in accordance with section 42 of the Rural Lands Protection Act 1998 and who is currently working for a Livestock Health and Pest Authority.

"feral goat" means a goat that has been captured from a wild state, has not been born as a result of a managed breeding program and has not been subjected to any animal husbandry procedure or treatment.

"Post-breeder tag" means a permanent identifier approved for goats which carries a property identification code of a property other than the property of birth.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 14 - Pigs

Exemption from pig branding for Rivalea (Australia) Pty Ltd

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the

Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 14 of the Stock Diseases Regulation 2009 (“the Regulation”) do by this order:

1. revoke the order made pursuant to clause 14(2) of the Stock Diseases Regulation 2004 dated 24 August 2007 and published in New South Wales Government Gazette No. 121 on 14 September 2007 at page 7101, and any order revived as a result of this revocation; and
2. grant an exemption from Division 2 of Part 3 of the Regulation in relation to the class of stock specified in Column 1 of the Schedule below in the circumstances specified in Column 2 of the Schedule below.

SCHEDULE

<i>Column 1</i> <i>Class of stock</i>	<i>Column 2</i> <i>Circumstances</i>
Pigs produced by Rivalea (Australia) Pty Ltd at their farming site in Redlands Road, Corowa, NSW (“the pigs”).	<ol style="list-style-type: none"> 1. The pigs are slaughtered at the abattoir owned and operated by Rivalea (Australia) Pty Ltd, at Redlands Road, Corowa, NSW 2646 (having establishment number 3173). 2. Each consignment of the pigs is accompanied by a correctly completed PigPass NVD as approved and published from time to time by Australian Pork Limited. 3. Rivalea Australia Pty Ltd maintain farm production and processing quality systems that allow each of the pigs and each carcase of each of the pigs to be traced back to its property of origin, and these systems are subject to regular independent audit with satisfactory results.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 14

Exemption from requirement to have a property
identification code

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 14 of the Stock Diseases Regulation 2009 (“the Regulation”), grant an exemption from the requirements of clause 37 of the Regulation to all persons until 31/08/2011.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 14

Exemption for persons selling or supplying identifiers that
relate to district codes

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 14 of the Stock Diseases Regulation 2009 (“the Regulation”), grant an exemption from the requirements of clause 47(3) of the Regulation to persons selling or supplying an approved identifier where that person is selling or supplying an approved identifier that refers to or relates to a district code.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order pursuant to Clause 14

Exemption from the requirement to provide information
on whether sheep or goats were bred by the owner of the
stock when sheep or goats are moved to a property

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 14 of the Stock Diseases Regulation 2009 (“the Regulation”), grant an exemption from the requirements of clause 35(1)(f) and 35(3)(f) of the Regulation to all persons if the sheep or goats are accompanied by a duly completed transported stock statement in accordance with part 10A of the Rural Lands Protection Act 1998 .

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2004

Order Pursuant to Clauses 18, 19 and 46

Approval and Use of Approved Identifiers for Cattle

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clauses 18, 19 and 46 of the Stock Diseases Regulation 2009 (“the Regulation”) do by this order:

1. revoke the order made under clause 20 and 21 of the Stock Diseases Regulation 2004 in relation to the Approval and Use of Permanent Identifiers for Cattle

dated 20 December 2005 and published in NSW Government Gazette No. 166 of 23 December 2005 on pages 11654 - 11655, and any order revived as a result of this revocation;

2. approve, pursuant to clause 18(1) of the Regulation, the types and specifications of permanent identifiers specified in Schedule 1 below to be the types and specifications of permanent identifiers for cattle ;
3. approve, pursuant to clauses 18(2) and 19 of the Regulation, the manner of attachment and use of permanent identifiers specified in Schedule 2 below as the manner of attachment and use of permanent identifiers for cattle; and
4. approve, pursuant to clause 18(1) of the Regulation, the types and specifications of special identifiers specified in Schedule 3 below to be the types and specifications of special identifiers for cattle; and
5. approve, pursuant to clauses 19 of the Regulation and determine pursuant to clause 46(3) of the Regulation, the manner of attachment of, and the identification particulars to be used on, special identifiers for cattle as specified in Schedule 4 below.

Definitions:

In this order:

“approved identifier” means a permanent identifier or a special identifier.

“breeder device” means a permanent identifier which carries the property identification code of the property of birth.

“district veterinarian or a ranger” means a person employed in either capacity in accordance with section 42 of the Rural Lands Protection Act 1998 and who is currently working for a Livestock Health and Pest Authority.

“permanent identifier” has the same meaning as in clause 13 of the Regulation.

“post-breeder device” means an approved identifier which carries a property identification code of a property other than the property of birth.

“special identifier” has the same meaning as in clause 13 of the Regulation.

“Standard” means the permanent identification device standard for cattle as published from time to time by Meat and Livestock Australia.

NOTE: Meat and Livestock Australia can be contacted at Locked Bag 991, North Sydney NSW 2059, telephone 1800 023 100 or via www.mla.com.au.

SCHEDULE 1

Permanent Identifiers

Identifiers that are approved in accordance with the Standard for use as breeder devices or post-breeder devices for cattle are approved as permanent identifiers for cattle for the purposes of Part 3 of the Regulation.

SCHEDULE 2

Manner of Attachment and Use of Permanent Identifiers for Cattle

1. A permanent identifier approved pursuant to Schedule 1 of this order must be attached and used in the following manner:
 - (a) a breeder device may only be attached to cattle:
 - i. that does not already have an approved identifier attached, and
 - ii. that has been born on the property to which the property identification code on the permanent identifier has been assigned, and
 - iii. that is located on that property at the time the permanent identifier is attached to the stock; and
 - iv. by securely attaching the permanent identifier to the right (off-side) ear of the stock in accordance with the manufacturer’s instructions.
 - (b) a post-breeder device may only be attached to cattle:
 - i. that does not already have an approved identifier attached, and
 - ii. that is located on the property to which the property identification code on the permanent identifier has been assigned at the time the permanent identifier is attached to the stock, and
 - iii. by securely attaching the permanent identifier to the right (off-side) ear of the stock in accordance with the manufacturer’s instructions.

NOTE: Identifiers that are approved, pursuant to clause 18 of the Regulation, as permanent identifiers for sheep or goats are not approved as permanent identifiers for cattle.

2. (a) A person may use a permanent identifier in a manner other than that specified in paragraph 1(a) or (b) of this Schedule and identify cattle with a permanent identifier that contains a property identification code assigned to a property other than the property on which the cattle are now located ONLY in accordance with the authorisation of a district veterinarian or a ranger or in accordance with a permit issued by an inspector under section 7(6) of the Act.
- (b) Any such authorisation or permit must specify
 - i. the type of identifier to be used and the property identification code on that identifier, and
 - ii. if the cattle is already identified with an approved identifier, whether that approved identifier must first be removed, and
 - iii. the period of time within which the cattle must be identified.

SCHEDULE 3

Special Identifiers

Identifiers that are approved in accordance with the Standard for use as post-breeder devices for cattle and on which is printed the property identification code assigned

to a saleyard or abattoir, or the district code assigned for a district, are approved as special identifiers for cattle for the purposes of Part 3 of the Regulation .

SCHEDULE 4

Manner of Attachment and Identification Particulars of Special Identifiers for Cattle

1. A special identifier approved pursuant to Schedule 3 of this order may only be attached to cattle:
 - i. that does not already have an approved identifier attached, and
 - ii. that is located at the saleyard or abattoir to which the property identification code on the special identifier has been assigned at the time the special identifier is attached to the cattle, or
 - iii. that is located in the district to which the district code on the special identifier has been assigned at the time the special identifier is attached to the cattle, and
 - iv. by securely attaching the special identifier to the right (off-side) ear of the cattle in accordance with the manufacturer's instructions.

NOTE: Identifiers that are approved, pursuant to clauses 18 and 46 of the Regulation, as special identifiers for sheep or goats are not approved as special identifiers for cattle.

2. (a) A person may use a special identifier in a manner other than that specified in paragraph 1 of this Schedule and identify cattle with a special identifier that contains an identification code other than that referred to in paragraphs 1(i) or (ii) above ONLY in accordance with the authorisation of a district veterinarian or a ranger or in accordance with a permit issued by an inspector under section 7(6) of the Act.
- (b) Any such authorisation or permit must specify
 - i. the type of identifier to be used and the property identification code or district code on that identifier, and
 - ii. if the cattle is already identified with an approved identifier, whether that approved identifier must first be removed, and
 - iii. the period of time within which the cattle must be identified.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order Pursuant to Clauses 18, 19 and 46

Approval and Use of Approved Identifiers for Pigs

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the

Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 ("the Act"), and pursuant to section 3(2) of the Act and clauses 18,19 and 46 of the Stock Diseases Regulation 2009 ("the Regulation") do by this order:

1. revoke the order made pursuant to clause 15 of the Stock Diseases Regulation 2004 dated 30 November 2004 and published in New South Wales Government Gazette No. 200 on 17 December 2004 at pages 9495 -9496, and any order revived as a result of this revocation;
2. approve, pursuant to clause 18(1) of the Regulation, the types and specifications of permanent identifiers specified in Schedule 1 below to be the types and specifications of permanent identifiers for pigs;
3. approve, pursuant to clauses 18(2) and 19 of the Regulation, the manner of attachment and use of permanent identifiers specified in Schedule 2 below as the manner of attachment and use of permanent identifiers for pigs; and
4. approve, pursuant to clause 18(1) of the Regulation and determine pursuant to clause 46(3) of the Regulation, the types and specifications of, and the identification particulars to be used on, special identifiers for pigs as specified in Schedule 3; and
5. approve, pursuant to clauses 19 of the Regulation and determine pursuant to clause 46(3) of the Regulation, the manner of attachment of, and the identification particulars to be used on, special identifiers for pigs as specified in Schedule 4 below.

Definitions

In this order:

"approved identifier" means a permanent identifier or a special identifier.

"district veterinarian or a ranger" means a person employed in either capacity in accordance with section 42 of the Rural Lands Protection Act 1998 and who is currently working for a Livestock Health and Pest Authority.

"permanent identifier" has the same meaning as in clause 13 of the Regulation.

"special identifier" has the same meaning as in clause 13 of the Regulation.

SCHEDULE 1

Permanent Identifiers for Pigs

A brand that is of a type and that complies with the following specifications is approved as a permanent identifier for pigs:

- a. the brand is a maximum width of 53mm;
- b. each character in the property identification code (or truncated version of that code) is at least 20mm high and the spacing between each character is between 2 and 3mm; and
- c. the characters in the property identification code (or truncated version of that code) are set out in two rows with an equal number of characters in each row.

SCHEDULE 2

Manner of Attachment and Use of Permanent Identifiers for Pigs

1. A permanent identifier that is approved pursuant to Schedule 1 above must be applied and used in the following manner:
 - a. by using a carbon based ink or paste;
 - b. so that the characters are impressed through the skin over one or both shoulders;
 - c. so that all characters are clearly visible; and
 - d. may only be applied to a pig that, at the time of application of the permanent identifier, is located on the property to which the property identification code (or truncated version of that code) on the permanent identifier has been assigned.
2. A person may use a permanent identifier in a manner other than that specified in paragraph 1 of this Schedule and identify a pig with a permanent identifier that contains a property identification code (or truncated version of that code) assigned to a property other than the property on which the pig is now located ONLY in accordance with the authorisation of a district veterinarian or a ranger or in accordance with a permit issued by an inspector under section 7(6) of the Act.
3. Any such authorisation or permit must specify
 - a. the type of identifier to be used and the property identification code on that identifier, and
 - b. the period of time within which the pig must be identified.

SCHEDULE 3

Special Identifiers for Pigs

A brand that is of a type and that complies with the following specifications and identification particulars is approved as a special identifier for pigs:

- a. the brand contains 4 characters:
 - i. the 1st or 4th character being a district letter as specified in the table below,
 - ii. the 2nd and 3rd characters being two numbers each between 1 and 5 inclusive, and
 - iii. the 1st or 4th character being a number between 1 and 9 or a crown symbol; and
- b. each character on the brand is at least 20mm high and the spacing between each character is between 2 and 3mm.

<i>District</i>	<i>Letter</i>
Central North	N
Central West	W
Cumberland	C
Darling	D
Hume	H
Lachlan	L
Mid-Coast	M
New England	E
North Coast	K
North West	F
Riverina	R
South East	S
Tablelands	T
Western	V

SCHEDULE 4

Manner of Attachment and Identification Particulars of Special Identifiers for Pigs

1. A special brand that is approved pursuant to Schedule 3 of this order must be applied and used in the following manner:
 - a. by using a carbon based ink or paste;
 - b. so that the characters are impressed through the skin over one or both rumps;
 - c. so that all characters are clearly visible; and
 - d. may only be applied to a pig that, at the time of application of the special identifier, is located at the saleyard or abattoir to which the property identification code (or truncated version of that code) on the special identifier has been assigned or is located in the district to which the district code on the special identifier has been assigned.
2. (a) A person may use a special identifier in a manner other than that specified in paragraph 1 of this Schedule and identify a pig with a special identifier that contains an identification code other than that referred to in paragraphs 1(d) above ONLY in accordance with the authorisation of a district veterinarian or a ranger or in accordance with a permit issued by an inspector under section 7(6) of the Act.
 - (b) Any such authorisation or permit must specify:
 - i. the type of identifier to be used and the property identification code or district code on that identifier; and
 - ii. the period of time within which the pig must be identified.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order Pursuant to Clauses 18, 19 and 46

Approval and Use of Approved Identifiers for Sheep and Goats

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 ("the Act"), and pursuant to section 3(2) of the Act and clauses 18, 19 and 46 of the Stock Diseases Regulation 2009 ("the Regulation") do by this order:

1. revoke the order made under clauses 20 and 21 of the Stock Diseases Regulation 2004 in relation to the Approval and Use of Permanent Identifiers for Sheep and Goats dated 18 December 2008 and published in New South Wales Government Gazette No. 160 on 24 December 2008 at pages 13124 -13125, and any order revived as a result of this revocation;

2. approve, pursuant to clause 18(1) of the Regulation, the types and specifications of permanent identifiers specified in Schedule 1 below to be the types and specifications of permanent identifiers for sheep and goats;
3. approve, pursuant to clauses 18(2) and 19, the manner of attachment and use of permanent identifiers specified in Schedule 2 below as the manner of attachment and use of permanent identifiers for sheep and goats;
4. approve, pursuant to clause 18(1) of the Regulation, the types and specifications of special identifiers specified in Schedule 3 below to be the types and specifications of special identifiers for sheep and goats; and
5. approve, pursuant to clause 19 of the Regulation, and determine pursuant to clause 46 of the Regulation the manner of attachment of, and the identification particulars to be used on, special identifiers for sheep and goats as specified in Schedule 4 below.

Definitions

In this order:

“approved identifier” means a permanent identifier or a special identifier.

“breeder tag” means a permanent identifier which carries the property identification code of the property of birth.

“district veterinarian or a ranger” means a person employed in either capacity in accordance with section 42 of the Rural Lands Protection Act 1998 and who is currently working for a Livestock Health and Pest Authority.

“permanent identifier” has the same meaning as in clause 13 of the Regulation.

“post-breeder tag” means an approved identifier which carries a property identification code of a property other than the property of birth.

“special identifier” has the same meaning as in clause 13 of the Regulation.

“Standard” means the permanent identification device standard for sheep and goats as published from time to time by Meat and Livestock Australia.

NOTE: Meat and Livestock Australia can be contacted at Locked Bag 991, North Sydney NSW 2059, telephone 1800 023 100 or via www.mla.com.au.

SCHEDULE 1

Type and Specifications of Permanent Identifiers for Sheep and Goats

1. Identifiers manufactured after 1 January 2009 and that are approved in accordance with the Standard for use as breeder tags or post-breeder tags for sheep and goats; and
2. Identifiers that were manufactured before 1 January 2009 and that met, at the time of manufacture, the requirements of the order specified in paragraph 1 of this order, are approved as permanent identifiers for sheep and goats.

NOTE: Identifiers that are approved, pursuant to clause 18 of the Regulation, as permanent identifiers for cattle are not approved as permanent identifiers for sheep and goats.

Additional information may be printed on a permanent identifier for sheep and goats, provided that the additional information does not obscure the property identification code or could reasonably be mistaken for a property identification code.

SCHEDULE 2

Manner of Attachment and Use of Approved Permanent Identifiers for Sheep and Goats

1. A breeder tag approved pursuant to Schedule 1 of this order may only be attached to a sheep or goat
 - (i) that does not already have an approved identifier, and
 - (ii) that has been born on the property to which the property identification code on the permanent identifier has been assigned, and
 - (iii) that is located on that property at the time the permanent identifier is attached to the sheep or goat.
2. (a) A post-breeder tag approved pursuant to Schedule 1 of this order may only be attached to a sheep or goat that is located on the property to which the property identification code on the permanent identifier has been assigned at the time the identifier is attached to the sheep or goat.
 - (b) A post-breeder tag may be attached to a sheep or goat that already has a breeder tag or one or more post-breeder tags.
3. The permanent identifier must be securely attached to an ear of the sheep or goat in a way that allows the property identification code to be easily read once the identifier is attached.
4. (a) A person may use a permanent identifier in a manner other than that specified in paragraphs 1 or 2 of this Schedule and identify a sheep or goat with a permanent identifier that contains a property identification code assigned to a property other than the property on which the sheep or goat is now located ONLY in accordance with the authorisation of a district veterinarian or a ranger or in accordance with a permit issued by an inspector under section 7(6) of the Act.
 - (b) The authorisation or permit must specify:
 - (i) the type of permanent identifier to be used and the property identification code on that identifier, and
 - (ii) if the sheep or goat is already identified with an approved identifier or identifiers, whether that identifier or those identifiers must first be removed, and
 - (iii) the period of time within which the sheep or goat must be identified.

SCHEDULE 3

Special Identifiers

Identifiers that are approved in accordance with the Standard for use as post-breeder tags for sheep and goats and on which is printed the property identification code assigned to a saleyard or abattoir, or the district code assigned for a district, are approved as special identifiers for sheep or goats for the purposes of Part 3 of the Regulation.

SCHEDULE 4

Manner of Attachment and Identification Particulars of Special Identifiers for Sheep and Goats

1. A special identifier approved pursuant to Schedule 3 of this order may only be attached to a sheep or goat:
 - (i) that is located at the saleyard or abattoir to which the property identification code on the special identifier has been assigned at the time the special identifier is attached to the sheep or goat, or
 - (ii) that is located in the district to which the district code on the special identifier has been assigned at the time the special identifier is attached to the sheep or goat, and
 - (iii) by securely attaching the special identifier to an ear of the sheep or goat in a way that allows the property identification code to be easily read once the identifier is attached.

NOTE: Identifiers that are approved, pursuant to clauses 18 and 46 of the Regulation, as special identifiers for cattle are not approved as special identifiers for sheep or goats.

2. (a) A person may use a special identifier in a manner other than that specified in paragraph 1 of this Schedule and identify a sheep or goat with a special identifier that contains an identification code other than that referred to in paragraphs 1(i) or (ii) of this Schedule ONLY in accordance with the authorisation of a district veterinarian or a ranger or in accordance with a permit issued by an inspector under section 7(6) of the Act.
- (b) Any such authorisation or permit must specify
 - (i) the type of identifier to be used and the property identification code or district code on that identifier, and
 - (ii) if the sheep or goat is already identified with an approved identifier, whether that approved identifier must first be removed, and
 - (iii) the period of time within which the sheep or goat must be identified.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

2. request each district registrar to provide all of the information specified in clauses 42(1)(a)(i) – (iii) inclusive and clauses 42(1)(b)-(d) inclusive of the Regulation in accordance with the requirements of clause 42 of the Regulation; and
3. request that on and from 1 September 2011 each district registrar also provide the information specified in clause 42(1)(a)(iv) of the Regulation in accordance with the requirements of clause 42 of the Regulation; and
4. request that all information be provided in an electronic form that permits it to be readily uploaded to the central register.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Clause 45

Approval of Authorised Administrator

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 ("the Act"), and pursuant to section 3(2) of the Act and clause 45 of the Stock Diseases Regulation 2009 ("the Regulation") hereby:

1. revoke the approval made pursuant to clause 35 of the Stock Diseases Regulation 2004 on 1 July 2004 and published in New South Wales Government Gazette No. 111 on 1 July 2004 at page 5584, and any approval revived as a result of this revocation; and
2. approve National Livestock Identification System Limited, ABN: 34 134 745 038, ACN or ARBN: 134745038, as the authorised administrator for the purposes of Part 3 of the Regulation.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Clause 42

Provision of Information Recorded in the District Register

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 ("the Act"), and pursuant to section 3(2) of the Act and clause 42 of the Stock Diseases Regulation 2009 ("the Regulation") hereby:

1. revoke the determination made pursuant to clause 32(2) of the Stock Diseases Regulation 2004 on 1 July 2004 title "Provision of Information Recorded in District Register", and any determination revived as a result of this revocation; and

STOCK DISEASES (GENERAL) REGULATION 2009

Determination Pursuant To Clause 46

Determination of the Records of Special Identifiers

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 ("the Act"), and pursuant to section 3(2) of the Act and clause 46 of the Stock Diseases Regulation 2009 ('the Regulation'):

1. revoke the determination titled 'Determination of the records of special identifiers that must be kept and the time for which they must be kept' made pursuant to clause 36(7) of the Stock Diseases Regulation 2004 and published in New South Wales Government

Gazette No. 82 on 1 July 2005 at page 3558, and any determination revived as a result of this revocation; and

2. determine that all persons authorised pursuant to clause 46(2) of the Regulation to supply special identifiers must make the records specified in the Schedule below by close of business on the next working day following the supply of any special identifiers and must preserve those records for at least two years from the date on which the records are made.

SCHEDULE

1. Full name and business or residential address of the person to whom the special identifiers were supplied,
2. Full name and business or residential address of the owner of the stock,
3. Address and property identification code (if known) of the property of origin of the stock,
4. Class and brief description of the stock to be identified,
5. Type and quantity of special identifiers supplied,
6. Reason for supply of special identifiers,
7. Identification code and serial number on each special identifier supplied, and
8. Date and place of supply of the special identifiers.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order Pursuant to Clause 48(3)(c)

Circumstances in which an Approved Identifier can be Removed

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 ("the Act"), and pursuant to section 3(2) of the Act and clause 48(3)(c) of the Stock Diseases Regulation 2009 ("the Regulation") do by this order:

1. revoke the order made pursuant to clause 40(3)(c) of the Stock Diseases Regulation 2004 on 1 July 2004 and published in New South Wales Government Gazette No. 111 on 1 July 2004 at page 5585, and any order revived as a result of this revocation; and
2. approve that a person may remove an approved identifier that is attached to stock ONLY in the following circumstances:
 - (a) on the death of the stock, unless there is suspicion that the death was due to a notifiable disease pursuant to section 9 of the Stock Diseases Act 1923 or section 7 of the Animal Diseases (Emergency Outbreaks) Act 1991,
 - (b) in the case of an approved identifier for cattle, if the identifier cannot be read electronically and, immediately after removal, a new permanent identifier or special identifier is attached.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Approval Pursuant to Clause 56(2)

Manner of Disposal of Approved Identifiers
Seized by Inspectors Pursuant to Clause 56

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 ("the Act"), and pursuant to section 3(2) of the Act and clause 56(2) of the Stock Diseases Regulation 2009 ("the Regulation") hereby:

1. revoke the order made pursuant to clause 46(2) of the Stock Diseases (General) Regulation 2004 on 30 November 2004 titled "Manner of disposal of approved identifiers and branding devices seized by inspectors pursuant to clause 46", and any instrument revived as a result of this revocation; and
2. approve that approved identifiers seized by inspectors pursuant to clause 56(1) of the Regulation may be disposed in the following manner:
 - a. An approved identifier for cattle may be disposed by:
 - i. deep burial;
 - ii. destruction by heat; or
 - iii. disposal at a waste management facility that is authorised under State legislation to take solid waste.
 - b. An approved identifier for pigs may be disposed by:
 - i. disassembling the branding device and disbanding the components so that they cannot be reassembled; or
 - ii. deep burial.
 - c. An approved identifier for sheep or goats may be disposed by:
 - i. cutting it into at least three pieces,
 - ii. deep burial, or
 - iii. destruction by heat; or
 - iv. disposal at a waste management facility that is authorised under State legislation to take solid waste.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2004

Order Pursuant to Clauses 50 and 51

Reuse of Approved Identifiers

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the

Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clauses 50 and 51 of the Stock Diseases Regulation 2009 (“the Regulation”) do by this order:

1. revoke the order made pursuant to clauses 42 and 42A of the Stock Diseases Regulation 2004 on 23 August 2007 and published in New South Wales Government Gazette No. 108 on 31 August 2007 at page 6676, and any order revived as a result of this revocation; and
2. approve the sale, supply and attachment of an approved identifier that has previously been attached to any stock ONLY in the circumstances specified in the Schedule below.

SCHEDULE

A person may sell, supply and/or attach an approved identifier, or cause or permit the sale, supply and/or attachment of an approved identifier, that has previously been attached to any stock only in accordance with the Standard.

Definitions:

In this order:

“Standard” means a permanent identification device standard as published from time to time by Meat and Livestock Australia.

NOTE: Meat and Livestock Australia can be contacted at Locked Bag 991, North Sydney NSW 2059, telephone 1800 023 100 or via www.mla.com.au.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES REGULATION 2009

Order Pursuant to Clause 52

Manner of Dealing with Approved Identifiers Attached to Slaughtered Stock

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, of the Department of Industry and Investment, with the delegated authority of the Director-General of the Department of Industry and Investment pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), and pursuant to section 3(2) of the Act and clause 52 of the Stock Diseases Regulation 2009 (“the Regulation”) do by this order:

1. revoke the order made pursuant to clause 43 of the Stock Diseases Regulation 2004 on 23 August 2007 and published in New South Wales Government Gazette No. 108 on 31 August 2007 at pages 6676 and 6677, and any order revived as a result of this revocation, and
2. specify that the owner or person in charge of an abattoir must deal with an approved identifier that is attached to any stock that is slaughtered at that abattoir in the manner specified in the Schedule below.

SCHEDULE

1. Disposal within 28 days of slaughter:
 - i. by deep burial, or
 - ii. by destruction by heat or rendering, or
 - iii. at a waste management facility that is authorised under State legislation to take solid waste; or
2. Returned within 28 days of slaughter directly to an organisation which is approved in accordance with the Standard to receive such identifiers.

Definitions:

In this order:

“Standard” means a permanent identification device standard as published from time to time by Meat and Livestock Australia.

NOTE: Meat and Livestock Australia can be contacted at Locked Bag 991, North Sydney NSW 2059, telephone 1800 023 100 or via www.mla.com.au.

Dated this 9th day of September 2009.

GEORGE DAVEY,
Deputy Director-General, Primary Industries
Department of Industry and Investment

STOCK DISEASES ACT 1923

Section 22C

Delegation of Director-General Functions

I, RICHARD FREDERICK SHELDRAKE, Director-General of the Department of Industry and Investment, pursuant to section 22C of the Stock Diseases Act 1923 (“the Act”), delegate the functions of the Director-General under the Act and Stock Diseases Regulation 2009 to the person who from time to time holds, occupies or perform the duties of, the Deputy Director-General, Primary Industries.

Dated this 1st day of September 2009.

R. F. SHELDRAKE,
Director-General
Department of Industry & Investment

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No: 508

I, RICHARD FREDERICK SHELDRAKE, Director-General of the Department of Industry and Investment, pursuant to section 6(1) of the Stock Diseases Act 1923, (“the Act”) hereby appoint Elizabeth Anne READ and Andrew Stuart DAVIDSON as inspectors for the purposes of the Act.

Dated this 15th day of September 2009.

R. F. SHELDRAKE,
Director-General
Department of Industry and Investment

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No: 509

I, RICHARD FREDERICK SHELDRAKE, Director-General of Department of Industry and Investment, pursuant to section 6(1) of the Stock Diseases Act 1923 ("the Act"), hereby appoint Graham Patrick MCGOVERN and Shane Patrick RANDALL as inspectors for the purposes of the Act.

Dated this 15th day of September 2009.

R. F. SHELDRAKE,
Director-General
Department of Industry and Investment

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

STRATHFIELD MUNICIPAL 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.

Dated: 11 September 2009.

DAVID BACKHOUSE,
General Manager,
Strathfield Municipal Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Strathfield Municipal Council 25 Metre B-Double Route Notice No. 1/2009.

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>
25.	Unnamed road, Central Business Park, Greenacre.	Wentworth Street, via Norfolk Road.	Central Business Park.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 15 September 2009.

PETA ROBERTSON,
Acting General Manager,
Bland Shire Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as Bland Shire Council 25 Metre B-Double Route Notice No. 002/2009.

2. Commencement

This Notice takes effect on the date of publication of the *New South Wales Government Gazette*.

3. Effect

This Notice remains in force until 30th 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>
25.	Compton Road (West Wyalong town By-pass).	Newell Highway (Neeld Street, Wyalong).	Railway Road (West Wyalong).
25.	Showground Road (West Wyalong town By-pass).	Railway Road.	Mid Western Highway.

ROAD TRANSPORT (GENERAL) ACT 2005

Ministerial Exemption (Bus Operator Fatigue Management Accreditation Requirements) Order 2009

I, Michael Daley, Minister for Roads, pursuant to section 16 of the *Road Transport (General) Act 2005*, make the following Order.

Dated this 9th day of September 2009.

MICHAEL DALEY, M.P.,
Minister for Roads

1. Citation

This Order may be cited as the *Ministerial Exemption (Bus Operator Fatigue Management Accreditation Requirements) Order 2009*.

2. Commencement

This Order takes effect on the day it is published in the New South Wales Government Gazette.

3. Effect

This Order remains in force until it is amended or revoked.

4. Interpretation

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

5. Application

This Order applies to operators of buses who are accredited by the Ministry of Transport to operate public passenger services in accordance with the *Passenger Transport Act 1990* ("accredited service operators").

6. Exemptions from fatigue management accreditation requirements**6.1 Compliance history declaration**

Subclauses 103(4) and 109(5) of the *Road Transport (General) Regulation 2005* are declared not to apply to an accredited service operator.

6.2 AFM accreditation certificates

The requirement in Subclause 110(6) of the *Road Transport (General) Regulation 2005* that the accreditation certificate issued for an AFM accreditation is in the form approved by the Australian Transport Council by notice published in the Commonwealth Government Gazette is declared not to apply to an accredited service operator.

6.3 Fatigue management accreditation details carried by drivers

Clauses 106 and 112 of the *Road Transport (General) Regulation 2005* are declared not to apply to a bus driver working for an accredited service operator, where the bus driver is:

- (a) engaged in a journey of less than 100km from the driver's base; or
- (b) engaged in a journey undertaken under a bus service contract entered into under Part 3 of the *Passenger Transport Act 1990*, regardless of the distance travelled.

7. Exemption from Advanced Fatigue Management application criteria**7.1 Auditor's statement of compliance with AFM standards**

Subclause 109(2)(d) of the *Road Transport (General) Regulation 2005* is declared not to apply to applications for Advanced Fatigue Management accreditation by an accredited service operator, lodged by 28 September 2009.

7.2 Condition

The exemption set out in Clause 7.1 of this Order applies on the condition that the accredited service operator provides the auditor's statement described in Subclause 109(2) of the *Road Transport (General) Regulation 2005* to the Authority by the date specified in the operator's AFM accreditation certificate or in any case no later than 28 March 2010.

Explanatory Note

The Roads and Traffic Authority administers a fatigue management accreditation scheme for operators of heavy vehicles in accordance with Part 6, Division 5 of the *Road Transport (General) Regulation 2005*. There are two classes of fatigue management accreditation:

- Basic Fatigue Management (BFM); and
- Advanced Fatigue Management (AFM).

The purpose of this Order is to make minor modifications to BFM and AFM accreditation requirements for bus operators, in order to minimise unnecessary duplication with Ministry of Transport Bus Operator Accreditation Scheme requirements, and achieve consistency with work diary requirements for bus drivers.

In summary, Clause 6 of this Order makes the following changes to BFM and AFM accreditation requirements for bus operators:

- applications for BFM and AFM accreditation are not required to include a compliance history declaration;
- AFM accreditation certificates issued to bus operators will include additional information to ensure that bus driver work and rest time limits are enforceable;
- bus drivers working for BFM and AFM accredited operators will not be required to carry details of the operator's accreditation when undertaking work for which a work diary is not required.

In addition, Clause 7 of this Order provides bus operators, who apply for AFM accreditation before 28 September 2009, with additional time to achieve compliance with AFM standards.

This Order applies in New South Wales only. Bus drivers operating in other States and Territories must comply with heavy vehicle driver fatigue laws that apply in those States and Territories.

ROAD TRANSPORT (GENERAL) ACT 2005

Ministerial Exemption (Local Area Work Diary) Order 2009

I, Michael Daley, Minister for Roads, pursuant to section 16 of the *Road Transport (General) Act 2005*, make the following Order.

Dated this 14th day of September 2009.

MICHAEL DALEY, M.P.,
Minister for Roads

1. Citation

This Order is the *Ministerial Exemption (Local Area Work Diary) Order 2009*.

2. Commencement

This Order takes effect on 6 October 2009.

3. Effect

This Order remains in effect until it is amended or revoked.

4. Definitions

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

5. Exemption from requirements of the Road Transport (General) Regulation 2005

Pursuant to section 16(1) of the *Road Transport (General) Act 2005*, Subdivision 2 (Work diary requirements) of Division 4 of Part 6 (Duties relating to record keeping) of the *Road Transport (General) Regulation 2005* is declared not to apply to a driver of a regulated heavy vehicle if:

5.1 The driver is undertaking a journey within a 100km radius of the driver's base; and

5.2 the record keeper for the driver:

- (a) records the following information as soon as possible after receiving it;
 - (i) the driver's name, driver licence number and contact details; and
 - (ii) the dates on which the driver drives a regulated heavy vehicle on a road; and
 - (iii) the registration number shown on the numberplate of each heavy motor vehicle that the driver drives; and
 - (iv) the total of the driver's work and rest times on each day when the driver drives a regulated heavy vehicle; and
 - (v) the total of the driver's work and rest times for each week when the driver drives a regulated heavy vehicle; and
 - (vi) the driver's rosters and trip schedules, including details of driver changeovers; and
 - (vii) the driver's base for each journey; and
- (b) keeps a copy of payment records relating to the driver, including timesheet records if the driver is paid according to time at work.
- (c) keeps a record that is required to be kept under this clause for 3 years after it is created.
- (d) keeps the records at the record location so that they are reasonably accessible to an authorised officer or police officer.
- (e) keeps the records in way that ensures:
 - (i) they are readable and reasonably capable of being understood; and
 - (ii) are capable of being used as evidence.

6. Exemption not to apply if driver engaged in long journey at any time since last major rest break

- 6.1 If, in a period since the driver's last major rest break, the driver engages in a long journey, clause 5 does not apply for that period, regardless of whether the long journey was undertaken before or after any local journey.
- 6.2 A driver to whom this clause applies must complete a work diary for the whole of the period following the driver's last major rest break.
- 6.3 A driver to whom this clause applies must complete a work diary as soon as practicable after becoming aware that he or she would be engaging in a long journey only if the long journey is engaged in after any local journey.
- 6.4 In this clause:

local journey is a journey within a 100km radius of the driver's base.

long journey is a journey more than a 100km radius from the driver's base.

Explanatory Notes:

This Order only applies in New South Wales. When working in other States and Territories, drivers of regulated heavy vehicles must comply with requirements for carrying work diaries in the laws of those States and Territories.

The following words and expressions used in this Exemption Order are defined in the *Road Transport (General) Regulation 2005*, as follows:

base of a driver of a regulated heavy vehicle, in relation to particular work, is the vehicle's garage address. However:

- (a) if the driver operates and receives instructions from another place that is recorded in the record keeper's record as the driver's base, the other place is the driver's **base**.
- (b) if a driver is a self-employed driver and an employed driver at different times, the driver may have one base as a self-employed driver and another base as an employed driver.
- (c) if a driver has 2 or more employers, the driver may have a different base in relation to each employer.

bus is a motor vehicle built mainly to carry people that seats over 12 adults (including the driver).

driver of a regulated heavy vehicle includes an employed driver and a self-employed driver.

employed driver is a driver who is employed by someone else to drive a regulated heavy vehicle.

employer is a person who engages someone else to drive a regulated heavy vehicle under a contract of employment, apprenticeship or training.

garage address of a vehicle means:

- (a) in the case of a heavy vehicle that is normally kept at a depot when not in use—the principal depot of the vehicle, or
- (b) in the case of a heavy vehicle that is not normally kept at a depot when not in use:
 - (i) where the vehicle has only one registered operator—the home address of the registered operator, or
 - (ii) where the vehicle has more than one registered operator—each of the home addresses of the registered operators, or
- (c) in the case of a vehicle that is not a heavy vehicle—the place nominated by the applicant for registration of the vehicle as the place where the vehicle is normally kept.

heavy truck is:

- (a) a motor vehicle (except a bus or tram) with a GVM over 12 tonnes; or
- (b) a motor vehicle (except a bus or tram) that is part of a combination, if the total of the GVMs of the vehicles in the combination is over 12 tonnes.

major rest break means a rest break of at least 5 continuous hours.

record keeper for the driver is:

- (a) for an employed driver — the employer; or
- (a) for a self-employed driver — the self-employed driver.

record location of a driver is:

- (a) a place which the record keeper has instructed the driver is the record location; or
- (b) if the record keeper has not instructed the driver as specified in paragraph (a), the driver's base.

regulated heavy vehicle is :

- (a) a heavy truck; or
- (b) a bus.

self-employed driver is a driver who is not an employed driver but is driving a regulated heavy vehicle.

ROAD TRANSPORT (GENERAL) ACT 2005Ministerial Exemption (Primary Production Work Diary
and Record Keeping) Order 2009

I, Michael Daley, Minister for Roads, pursuant to section 16 of the *Road Transport (General) Act 2005*, make the following Order.

Dated this 14th day of September 2009.

MICHAEL DALEY, M.P.,
Minister for Roads

1. Citation

This Order is the *Ministerial Exemption (Primary Production Work Diary and Record Keeping) Order 2009*.

2. Commencement

This Order takes effect on 6 October 2009.

3. Effect

This Order remains in effect until it is amended or revoked.

4. Definitions

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

5. Exemption from requirements of the Road Transport (General) Regulation 2005

5.1 Pursuant to section 16(1) of the *Road Transport (General) Act 2005*, Division 4 (Record keeping duties) of Part 6 of the *Road Transport (General) Regulation 2005* is declared not to apply to a driver of a regulated heavy vehicle engaged on a journey for the purpose of primary production within a 160km radius of the driver's base.

5.2 In this clause, **primary production** includes:

- (a) the cultivation of land for the purpose of selling the produce of the land,
- (b) the maintenance of animals (including birds), whether wild or domesticated, for the purpose of selling them or their natural increase or bodily produce,
- (c) the keeping of bees for the purpose of selling their honey or other apiary products,

6. Exemption not to apply if driver engaged in long journey at any time since last major rest break

6.1 If, in a period since the driver's last major rest break, the driver engages in a long journey, clause 5 does not apply for that period, regardless of whether the long journey was undertaken before or after any local journey.

6.2 A driver to whom this clause applies must complete a work diary for the whole of the period following the driver's last major rest break.

6.3 A driver to whom this clause applies must complete a work diary as soon as practicable after becoming aware that he or she would be engaging in a long journey only if the long journey is engaged in after any local journey.

6.4 In this clause:

local journey is a journey within a 160km radius of the driver's base.

long journey is a journey more than a 160km radius from the driver's base.

Explanatory Notes:

This Order only applies in New South Wales. When working in other States and Territories, operators and drivers of regulated heavy vehicles must comply with requirements for carrying work diaries and retaining records of driver work and rest times in the laws of those States and Territories.

The following words and expressions used in this Exemption Order are defined in the *Road Transport (General) Regulation 2005*, as follows:

base of a driver of a regulated heavy vehicle, in relation to particular work, is the vehicle's garage address. However:

- (a) if the driver operates and receives instructions from another place that is recorded in the record keeper's record as the driver's base, the other place is the driver's base.
- (b) if a driver is a self-employed driver and an employed driver at different times, the driver may have one base as a self-employed driver and another base as an employed driver.
- (c) if a driver has 2 or more employers, the driver may have a different base in relation to each employer.

bus is a motor vehicle built mainly to carry people that seats over 12 adults (including the driver).

driver of a regulated heavy vehicle includes an employed driver and a self-employed driver.

employed driver is a driver who is employed by someone else to drive a regulated heavy vehicle.

employer is a person who engages someone else to drive a regulated heavy vehicle under a contract of employment, apprenticeship or training.

garage address of a vehicle means:

- (a) in the case of a heavy vehicle that is normally kept at a depot when not in use—the principal depot of the vehicle, or
- (b) in the case of a heavy vehicle that is not normally kept at a depot when not in use:
 - (i) where the vehicle has only one registered operator—the home address of the registered operator, or
 - (ii) where the vehicle has more than one registered operator—each of the home addresses of the registered operators, or
- (c) in the case of a vehicle that is not a heavy vehicle—the place nominated by the applicant for registration of the vehicle as the place where the vehicle is normally kept.

heavy truck is:

- (a) a motor vehicle (except a bus or tram) with a GVM over 12 tonnes; or
- (b) a motor vehicle (except a bus or tram) that is part of a combination, if the total of the GVMs of the vehicles in the combination is over 12 tonnes.

major rest break means a rest break of at least 5 continuous hours.

record keeper for the driver is:

- (a) for an employed driver — the employer; or
- (b) for a self-employed driver — the self-employed driver.

record location of a driver is:

- (a) a place which the record keeper has instructed the driver is the record location; or
- (b) if the record keeper has not instructed the driver as specified in paragraph (a), the driver's base.

regulated heavy vehicle is:

- (a) a heavy truck; or
- (b) a bus.

self-employed driver is a driver who is not an employed driver but is driving a regulated heavy vehicle.

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Bringelly in the Camden Council area

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

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

SCHEDULE

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

Lot 5 Deposited Plan 773405; and

Lot 11 Deposited Plan 812153.

(RTA Papers: FPP 9M3342; RO 75.12082)

ROADS ACT 1993

Order - Section 31

Fixing or Varying of Levels
of part of the Pacific Highway
in the Clarence Valley Council area

The Roads and Traffic Authority of New South Wales, by this Order under section 31 of the Roads Act 1993, fixes or varies the levels of part of Highway No 10 - Pacific Highway between 33.02 km and 33.72 km north of Grafton as shown on Roads and Traffic Authority plan No 0010.086RC1675.

Mr David Bell
Regional Manager Northern
Roads and Traffic Authority, NSW
31 Victoria Street, Grafton NSW 2460

(RTA Papers FPP 9M3687; RO 10/86.1233.04/05)

Department of Water and Energy

WATER ACT 1912

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

North Coast

Ross Duncan WARDLAW for a pump on Lambs Valley Creek, Lot 15, DP 751442, Parish Chandler, County Clarke, for water supply for irrigation and industrial (piggery) purposes (50ML) (new licence – entitlement by way of permanent transfer) (Reference: 30SL067012).

APPLICATIONS for licences under section 10, Part 2 of the Water Act 1912, have been received from:

North Coast

Murray John GRAY, Amanda Louise GRAY, Ronald Clyde GRAY and Betty Joan COVENTRY for a pump on an unnamed watercourse easement within Lot 5, DP 871890, Parish Woolgoolga, County Fitzroy, for irrigation of 2 hectares (13ML) (new licence – entitlement by way of permanent transfer) (Reference: 30SL067077).

Adam Noel SMITH and Kindi Isabella SMITH for a pump on Orara River, Lots 94 and 95, DP 752810, Parish Bardsley, County Fitzroy, for irrigation of 37 hectares (150ML) (tea tree and pasture) (new licence by way of permanent transfer) (Reference: 30SL067076).

Bevan James MURRAY and Keli Faye ROWE for a pump on Cobaki Creek on Lot 5, DP 868950, Parish Berwick, County Rous, for irrigation of 4 hectares (10 ML) (new licence – water entitlement obtained by way of permanent transfer) (Reference: 30SL067075).

Hunter

FOSTER'S WINE ESTATES LIMITED for a 50 mm centrifugal pump on the Goulburn River on Lot 1, DP 539337 and Lot 256, DP 750963, Parish Wickham, County Brisbane, for irrigation (proposed Lot 6 subdivision of existing entitlement) (Reference: 20SL061798).

FOSTER'S WINE ESTATES LIMITED for a 150 mm centrifugal pump on the Goulburn River on Lot 1, DP 539337 and Lot 256, DP 750963, Parish Wickham, County Brisbane, for irrigation (proposed Lot 3 subdivision of existing entitlement) (Reference: 20SL061799).

FOSTER'S WINE ESTATES LIMITED for a 50 mm centrifugal pump on the Goulburn River on Lot 1, DP 539337 and Lot 256, DP 750963, Parish Wickham, County Brisbane, for irrigation (proposed Lot 2 subdivision of existing entitlement) (Reference: 20SL061800).

FOSTER'S WINE ESTATES LIMITED for a 50 mm centrifugal pump on the Goulburn River on Lot 1, DP 539337 and Lot 256, DP 750963, Parish Wickham, County Brisbane, for irrigation (proposed Lot 1 subdivision of existing entitlement) (Reference: 20SL061801).

FOSTER'S WINE ESTATES LIMITED for a 50 mm centrifugal pump on the Goulburn River on Lot 1, DP 539337 and Lot 256, DP 750963, Parish Wickham, County Brisbane, for irrigation (proposed Lot 1 subdivision of existing entitlement) (Reference: 20SL061802).

Written objections to the applications specifying the grounds thereof must be lodged with the NSW Office of Water, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

AN application for an authority under Part 2, section 20 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) has been received as follows:

Namoi River Valley

PROTEN TAMWORTH LIMITED and TARADALE FARMS PTY LTD for 2 pumps on the Peel River on Lot 15, DP 996743, Parish Tangaratta, County Parry, for water supply for industrial use (existing works – new authority – part replacement of existing licence) (Reference: 90SA11778).

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 NSW Office of Water, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

D. MILLING,
Manager Licensing

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of cancelled association pursuant to
Section 54A

THE incorporation of WAKEHURST NETBALL CLUB INCORPORATED (Y2366615) cancelled on 13 February 2009 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated 10th day of September 2009.

ROBERT HAYES,
A/g Manager Financial Analysis
Registry of Co-operatives & Associations
Office of Fair Trading
Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of cancelled association pursuant to
Section 54A

THE incorporation of NATIONAL ASSOCIATION OF COMMUNITY BASED CHILDREN'S SERVICES NSW (NACBCS/NSW) INC (Y1264534) cancelled on 26 September 2008 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated 10th day of September 2009.

ROBERT HAYES,
A/g Manager Financial Analysis
Registry of Co-operatives & 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.

Club Maserati Australia Incorporated Y2174627
Packsaddle Sporting Club Inc Y0039939
Palm Lake Resort Banora Residents' Association Incorporated Y2824318
Greenwell Point & Districts Family & History Group Incorporated Y2017010
Maccabi Triathlon Club Incorporated Y1977437
Nsw Building & House Relocator's Association Incorporated Y1872702
Boomanoomana Drainage & Landcare Group Inc Y1398505
Moree Junior Cricket Club Inc Y1419431
Old Bonalbo Creeks and Land Management Group Incorporated Y2968432
Praise Corroboree Incorporated Y2305936
The Prudential Agents Association New South Wales Incorporated Y1862902
Port Macquarie Motel Association Incorporated Y2526033
Polia Landcare Group Incorporated Y2012123

The Pekinges Club of N.S.W. Incorporated Y2552229
Powerhouse Christian Worship Centre Incorporated Y2929200
The Power of The Outback Incorporated Y2946936
Pretty Gully and District Landcare Group Incorporated Y2928840
Pakistan Sports Club of Australia Incorporated Y3053735
Pro Bono Philharmonic Orchestra Incorporated Y3054830
Quipolly Dams Catchment Landcare Incorporated Y2929641
Queanbeyan Kangaroo Football Club Incorporated Y3010809
Palm Lake Resort Banora Residents' Association Incorporated Y2824318
Parkes Apaches Rugby League Football Club Incorporated Y2689240
Queanbeyan Road Safety Group Incorporated Y2671317
Petersham Leichhardt Baseball Club Inc Y1082640
Purfleet Community Youth Centre Association Incorporated Y2506923
Port Macquarie Volleyball Association Incorporated Y2988326
Richmond Ex-Servicemens' Cricket Club Incorporated Y2651325
River to Shelf Fishing Club Incorporated Y2621043
Radio Sangkakala Incorporated Y2669738
Rebels M.C. Australia Wagga Chapter Incorporated Y2698631
Regional Information Technology Industry Association (RITIA) Incorporated Y2720139
Rotaract Club of Gosford Incorporated Y2762509
Rotaract Club of Granville Inc Y1495215
Rotaract Club of Manly Inc Y1520400
Reconciliation Wagga Wagga Incorporated Y2784544
Ripple Effect (Blue Mountains) Incorporated Y2769831
Rodeo Cowboys Incorporated Y2825707
Rooty Hill Junior Rugby League Club Incorporated Y2392615
Rural and Volunteer Fire Fighters Association of NSW Incorporated Y1803629
The Robert Rugers Library Incorporated Y1579843
The Roseville Community Association Incorporated Y2894829
Rydal & Sodwalls Heritage Association Incorporated Y2849246
Rangelands Meat Products Incorporated Y2971008
Resurrection Victory International Ministries Incorporated Y2956834
Rous River Landcare Incorporated Y2917014
Royal Hotel Family Fishing Club Dungog Incorporated Y3004605
St. Thomas' Kids Cottage Incorporated Y2195126
Sydney Women's Festival Incorporated Y2515530
Safe Association Incorporated Y2700147
Snowy Genoa Total Catchment Management Committee Incorporated Y2681509
South End R.L.C. Incorporated Y2690312
Southern Mountain Media Incorporated Y2738307

- Spring Rain Christian Fellowship Incorporated
Y2724127
- Serbian Orthodox Church "St John the Baptist"
Incorporated Y2763702
- Sistaweb Circus Incorporated Y2238626
- Spirit of Learning Incorporated Y2134937
- Save Our City Incorporated Y2776836
- Scuba-Divers Association of N.S.W. Incorporated
Y2835507
- Sekolah Indonesia Sydney Indonesian Community
Language School Incorporated Y2684010
- Shoalhaven Blackpowder Club Incorporated
Y2818016
- Showjumping Incorporated Y2858539
- Sino-Australia Chinese Business Association
Incorporated Y2769145
- Southern Tablelands & Monaro Sustainable Grazing
Systems Incorporated Y2816806
- South African Australian Communities Association
(S.A.A.C.A.) Incorporated Y2819209
- South Tweed Heads Colts Junior Cricket Club
Incorporated Y2804032
- St Mary's Christians Welfare Movement Incorporated
Y2879920
- Starfish Club Incorporated Inc9881692
- St. George Community Watch Incorporated
Inc9874220
- Sunraysia Wildlife Carers Group Incorporated
Y2234638
- Snowy Development Board Inc Y0500218
- South East Forests Conservation Council Inc
Y0905330
- The Southern Highlands Wine Society Inc Y1099517
- South West Rocks Gaolers Rugby Union Club Inc
Y1200815
- Glen Innes Basketball Association Inc Y1172247
- Sporting Shooters Association of Australia (NSW)
Nowra Branch Incorporated Y1475909
- Sk8 Park for Batemans Bay Incorporated Y2894633
- Mirambeena Nursing Home Auxiliary Incorporated
Y1633627
- Koori Works Incorporated Y2492708
- Southern Highlands Economic Development Association
(SHEDA) Incorporated Y2247527
- Sutherland Shire Gridiron Incorporated Y2886141
- South West Angus Breeders Inc Y1089031
- Stockton Soccer Club Inc Y0263445
- Sydney Magpies Australian Football Club Incorporated
Y1937404
- Sydney Tamils Cricket Club Inc Y1297807
- St. Johns Eagles J.R.L.F.C. Incorporated Y2748940
- Save Rose Valley Group Incorporated Y2928546
- Shipmasters Guild Incorporated Y2962401
- St Elias Football Club Incorporated Y2965735
- The Stone Club Australia Branch Incorporated
Y2970207
- Metwessta Incorporated Y1569014
- Mt Parry Landcare Group Inc Y1703928
- Macarthur Women's Guild Incorporated Y2506727
- Maitland District Rifle Club Incorporated Y2672804
- Maitland High School Foundation Incorporated
Y2185032
- Middle Harbour Bulls Junior Rugby League Football
Club Incorporated Y2222844
- Mittagong Rivulet Landcare Group Incorporated
Y2887236
- Moama & Echuca Adventure Playpark Incorporated
Y2810236
- Manilla Touch Association Inc Y1329040
- Mid North Coast Angus Breeders Association
Incorporated Y1506047
- Mid North Coast Technological and Applied Studies
Association Incorporated Inc9874200
- Murray Cropping Group Incorporated Y2933312
- Mycity Church Incorporated Y2935943
- Macarthur Community Church Incorporated
Y3013310
- Manilla Bowling, Fishing and Social Club Incorporated
Inc9874578
- Moorebank Rugby League Club Incorporated
Y3064336
- Mosman Womens Hockey Club Incorporated
Y2735022
- Mullumbimby Progress Association Incorporated
Y2569841
- Nambucca Valley Campdraft Club Incorporated
Y2608814
- National Australian Nostalgia Racers Association
Incorporated Y2610001
- Nepean International Students Association Incorporated
Y2653417
- National Pigeon Association Incorporated Y2677005
- New South Wales Big Game Rifle Club Incorporated
Y2680022
- Out of the Woodwork Incorporated Y2702337
- Nedgera Landcare Group Incorporated Y2765304
- North Coast Soccer Branch Incorporated Y1647611
- Oz Showbiz Cares / Equity Fights Aids Incorporated
Y2745606
- New England Kart Club Incorporated Y2851413
- Newtown Australian Football Club Incorporated
Y2826606
- Nowra Australian Rules Football Club Incorporated
Y2795733
- Old Pioneer Dairy Heritage Landcare Incorporated
Y2715814
- Narromine Polocrosse Club Inc Y0508733
- Northern Inland Regional Development Organisation
Incorporated Y2312402
- NSW Gridiron Coaches Association Incorporated
Y2427133
- Oura Landcare Group Incorporated Y2061008
- N.S.W. Slope Soaring Association Incorporated
Y2274720
- Ourimbah Rugby Union Club Incorporated
Y1541340
- New England Archery Club Inc Y0185632
- Nambucca Valley Environment Society Inc
Y1414348
- Narrawa Landcare Group Incorporated Y2562911
- Neo Theatro Incorporated Y2899814
- Nimmitabel Landcare Group Incorporated Y2820722
- Northern Waters Incorporated Y2886239
- Northern NSW Ecotourism Association Incorporated
Y1981745
- New South Wales Association of Chinese Medicine
Incorporated Y1012227
- Oceana Presbyterian Church Incorporated Y2885732
- Nambucca Valley Rural Roads Group Incorporated
Y2935110
- Nadakapalli Association Incorporated Y3060838
- National Australian Professional Volleyball Alliance
Incorporated Y2998028

- National Physique & Fitness Committee of Australia Incorporated Y2997619
 Narrabri Mud Trial Club Inc Y2995625
 Nimbin Valley Landcare Incorporated Inc9874135
 Northern Streeters Performance Car Club Incorporated Y2987035
 Opera In The Shire Incorporated Y2962940
 Our Lady of Lourdes Earlwood Netball Association Incorporated Y2953206
 Novocastrian Swimming Club Incorporated Y2155632
 Newcastle Fringe Incorporated Y2597737
 New South Wales Neurosurgical Association Incorporated Y2828502
 North Avalon Surfriders Association Incorporated Y2605529
 Narrandera Youth Centre Association Incorporated Y2700343
 Newcastle Dune Riders ATV Club Incorporated Y2847938
 Peruvian Paso Horse Association of Australia Incorporated Y2749300
 The Pankykladic Cultural Association "O Apollon" Incorporated Y2098514
 "Preporod" Bosnian Cultural Society Incorporated Y2212309
 The Pub Fishing Club (Tamworth) Inc Y1684702
 Plumpton Braves Baseball Club Incorporated Y2651129
 1606 Quadcentenary Australia 2006 Incorporated Y2789235
 Penrith Day Waratah Slimmers Support Group Incorporated Y2868731
 Parramatta Artists Network Incorporated Inc9881223
 Philippine Merchant Marine Academy Alumni Association Incorporated Inc9883584
 Parramatta Islamic Cultural Association Incorporated Y2433827
 The Pambula Jam Club Incorporated Y2049433
 Parramatta Marist Basketball Club Incorporated Y2097321
 Peninsula Community Forum Incorporated Y2898131
 People against Ardlethan Landfill Incorporated Y2541922
 Perisher Blue Resort Association Incorporated Y2690508
 Apex Club of Muswellbrook Inc Y0264834
 Kaos Surf Bodyboard Club Incorporated Y2200417
 Kingscliff Village Tenant's Association Incorporated Y2754948
 Kurmond Community Action Group (K.C.A) Incorporated Y2783645
 Kyogle & Villages (Main Streets) Association Incorporated Y2516037
 Kyogle Woodenbong Amateur Boxing Club Inc Y0787645
 Korean Australian Junior Chamber Incorporated Inc9874552
 Kangaroo Flat Landcare Group Incorporated Y2513928
 Kandos/Rylstone Amateur Boxing Club Inc Y1150702
 Kapisanang Batanguenos and Friends Incorporated Y2557704
 Kendall Cricket Club Inc. Y1653423
 Krishna Indian Multi-Cultural Broadcasting Association (Kimba) Incorporated Y2606624
 Korean Youth Mission Incorporated Y2617617
 KFCP Incorporated Y2685203
 Kiama Stars BMX Club Incorporated Y2683601
 Kotzur Family Reunion Incorporated Y2669248
 Kariong Lighthouse Christian Centre Incorporated Y2790503
 The Kirkton Wine Club Incorporated Y2846304
 Kogarah Residents Action Group Incorporated Y2814812
 Kincumber Rugby League Football Club Incorporated Y1853609
 Kyogle District Musicians Club Incorporated Y1744419
 Kadimah Social Club Incorporated Y2891838
 Katoomba Community Markets Incorporated Y2587839
 Kiwanis Club of Medowie Incorporated Y2006311
 Kurnell Horse Association Incorporated Y2699138
 Kafarkahel Charitable Association Incorporated Y2962744
 K.K.A.A.R.L.F.C. Incorporated Y2956148
 Koorawatha Hotel Social Fishing Club Incorporated Y2978722
 Kandos District Motor Sport Club Incorporated Y3004507
 Kaputar FM Community Radio Incorporated Y2989225
 Korean Christian Cultural Institute of Australia Incorporated Y3016007
 Lachlan-Macquarie Watershed Landcare Group Incorporated Y2670908
 Latin's United Futbol Seven Incorporated Inc9887340
 Lebanese Youth League of Australia Incorporated Y2656408
 Little Theatre Company Incorporated Y2681019
 Leeton Road Safety Group Incorporated Y2712137
 Long Mountain Landcare Group Incorporated Y2729406
 Lightning Ridge Community Advisory Committee Incorporated Y2644320
 Living Hope Worship Centre Incorporated Y2198019
 Lochinvar Equestrian Club Inc. Y0954803
 Latham Park Tennis Club Incorporated Inc9881275
 Lismore Pony Club Incorporated Y1934119
 Liverpool Samoa Family Church Incorporated Y2287413
 Lucas Street Child Care Centre Parents Association Incorporated Y2316733
 Lions Club of Beresfield Inc Y0646032
 Lions Club of Karuah And District Inc Y1562329
 Lismore and District United Ratepayer's Association Inc. Y1325934
 Lower Mountains Hunting Dog Club Incorporated Y2901624
 Lyndhurst Football Club Incorporated Y1884006
 League Park Goulburn Incorporated Y2928742
 Lebanon Watch - Australia Incorporated Y2919302
 Liberty Australia Motorcycles and Cars Club Incorporated Y2946446
 Lions Club of Katoomba-Leura-Blackheath Inc Y3007939
 Lions Club of Quakers Hill-Marayong Incorporated Y3034103

- Lost In Space Fan Club of Australia Incorporated
 Y2537320
 Marrar & District Progress Association Incorporated
 Y2467705
 Marrickville West Turkish School Incorporated
 Y2448514
 Maclean Women's Soccer Club Incorporated
 Y2809409
 Manly Warringah & Pittwater Pony Club Inc
 Y0667609
 Manly Warringah Redbacks GFC Incorporated
 Y2779239
 Mountain Bike Access Australia Incorporated
 Y2785737
 Mudgee Cycling Club Inc Y0960713
 Marrickville R.S.L. Rugby League Football Club Inc
 Y1553232
 Merriwa Rugby Union Football Club Inc Y0112130
 Monaro Interchange Respite Care Incorporated
 Y0876108
 Mount Druitt Meals on Wheels and Food Services Inc
 Y1211710
 The Moulamein Racing Club Social Club Incorporated
 Y1632532
 Mary's Mount Landcare Group Inc Y1447327
 Manly Bodyboarding Club Incorporated Y1943510
 Morangarell Landcare Group Incorporated Y2233935
 Marrickville R.S.L. Sports Club Incorporated
 Y2139922
 1066 The Mediaeval Society Incorporated Y1531736
 Mid North Coast Mens Hockey Association Inc
 Y1660624
 Tallimba Night Tennis Club Inc Y1430401
 Trial Bay Sailing Club Incorporated Y2280336
 Sir Joseph Banks Support Association Incorporated
 Y2168717
 Shoalhaven People for Jobs Inc. Y2231304
 S.C.R.A.M. Inc. Y2236534
 Save the Showground for Sydney Incorporated
 Y2317632
 Syrian Youth Association Incorporated Y2352337
 Sydney Wakeboarders Club - Port Hacking Incorporated
 Y2472716
 Sydney Wang Sung Church Incorporated Y2486210
 Screencentric Incorporated Inc9885401
 South Hurstville-Carss Park Royals Rugby Union
 Football Club Incorporated Inc3422134
 Scotts Head Christian Fellowship Incorporated
 Y2638116
 Sabor Peruano Traditional Dances Incorporated
 Y2441143
 Stauros Lesvos Agios Therapontas Association
 Incorporated Y2364817
 Sawtell Toormina Athletics Club Inc. Y1900633
 Sydney Spring International Festival of New Music
 Association Inc Y1239531
 Sydney Institute of Technology Alumni Association
 Incorporated Y2427035
 South Woy Woy Progress Association Incorporated
 Y2262338
 Southampton Ck Rehabilitation Landcare Group
 Incorporated Y2811233
 Silver City Pastoral & Agricultural Association Inc
 Y0819123
 Spring Creek Landcare Incorporated Y2724225
 Southern Riverina Social Club Incorporated
 Y2838008
 Sugar Valley Netball Club Inc Y1509136
 SES Stage Productions Incorporated Inc9874451
 Sefton Junior Golf Club Inc Inc9881133
 The Sydney Psychotherapy Association Incorporated
 Inc9876164
 Salt Water Aboriginal Youth, Sports and Recreation
 Incorporated Inc9885547
 Southlands Community Church Incorporated
 Y2593700
 South Coogee School Council Incorporated
 Y2596103
 Smiths Lake Recreation Area Association Incorporated
 Y2584113
 Servants of The Elder Gods Incorporated Y2590219
 Sydney Gay & Lesbian Broadcasters Incorporated
 Y2551036
 Sutherland Shire Residents against Holsworthy Airport
 Incorporated Y2551918
 Shearwater Pacific Incorporated Y2528419
 Study Skills Street School Incorporated Y2502102
 Shoalhaven (5-A-Side) Indoor Soccer Club Incorporated
 Y2505828
 The Surf 'N' Theatre Company for Children And Young
 People Incorporated Y2627515
 Sporting Aliis Club Incorporated Y2649305
 Sydney Senior Dance Lover's Association Inc
 Inc9883142
 Sydney Institute of Palliative Medicine Incorporated
 Y2594305
 Rebels Baseball Club Port Macquarie Inc Y1003522
 Royal Ryde Centre - Public Interest Group Incorporated
 Y2427525
 The Rotaract Club of Warringah Incorporated
 Y2416042
 Raymond Terrace Community Service Clubs
 Incorporated Y2394511
 Rotaract Club of Brunswick Valley Incorporated
 Y2224446
 The Rotaract Club of Baulkham Hills Incorporated
 Y2293225
 Robertson Village Association Incorporated
 Y2254238
 Raskifa Charitable Association Incorporated
 Y2125203
 Regional Catchment Committee - Northcoast (NSW)
 Incorporated Y2933900
 Radio Living Light Incorporated Y2509914
 Rusten House Friendship Group Incorporated
 Y2542919
 Researchers Affecting Education Incorporated
 Y2542429
 Railway Hotel Family Fishing Club Incorporated
 Y2515922
 Rhythm and Images of India Incorporated Y2583018
 Rylstone - Kandos 2000 Incorporated Y2574215
 R.J. Christie Sports Association Incorporated
 Y2573022

Dated: 7 September 2009.

ROBERT HAYES,
 A/Manager Financial Analysis
 Registry of Co-operatives & Associations
 Office of Fair Trading
 Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of cancelled Association pursuant to Section 54A

THE incorporation of FAIRFIELD CITY LIONS FOOTBALL CLUB INCORPORATED – INC9878655 cancelled on 11 April 2008 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 25 August 2009.

ROBERT HAYES,
A/Manager, Financial Analysis Branch
Registry of Co-operatives & Associations
Office of Fair Trading
Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of GOSFORD DISTRICT MOTORCYCLE CLUB INC (Y0170700) cancelled on 16 May 2008 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated 16th day of September 2009.

ROBERT HAYES,
A/g Manager Financial Analysis
Registry of Co-operatives & Associations
Office of Fair Trading
Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of O'DUA GROUP OF NEW SOUTH WALES INCORPORATED – INC9878809 cancelled on 29 May 2009 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 15 September 2009.

ROBERT HAYES,
A/Manager
Financial Analysis Branch
Registry of Co-operatives & 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.

An Indigenous Welfare Fund Incorporated – Inc9884456
Arranounbai Childrens Early Learning Centre Incorporated – Inc9878759
Australian Macedonian Cultural Folk-Dancing Group "Prespa" Incorporated – Inc9881942

Biodiesel Association of Australia Incorporated – Inc9875265
Carcoar Social Club Inc – Inc9881580
Celestial Beams Incorporated – Inc9882620
Clarence In-Line Hockey Association Incorporated – Inc9874564
Cobar Genealogy Group Inc – Y1443339
Cobar Historical Society Incorporated – Y3006403
Croatian Drama Literature Society Incorporated – Inc9881174
Deniliquin Jazz Group Inc – Y0589502
Friends of The Parramatta Riverside Theatres Incorporated – Y1548025
Green Fingers Permaculture Community Garden Incorporated – Inc9887599
Higher Ground Christian Church Inc – Inc9876494
The Korean Education Agents Association in Australia Incorporated – Inc3475622
Mid West Country Racing Pigeon Association Incorporated – Y2397845
New South Wales Wildplant Rescue Service Incorporated – Inc9876042
Partner Housing Australasia Incorporated – Inc9883431
Sawiyen - Committee in Solidarity with Palestine Incorporated – Inc9880404
Southern NSW Football Players Club Incorporated – Inc9888504
Tamworth City Snooker Club Incorporated – Inc9874698
Tourist Cougars Football Club Incorporated – Inc9881669
Uws Rowing Club Incorporated – Inc9878916
Voluntary Service Abroad Incorporated – Inc9887931
Allawah House Inc – Y0237004
Australian Tibetan Buddhist Centre Incorporated – Inc9876628
Bowral Cricket Club Incorporated – Y2715324
Canobolas Heritage Railway Society Incorporated – Y0304118
Dubbo Koorie Interagency Association Incorporated – Inc9876259
Hunter Community Television Incorporated – Inc9878860
Sydney Campus Lions Club Incorporated – Inc9882393
Triton Owners Club (Dubbo) NSW Incorporated – Inc9874383
United Taxi Drivers Association Incorporated – Inc9882412
Wagga Wagga Military Tattoo Incorporated – Inc9883462
Yass Charity Ball Incorporated – Inc9883088
Young Carers Lodge Young Incorporated – Inc9886904
Australian Association of Anti-Aging Medicine Incorporated – Inc9887903
Botany Bay Tide Baseball Club Incorporated – Inc9881851
Cambodian Islamic Association of Australia Incorporated – Inc9889328
Cobar Grain Handlers Incorporated – Y2468310
Gundagai and District Sport And Recreation Club Inc. – Y0860816
Illawarra Triathlon Club Incorporated – Inc9891612
Moree Regional Business Enterprise Board Incorporated – Y1687448

Sydney Art and Culture Association Incorporated – Inc9882243
 Sydney Junior Baseball League Incorporated – Inc9881178
 Virtues Connection Shoalhaven Incorporated – Inc9887054
 Waratah-Mud Hut Endurance Riders Club Inc – Y1106214

ROBERT HAYES,
 A/Manager Financial Analysis
 Registry of Co-operatives & Associations
 Office of Fair Trading
 Department of Commerce
 8 September 2009

4. The exemption under clause 16(d) of the Companion Animals Regulation 2008 from the requirements of section 9 of the Companion Animals Act 1998 expires five years from the date of this order, unless revoked or varied at an earlier time.

Date: 10th September 2009.

ROSS WOODWARD,
 Deputy Director General
 Division of Local Government
 Department of Premier and Cabinet

COMPANION ANIMALS REGULATION 2008

Order

Organisations approved by the Deputy Director General under clause 16(d) of the Companion Animals Regulation 2008

PURSUANT to clause 16(d) of the Companion Animals Regulation 2008, the organisation listed in Schedule 1 is hereby approved, subject to the conditions contained in Schedule 2.

SCHEDULE 1

<i>Name of organisation</i>	<i>Address of organisation</i>	<i>Name of contact officer for organisation</i>
ACT Rescue & Foster Inc	PO Box 1308 WODEN ACT 2606	Mr Martin Schwenke

SCHEDULE 2

1. The exemption under clause 16(d) of the Companion Animals Regulation 2008 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation is holding that animal for the sole purpose of re-housing the animal with a new owner.
2. The exemption under clause 16(d) of the Companion Animals Regulation 2008 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation maintains appropriate records that show compliance with the Companion Animals Act 1998, Companion Animals Regulation 2008 and the Guidelines for Approval to be an Organisation Exempt from Companion Animal Registration under clause 16(d) of the Companion Animals Regulation 2008.
3. The exemption under clause 16(d) of the Companion Animals Regulation 2008 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation maintains a register that is made available to the relevant local council and the Division of Local Government, Department of Premier and Cabinet as requested. The Register must list the names of all carers involved in the rehoming of animals and the locations of all animals received under the exemption while in the custody of the organisation.

COMPANION ANIMALS REGULATION 2008

Order

Organisations approved by the Deputy Director General under clause 16(d) of the Companion Animals Regulation 2008

PURSUANT to clause 16(d) of the Companion Animals Regulation 2008, the organisation listed in Schedule 1 is hereby approved, subject to the conditions contained in Schedule 2.

SCHEDULE 1

<i>Name of organisation</i>	<i>Address of organisation</i>	<i>Name of contact officer for organisation</i>
Companion Animal Rescue & Adoption (CARA)	PO Box 5695 HUGHES ACT 2605	Ms Anja Vels

SCHEDULE 2

1. The exemption under clause 16(d) of the Companion Animals Regulation 2008 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation is holding that animal for the sole purpose of re-housing the animal with a new owner.
2. The exemption under clause 16(d) of the Companion Animals Regulation 2008 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation maintains appropriate records that show compliance with the Companion Animals Act 1998, Companion Animals Regulation 2008 and the Guidelines for Approval to be an Organisation Exempt from Companion Animal Registration under clause 16(d) of the Companion Animals Regulation 2008.
3. The exemption under clause 16(d) of the Companion Animals Regulation 2008 from the requirements of section 9 of the Companion Animals Act 1998 only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation maintains a register that is made available to the relevant local council and the Division of Local Government, Department of Premier and Cabinet as requested. The Register must list the names of all carers involved in the rehoming of animals and the locations of all animals received under the exemption while in the custody of the organisation.
4. The exemption under clause 16(d) of the Companion Animals Regulation 2008 from the requirements of section 9 of the Companion Animals Act 1998 expires five years from the date of this order, unless revoked or varied at an earlier time.

Date: 11th September 2009.

ROSS WOODWARD,
Deputy Director General
Division of Local Government
Department of Premier and Cabinet

CO-OPERATIVES ACT 1992

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

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

The Comboyne Rural Co-operative Society Limited

Dated this eleventh day of September 2009.

R HAYES,
Delegate of the Registrar of Co-Operatives

CO-OPERATIVES ACT 1992

Notice under Section 601AC of the Corporations Act 2001 as applied by Section 325 of the Co-Operatives Act 1992

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

Walgett Wool Processors Co-operative Limited

Dated this fourteenth day of September 2009

R HAYES,
Delegate of the Registrar of Co-Operatives

CO-OPERATIVES ACT 1992

Notice under Section 601AC of the Corporations Act 2001 as applied by Section 325 of the Co-Operatives Act 1992

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

BGF Co-operative Limited (In Liquidation)

Dated this fourteenth day of September 2009.

R HAYES,
Delegate of the Registrar of Co-Operatives

CORPORATIONS ACT 2001

Notice under Section 601AC of the Corporations Act 2001 as applied by Section 52 of the Associations Incorporation Act 1984

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

D SPORT INCORPORATED (IN LIQUIDATION)
INC9881234

Dated this sixteenth day of September 2009.

R. HAYES,
Delegate of the Registrar of Co-Operatives

DISTRICT COURT OF NEW SOUTH WALES

Direction

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

Parramatta 10.00am 5 July 2010 (3 weeks)
In lieu of 5 April 2010 (3 weeks)

Dated this 11th day of September 2009.

R O BLANCH,
Chief Judge

FOOD ACT 2003

THE NSW Food Authority advises of convictions under the Food Act 2003 relating to offences in the handling, storage and sale of food made against the business entity known as Sydney International Development Co Pty Ltd, trading as Lavera Pizza & Pasta at the business addresses of 109-111 Glebe Point Road, Glebe, NSW 2006. The defendant was charged with nine offences under section 21(1) of the Food Act 2003. The total penalty imposed under the Act was \$43,200 plus court and legal costs of \$7000. This notice is made after the statutory time for appeal has elapsed.

NSW Food Authority,
PO Box 6682
Silverwater NSW 1811

LEGAL PROFESSION ADMISSION BOARD

Erratum

THE Legal Profession Admission Board notice published in the Government Gazette No. 114 on 21 August 2009, folios 4856-4857 contained an error in the printed version only. Under the heading Legal Profession Admission Rules 2005, Third Schedule - Amendments on folio 4857 the entry:

“Practical Training Exemption pplication”

This should have read

“Practical Training Exemption Application”

This erratum now amends that error with the gazettal date remaining the 21 August 2009.

LOCAL GOVERNMENT ACT 1993

Proclamation

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 218B of the Local Government Act 1993, hereby alter the boundaries of the Area of Muswellbrook Shire as described by Proclamation in Government Gazette No. 79 of 15 June 1979, continued as an area and taken to be constituted under the Local Government Act 1993 by clause 21 of Schedule 7 to that Act and the Area of Upper Hunter Shire as described by Proclamation in Government Gazette No. 140 of 18 November 2005, by taking the part of the Area of Upper Hunter Shire described in Schedule A hereto and adding it to the Area of Muswellbrook Shire so that the boundaries of the Area of Muswellbrook Shire and the Area of Upper Hunter Shire shall be as described in Schedules B and C hereto.

Signed and sealed at Sydney this 26th day of August 2009.

By Her Excellency's Command,

Hon BARBARA PERRY, M.P.,
Minister for Local Government

GOD SAVE THE QUEEN!

SCHEDULE A

Areas to be transferred from the Area of Upper Hunter Shire to the Area of Muswellbrook Shire

Area 1

Area about 128.8 hectares. Being that part of Lot 1, DP 1084779, lying in Upper Hunter Shire.

Area 2

Area about 22.2 hectares. Being Lot 2, DP 213132.

SCHEDULE B

Area of Muswellbrook Shire (as altered)

Area about 3403.06 square kilometres: Commencing at the junction of Dart Brook with the Hunter River: and bounded thence by that river upwards to the northwestern corner of portion 123, Parish of Russell, County of Durham; by the northern boundary of that portion and part of the northern boundary of portion 122 easterly to a point about 301.75 metres east of the southwestern corner of portion 128; by a line northeasterly to the southernmost corner of portion 131; by the southeastern boundary of that portion and the generally southeastern boundary of portion 132 generally northeasterly to the southernmost southwestern corner of portion 151; by the southernmost southern boundary of that portion, the generally southern boundary of portion 135, the southernmost southern and the generally southeastern boundary of portion 120 and the generally south-eastern boundary of portion 83 generally easterly and generally northeasterly to the southern boundary of portion 44; by part of the southern boundary of that portion, the southern boundary of portion 42, the southern and part of the eastern boundary of portion 41 and the southern boundary of portion 7, easterly, northerly and again easterly to the western boundary of portion 150, Parish of St Aubins; by part of that boundary and the southern boundary of that portion and the southern boundary of portion 149, southerly and easterly to the southeastern corner of the said portion 149; by the generally southern boundary of portion 164, the southwestern and southeastern boundaries of portion 26 and the generally northern boundary of portion 146, generally easterly to the western boundary Lot 1, DP 1084779, by part of that boundary and the generally northern boundary of that lot, northerly and generally easterly, a line, easterly, the northern and north-eastern boundaries of Lot 2, DP 213132, easterly and south-easterly to the southwestern boundary of portion 268, Parish of Tudor; by part of that boundary and the generally southwestern boundary of portion 271 generally southeasterly; by a line southeasterly to the westernmost western corner of portion 272; by the generally southwestern boundary, the generally southern boundary and part of the eastern boundary of that portion, generally southeasterly, generally easterly and northerly to the southwestern corner of portion 276; by a line along the southern boundary of that portion and portions 280 and 283, easterly to the northwestern corner of portion 287; by the western, southern and eastern boundaries of that portion, southerly, easterly and northerly

to the northwestern corner of portion 295; by the northern and a line along the eastern boundaries of that portion easterly and southerly to the northern boundary of portion 298; by a line along that boundary easterly to the western boundary of portion 319; by part of that boundary and the western boundary of portion 320 southerly to the southwestern corner of that portion; by a line southerly to the northwestern corner of portion 269, parish of Foy; by the western boundary of that portion and the western, southwestern and part of the southern boundary of portion 270, southerly, southeasterly and easterly to Foy Brook; by that brook downwards to the northern boundary of portion 237; by part of that boundary and the western boundary of that portion westerly and southerly; by the southern boundary of portion 236 and the western and part of the southern boundary of portion 10, westerly, southerly and easterly to the said Foy Brook; by that brook downwards to the northern boundary of cancelled portion 173 (Plan catalogued H 35 663), parish of Herschell; by part of that boundary, the eastern and part of the southern boundary of that portion, easterly, southerly and westerly to a line along the eastern boundary of portion 32; by that line southerly to the southeastern corner of that portion by a line along the southern boundary of that portion, and the northern boundaries of portions 29 and 88, parish of Liddell, westerly to the northwestern corner of the said portion 88; by the western boundary of the said portion 88, and the southernmost boundary of portion 4, Parish of Herschell, southerly, and westerly to the northwestern corner of portion 41, Parish of Liddell; by a line along the eastern boundary of portions 133, 134, 135, 128, 127, 124 and the easternmost and southern boundaries of portion 89 southerly and westerly to the southwestern corner of the said portion 89; by part of the eastern and southern boundaries of the Parish of Savoy southerly and generally westerly; by the western boundaries of the Parish of Howick generally southern to the Hunter River; by that river upwards to the western boundary of portion 62, parish of Hunter, County of Hunter; by part of that boundary southerly to the road 20.115 metres (1 chain) wide shown in plan catalogued R.7375 1603 R; by that road and the road passing through that portion and portions 58, 57, 55, 163, 50 and 38 generally southeasterly to the northern boundary of portion 39; by part of that boundary and its prolongation westerly to the northerly prolongation of the eastern boundary of the Parish of Martindale; by a line along that boundary, the southern boundary of that parish and the western boundary of the parish of Tonga, southerly, westerly and again southerly to the range dividing the waters of the Hawkesbury and Hunter Rivers; by that range generally southwesterly to Mount Coricudgy; by Coricudgy Creek downwards and Widden Brook downwards to the southwestern corner of portion 31, Parish of Pomany, County of Phillip; by a line along the western boundary of that portion northerly to the range forming the watershed between Widdin Brook and Emu Creek; by that range generally northerly to the southern boundary of T.R. 49803, notified 1st April, 1914, Parish of Widdin; by part of the southern, the eastern and part of the northern boundaries of that reserve easterly, northerly and westerly to the south-eastern corner of portion 44; by the eastern and northern boundaries of that portion northerly and westerly; by a line northwesterly to Cedar Creek, at a point east of The Livery Stable; by a line westerly to the said Livery Stable on the western boundary of the parish of Simpson; by part of the generally northwestern boundary of that parish generally northeasterly to a point east of the easternmost southeastern corner of the parish of Bylong; by a line westerly to that corner; by that range forming the eastern watershed of Reedy, Stockyard and

Honeysuckle Creeks generally northerly to the southwestern corner of portion 34, parish of Kerrabee; by the western and northern boundaries of that portion northerly and easterly to the Goulburn River; by that river upwards to the northwestern corner of portion 25, parish Dangar, County of Brisbane; by a line along the northern boundary of portions 25 and 26 and the western boundary of portion 29, easterly and northerly to the range forming the generally eastern watershed of Merriwa River; by that range generally northeasterly to the range forming the generally southwestern watershed of Worondi Rivulet; by that range generally south-easterly to the northernmost corner of portion 93; by the generally northeastern boundary of that portion and part of the northern boundary of portion 88 generally southeasterly and easterly to the western boundary of portion 38, Parish of Wickham; by part of the western, the northern and part of the eastern boundary of that portion northerly, easterly and southerly to the northwestern corner of portion 50; by the northern boundary of that portion, part of the western boundary and the northern boundary of portion 305, easterly, northerly and again easterly to the western boundary of portion 61; by a line along that boundary northerly to the southern boundary of portion 353; by part of that boundary and the southernmost boundary of portion 235, westerly to the south-western corner of the said portion 235; by the generally western and northern boundaries of that portion, generally northerly and easterly to the western boundary of portion 354; by part of that boundary and a line along the northern boundary of portion 354, northerly and easterly to the western boundary of portion 32; by part of that boundary northerly to a point east of the southeastern corner of portion 249; by a line westerly to that corner; by boundaries of the said portion 249, generally northwesterly and generally north-easterly to the western boundary of portion 126; by a line along the western boundary of that portion northerly to the southern boundary of portion 131; by part of that boundary and the western boundary of that portion westerly and northerly; by a line along the northern boundaries of portions 131, 47 and 33 easterly to the southwestern corner of portion 312; by the western boundary of that portion northerly to the southern boundary of portion 222; by boundaries of that portion westerly, northerly and easterly to the south-western corner of portion 213; by boundaries of that portion northerly and easterly to the western boundary of portion 254; by part of that boundary and a line along the western-most western boundary of that portion northerly to a line along the northern boundary of that portion; by that line easterly to a line along the eastern boundary of portion 138; by that line northerly to Halls Creek; by that creek upwards to the southwestern corner of portion 9, Parish of Myrablaun; by the southern boundary of that parish generally easterly to Wybong Creek; by that creek downwards to the southwestern corner of portion 4 Rem., parish of Guan Gua; by a line along the southernmost boundary of that portion easterly to the southwestern corner of portion 1, parish of Halscot; by the southern boundary of that parish and the Parish of Strathearn generally easterly to Dart Brook; and by that brook downwards to the point of commencement.

SCHEDULE C

Area of Upper Hunter Shire (as altered)

Area about 8058.7 square kilometres: Commencing at the junction of Dart Brook with the Hunter River; and bounded thence by that river upwards to the north-western corner of portion 123, parish of Russell, county of Durham; by a line along the northern boundary of that portion and the northern

boundary of portion 122 easterly to a point about 15 chains east of the south-western corner of portion 128; by a line north-easterly to the southernmost corner of portion 131; by the generally south-eastern boundary of that portion and portion 132 generally north-easterly to the easternmost south-eastern corner of the latter portion; by a line easterly to the northern-most corner of portion 82; by part of the generally southern boundary of 135 generally easterly to the south-eastern corner of that portion; by the southernmost boundary and the generally south-eastern boundary of portion 120 and the generally south-eastern boundary of portion 83 easterly and generally north-easterly to the southern boundary of portion 44; by part of the southern boundary of that portion, the southern boundary of portion 42, the southern boundary and part of the eastern boundary of portion 41 and the southern boundary of portion 7, easterly, northerly and again easterly to the western boundary of portion 150, parish of St. Aubins; by part of that boundary and the southern boundary of that portion and the southern boundary of portion 149, southerly and easterly to the south-eastern corner of the latter portion; by the generally southern boundary of portion 164, the south-western and south-eastern boundaries of portion 26 and the generally northern boundary of portion 146, generally easterly to the western boundary of Lot 1, DP 1084779, by part of that boundary and the generally northern boundary of that lot, northerly and generally easterly, a line, easterly, the northern and north-eastern boundaries of Lot 2, DP 213132, easterly and south-easterly to the south-western boundary of portion 268; by a line along the south-western boundary of portions 268, 271 and 272 and the southern boundary of the lastmentioned portion, south-easterly and easterly to the south-eastern corner of the said portion 272; by part of the eastern boundary of that portion and a line along the southern boundary of portions 276, 280 and 283, northerly and easterly to the north-western corner of portion 287; by a line along the western, southern and eastern boundaries of portion 287, southerly, easterly and northerly to the north-western corner of portion 295; by a line along the northern and eastern boundaries of that portion easterly and southerly to the northern boundary of portion 298; by a line along that boundary easterly to the western boundary of portion 319; by part of that boundary and the western boundary of portion 320 southerly to the south-western corner of the latter portion; by the southern boundary of that portion easterly; by the westernmost, the northern and north-eastern boundaries of 302, parish of Foy and the north-eastern boundaries of portions 301, 300 and 299, northerly and generally south-easterly to the westernmost boundary of portion 80, parish of Rosamond; by the range dividing the waters of Fal Brook and Davis Creek through portion 80 generally north-easterly to the easternmost boundary of that portion; again by that range forming the south-eastern boundary of the said parish of Rosamond generally north-easterly to the Mount Royal Range; by that range generally northerly to the source of the Manning River; by that river downwards to its confluence with Kangaroo Creek; by that creek upwards to the south-western corner of portion 113, parish of Myra, county of Hawes; by a line along the western boundary of that portion and portions 107 and 10 northerly to Pigna Barney River; by that river upwards to the south-western corner of portion 28, parish of Curricabark; by a line along the western boundary of that portion, the westernmost boundary of portions 29 and 19 and the western boundary of portion 37 of the said parish of Curricabark, the westernmost boundary of portion 37, parish of Mernot, and the western boundary of portion 36 northerly to McKenzies Creek; by that creek downwards to its confluence with the Barnard

River at the north-western corner to portion 23; by a line north-easterly to the south-western corner of portion 8, parish of Hall; by a line along the western boundary of that portion northerly to Tuggolo or Lawsons Creek; by that creek upwards to the northernmost corner of portion 7 of the said parish of Hall; by a western, a northern and the westernmost boundary of that portion, southerly, westerly and again southerly to the Barnard River; by that river upwards to the north-western corner of portion 10, parish of Barry; by a line along the western boundary of that portion southerly to Ben Halls Creek; by that creek upwards to the northern boundary of portion 13; by part of that boundary westerly to the north-western corner of the said portion 13; by part of the western boundary of the said parish of Barry generally southerly to the southernmost corner of portion 34, parish of Yeerawun; by part of the generally northern boundary of the County of Brisbane, generally westerly, part of the generally western boundary of Lot 222, DP 750952, generally easterly and generally southerly, the generally north-eastern, the generally south-eastern and part of the generally south-western boundaries of Lot 1, DP 732462, generally south-easterly, generally south-westerly and generally north-westerly, the generally eastern and the generally southern boundaries of Lot 2, DP 732462, generally southerly and generally westerly to the generally northern boundary of the County of Brisbane, aforesaid; by that boundary and the generally northern boundary of the County of Bligh generally westerly, part of the generally western boundary of Portion 12, Parish of Cunna, generally southerly and part of the generally northern boundary of Portion 77, parish of Warung, generally westerly to the Talbragar River; by that river downwards to the generally northern boundary of the Parish of Nandoura; by that boundary and part of the generally south-eastern boundary of that parish, generally easterly and generally south-westerly to the Great Dividing Range, on the southern boundary of Portion 215; by that range generally south-westerly to the western boundary of Lot 128, DP 750748; by that boundary, southerly, part of the northern boundary of Lot 134, DP 750748, easterly, the generally western and the generally southern boundaries of Lot 160, DP 750748, generally southerly and generally easterly, the generally south-western boundary of Lot 153, DP 750748, generally south-easterly, the western, southern and part of the eastern boundaries of Lot 76, DP 750748, southerly, easterly and northerly, the southern boundaries of Lots 72, 20, 37 and 30, easterly, the western and part of the south-eastern boundaries of Lot 29, DP 750748, southerly and north-easterly, the western prolongation of the southern boundary of Lot 99, DP 750748, that boundary and part of the eastern boundary of that lot, easterly and northerly, the southern boundary of Lot 94, DP 750769 easterly, the southern and eastern boundaries of Lot Pt 96, DP 750769, easterly and northerly, the southern prolongation of the eastern boundary of Lot 7, DP 256129, that boundary, a line, the eastern boundary of Lot 6, DP 256129 and its prolongation, northerly, part of the southern boundary of Lot 63, DP 750769, easterly, the western boundary of Lot 98, DP 750769, southerly, the western, southern and eastern boundaries of Lot 3, DP 820707, southerly, easterly and northerly, part of the southern boundaries of Lot 20 and 51, DP 750769, easterly, the western boundaries of Lots 21 and 91, DP 750769, southerly, part of the northern and the western boundaries of Lot 92, DP 750769 and its prolongation, westerly and southerly, the generally south-eastern boundary of the Parish of Tomimobil, generally north-easterly to the Munmurra River; by that river and Goulburn River downwards to the eastern prolongation of the northern boundary of Lot 18, D.P. 755422, by that prolongation and boundary westerly, the western boundaries

of that lot and Lot 17, D.P. 755422 southerly, part of the northern and part of the western boundaries of Lot 29, D.P. 755422 westerly and southerly, the northern and western boundaries of Lot 20, D.P. 755422 westerly and southerly, part of the northern and western boundaries of Lot 53, D.P. 704125 westerly and southerly, the south-western boundary of Lot 44, D.P. 755422 and its prolongation south-easterly, the generally south-western and southern boundaries and its prolongation of Lot 43, D.P. 755422 generally south-easterly and easterly to Goulburn River, aforesaid, by that river downwards to the northern prolongation of the western boundary Lot 56, D.P. 704134 by that prolongation, boundary and the western boundary of Lot 55 and its prolongation southerly to Goulburn River, aforesaid and by that river downwards to the north-western corner of portion 25, parish of Dangar, county of Brisbane; by a line along the northern boundary of portions 25 and 26 and the western boundary of portion 29, easterly and northerly to the range forming the generally eastern watershed of Smith's Rivulet of Merriwa Creek; by that range generally north-easterly to the range forming the generally south-western watershed of Worondi Rivulet; by the latter range generally south-easterly to the northernmost corner of portion 93; by the generally north-eastern boundary of that portion and part of the northern boundary of portion 88 generally south-easterly and easterly to the western boundary of portion 38, parish of Wickham; by part of the western, the northern and part of the eastern boundary of that portion northerly, easterly and southerly to the north-western corner of portion 50; by the northern boundary of that portion, part of the western boundary and the northern boundary of portion 305, easterly, northerly and again easterly to the western boundary of portion 61; by a line along that boundary northerly to the southern boundary of portion 353; by part of that boundary and the southernmost boundary of portion 235 westerly to the south-western corner of the lastmentioned portion; by the generally western and northern boundaries of the said portion 235, generally northerly and easterly to the western boundary of portion 354; by part of that boundary and a line along the northern boundary of portion 354; northerly and easterly to the western boundary of portion 32; by part of that boundary northerly to the south-eastern corner of portion 249; by boundaries of that portion generally westerly, northerly and easterly to the western boundary of portion 126; by a line along the western boundary of that portion northerly to the southern boundary of portion 131; by part of the southern boundary and the western boundary of that portion westerly and northerly; by a line along the northern boundary of portions 131, 47 and 33 easterly to the south-western corner of portion 312; by the western boundary of that portion northerly to the southern boundary of portion 222; by boundaries of that portion westerly, northerly and easterly to the south-western corner of portion 213; by boundaries of portion 213 northerly and easterly to the western boundary of portion 185; by part of that boundary and a line along the western and northern boundaries of portion 184, northerly and easterly to a point south of the south-eastern corner of portion 138; by a line along the eastern boundary of portion 138 northerly to Gungal or Halls Creek; by that creek upwards to the south-western corner of portion 9, parish of Myrabluan; by the southern boundary of that parish generally easterly to Wybong Creek; by that creek downwards to the south-western corner of portion 4 Rem, Parish of Guan Gua; by a line along the southernmost boundary of that portion easterly to the south-western corner of portion 1, parish of Halscot; by the southern boundary of that Parish and the Parish of Strathearn generally easterly to Dart Brook; and by that brook downwards to the point of commencement.

NATIONAL PARKS AND WILDLIFE ACT 1974Cape Byron State Conservation Area
Amendments to Plan of Management

AMENDMENTS to the plan of management for the Cape Byron State Conservation Area have been prepared and are on exhibition until 21st December 2009.

Copies of the amendments are available free of charge from the NPWS Byron Coast Area office, Tallow Beach Road, Byron Bay (phone 02 6620 9300) and the NPWS Northern Rivers Regional Office, 75 Main Street Alstonville (phone 02 6627 0200). The amendments and the adopted plan of management are also on the NPWS website: www.environment.nsw.gov.au.

Written submissions on the amendments must be received by The Planner, Cape Byron Headland Reserve, NPWS, PO Box 127, BYRON BAY NSW 2481 by 21st December 2009.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on these amendments may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

NATIONAL PARKS AND WILDLIFE ACT 1974Tallaganda Nature Reserve
Plan of Management

A draft plan of management for Tallaganda Nature Reserve has been prepared and is on exhibition until 21st December 2009. Copies of the plans are available free of charge from the NPWS offices at 11 Farrer Street, Queanbeyan (ph 6229 7000). The plan may also be viewed at the Palerang Council Offices at 144 Wallace Street, Braidwood and Majara Street, Bungendore, as well as on the website: www.environment.nsw.gov.au.

Written submissions on the plan must be received by The Planner, National Parks and Wildlife Service, PO Box 472, Tumut NSW 2720 by 21st December 2009.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on these draft plans may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

**OCCUPATIONAL HEALTH AND SAFETY
REGULATION 2001**

Exemption Order No 017/09

I, Tony Robinson, Director, Strategic Specialist Services Group of the WorkCover Authority of New South Wales, pursuant to Clauses 347 and 348 of the Occupational Health and Safety Regulation 2001 make the following Order.

Occupational Health and Safety Regulation 2001
Exemption Order No. 017/09**1. Name of Order**

This Order is the Occupational Health and Safety Regulation 2001 Exemption Order No.017/09.

2. Commencement and revocation of prior Exemption Order

This Order replaces Exemption Order No. 009/08, which is hereby revoked as at the date of commencement of this Order. This Order commences on the 16th day of September 2009, and has effect for a period of two years from that date.

3. Exemption

Pesticide users who are the staff or the contractors of Integral Energy, within the geographical areas in which they are authorised to operate by Integral Energy in NSW (authorised person), are exempt from clause 270 (1) of the Occupational Health and Safety Regulation 2001, subject to the following conditions:

1. The person with control of workplace or person with control of work, who authorises the use of pesticide to control termites and treat timber must:
 - a. ensure that the pesticides are only used by authorised persons;
 - b. meet all the relevant current requirements of the NSW Pesticides Regulation 1995 including pesticide use notification and record keeping requirements;
 - c. have attained the relevant chemical user's qualification issued in accordance with Level 4 of the Australian Qualifications Framework (AQF) such as ChemCert or SMARTtrain that includes units RTC4702A - Minimise risks in the use of chemicals and RTC4703A - Plan and implement a chemical use program;
 - d. attain the Pole Inspectors Training (NSW TAFE Course No.27510) within one year period from the date of issue of this exemption order;
 - e. instruct authorised persons in the safe use of the pesticides and ensure that any hazards identified with such use have been assessed and adequately controlled and those persons are advised of the controls;
 - f. be satisfied that authorised persons can be relied upon to use the pesticides without placing the health and safety of themselves or others at risk; and
 - g. ensure that authorised persons are made aware of the application and limitations of this exemption order; and
 - h. ensure that authorised persons are able to communicate to a level that enables them to perform their duties safely.
2. The person so authorised to use the pesticides to control termites and treat timber, in accordance with this exemption must:
 - a. be not less than eighteen (18) years of age;
 - b. meet all the relevant current requirements of the NSW Pesticides Regulation 1995 including pesticide use notification and record keeping requirements;
 - c. have attained the relevant chemical user's qualification issued in accordance with Level 3 of the Australian Qualifications Framework (AQF) such as ChemCert or SMARTtrain that includes units RTC3704A - Prepare and apply chemicals and RTC3705A - Transport, handle and store chemicals;

- d. attain the Pole Inspectors Training (NSW TAFE Course No.27510) within one year period from the date of issue of this exemption order;
- e. observe safe work practices at all times whilst using the pesticides and take action to prevent any person being placed at risk.

Dated this 4th day of September 2009.

TONY ROBINSON,
Director
Strategic Specialist Services Group
WorkCover Authority of New South Wales

OCCUPATIONAL HEALTH AND SAFETY REGULATION 2001

Exemption Order No 015/09

I, Tony Robinson, Director, Strategic Specialist Services Group of the WorkCover Authority of New South Wales, pursuant to Clauses 347 and 348 of the Occupational Health and Safety Regulation 2001 make the following Order.

Occupational Health and Safety Regulation 2001
Exemption Order No. 015/09

1. Name of Order

This Order is the Occupational Health and Safety Regulation 2001 Exemption Order No.015/09.

2. Commencement and revocation of prior Exemption Order

This Order replaces Exemption Order No. 007/08, which is hereby revoked as at the date of commencement of this Order. This Order commences on the 16th day of September 2009, and has effect for a period of two years from that date.

3. Exemption

Pesticide users who are the staff or the contractors of Country Energy, within the geographical areas in which they are authorised to operate by Country Energy in NSW (authorised person), are exempt from clause 270 (1) of the Occupational Health and Safety Regulation 2001, subject to the following conditions:

1. The person with control of workplace or person with control of work, who authorises the use of pesticide to control termites and treat timber must:
 - a. ensure that the pesticides are only used by authorised persons;
 - b. meet all the relevant current requirements of the NSW Pesticides Regulation 1995 including pesticide use notification and record keeping requirements;
 - c. have attained the relevant chemical user's qualification issued in accordance with Level 4 of the Australian Qualifications Framework (AQF) such as ChemCert or SMARTtrain that includes units RTC4702A - Minimise risks in the use of chemicals and RTC4703A - Plan and implement a chemical use program;
 - d. attain the Pole Inspectors Training (NSW TAFE Course No.27510) within one year period from the date of issue of this exemption order;
 - e. instruct authorised persons in the safe use of the pesticides and ensure that any hazards identified

with such use have been assessed and adequately controlled and those persons are advised of the controls;

- f. be satisfied that authorised persons can be relied upon to use the pesticides without placing the health and safety of themselves or others at risk; and
 - g. ensure that authorised persons are made aware of the application and limitations of this exemption order; and
 - h. ensure that authorised persons are able to communicate to a level that enables them to perform their duties safely.
2. The person so authorised to use the pesticides to control termites and treat timber, in accordance with this exemption must:
 - a. be not less than eighteen (18) years of age;
 - b. meet all the relevant current requirements of the NSW Pesticides Regulation 1995 including pesticide use notification and record keeping requirements;
 - c. have attained the relevant chemical user's qualification issued in accordance with Level 3 of the Australian Qualifications Framework (AQF) such as ChemCert or SMARTtrain that includes units RTC3704A – Prepare and apply chemicals and RTC3705A – Transport, handle and store chemicals;
 - d. attain the Pole Inspectors Training (NSW TAFE Course No.27510) within one year period from the date of issue of this exemption order; and
 - e. observe safe work practices at all times whilst using the pesticides and take action to prevent any person being placed at risk.

Dated this 4th day of September 2009.

TONY ROBINSON,
Director
Strategic Specialist Services Group
WorkCover Authority of New South Wales

OCCUPATIONAL HEALTH AND SAFETY REGULATION 2001

Exemption Order No 016/09

I, Tony Robinson, Director, Strategic Specialist Services Group of the WorkCover Authority of New South Wales, pursuant to Clauses 347 and 348 of the Occupational Health and Safety Regulation 2001 make the following Order.

Occupational Health and Safety Regulation 2001
Exemption Order No. 016/09

1. Name of Order

This Order is the Occupational Health and Safety Regulation 2001 Exemption Order No.016/09.

2. Commencement and revocation of prior Exemption Order

This Order replaces Exemption Order No. 008/08, which is hereby revoked as at the date of commencement of this Order. This Order commences on the 16th day of September 2009, and has effect for a period of two years from that date.

3. Exemption

Pesticide users, who are the staff or contractors of Energy Australia, within the geographical areas in which they are authorised to operate by Energy Australia in NSW (authorised person), are exempt from clause 270 (1) of the Occupational Health and Safety Regulation 2001, subject to the following conditions:

1. The person with control of workplace or person with control of work, who authorises the use of pesticide to control termites and treat timber must:
 - a. ensure that the pesticides are only used by authorised persons;
 - b. meet all the relevant current requirements of the NSW Pesticides Regulation 1995 including pesticide use notification and record keeping requirements;
 - c. have attained the relevant chemical user's qualification issued in accordance with Level 4 of the Australian Qualifications Framework (AQF) such as ChemCert or SMARTtrain that includes units RTC4702A - Minimise risks in the use of chemicals and RTC4703A - Plan and implement a chemical use program;
 - d. attain the Pole Inspectors Training (NSW TAFE Course No.27510) within one year period from the date of issue of this exemption order;
 - e. instruct authorised persons in the safe use of the pesticides and ensure that any hazards identified with such use have been assessed and adequately controlled and those persons are advised of the controls;
 - f. be satisfied that authorised persons can be relied upon to use the pesticides without placing the health and safety of themselves or others at risk; and
 - g. ensure that authorised persons are made aware of the application and limitations of this exemption order; and
 - h. ensure that authorised persons are able to communicate to a level that enables them to perform their duties safely.
2. The person so authorised to use the pesticides to control termites and treat timber, in accordance with this exemption must:
 - a. be not less than eighteen (18) years of age;
 - b. meet all the relevant current requirements of the NSW Pesticides Regulation 1995 including pesticide use notification and record keeping requirements;
 - c. have attained the relevant chemical user's qualification issued in accordance with Level 3 of the Australian Qualifications Framework (AQF) such as ChemCert or SMARTtrain that includes units RTC3704A - Prepare and apply chemicals and RTC3705A - Transport, handle and store chemicals;
 - d. attain the Pole Inspectors Training (NSW TAFE Course No.27510) within one year period from the date of issue of this exemption order; and
 - e. observe safe work practices at all times whilst using the pesticides and take action to prevent any person being placed at risk.

Dated this 4th day of September 2009.

TONY ROBINSON,
Director
Strategic Specialist Services Group
WorkCover Authority of New South Wales

SPORTING VENUES AUTHORITIES ACT, 2008

Land Acquisition (Just Terms Compensation) Act 1991
Notice Of Compulsory Aquisition

THE State Sporting Venues Authority by the Minister for Sport and Recreation declares, with the approval of Her Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Sporting Venues Authorities Act 2008.

KEVIN GREENE, M.P.,
Minister for Sport and Recreation
Minister for Gaming and Racing

SCHEDULE

All those pieces or parcels of land situated in the Warringah Local Government Area, Parish of Manly Cove and County of Cumberland, shown as Lots 864, 868, 869, 870, 880, 881, 882, 883, 884 and 885 in Deposited Plan 752038, Crown Plan 1208 - 2030.

All those pieces or parcels of land located at Borambula situated in the Wagga Wagga Local Government Area, Kyeamba Shire, Parish of Borambula and County of Wynyard shown as Lot 113 in Deposited Plan 757218, Crown Plan 6696 - 2119; and Lot 82 in Deposited Plan 757218, Crown Plan 6536 - 2119, except for a 40 metre strip adjoining Tarcutta Creek to be retained to enable access to the creek and adjacent public recreation reserve.

TRANSPORT ADMINISTRATION ACT 1988 NO 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No 109:

Private Level Crossing near Murrurundi on the Murrurundi to Quirindi Section of the Main North line at rail kilometres 356.450

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

DAVID CAMPBELL, M.P.,
Minister for Transport

TRANSPORT ADMINISTRATION ACT 1988 NO 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No 109:

Road Level Crossing near Murrurundi on the Main North line at rail kilometres 347.980

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

DAVID CAMPBELL, M.P.,
Minister for Transport

TRANSPORT ADMINISTRATION ACT 1988 NO 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No 109:

Private Accommodation Level Crossing near
Coggans Creek on the Ulan Rail Line at rail
kilometres 390.955

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

DAVID CAMPBELL, M.P.,
Minister for Transport

CRIMES (APPEAL AND REVIEW) ACT 2001**NOTICE OF APPEAL TO THE DISTRICT COURT***Crimes (Appeal and Review) Act 2001 – Section 23***In the District Court in the State of New South Wales****Director of Public Prosecutions**

Appellant

And

Respondent

I, ... Director of Public Prosecutions, hereby give notice that I appeal under the provisions of Section 23 of the *Crimes (Appeal and Review) Act 2001* to the District Court against the sentence/s imposed upon the Respondent onatLocal Court, by Magistrate, for the offence/s of.....

WHEREBY ...

ON THE GROUND that the said sentences are inadequate.

DATED at Sydney day of

DIRECTOR OF PUBLIC PROSECUTIONS

TO: The Respondent,

AND TO: The Registrar
..... Local CourtFILED BY: Solicitor for Public Prosecutions
(address.....)

REFERENCE:

LISTING DETAILS

TAKE NOTICE that this Appeal is listed for mention at theDistrict Court (Criminal Jurisdiction).....
.....on at.....

YOU ARE REQUIRED TO BE IN ATTENDANCE AT COURT ON THAT DATE.

If you are legally represented in this matter, you should notify your Solicitor/Counsel of the date fixed for the mention of this Appeal.

Inquiries concerning the mention of this appeal can be made at the District Court Criminal Registry at

Registrar

ACKNOWLEDGMENT

I acknowledge receipt of a copy of this notice and I understand that no other notice will be issued.

Witness

Date:

For and on behalf of the Appellant
The Director of Public Prosecutions

Witness

Respondent Date:

1. Appellant copy
2. Respondent copy
3. File copy

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BALRANALD SHIRE COUNCIL

Exhibition of the Draft Balranald Common Plan of Management

Invitation for Public Submissions

BALRANALD SHIRE COUNCIL has placed on exhibition a Draft Balranald Common Plan of Management. The draft plan was prepared in accordance with the Commons Management Act 1989 in consultation with the Department of Lands (Dubbo).

The purpose of this plan is to support traditional uses of commonage, grazing, public recreation and other community and commercial activities in areas suitable for such purposes.

The Plan will be publicly exhibited from Friday 18 September 2009 to Monday 23rd November 2009.

The draft plan is available during normal office hours at Balranald Shire Council 70 Market Street Balranald, and at the following web address: <http://www.balranald.nsw.gov.au/>.

Submissions must be in writing and be received no later than close of business on Monday 23rd November 2009 and addressed to General Manager, Balranald Shire Council, PO Box 120, Balranald, NSW 2715, tel.: (03) 5020 1300. [4832]

BURWOOD COUNCIL

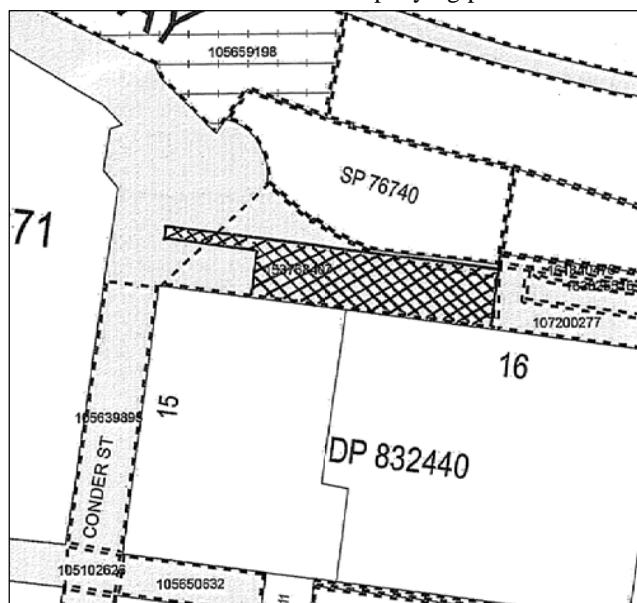
Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that Burwood Council in pursuance of section 16 of the Roads Act 1993, dedicates the land described in the Schedule as public road. P ROMANO, General Manager, Burwood Council. PO Box 240, Burwood NSW 1805.

SCHEDULE

That part of Railway Parade, Burwood, being the land contained in Deed of Conveyance Number 45 Book 660, Deed of Lease and Release Book N Number 52 and Deed of Conveyance Book 150 Number 119, Parish of Concord, County of Cumberland and Local Government Area of Burwood, as shown cross-hatched on the accompanying plan.



[4833]

CLARENCE VALLEY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

CLARENCE VALLEY COUNCIL declares with the approval of Her Excellency the Governor that the easement described in the Schedule below, excluding mines and 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 water supply.

Dated at Grafton this second day of September 2009.

STUART MCPHERSON,
General Manager

SCHEDULE

Interest in land

Easement rights for Water Pipeline in the terms shown hereunder over the site shown in Deposited Plan 1065874 as:

'(A) PROPOSED EASEMENT FOR WATER PIPELINE 7 WIDE AND VARIABLE WIDTH' within Lot 35 in Deposited Plan 262732

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

[4834]

KEMPSEY SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of Section 10 of the Roads Act 1993, the land held by Council as described in the Schedule below is hereby dedicated as public road. David Rawlings, General Manager, Kempsey Shire Council, PO Box 78, West Kempsey, NSW, 2440. File: LA 20243.

SCHEDULE

Lot 1 Deposited Plan 1138558, Parish of Yarravel, County of Dudley being land situated at the intersection of Aldavilla Road and Sherwood Road at Aldavilla. [4835]

LAKE MACQUARIE CITY COUNCIL

Naming of Roads

LAKE MACQUARIE CITY COUNCIL advises that in accordance with Section 162.1 of the Roads Act 1993 and Part 2 Division 2 Clause 9 Roads Regulations 2008 it has named the following roads:

<i>Location</i>	<i>Name</i>
Subdivision of Lot 201 DP 805914	Concord Street
Main Road Boolaroo	Edge Street

No objections to the proposed names were received within the advertising period. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region, Mail Centre, NSW 2310. [4836]

LAKE MACQUARIE CITY COUNCIL

Proposed Renaming of Roads

LAKE MACQUARIE CITY COUNCIL advises that in accordance with Section 162.1 of the Roads Act 1993 and Part 2 Division 2 Clause 7 Roads Regulations 2008 it proposes to rename the following roads:

<i>Location</i>	<i>Name</i>
Part of Gosford Road Awaba commencing at the intersection of Cessnock Road and terminating at the intersection of Kilaben Street.	Kilaben Street
Part of Kilaben Street Awaba commencing at the intersection of Wilton Road and terminating at the intersection of Copeland Street.	Darwin Street

Origin of Name: Chosen by Council as it follows the theme of other street names in Awaba

Written objections to the proposed renaming will be accepted up to one month after publication date of this Notice. The reasons for objection need to be clearly stated. For further information, contact Margaret Cumpson on (02) 4921 0323. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Mail Centre, NSW 2310. [4837]

PORT MACQUARIE-HASTINGS COUNCIL

Section 10, Roads Act 1993

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with section 10 of the Roads Act 1993, the land owned by the Port Macquarie-Hastings Council as described in the Schedule below, is hereby dedicated as public road. ANDREW ROACH, General Manager, Port Macquarie-Hastings Council, corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE

All that parcel of land being Lot 4, Deposited Plan 1086187, Parish and County of Macquarie and situated adjoining 24 Ocean Drive, Port Macquarie.

All those parcels of land being Lots 4, 5 and 6, Deposited Plan 1115744, Parish of Camden Haven, County of Macquarie and situated adjoining 40 and 52 Kendall Road, Kendall.

[4838]

SINGLETON SHIRE COUNCIL

Section 10, Roads Act 1993

Dedication of Land as Public Road

IN accordance with section 10 of the Roads Act 1993, notice is hereby given that the land described in the Schedule below is dedicated to the public as public road. Dated at Singleton this 15th day of September 2009. S. GREENSILL, General Manager, Singleton Shire Council, PO Box 314, Singleton NSW 2330.

SCHEDULE

Lot 1, DP 1092168, Carrowbrook Road, Carrowbrook, Parish of Carrow, County of Durham. [4839]

UPPER LACHLAN SHIRE COUNCIL

Naming of Road

UPPER LACHLAN SHIRE COUNCIL advises that in accordance with section 162.1 of the Roads Act 1993, the following road name has been adopted (Ordinary Council Meeting 18 June 2009, Resolution Number 250/09):

“Grogan Place” is the sealed road 90 metres in length, commencing at Wombat Street in Gunning, approximately 120 metres south east of Cullavin Street. From that point the road runs in a generally easterly direction and ends at the north eastern corner of Lot 3, section 25 of DP 758493.

This road name was adopted by Council on 28 July 2005, but was not gazetted at that time. The proposed gazettal of the road name has since been advertised and no objections were received within the prescribed period.

J. K. BELL, General Manager, Upper Lachlan Shire Council, PO Box 10, Crookwell NSW 2583. [4840]

WOLLONDILLY SHIRE COUNCIL

Proposed Naming of Road, Silverdale
Roads Act 1993 and Roads Regulation 2008,
Part 2, Division 2

NOTICE is hereby given that Wollondilly Shire Council, in pursuance of Clauses 7 & 8 of the above regulation, proposes to name a road in the subdivision of Lots 16 & 17 DP 38985 49-51 Silverdale Road, Silverdale as:

KOWALA WAY, SILVERDALE

Forward written objections to Wollondilly Shire Council, PO Box 21, Picton NSW 2571 clearly outlining any reasons for such objection. Submissions for the proposal close 4pm Friday 14 October 2009.

For further information or to obtain a copy of the publication 'Guidelines for the Naming of Roads' by the Geographical Names Board of New South Wales, please contact Council's Property Administration Officer on (02) 4677 1100. [4841]

WYONG SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

WYONG SHIRE COUNCIL declares with the approval of Her Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of road widening.

Dated at Wyong this 1st day of July, 2009.

K. YATES,
General Manager

SCHEDULE

Lot 3, DP 1128288.

[4842]

SHIRE OF HAY

Sale of Land for Overdue Rates

NOTICE is hereby given to the persons named hereunder that the Council of the Shire of Hay has resolved in pursuance to Division 5 (Section 713) of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which may appear to have an interest and in which the amount of rates stated in each case, as at 1st September 2009, is due:

<i>Owner or Persons having an interest in the land</i>	<i>Description of Land</i>	<i>Amount of Rates (incl. extra charges) overdue for more than 5 years</i>	<i>Amount of all other rates (incl. extra charges) due in arrears</i>	<i>Total</i>
(a)	(b)	(c)	(d)	(e)
Mr L. V. PRIDHAM (Assess 106/10).	Lots 7 and 8, DP 136752, Lachlan Street, Booligal NSW 2711.	\$328.10	\$2506.41	\$2834.51
Est. R. G. MIDDLETON (Assess 120).	Lot 1, DP 657920, William Street, Booligal NSW 2711.	\$396.60	\$1213.87	\$1610.47
Est. R. G. MIDDLETON (Assess 125).	Lot 1, DP 105781, William Street, Booligal NSW 2711.	\$391.55	\$1213.61	1605.16
Mr L. A. G. GARNER (Assess 549).	Lot 1, DP 734232, 431 Church Street, Hay NSW 2711.	\$1290.20	\$7474.50	\$8764.70
Mr L. A. G. GARNER (Assess 1046).	Lot 1, DP 744733, 391 MacGregor Street, Hay NSW 2711.	\$2030.38	\$7994.98	\$10025.36
Mr L. A. G. GARNER (Assess 1047).	Lot 2, DP 744733 and Lot 53, DP 976571, 391 MacGregor Street, Hay NSW 2711.	\$1988.80	\$7,276.39	\$9,265.19
Mr L. A. G. GARNER (Assess 1049).	Lot 50, DP 976571 and Lot 51, DP 976571, 395 MacGregor Street, Hay NSW 2711.	\$2039.06	\$8388.82	\$10427.88
Mr E. D. HICKS and Mrs S. M. HICKS (Assess 1074/10/).	Lot 7, DP 758508, 7 Miller Street, Hay NSW 2711.	\$351.93	\$9656.93	\$10,008.86
Mrs P. L. BOYD (Assess 1190).	Lot 1, DP 632914, 416 Murray Street, Hay NSW 2711.	\$449.15	\$7105.62	\$7554.77
Mr L. A. G. GARNER (Assess 1264).	Lot 3, DP 668072, 434 Orson Street, Hay NSW 2711.	\$1,822.56	\$7,394.46	\$9217.02
Mr L. A. G. GARNER (Assess 2023).	Lot 23, DP 31449, Hay NSW 2711.	\$110.67	\$3416.34	\$3527.01

<i>Owner or Persons having an interest in the land</i>	<i>Description of Land</i>	<i>Amount of Rates (incl. extra charges) overdue for more than 5 years</i>	<i>Amount of all other rates (incl. extra charges) due in arrears</i>	<i>Total</i>
(a)	(b)	(c)	(d)	(e)
Mr L. A. G. GARNER (Assess 2040/).	Lot 45, DP 448476, Hay NSW 2711.	\$1279.73	\$4986.85	\$6266.58
Mr L. A. G. GARNER (Assess 2062/2/).	Lot 78, DP 448476, Hay NSW 2711.	\$791.54	\$5,683.61	\$6,475.15

In default of payment to the Council of the amount stated in column (e) above and any other rates (including extra charges), now being due and payable after publication of this notice before the time fixed for the sale, the said land will be offered for sale by public auction at the Council Chambers on 19th December 2009, at 11:00 a.m. A. DWYER, General Manager, Hay Shire Council, PO Box 141, Hay NSW 2711. [4843]

URANA SHIRE COUNCIL

Renaming of Roads

NOTICE is given that Urana Shire Council, in accordance with section 162 of the Roads Act 1993, as amended, has renamed the following roads:

<i>Description of road</i>	<i>Classification</i>	<i>Previous name</i>	<i>New name</i>
Rand Saffron Road, that runs from Urana Corowa Road to Rand Four Corners Road	SR 1	Rand Saffron Road	Bynedale Road
Urana Oaklands Road, that runs from Urana Corowa Road to Coreen Street, Oaklands.	SR 2	Urana Oaklands Road	Clear Hills Road
Bynedale Daysdale Road, that runs from Triangle Park Road to Rand Saffron Road.	SR 66	Bynedale Daysdale Road	Coreen Creek Road
Part of Boree Creek Road that continues from Drummond Street, Boree Creek to the Boree Creek Bridge.	SR 92	Boree Creek Lockhart Road	Drummond Street
Part of Rand Bidgeemia Road, which runs from Mahonga Road to Ferndale Road.	SR 1086	Rand Bidgeemia Road	Five Mile Road
Part of Rand Bidgeemia Road, which runs from Ferndale Road to Lockhart Shire Boundary.	SR 1086	Rand Bidgeemia Road	Ferndale Road
Urana Bidgeemia Road, that runs from Urana Corowa Road to Mahonga Road.	SR 1113	Urana Bidgeemia Road	Bidgeemia Road
Rand Four Corners Road, that runs from Mahonga Road to Greater Hume Shire Boundary.	SR 1152	Rand Four Corners Road	Four Corners Road
Uranagong Lake Road, that runs from Mahonga Road to Fealeys Road.	MR 125	Uranagong Lake Road	Mahonga Road
Urana Jerilderie Road, that runs from William Street, Urana to Jerilderie Shire Boundary.	MR 59	Urana Jerilderie Road	Cocketgedong Road
Urana Lockhart Road, that runs from Urana Corowa Road to Lockhart Shire Boundary	MR 59	Urana Lockhart Road	Brookong Creek Road
Urana Corowa Road, that runs from Corowa Shire Boundary to Woodhouse Street, Urana.	MR 131	Urana Corowa Road	Federation Way
Urana Morundah Road, that runs from William Street, Urana to Newell Highway.	MR 385	Urana Morundah Road	Federation Way
Oaklands Jerilderie Road, that runs from Back Berrigan Road to Jerilderie Shire Boundary.	MR 323	Oaklands Jerilderie Road	Palmer Forest Road
Walbundrie Road, that runs from Kindra Street, Rand to Greater Hume Shire Boundary.	MR 125	Walbundrie Road	Urana Road
Unnamed Road, Boree Creek, which runs from Strontian Road to Cemetery Road.	Not Classified	Unnamed	Back Cemetery Road

<i>Description of road</i>	<i>Classification</i>	<i>Previous name</i>	<i>New name</i>
Part of Snarvil Road, which runs from Boree Creek Road to Snarvil Road.	SR 29	Snarvil Road	Yuluma Silo Road
Verdons Road, that runs from Stokes Road to Barragunda Road.	SR 27	Verdons Road	Stokes Road
Saffron Road, Rand. Runs from Rand Four Corners Road to a Property Access.	SR 64	Saffron Road	East Saffron Road
Harriss Hut Road, that runs from Swan Lagoon Road to Oaklands Jerilderie Road.	SR 88	Harriss Hut Road	Harris Hut Road
Wongamong Road, that runs from Oaklands Berrigan Road to Corowa Shire Boundary.	SR 50	Wongamong Road	Wangamong Road

JOHN S. HUNT, General Manager, Urana Shire Council, PO Box 55, Urana NSW 2645.

[4844]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of EDNA BRAGG, late of Broadarrow Road, Narwee, 2209 in the State of New South Wales, who died on 13 June 2009, must send particulars of his claim to the executor, Frederick Albert Bragg, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 7 September 2009. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX11307, Hurstville), tel.: (02) 9570 2022.

[4845]

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