



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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Friday, 23 July 2010

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 12 July 2010

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

Proclamations commencing Acts

Coroners Amendment (Domestic Violence Death Review Team) Act 2010 No 28 (2010-371) — published LW 16 July 2010

Regulations and other statutory instruments

Road Amendment (Child Seating and Restraint) Rules 2010 (2010-370) — published LW 12 July 2010

Road Amendment (Parking Exemptions for Mobile Speed Camera Vehicles) Rules 2010 (2010-372) — published LW 16 July 2010

Road Transport (Driver Licensing) Amendment (Speeding and Keep Left Offences) Regulation 2010 (2010-373) — published LW 16 July 2010

Road Transport (General) Amendment (Keep Left Offences) Regulation 2010 (2010-374) — published LW 16 July 2010

Environmental Planning Instruments

Lake Macquarie Local Environmental Plan 2004 (Amendment No 45) (2010-376) — published LW 16 July 2010

Pittwater Local Environmental Plan 1993 (Amendment No 91) (2010-377) — published LW 16 July 2010

State Environmental Planning Policy (Infrastructure) Amendment (Telecommunications Facilities) 2010 (2010-375) — published LW 16 July 2010

Wagga Wagga Local Environmental Plan 2010 (2010-378) — published LW 16 July 2010

OFFICIAL NOTICES

Appointments

EDUCATION ACT 1990

Notification of an Appointment to the Board of Studies

I, VERITY FIRTH, M.P., Minister for Education and Training, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Ms Dianne BUTLAND as a member of the Board of Studies, being a nominee provided under section 100 (3) (b), for a term commencing on and from 1 June 2010 until 31 May 2013.

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

EDUCATION ACT 1990

Notification of an Appointment to the Board of Studies

I, VERITY FIRTH, M.P., Minister for Education and Training, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Mr David John HOPE as a member of the Board of Studies, being a nominee provided under section 100 (3) (b), for a term commencing on and from 1 August 2010 until 31 July 2013.

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

EDUCATION ACT 1990

Notification of an Appointment to the Board of Studies

I, VERITY FIRTH, M.P., Minister for Education and Training, in pursuance of Schedule 1, Clause 8 of the Education Act 1990, appoint Professor Sue DOCKETT as a Member of the Board of Studies, being a nominee provided by section 100 (i) of the said Act for a term commencing on and from 5 July 2010 until 4 July 2013.

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

INSTITUTE OF SPORT ACT 1995

Communities NSW

Appointment of Members of Board of New South Wales Institute of Sport

THE Administrator, with the advice of the Executive Council, has appointed pursuant to Section 6 of the Institute of Sport Act 1995, the following persons as members of the Board of the New South Wales Institute of Sport for a term commencing from 21 July 2010 to 31 May 2015 (inclusive):

Mr Phil COLES AM
Mr Alan JONES AO
Ms Elizabeth DARLISON
Ms Donna RITCHIE
Mr Peter NEWELL OAM
Ms Elizabeth ELLIS AM

The Administrator, with the advice of the Executive Council, has appointed pursuant to Section 6(3) of the Institute of Sport Act 1995, Mr Phil COLES AM as Chairperson of the Board, and Mr Alan JONES AO as Deputy Chairperson of the Board for the duration of their terms of appointment.

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

SYDNEY CRICKET AND SPORTS GROUND ACT 1978

Communities NSW

Appointment of Trustees to the Sydney Cricket and Sports Ground Trust

THE Administrator, with the advice of the Executive Council, has appointed pursuant to Section 6(1)(b) of the Sydney Cricket and Sports Ground Act 1978, the following persons as members of the Sydney Cricket and Sports Ground Trust from the 21 July 2010 to 13 July 2014 (inclusive):

Mr Ken CATCHPOLE OAM
Mr James MCNALLY

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

Department of Industry and Investment

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Gemfish (*Rexea solandri*)

I, PAUL O'CONNOR, Principal Director, Fisheries & Compliance, with the delegated authority of the Minister for Primary Industries and the Director-General of the Department of Industry and Investment pursuant to sections 227 and 228 of the Fisheries Management Act 1994 ("the Act"), and pursuant to s8 of the Act do by this notification, prohibit the taking of gemfish (*Rexea solandri*):

1. by all methods in the waters described in Column 1 of Schedule 1 unless taken in accordance with the trip limits specified in Column 2 of Schedules 1.
2. by all methods in the waters described in Schedule 2.

SCHEDULE 1

Column 1 Waters	Column 2 Trip limits
All NSW ocean waters other than those described in Schedule 2 below.	No more than 50 kg whole weight, or where the vessel is not a commercial fishing vessel, 10 whole fish, in possession on board the fishing vessel each day or from the time of departure to the time of return to port (when longer than a day).

SCHEDULE 2

Waters

All NSW ocean waters south of Barrenjoey Headland, and west of a line drawn 3 nautical miles from the coastal baseline

This fishing closure is effective on the date of publication and remains in force for a period of five (5) years, unless sooner varied or revoked by further notification.

Dated this 21st day of July 2010.

PAUL O'CONNOR,
Principal Director, Fisheries & Compliance
Department of Industry and Investment

FISHERIES MANAGEMENT (OCEAN TRAWL SHARE MANAGEMENT PLAN) REGULATION 2006

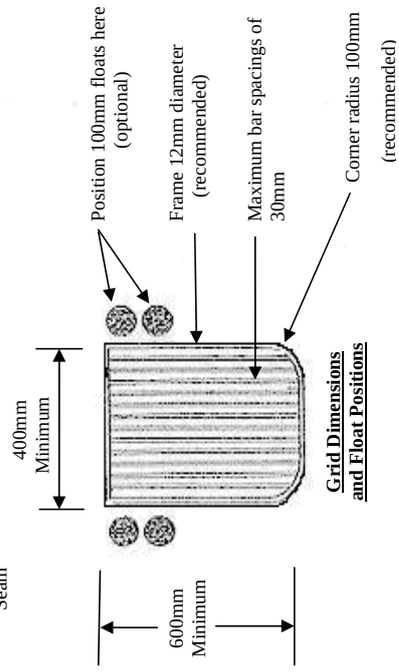
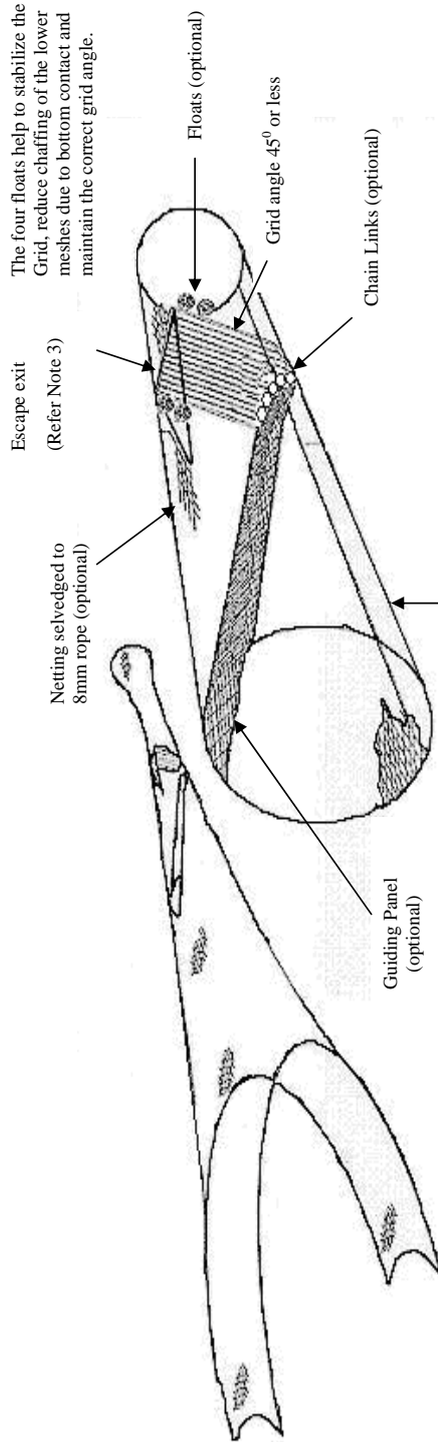
Clause 7A

Instrument of Approval of Bycatch Reduction Devices and Specifications

I, PETER TURNELL, Director, Fisheries Resource Management, with the delegated power of the Director-General of the Department of Industry and Investment pursuant to section 228(1) of the Fisheries Management Act 1994 hereby:

1. revoke the Instrument of Approval dated 23 October 2009 titled "Instrument of Approval of Bycatch Reduction Devices and Specifications" and published in New South Wales Government Gazette No. 156 dated 30 October 2009 at pages 5537 to 5540 inclusive and any Instrument of Approval revived as a result of this revocation;
2. pursuant to Clause 7A (1) (c) of the Appendix to the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006 approve:
 - (a) each bycatch reduction device set out below for use in the Ocean Trawl Fishery; and,
 - (b) the specifications set out below in relation to each such bycatch reduction device.

NSW Ocean Trawl Fishery
Nordmore Grid Bycatch Reduction Device (BRD) Specification
(for use in NSW Ocean Waters)

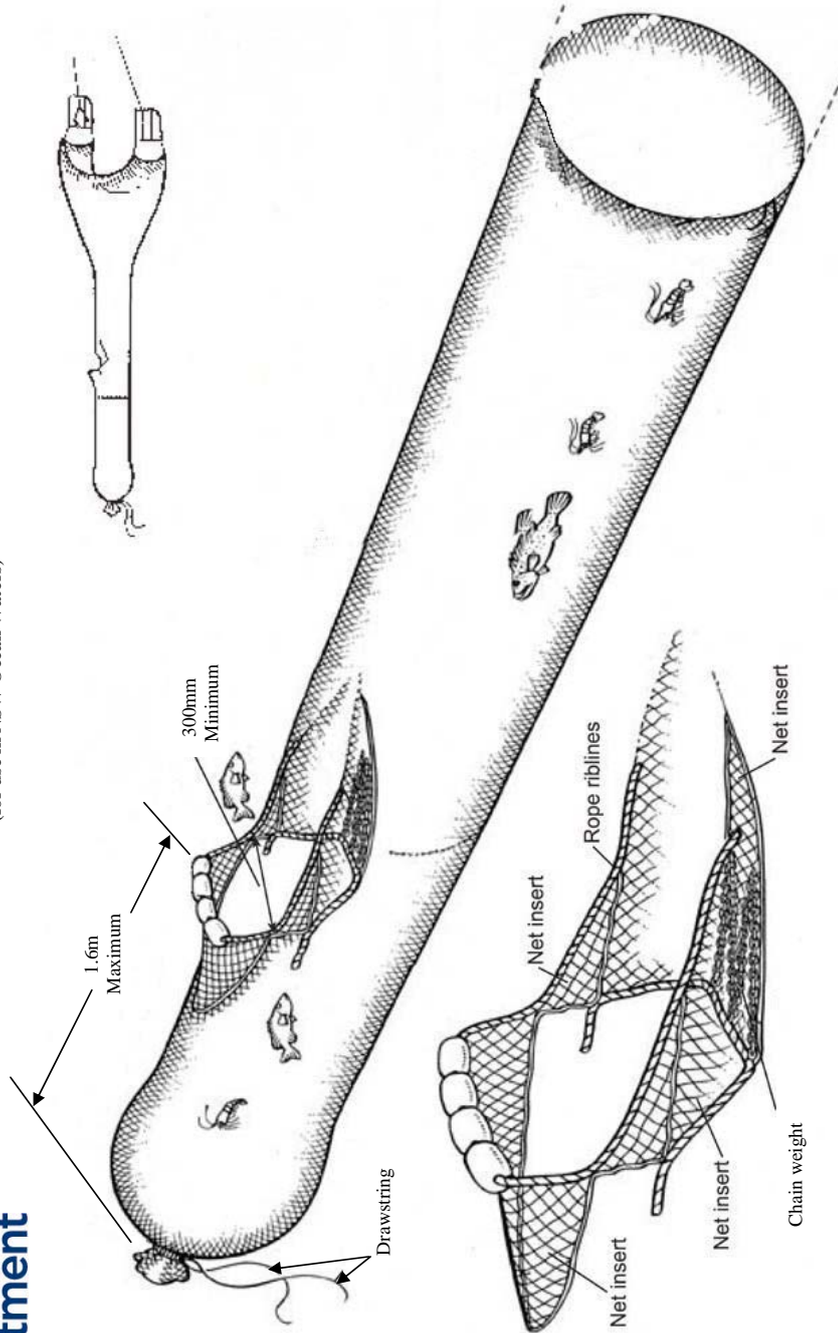


Assembled Nordmore Grid

Compulsory Specifications:

1. The perimeter of the grid must be fully sewn onto the inside of the net.
2. Grid dimension of minimum 600mm long and minimum of 400mm wide.
3. Maximum spacing of 30mm between bars.
4. Grid positioned at an angle of 45° from horizontal plane or less.
5. The escape exit must be immediately forward of the uppermost edge of the grid and may consist of:
 - a) A triangle of not less than 20 bars per side (base 25 meshes across), or
 - b) A single cut not less than 25 meshes across the top of the net.

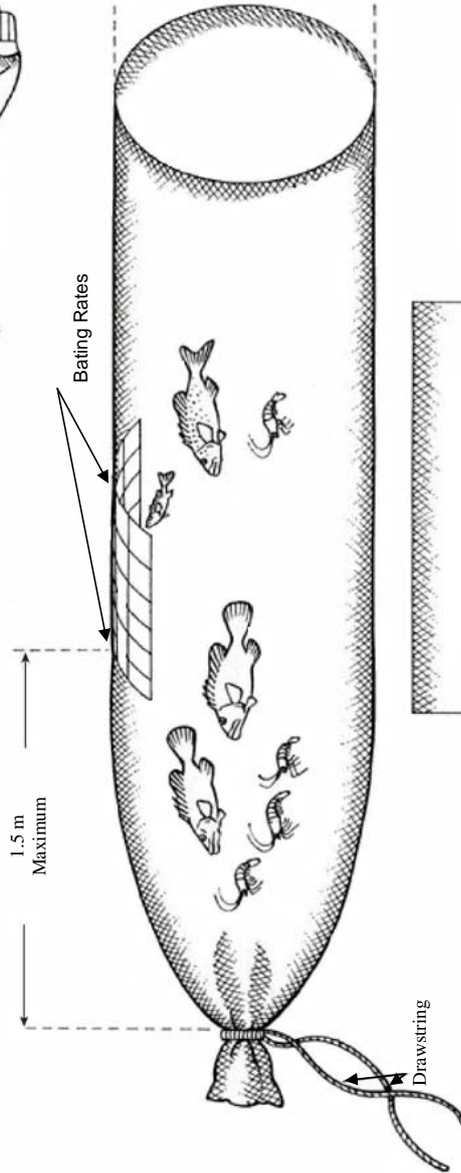
**NSW Ocean Trawl Fishery
Big-Eye Bycatch Reduction Device (BRD) Specification**
(for use in NSW Ocean Waters)



Compulsory Specifications;

1. Maximum distance from drawstrings to opening (floats) 1.6m (stretched measurement when not in use).
2. Minimum width of opening 300mm (stretched measurement when not in use).
3. Chain or weight on front panel (preferably weight to avoid spooking fish) – diagram indicative only.
4. Floats on rear panel – diagram indicative only.

NSW Ocean Trawl Fishery
Ocean Square-Mesh Panel Bycatch Reduction Device (BRD)
Specification
 (for use in NSW Ocean Waters)



Compulsory Specifications:

1. Maximum distance from drawstring 1.5m (stretched measurement when not in use).
2. **Panel A (surrounding panel):**
 - a) Minimum 45mm mesh hung on the bar (ie: hung square).
 - b) Minimum 55cm wide and 70cm long.
 - c) Maximum diameter twine of 5mm.
3. **Panel B (centre panel):**
 - a) Minimum 55mm mesh hung on the bar (ie: hung square).
 - b) Minimum 25cm wide and 30cm long.
 - c) Maximum diameter twine of 5mm.
 - d) Maximum 1.6m forward of codend drawstring and inserted into Panel A.
4. **Bating Rates** (where joined to diamond mesh only)
 - a) If square-mesh panel 45-60mm mesh - at least 2 points to each bar on the panel.
 - b) If 60-75mm mesh - at least 3 points to each bar on the panel.
 - c) If >75mm - at least 4 points to each bar on the panel.

Additional Specifications (non-compulsory):

1. To maximise bycatch reduction consider increasing mesh size of panels or move BRD closer to the codend drawstring.
2. May comprise rigid frames within which panels of rigid mesh (plastic, stainless steel, etc), soft mesh or combinations thereof may be used.

Diagram provided by QLD Department of Primary Industries & Fisheries

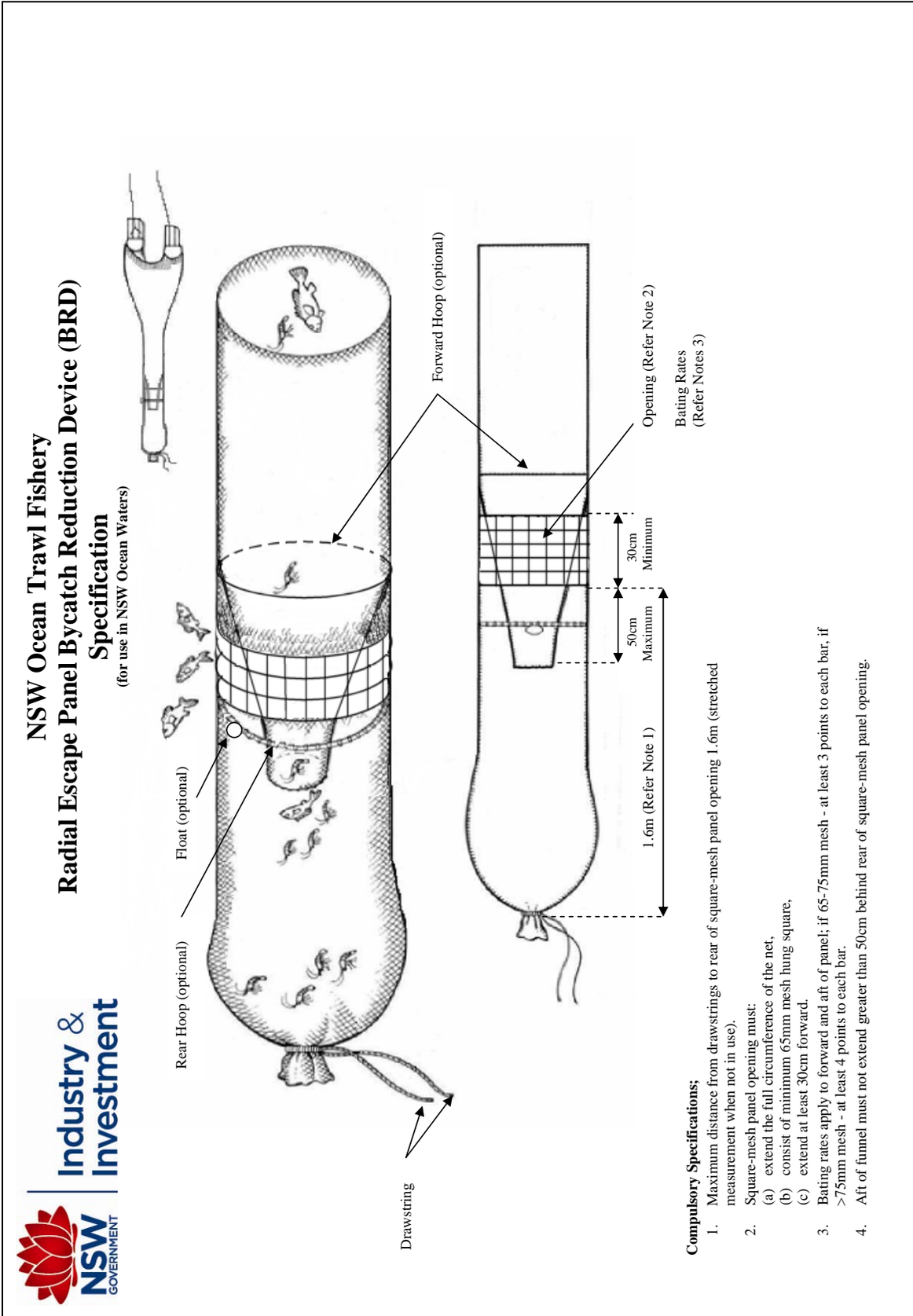


Diagram provided by QLD Department of Primary Industries & Fisheries

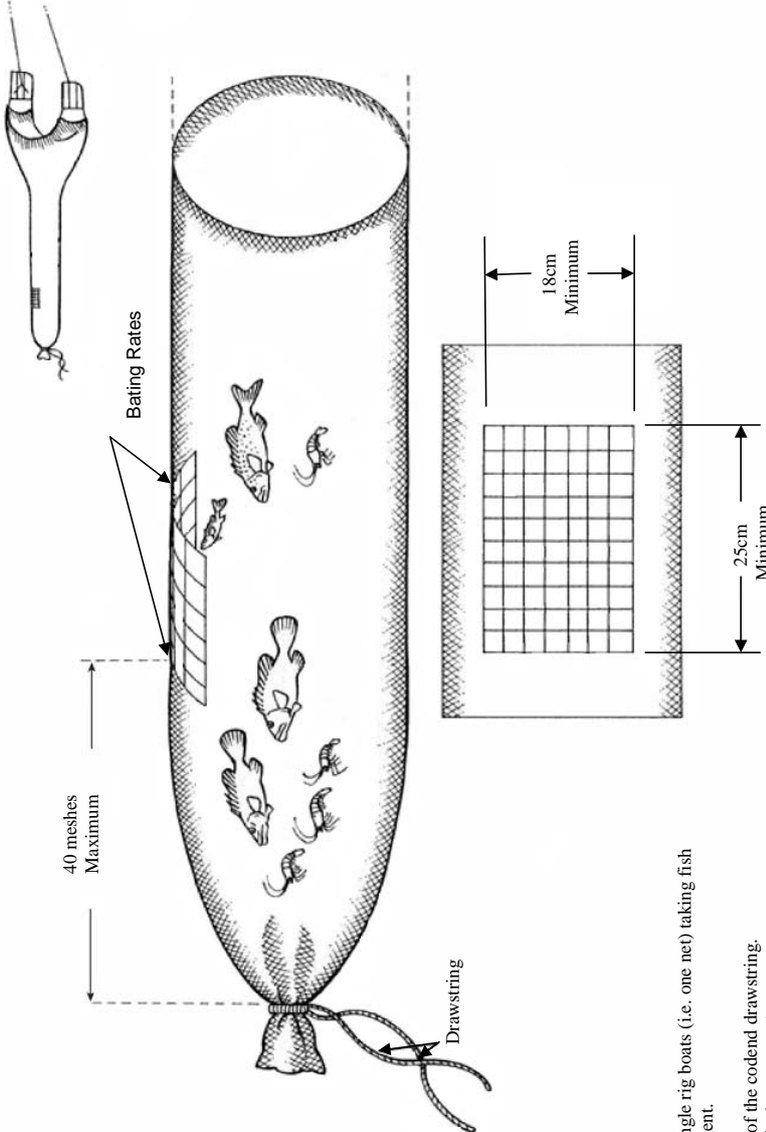


Industry & Investment

NSW Ocean Trawl Fishery

Deepwater Square-Mesh Panel Bycatch Reduction Device (BRD)

(for use in NSW Ocean Waters on single rig boats (i.e. one net) taking fish pursuant to a deepwater prawn endorsement)



Compulsory Specifications:

1. For use in NSW ocean waters only on single rig boats (i.e. one net) taking fish pursuant to a deepwater prawn endorsement.
2. Single panel as per 3-7 below.
3. Base of panel must be within 40 meshes of the codend drawstring.
4. Minimum 55mm mesh hung on the bar (ie; hung square).
5. Minimum 18cm wide and 2.5cm long.
6. Maximum diameter twine of 5mm.
7. Bating Rates (if joined to diamond mesh)
 - a) If square-mesh panel 55-60mm mesh - at least 2 points to each bar on the panel.
 - b) If 60-75mm mesh - at least 3 points to each bar on the panel.
 - c) If >75mm - at least 4 points to each bar on the panel.

Additional Specifications (non-compulsory);
 May comprise rigid frames within which panels of rigid mesh (plastic, stainless steel, etc), soft mesh or combinations thereof may be used.

Diagram provided by QLD Department of Primary Industries & Fisheries

This Instrument of Approval commences on the date this Instrument of Approval is published in the NSW Government Gazette.

Dated this 21st day of July 2010.

PETER TURNELL,
 Director, Fisheries Resource Management
 Department of Industry and Investment NSW

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(Z10-2437)

No. 4008, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), area of 69.52 hectares, for Group 9, dated 11 June, 2010. (Singleton Mining Division).

(T10-0139)

No. 4010, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 4 units, for Group 1, dated 16 June, 2010. (Broken Hill Mining Division).

(T10-0140)

No. 4011, WARATAH GOLD LIMITED (ACN 125688940), area of 19 units, for Group 1, dated 18 June, 2010. (Sydney Mining Division).

(T10-0141)

No. 4012, EMX EXPLORATION PTY LTD (ACN 139 612 427), area of 23 units, for Group 1, dated 18 June, 2010. (Broken Hill Mining Division).

(T10-0142)

No. 4013, EMX EXPLORATION PTY LTD (ACN 139 612 427), area of 158 units, for Group 1, dated 18 June, 2010. (Broken Hill Mining Division).

(T10-0143)

No. 4014, SOUTHERN CROSS TECHNICAL & FIELD SERVICES PTY LTD (ACN 098 333 932), area of 41 units, for Group 1, dated 21 June, 2010. (Armidale Mining Division).

(T10-0155)

No. 4025, OZ EXPLORATION PTY LTD (ACN 137 626 914), area of 150 units, for Group 1, dated 16 July, 2010. (Orange Mining Division).

(T10-0156)

No. 4026, OZ EXPLORATION PTY LTD (ACN 137 626 914), area of 142 units, for Group 1, dated 16 July, 2010. (Orange Mining Division).

(T10-0157)

No. 4027, AUSTRALIAN HUALONG PTY LTD (ACN 131 800 934), area of 33 units, for Group 1, dated 18 July, 2010. (Coffs Harbour Mining Division).

(T10-0158)

No. 4028, WEST CAPE RESOURCES PTY LTD (ACN 134 113 170), area of 100 units, for Group 1, dated 20 July, 2010. (Broken Hill Mining Division).

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T09-0233)

No. 3847, now Exploration Licence No. 7567, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), Counties of Mouramba and Robinson, Map Sheet (8134), area of 42 units, for Group 1, dated 18 June, 2010, for a term until 18 June, 2012.

(T09-0262)

No. 3857, now Exploration Licence No. 7562, ANTHONY CLAUDE BERGER, Counties of Arawatta and Gough, Map Sheet (9138), area of 7 units, for Group 6, dated 4 June, 2010, for a term until 4 June, 2012.

(T09-0273)

No. 3867, now Exploration Licence No. 7563, ANTHONY CLAUDE BERGER, County of Gough, Map Sheet (9238), area of 22 units, for Group 1 and Group 6, dated 4 June, 2010, for a term until 4 June, 2012.

(T10-0026)

No. 3887, now Exploration Licence No. 7561, TITUS RESOURCES LIMITED (ACN 140 575 604), County of Dampier, Map Sheet (8825), area of 73 units, for Group 1, dated 3 June, 2010, for a term until 3 June, 2012.

(T10-0023)

No. 3896, now Exploration Licence No. 7574, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), Counties of Gordon and Narromine, Map Sheet (8532), area of 40 units, for Group 1, dated 5 July, 2010, for a term until 5 July, 2012.

(T10-0029)

No. 3900, now Exploration Licence No. 7566, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), Counties of Flinders and Kennedy, Map Sheet (8333), area of 57 units, for Group 1, dated 18 June, 2010, for a term until 18 June, 2012.

(T10-0031)

No. 3901, now Exploration Licence No. 7565, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), Counties of Kennedy and Oxley, Map Sheet (8333, 8334, 8433, 8434), area of 92 units, for Group 1, dated 18 June, 2010, for a term until 18 June, 2012.

PAUL MCLEAY, M.P.,
Minister for Mineral and Forest Resources

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T10-0151)

No. 4022, UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), County of Argyle and County of Camden, Map Sheet (8928). Withdrawal took effect on 14 July, 2010.

PAUL MCLEAY, M.P.,
Minister for Mineral and Forest Resources

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

(Z10-4923)

Exploration Licence No. 5764, PLATSEARCH NL (ACN 003 254 395) AND EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), area of 6 units. Application for renewal received 14 July, 2010.

(T02-0034)

Exploration Licence No. 5973, STRAITS (HILLGROVE) GOLD PTY LTD (ACN 102 660 506), area of 29 units. Application for renewal received 15 July, 2010.

(Z08-6706)

Exploration Licence No. 5977, CONRAD SILVER MINES PTY LTD (ACN 106 967 506), area of 32 units. Application for renewal received 15 July, 2010.

(Z05-0199)

Exploration Licence No. 6460, AUSTRALIAN DOLOMITE COMPANY PTY LIMITED (ACN 000 810 551), area of 2 units. Application for renewal received 15 July, 2010.

(Z06-0097)

Exploration Licence No. 6616, GLENELLA QUARRY PTY LTD (ACN 117 019 155), area of 11 units. Application for renewal received 15 July, 2010.

(Z07-0080)

Exploration Licence No. 6831, SULTAN CORPORATION LIMITED (ACN 061 219 985), area of 48 units. Application for renewal received 15 June, 2010.

(Z10-4215)

Exploration Licence No. 6835, MINERALS AUSTRALIA PTY LTD AND JACARANDA MINERALS LTD, area of 50 units. Application for renewal received 17 June, 2010.

(T07-0499)

Exploration Licence No. 7174, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454) AND SILVER CITY DRILLING (NSW) PTY LTD (ACN 119783916), area of 7 units. Application for renewal received 24 June, 2010.

(T08-0119)

Exploration Licence No. 7203, PLATSEARCH NL (ACN 003 254 395), area of 36 units. Application for renewal received 14 July, 2010.

(T86-0334)

Exploration (Prospecting) Licence No. 1094, ROBERT PATRICK HEWETT, area of 2 units. Application for renewal received 1 July, 2010.

(Z10-9999)

Consolidated Coal Lease No. 711 (Act 1973), CURLEWIS COAL & COKE PTY LIMITED (ACN 113 968 737), area of 1309 hectares. Application for renewal received 20 July, 2010.

(T10-4120)

Mining Lease No. 1235 (Act 1973), CSR BUILDING PRODUCTS LIMITED (ACN 008 631 356), area of 25.78 hectares. Application for renewal received 15 June, 2010.

PAUL MCLEAY, M.P.,
Minister for Mineral and Forest Resources

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(M84-1860)

Authorisation No. 355, BOGGABRI COAL PTY LIMITED (ACN 122 087 398), County of Nandewar, Map Sheet (8936), area of 590 hectares, for a further term until 11 April, 2013. Renewal effective on and from 15 July, 2010.

(T97-1341)

Exploration Licence No. 5527, NICO YOUNG PTY LTD (ACN 132 050 205), Counties of Bland and Monteagle, Map Sheet (8529), area of 21 units, for a further term until 5 October, 2010. Renewal effective on and from 4 June, 2010.

(Z10-1577)

Exploration Licence No. 6002, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), County of Yancowinna, Map Sheet (7134), area of 13 units, for a further term until 29 September, 2011. Renewal effective on and from 9 March, 2010.

(T03-0027)

Exploration Licence No. 6098, OMYA AUSTRALIA PTY LIMITED (ACN 001 682 533), County of Bathurst, Map Sheet (8830), area of 4 units, for a further term until 9 July, 2011. Renewal effective on and from 15 June, 2010.

(T02-0412)

Exploration Licence No. 6104, DRONVISA PTY LIMITED (ACN 002 070 680), County of Phillip, Map Sheet (8833), area of 2 units, for a further term until 27 July, 2011. Renewal effective on and from 15 June, 2010.

(T03-0006)

Exploration Licence No. 6140, ISOKIND PTY LIMITED (ACN 081 732 498), Counties of Mouramba and Robinson, Map Sheet (8134), area of 46 units, for a further term until 21 October, 2011. Renewal effective on and from 15 June, 2010.

(Z05-0204)

Exploration Licence No. 6452, REX MINERALS (NSW) PTY LTD, County of Buller, Map Sheet (9340), area of 50 units, for a further term until 21 July, 2011. Renewal effective on and from 8 January, 2010.

(Z05-0205)

Exploration Licence No. 6453, REX MINERALS (NSW) PTY LTD, County of Drake, Map Sheet (9339, 9340, 9439), area of 31 units, for a further term until 21 July, 2011. Renewal effective on and from 6 January, 2010.

(T05-0217)

Exploration Licence No. 6462, BIG ISLAND MINING PTY LTD (ACN 112 787 470), Counties of Murray and St Vincent, Map Sheet (8826, 8827), area of 100 units, for a further term until 31 August, 2011. Renewal effective on and from 4 June, 2010.

(Z05-0280)

Exploration Licence No. 6534, CLANCY EXPLORATION LIMITED (ACN 105 578 756), Counties of Cunningham and Kennedy, Map Sheet (8432), area of 61 units, for a further term until 15 March, 2012. Renewal effective on and from 15 June, 2010.

(Z10-0890)

Exploration Licence No. 6740, NEAR SURFACE GEOTHERMAL ENERGY PTY LIMITED, County of Northumberland, Map Sheet (9231), area of 4 units, for a further term until 27 March, 2013. Renewal effective on and from 15 July, 2010.

(Z06-4191)

Exploration Licence No. 6783, RAPTOR MINERALS LIMITED (ACN 101 168 343), County of Cowper, Map Sheet (8036, 8136), area of 95 units, for a further term until 22 May, 2011. Renewal effective on and from 15 June, 2010.

(Z06-7066)

Exploration Licence No. 6785, TRITTON RESOURCES PTY LTD (ACN 100 095 494), Counties of Canbelego and Flinders, Map Sheet (8234, 8235), area of 80 units, for a further term until 22 May, 2011. Renewal effective on and from 31 March, 2010.

(Z07-0143)

Exploration Licence No. 6837, CENTRAL WEST GOLD NL (ACN 003 078 591), County of Blaxland, Map Sheet (8032), area of 6 units, for a further term until 24 July, 2011. Renewal effective on and from 15 June, 2010.

(Z07-0237)

Exploration Licence No. 6868, ACTWAY PTY LIMITED (ACN 090 165 174), County of Blaxland, Map Sheet (8032), area of 17 units, for a further term until 6 September, 2011. Renewal effective on and from 15 June, 2010.

(Z06-7061)

Exploration Licence No. 6870, BOHUON RESOURCES PTY LTD (ACN 102 533 817), Counties of Killara and Landsborough, Map Sheet (7736), area of 13 units, for a further term until 6 September, 2011. Renewal effective on and from 15 June, 2010.

(Z07-0287)

Exploration Licence No. 6905, HILL END GOLD LIMITED (ACN 072 692 365), County of Wakool, Map Sheet (7726, 7727), area of 59 units, for a further term until 11 October, 2011. Renewal effective on and from 14 July, 2010.

(Z07-0288)

Exploration Licence No. 6906, HILL END GOLD LIMITED (ACN 072 692 365), County of Wakool, Map Sheet (7726, 7727), area of 52 units, for a further term until 11 October, 2011. Renewal effective on and from 14 July, 2010.

(Z07-0361)

Exploration Licence No. 6967, BEMAX RESOURCES LIMITED (ACN 009 247 858), Counties of Kilferra and Manara, Map Sheet (7530, 7531, 7630, 7631), area of 195 units, for a further term until 11 December, 2011. Renewal effective on and from 4 June, 2010.

(Z07-0392)

Exploration Licence No. 7000, RAPTOR MINERALS LIMITED (ACN 101 168 343), Counties of Fitzgerald, Yantara and Yungnulgra, Map Sheet (7337, 7437, 7537), area of 212 units, for a further term until 3 January, 2012. Renewal effective on and from 14 July, 2010.

(Z07-0160)

Exploration Licence No. 7035, MARIO PAGNON, County of Cooper, Map Sheet (8130), area of 6 units, for a further term until 23 January, 2012. Renewal effective on and from 5 July, 2010.

PAUL MCLEAY, M.P.,
Minister for Mineral and Forest Resources

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T08-0100)

Exploration Licence No. 7212, CENTRAL WEST GOLD NL (ACN 003 078 591), County of Buller, Map Sheet (9340), area of 6 units. Cancellation took effect on 28 June, 2010.

(T08-0249)

Exploration Licence No. 7336, ALKANE RESOURCES LTD (ACN 000 689 216), County of Wellington, Map Sheet (8732), area of 45 units. Cancellation took effect on 22 June, 2010.

(T09-0086)

Exploration Licence No. 7416, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), County of Bathurst, Map Sheet (8630), area of 9 units. Cancellation took effect on 22 June, 2010.

PAUL MCLEAY, M.P.,
Minister for Mineral and Forest Resources

TRANSFERS

(Z07-0104)

Exploration Licence No. 6854, formerly held by NEVILLE PERRY AND ROBERT ARMSTRONG has been transferred to EMX EXPLORATION PTY LTD (ACN 139 612 427). The transfer was registered on 13 July, 2010.

PAUL MCLEAY, M.P.,
Minister for Mineral and Forest Resources

PLANT DISEASES ACT 1924

SECTIONS 6 AND 8(2)

Plant Diseases (Myrtle Rust Quarantine Area) Notification 2010

I, STEVE WHAN, M.P., Minister for Primary Industries, by this Notification pursuant to sections 6 and 8(2) of the Plant Diseases Act 1924, make the following declaration of a quarantine area on account of the presence of the disease Myrtle Rust and state the nature of the quarantine.

1. Name of Notification

This Notification is the Plant Diseases (Myrtle Rust Quarantine Area) Notification 2010.

2. Commencement

This Notification commences on the date it is published in the Government Gazette.

3. Definitions

In this Notification:

approved fungicide means a fungicide approved by the Australian Pesticides and Veterinary Medicines Authority for the treatment of Myrtle Rust.

authorised person means an inspector or a person authorised pursuant to section 11(3) of the Act.

Certification Assurance Arrangement means an arrangement approved by the Department which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for movement of host plant material and other things to intrastate markets.

Department means Industry and Investment, NSW – Primary Industries.

host plant material means plant or plant material of the family Myrtaceae, excluding logs, timber and timber products without leaf.

Myrtle Rust means the disease caused by the fungal pathogen *Uredo rangellii*.

Plant Health Certificate means a certificate issued by an authorised person.

Plant Health Assurance Certificate means a certificate issued by a business accredited under a Certification Assurance Arrangement.

quarantine area – see paragraph 4 and Schedule 1.

the Act means the Plant Diseases Act 1924.

Note: covering or package, inspector, occupier and owner all have the same meaning as in the Act.

4. Declaration of quarantine area

Pursuant to section 6 of the Act, the land described in Schedule 1 is declared to be a quarantine area on account of the presence of Myrtle Rust.

5. Nature of quarantine

Pursuant to sections 6 and 8(2) of the Act, the nature of the quarantine applying to the quarantine area is as follows:

- (a) the movement of any:
 - (i) host plant material which is infected with Myrtle Rust; or
 - (ii) covering, packaging, machinery or thing which is carrying Myrtle Rust,

out of the quarantine area is prohibited, except for such movements as are specified in Schedule 2 and comply with the relevant conditions of exception (if any) set out in Schedule 2;
- (b) the movement of any host plant material out of the quarantine area is prohibited, except for such movements as are specified in Schedule 3 and comply with the relevant conditions of exception set out in Schedule 3;

- (c) the movement of any covering, packaging, machinery or thing which has been used in the culture, harvesting or packing of host plant material, out of the quarantine area, is prohibited, except for such movements as are specified in Schedule 4 and comply with the relevant condition of exception set out in Schedule 4.

Signed this 21st day of July 2010.

STEVE WHAN, M.P.,
Minister for Primary Industries

Schedule 1

Myrtle Rust Quarantine Area

The Local Government Areas of Gosford and Wyong.

Schedule 2

Exceptions for treatment or diagnostic purposes

1. Movements for the purpose of treatment which are the subject of a notice served by an authorised person under section 13(2) of the Act.
2. Movements for diagnostic purposes, subject to the following conditions:
 - (a) the host plant material, covering, packaging, machinery or thing must be collected and transported by an authorised person; and
 - (b) the host plant material, covering, packaging, machinery or thing must be taken to a government operated diagnostic laboratory.

Schedule 3

Exceptions for host plant material

1. Movements of host plant material that originates from a property which is owned or occupied by a business accredited under a Certification Assurance Arrangement, subject to the following condition:
 - (a) The host plant material must be accompanied by a Plant Health Assurance Certificate certifying that the host plant material originates from a property which is owned or occupied by a business accredited under a Certification Assurance Arrangement.
2. Movements of host plant material that has been inspected by an authorised person and determined by the authorised person to be free of Myrtle Rust, subject to the following conditions:
 - (a) The property from which the host plant material originates must not have shared host plant material or any covering, packaging, machinery or thing which has been used in the culture, harvesting or packing of host plant material, with any property known to be infected with Myrtle Rust; and
 - (b) Prior to movement, the host plant material must be treated with an approved fungicide; and
 - (c) The host plant material must be accompanied by a Plant Health Certificate certifying that the host plant material:
 - (i) has been inspected by an authorised person and determined by the authorised person to be free of Myrtle Rust; and
 - (ii) has, prior to movement, been treated with an approved fungicide;

3. Movements of tissue culture that has been inspected by an authorised person and determined by the authorised person to be free of Myrtle Rust, subject to the following condition:

- (a) The tissue culture must be accompanied by a Plant Health Certificate certifying that the tissue culture has been inspected by an authorised person and determined by the authorised person to be free of Myrtle Rust.

Schedule 4

Exceptions for used coverings, packaging, machinery or things

1. Movements of coverings, packaging, machinery or things that have been used in the culture, harvesting or packing of host plant material that has been cleaned free of organic matter and soil, subject to the following condition:

- (a) The used coverings, packaging, machinery or things must be accompanied by a Plant Health Certificate or a Plant Health Assurance Certificate certifying that the used coverings, packaging, machinery or things have been cleaned free of organic matter and soil.

PLANT DISEASES ACT 1924

Proclamation P214

PROCLAMATION to regulate the importation, introduction and bringing into specified parts of New South Wales of certain fruit originating from or which has moved through other specified parts of New South Wales on account of an outbreak of Queensland fruit fly at Hillston, New South Wales.

The Administrator the Honourable Justice
JAMES ALLSOP

I, the Honourable Justice JAMES ALLSOP, Administrator of the State of New South Wales, being of the opinion that the importation, introduction or bringing of Host Fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into New South Wales, with the advice of the Executive Council and pursuant to section 4(1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the importation, introduction or bringing of Host Fruit into specified portions of New South Wales as follows:

1. Host Fruit that originates from or has moved through the:

(a) Outbreak Area must not be imported, introduced or brought into the Suspension Area; and

(b) Outbreak Area or the Suspension Area must not be imported, introduced or brought into the Outer Area.

2. Paragraph 1 does not apply if:

- (a) in the case of Host Fruit originating in the Outbreak Area or the Suspension Area and moving to the Outer Area, the Host Fruit:

(i) remains under secure conditions from postharvest to the time of dispatch and transport, except when impractical during packing and grading activities; and

(ii) is treated in the manner specified in Schedule 5 prior to moving out of the Outbreak Area or the Suspension Area; and

(iii) if destined for a packing facility in the Outer Area, is kept segregated throughout the packing process and labelled to ensure that it is not mixed with any untreated Host Fruit which has originated from within the Outer Area; and

(iv) is accompanied by a Plant Health Certificate or a Plant Health Assurance Certificate specifying the origin of the Host Fruit and certifying that paragraphs 2(a)(i), (ii) and (iii) have been satisfied; and

(b) in the case of Host Fruit originating in the Outbreak Area or the Suspension Area and moving to a facility in the Outer Area for processing (including grapes for wine making), the Host Fruit:

(i) remains under secure conditions from postharvest to the time of dispatch and transport, except when impractical during packing and grading activities; and

(ii) is transported and processed in the manner specified in Schedule 6; and

(iii) is accompanied by a Plant Health Certificate or a Plant Health Assurance Certificate specifying the origin of the Host Fruit and certifying that paragraphs 2(b)(i) and (ii) have been satisfied; and

(c) in the case of Host Fruit originating in the Outer Area and moving through the Outbreak Area or the Suspension Area for processing or packing at a facility located in the Outer Area, the Host Fruit is:

(i) securely transported to the processing or packing facility; and

(ii) accompanied by a Plant Health Certificate or a Plant Health Assurance Certificate specifying the origin of the Host Fruit and certifying that paragraph 2(c)(i) has been satisfied; and

(d) in the case of Host Fruit originating in the Outer Area and moving to a packing facility within the Outbreak Area or the Suspension Area for packing prior to export:

(i) the Host Fruit is transported into and managed within the Outbreak Area or the Suspension Area in the manner specified in Schedule 7; and

(ii) the Host Fruit is accompanied by a Plant Health Certificate or a Plant Health Assurance Certificate certifying that:

(A) the property the Host Fruit was sourced from is in the Outer Area; and

(B) the property the Host Fruit was sourced from is currently the subject of an Area Freedom Certificate in respect of Queensland fruit fly; and

(C) paragraph 2(d)(i) has been satisfied; and

(iii) where the consignment of the Host Fruit is to be re-consigned or split, the Plant Health Certificate or the Plant Health Assurance Certificate is endorsed by an inspector or a person authorised pursuant to section 11(3) of the Act.

3. Any covering or packaging containing Host Fruit that is being moved in accordance with paragraph 2 must comply with the conditions specified in Schedule 8.

4. A Plant Health Certificate or a Plant Health Assurance Certificate referred to in paragraph 2 must be produced on demand to an inspector or a person authorised pursuant to section 11(3) of the Act.

Definitions

accompanied by means the certificate is in the possession of the driver of the vehicle transporting the Host Fruit or the person otherwise having custody or control of the Host Fruit while it is in the Suspension Area or the Outer Area as the case may be.

APVMA means the Australian Pesticides & Veterinary Medicines Authority.

Area Freedom Certificate means a certificate issued by the Chief Plant Protection Officer of the relevant State or Territory certifying the State or Territory concerned, or part thereof is free from Queensland fruit fly.

Department means Industry and Investment, NSW – Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

Interstate Certification Assurance Scheme means a system of nationally approved arrangements which enable an accredited business to certify products which satisfy quarantine requirements for movement to interstate and intrastate markets.

Lot means a discrete quantity of fruit received from one grower at one time.

Outbreak Area means the part of New South Wales described in Schedule 2.

Outer Area means the area known as the New South Wales Fruit Fly Exclusion Zone, as specified in Proclamation P184 published in Government Gazette No 152 of 28 November 2008, at pages 11434 and 11435, excluding the Suspension Area and the Outbreak Area.

Plant Health Assurance Certificate means a certificate issued by a business accredited under an Interstate Certification Assurance Scheme arrangement approved by the Department certifying that the Host Fruit has been treated and moved in a manner specified in this Proclamation.

Plant Health Certificate means a certificate issued by an inspector or a person authorised pursuant to section 11(3) of the Act certifying that the Host Fruit has been treated and moved in a manner specified in this Proclamation.

Suspension Area means the part of New South Wales described in Schedule 3, excluding the Outbreak Area.

free of broken skin means the skin has no pre-harvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and have not healed with callus tissue.

Note: “*covering or package*” and “*inspector*” have the same meaning as in the Act.

SCHEDULE 1 – HOST FRUIT

Abiu	Eggplant	Orange
Acerola	Feijoa	Passionfruit
Apple	Fig	Pawpaw
Apricot	Granadilla	Peach
Avocado	Grape	Peacharine
Babaco	Grapefruit	Pear
Banana	Grumichama	Pepino
Black Sapote	Guava	Persimmon
Blackberry	Hog Plum	Plum
Blueberry	Jaboticaba	Plumcot
Boysenberry	Jackfruit	Pomegranate
Brazil Cherry	Jew Plum	Prickly Pear
Breadfruit	Ju jube	Pummelo
Caimito (Star Apple)	Kiwifruit	Quince
Cape Gooseberry	Lemon	Rambutan
Capsicum	Lime	Raspberry
Carambola (Starfruit)	Loganberry	Rollinia
Cashew Apple	Longan	Santol
Casimiro (White Sapote)	Loquat	Sapodilla
Cherimoya	Lychee	Shaddock
Cherry	Mandarin	Soursop
Chilli	Mango	Sweetsop (Sugar Apple)
Citron	Mangosteen	Strawberry
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Dragon Fruit (Than Lung)	Nashi	Wax jambu (Rose Apple)
Durian	Nectarine	

SCHEDULE 2 – OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -33.486617 South and 145.528323 East, being the area within the 1.5 kilometre radius circle (broken line) in the map in Schedule 4.

SCHEDULE 3 – SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees -33.486617 South and 145.528323 East, excluding the Outbreak Area, being the area between the 1.5 kilometre radius circle (broken line) and the 15 kilometre radius circle (unbroken line) in the map in Schedule 4.

SCHEDULE 4 – MAP
Hillston Outbreak Area and Suspension Area



SCHEDULE 5 – TREATMENTS

Preharvest Treatment and Inspection

1. Tomatoes:

- (a) treated preharvest with an application of dimethoate or fenthion or trichlorfon in accordance with all label directions for the control of Queensland fruit fly, and
- (b) inspected postharvest at the rate of at least 1 package in every 100, or part thereof, and found free of fruit fly larvae and broken skins.

2. Capsicums and chillies:

- (a) treated preharvest with an application of dimethoate in accordance with all label directions for the control of Queensland fruit fly, and
- (b) inspected postharvest at the rate of at least 1 package in every 100, or part thereof, and found free of fruit fly larvae and broken skins.

3. Stonefruit:

- (a) treated preharvest with an application of fenthion in accordance with all label directions for the control of Queensland fruit fly; and
- (b) inspected postharvest at the rate of at least 1 package in every 100, or part thereof, and found free of fruit fly larvae and broken skins.

4. Table grapes:

- (a) treated preharvest for the control of Queensland fruit fly, with a program of:
 - (i) bait sprays with an insecticide containing 0.24 g/L spinosad as the only active constituent in accordance with all label directions; or

- (ii) bait sprays with an insecticide containing 1150 g/L maldison as the only active constituent in accordance with all label and APVMA permit (PER10805) directions; or

- (iii) cover sprays using an insecticide containing 550 g/L fenthion as the only active constituent in accordance with all label and APVMA permit (PER11643) directions; and

- (b) inspected postharvest where a sample of the fruit is inspected and found free of fruit fly larvae and broken skins.

Postharvest Dimethoate Dip

5. Any Host Fruit excluding capsicum (hollow-fruited), chilli (hollow-fruited), cumquat and strawberries, treated with a postharvest dip using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and APVMA permit (PER12074) directions; where dipping is the last treatment before packing except in the case of:

- (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and
- (b) Pomefruit, where a non-recovery gloss wax and or a compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Dimethoate Flood Spray

6. Any Host Fruit excluding cumquat, eggplant and strawberries, treated with a postharvest flood spray using an insecticide containing 400 g/L dimethoate as its only active constituent in accordance with all label and

APVMA permit (PER12074) directions, where spraying is the last treatment before packing except in the case of:

- (a) Citrus, where a non-recovery gloss wax coating and or a compatible fungicide as specified on the label may be applied within 24 hours of treatment; and
- (b) Pomefruit, where a non-recovery gloss wax coating and or compatible fungicide as specified on the label may be applied within 3 hours of treatment.

Postharvest Methyl Bromide Fumigation

7. Any Host Fruit fumigated postharvest with a fumigant containing 1000 g/Kg methyl bromide as its only active constituent in accordance with all label and APVMA permit (PER10699) directions, at the following rates:
 - (a) 10°C - 14.9°C at 48 g/m³ for 2 hours; or
 - (b) 15°C - 20.9°C at 40 g/m³ for 2 hours; or
 - (c) 21°C - 25.9°C at 32 g/m³ for 2 hours; or
 - (d) 26°C - 31.9°C at 24 g/m³ for 2 hours.

Postharvest Cold Treatment

8. Any applicable Host Fruit treated postharvest at a temperature of:
 - (a) 0°C ± 0.5°C for a minimum of 14 days; or
 - (b) 0.5°C to 3.5°C for a minimum of 16 days (Lemons minimum 14 days).

SCHEDULE 6

MANNER OF TRANSPORTING AND PROCESSING

1. Before dispatch:
 - (a) all bins or containers, trucks and trailers intending to be used for the transportation of Host Fruit must be free from all plant debris and soil prior to packing and loading; and
 - (b) the consignment must be covered by a tarpaulin, shade cloth, bin covers or other coverings or contained within the covered vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (c) the bins and containers must be loaded onto or into a transport vehicle on a hard surface and must not be loaded in the orchard from which the Host Fruit was sourced; and
 - (d) the transport vehicle must:
 - (i) be cleaned free of all soil and plant matter after loading the consignment and before leaving the orchard from which the Host Fruit was sourced; and
 - (ii) travel by the most direct route to the processor; and
2. upon receipt of the consignment at the processor:
 - (a) the Host Fruit must be processed within 24 hours of receipt; and
 - (b) all measures must be taken to avoid spillage of Host Fruit at the processor and spillages must be disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
3. processing wastes must be disinfected by heat, freezing or burial.

SCHEDULE 7

MANNER OF TRANSPORTING AND PACKING

1. Before dispatch from the Outer Area:
 - (a) all bins or containers, trucks and trailers intending to be used for the transportation of Host Fruit must be free from all plant debris and soil prior to packing and loading; and
 - (b) the consignment must be covered by a tarpaulin, shade cloth, bin covers or other coverings or contained within the covered vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
2. the consignment must be transported through the Outer Area into the Outbreak Area and the Suspension Area by the most direct route; and
3. during transit:
 - (a) the Host Fruit must not be unloaded from the truck; and
 - (b) all measures must be taken to prevent spillage and if spillage does occur, the Host Fruit must be collected, bagged and buried at the nearest garbage disposal centre; and
4. prior to receipt of the Host Fruit at the facility within the Outbreak Area or the Suspension Area, the packing shed must:
 - (a) be cleared of any Host Fruit which was sourced from an area free of Queensland fruit fly; and
 - (b) be thoroughly cleaned and free of plant debris; and
5. within the packing facility within the Outbreak Area or the Suspension Area, the Host Fruit:
 - (a) must be kept segregated at all times from any other Host Fruit that has originated from within the Outbreak Area or the Suspension Area; and
 - (b) must be kept covered until just before packing; and
 - (c) after packing, must be stored in such a manner so as to prevent infestation by Queensland fruit fly.

SCHEDULE 8

CONDITIONS OF PACKAGING

1. Packaging must be free of soil, plant residues and other organic matter; and
2. any individual package must contain only one kind of Host Fruit; and
3. all previous incorrect information displayed on the outer covering of the package must be removed or obliterated; and
4. the outer covering of the package is to be legibly marked with:
 - (a) the district of production; and
 - (b) the name, address, postcode and the State or Territory of:
 - (i) both the grower and the packer, or
 - (ii) in the case of businesses sourcing from multiple growers, the packer; and
 - (c) a brief description of the contents of the package; or

5. if packed in accordance with an approved Interstate Certification Assurance Scheme (ICA) arrangement, legibly marked with:

- (a) the "IP Number" of the accredited business certifying the produce "Meets ICA ##"; and
- (b) the date (or date code) in accordance with the requirement of the ICA arrangement; and
- (c) a brief description of the contents of the package.

Note: The Department of Industry and Investment reference is P214.

For further information contact the Department on (02) 6391 3575.

Signed and sealed at Sydney this 15th day of July 2010.

By the Administrator's Command,

STEVE WHAN, M.P.,
Minister for Primary Industries

God Save the Queen!

STOCK DISEASES ACT 1923

Appointment of Inspector

Notification No: 516

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, 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 6(1) of the Act hereby appoint Kevin John KASPER as an inspector for the purposes of the Act.

Dated this 14th day of July 2010.

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

STOCK DISEASES ACT 1923

Appointment of Inspector

Notification No: 518

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, 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 6(1) of the Act hereby appoint Robert Christopher Barwell as an inspector for the purposes of the Act.

Dated this 14th day of July 2010.

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

STOCK MEDICINES ACT 1989

Authorisation of Inspector

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, with the delegated authority of the Director-General of the Department of Industry and Investment, pursuant to section 64 of the Stock Medicines Act 1989 ("the Act") and pursuant to section 48 of the Act, authorise Robert Christopher BARWELL as an inspector for the purposes of the Act.

Dated this 14th day of July 2010.

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

STOCK FOODS ACT 1940

Authorisation of Inspector

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, with the delegated authority of the Director-General of the Department of Industry and Investment, pursuant to section 38 of the Stock Foods Act 1940 ("the Act") and section 20(1)(a) of the Act, authorise Robert Christopher BARWELL as an inspector for the purposes of the Act.

Dated this 14th day of July 2010.

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

STOCK DISEASES ACT 1923

APPOINTMENT OF INSPECTOR

Notification No: 517

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, 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 6(1) of the Act hereby appoint Maxwell Brian McLeod as an inspector for the purposes of the Act.

Dated this 14th day of July 2010.

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

Land and Property Management Authority

ARMIDALE OFFICE

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

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

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the 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	Column 2	Column 3
The person for the time being holding the office of Deputy Mayor, Glen Innes Severn Council (ex-officio member). William John WALMSLEY (re-appointment), Gregory CHAPPELL (new member), Patric Michael Christopher MILLAR (re-appointment), Karen Elizabeth HINDMARSH (re-appointment), Josephine CAMERON (re-appointment), Michael John CONDON (re-appointment).	Glen Innes Showground Trust.	Dedication No.: 510036. Public Purpose: Showground. Notified: 22 May 1877. File No.: AE81 R 11.

Term of Office

For a term commencing 1 January 2010 and expiring 31 December 2014.

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 – Walcha; L.G.A. – Walcha

Road Closed: Lots 51 to 58 (inclusive), DP 1138173 at Walcha, Parishes Tia and Tiara, County Vernon.

File No.: 09/11462 (Cotley Road).

Schedule

On closing, Lots 51 to 58 (inclusive), DP 1138173, remains vested in the Walcha Council as operational land.

Description

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

Road Closed: Lots 25 to 38 (inclusive), DP 1138176 at Walcha, Parish Bergen-Op-Zoom, County Vernon.

File No.: 09/11476 (Bergen Road).

Schedule

On closing, Lots 25 to 38 (inclusive), DP 1138176, remains vested in the Walcha Council as operational land.

Description

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

Road Closed: Lot 7, DP 1138169 at Niangala, Parish Coolcumba, County Hawes.

File No.: 09/11448 (Ruby Knob Road).

Schedule

On closing, Lot 7, DP 1138169, remains vested in the Walcha Council as operational land.

Description

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

Road Closed: Lots 20 to 27 (inclusive), DP 1138178 at Nowendoc, Parishes Mukki and Nowendoc, County Hawes.

File No.: 09/11472 (Wild Cattle Creek Road).

Schedule

On closing, Lots 20 to 27 (inclusive), DP 1138178, remains vested in the Walcha Council as operational land.

Description

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

Road Closed: Lot 2, DP 1126328 at Walcha, Parish Walcha, County Vernon.

File No.: 09/11479.

Schedule

On closing, Lot 2, DP 1126328, remains vested in the Walcha Council as operational land.

Description

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

Road Closed: Lots 7 to 9 (inclusive), DP 1132743 at Walcha, Parish Ella, County Vernon.

File No.: 10/00133.

Schedule

On closing, Lots 7 to 9 (inclusive), DP 1132743, remains vested in the Walcha Council as operational land.

Description

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

Road Closed: Lot 1, DP 1152168 at Liston, Parish Wylie, County Buller.

File No.: AE06 H 13.

Schedule

On closing, the land within Lot 1, DP 1152168 remains vested in the State of New South Wales as Crown Land.

GRAFTON OFFICE
76 Victoria Street (PO Box 272), Grafton NSW 2460
Phone: (02) 6640 3400 Fax: (02) 6642 5375

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

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

Road Closed: Lot 1, DP 1151305 at Coutts Crossing, Parish Bardsley, County Fitzroy.

File No.: GF06 H 360.

Schedule

On closing, the land within Lot 1, DP 1151305 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lots 1, 2, 3, 4 and 5, DP 1133365 at Jackadgery, Parish Cangai, County Drake.

File No.: GF05 H 322.

Schedule

On closing, the land within Lots 1, 2, 3, 4 and 5, DP 1133365 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Lismore; L.G.A. – Kyogle

Road Closed: Lot 1, DP 1151316 at Lillian Rock, Parish Hanging Rock, County Rous.

File No.: GF06 H 326.

Schedule

On closing, the land within Lot 1, DP 1151316 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lots 1 and 2, DP 1150753 at Tucabia, Parish Coldstream, County Clarence.

File Nos: 09/07618 and GF05 H 800.

Schedule

On closing, the land within Lots 1 and 2, DP 1150753 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 1, DP 1144204 at Coombadjha, Parish Coombadjha, County Drake.

File No.: GF05 H 963.

Schedule

On closing, the land within Lot 1, DP 1144204 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

Description

Parish – Cuddell; County – Mitchell;

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

Road Closed: Lot 1, DP 1146640 File No.: 08/10882 (MR).

Schedule

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

Description

Parish – Bolagamy; County – Gipps;

Land District – Wyalong; L.G.A. – Bland

Road Closed: Lot 1, DP 1146626. File No.: GH99 H 29 (MR).

Schedule

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

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

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

SCHEDULE 1

The Crown public road known as Old Aerodrome Road and Scott Road, Parish of Wyangan, County of Cooper.

SCHEDULE 2

Roads Authority: Griffith City Council.

File No.: 10/05853. Council Reference: DB.

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

Taleeban (R1028788)
Reserve Trust.

Column 2

Reserve No.: 1028788.
Public Purpose: Environmental protection, public recreation and heritage purposes.
Notified: This day.
File No.: 10/13278.

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

Taleeban (R1028788)
Reserve Trust.

Column 3

Reserve No.: 1028788.
Public Purpose: Environmental protection, public recreation and heritage purposes.
Notified: This day.
File No.: 10/13278.

For a term commencing the date of this notice.

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Narrandera.
Local Government Area: Bland Shire Council.
Locality: Weethalle.
Lot 7300, DP No. 1154806#,
Parish Bourke,
County Cooper.
Area: About 582 hectares
File No.: 10/13278.

Column 2

Reserve No.: 1028788.
Public Purpose: Environmental protection, public recreation and heritage purposes.

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

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 – Worondi; County – Brisbane;
Land District – Muswellbrook; L.G.A. – Upper Hunter*

Road Closed: Lots 1 and 2, DP 1149948 not being land under the Real Property Act.

File No.: MD05 H 205.

Schedule

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

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 Schedules 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 Schedules.

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Newcastle Lapidary Club Inc.	Newcastle Lapidary R1028708 Reserve Trust.	Reserve No.: 1028708. Public Purpose: Community purposes. Notified: This day. File No.: MD89 H 439-002.

For a term commencing the date of this notice.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Newcastle City Council.	Mitchell Park (D1000348) Reserve Trust.	Dedication No.: 1000348. Public Purpose: Public recreation. Notified: 2 September 1938. File No.: 09/10390.

For a term commencing the date of this notice.

RESERVATION OF CROWN LAND

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Newcastle. Local Government Area: Newcastle City Council. Locality: Adamstown. Lot 3142, DP No. 755247, Parish Newcastle, County Northumberland. Area: About 436 square metres. File No.: MD89 H 439.	Reserve No.: 1028708. Public Purpose: Community purposes.

ESTABLISHMENT OF RESERVE TRUST

PURSUANT to section 92(1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedules 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 Schedules.

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Newcastle Lapidary R1028708 Reserve Trust.	Reserve No.: 1028708. Public Purpose: Community purposes. Notified: This day. File No.: MD89 H 439-002.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Mitchell Park (D1000348) Reserve Trust.	Dedication No.: 1000348. Public Purpose: Public recreation. Notified: 2 September 1938. File No.: 09/10390.

MOREE OFFICE**Frome Street (PO Box 388), Moree NSW 2400****Phone: (02) 6750 6400 Fax: (02) 6752 1707****NOTIFICATION OF CLOSING OF ROADS**

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

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

Description

*Land District – Moree; Council – Moree Plains Shire;
Parish – Bengorang; County – Staphylton*

Roads Closed: Lot 1 in DP 1150546.

File No.: ME05 H 255.

Schedule

On closing, title to the land within Lot 1 in DP 1150546 remains vested in the State of New South Wales as Crown Land.

Description

*Land District – Moree; Council – Moree Plains Shire;
Parishes – Yatta and Pringle; County – Courallie*

Roads Closed: Lots 1 and 2 in DP 1152820.

File No.: ME06 H 256.

Schedule

On closing, title to the land within Lots 1 and 2 in DP 1152820 remains vested in the State of New South Wales as Crown Land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Edward James CORY (re-appointment), Peter Hayward RYAN (re-appointment), Martin Francis ROUGHAN (re-appointment), Thomas Brown BLACKBURN (re-appointment), Rodney James SCHOUPP (re-appointment), Geoffrey Ashforth ROBERTS (new member), Theodore TZANNES (new member).	Moree Racecourse Reserve Trust.	Reserve No.: 44231. Public Purpose: Racecourse. Notified: 11 August 1909. Locality: Moree. File No.: ME81 R 50.

Term of Office

For a term commencing 1 October 2009 and expiring 30 September 2014.

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

NOTIFICATION OF CLOSING OF 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

*Parishes – Airly and Bandamora; County – Roxburgh;
Land District – Rylstone; L.G.A. – Lithgow*

Road Closed: Lots 1 to 5 in Deposited Plan 1152312.

File No.: 10/04822.

Schedule

On closing, title to the land comprised in Lots 1 to 5 remains vest in the Crown as Crown Land.

Description

*Parish – Bannaby; County – Argyle;
Land District – Goulburn;
Local Government Area – Upper Lachlan*

Road Closed: Lot 1, DP 1151651 at Bannaby.

File No.: 10/01493.

Schedule

On closing, the land within Lot 1, DP 1151651 remains vested in the State of New South Wales as Crown Land.

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

**ALTERATION OF CORPORATE NAME OF
RESERVE TRUST**

PURSUANT to section 92(3) of the Crown Lands Act 1989, the corporate name of the reserve trust specified in Schedule 1 hereunder, which is trustee of the reserve referred to in Schedule 2, is altered to the corporate name specified in Schedule 3.

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

SCHEDULE 1

1st Orange Scout Group Reserve (90870) Trust.

SCHEDULE 2

Reserve No.: 90870.

Public Purpose: Boy Scouts.

Notified: 26 August 1977.

File No.: OE82 R 3.

SCHEDULE 3

2nd Orange Scout Group Reserve Trust.

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 – Blayney; L.G.A. – Oberon

Road Closed: Lots 1, 2 and 3, DP 1150761 at Burraga and Isabella, Parish Jeremy, County Georgiana.

File No.: 08/0229.

Schedule

On closing, the land within Lots 1, 2 and 3, DP 1150761 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Grenfell; L.G.A. – Forbes and Weddin

Road Closed: Lots 1, 2, 3 and 4, DP 1145304 at Garema, Wurrinya and Pinnacle, Parishes Thurungle, Currowong and Wheoga, County Forbes.

File No.: OE05 H 123.

Schedule

On closing, the land within Lots 1, 2, 3 and 4, DP 1145304 remains vested in the State of New South Wales as Crown Land.

Description

*Parishes – Falnash, Lidsdale and Cox; County – Cook;
Land District – Lithgow; L.G.A. – Lithgow*

Road Closed: Lots 1 to 4 in Deposited Plan 1151441.

File No.: 10/04149.

Schedule

On closing, title to the land comprised in Lots 1 to 4 remains vest in the Crown as Crown Land.

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

**ENVIRONMENTAL PLANNING AND ASSESSMENT
ACT 1979**

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

Notice of Compulsory Acquisition of Land in the
Local Government Area of Camden

THE Minister administering the Environmental Planning and Assessment Act 1979 declares, with the approval of Her Excellency the Governor, that the land described in the list of attached Schedules, is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Environmental Planning and Assessment Act 1979.

Dated at Sydney, this 30th day of June 2010.

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

SCHEDULES

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 15 in Plan of Acquisition DP 1127208 being part of Lot 1, Deposited Plan 406057, Folio Identifier 1/406057, property 171 Bringelly Road, Leppington, said to be in the ownership of Richard William BLIGH and David Robert BLIGH.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 14 in Plan of Acquisition DP 1127208 being part of Lot A, Deposited Plan 394927, Folio Identifier A/394927, property 173 Bringelly Road, Leppington, said to be in the ownership of Richard William BLIGH.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 13 in Plan of Acquisition DP 1127208 being part of the rear of Lot X, Deposited Plan 374721, Folio Identifier X/374721, property 177 Bringelly Road, Leppington, said to be in the ownership of David Robert BLIGH.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 11 in Plan of Acquisition DP 1127208 being part of Lot 1, Deposited Plan 656957, Folio Identifier 1/656957, property 183 Bringelly Road, Leppington, said to be in the ownership of Nazim FAHRI and Filiz FAHRI.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 8 in Plan of Acquisition DP 1127208 being part of Lot 1, Deposited Plan 825670, Folio Identifier 1/825670, property 191 Bringelly Road, Leppington, said to be in the ownership of Tieu Minh TAT.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 41 in Plan of Acquisition DP 1129948 being part of Lot 4C, Deposited Plan 430644, Folio Identifier 4C/430644, property 210 Byron Road, Leppington, said to be in the ownership of Sam SILLATO and Josephine SILLATO.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 6 in Plan of Acquisition DP 1127208 being part of Lot 4, Deposited Plan 552708, Folio Identifier 4/552708, property 226 Byron Road, Leppington, said to be in the ownership of Lien Chi SU and Kan Fong SU.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 4 in Plan of Acquisition DP 1127208 being part of Lot 5A, Deposited Plan 8979, Folio Identifier 5A/8979, property 242 Byron Road, Leppington, said to be in the ownership of Elias EL-BOUSTANI and Guita EL-BOUSTANI.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 3 in Plan of Acquisition DP 1127208 being part of Lot 7D, Deposited Plan 179753, Folio Identifier 7D/179753, property 250 Byron Road, Leppington, said to be in the ownership of Cosimo Frank VUMBACA and Francesca VUMBACA.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot F, Deposited Plan 439877, Folio Identifier F/439877, property 187 Rickard Road, Leppington, said to be in the ownership of Frances MILAT.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 2, Deposited Plan 406582, Folio Identifier 2/406582, property 143 Dickson Road, Leppington, said to be in the ownership of Joseph AZZOPARDI and Annie AZZOPARDI.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 201 in Plan of Acquisition DP 1127210 being part of Lot 24, Deposited Plan 247884, Folio Identifier 24/247884, property 215 McCann Road, Rossmore, said to be in the ownership of Francis ZAMMIT and Michalina ZAMMIT.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 67, Deposited Plan 247884, Folio Identifier 67/247884, property 211 McCann Road, Leppington, said to be in the ownership of Gui Fang XIAN and Yue Ying XIAN.

All that piece or parcel of land situated in the Local Government Area of Camden, Parish of Cook, County of Cumberland, being Lot 23, Deposited Plan 247884, Folio Identifier 23/247884, property 207 McCann Road, Leppington, said to be in the ownership of Jakov PAVIC and Slavka PAVIC.

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

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

Road Closed: Lots 1111 and 1112, DP 1150899 at Oakdale, Parish Burrarorang, County Camden.

File No.: MN06 H 310.

Schedule

On closing, title for the land in Lots 1111 and 1112, DP 1150899 remains vested in the State of New South Wales as Crown Land.

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder, is declared to be Crown Land within the meaning of that Act.

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

SCHEDULE

Land held by: Minister for Justice for and on Behalf of Her Most Gracious Majesty Queen Elizabeth II (Department of Courts Administration).

Land District: Maitland.

Local Government Area: Wyong Shire Council.

Locality: Wyong.

Parish: Munmorah.

County: Northumberland.

Lots 11 and 12 in DP 1139613.

Total Area: 2553 square metres and 2362 square metres respectively.

File No.: 09/17780.

RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

Column 1

Land District: Maitland.
Local Government Area:
Wyong Shire Council.
Parish: Munmorah.
County: Northumberland.
Locality: Wyong.
Lot 11, DP 1139613.
Area: 2553 square metres.

Column 2

Reserve No. 1028848 for
Government purposes
(Court House).
File No.: 09/17780.

SCHEDULE 2

Column 1

Land District: Maitland.
Local Government Area:
Wyong Shire Council.
Parish: Munmorah.
County: Northumberland.
Locality: Wyong.
Lot 12, DP 1139613.
Area: 2362 square metres.

Column 2

Reserve No. 1028868 for
Government purposes
(Police).
File No.: 09/17780.

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

Road Closed: Lots 1 in Deposited Plan 1153347, Parishes Bullimball and Mulla, County Parry.

File No.: TH06 H 182.

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 – Quirindi; Land District – Quirindi;
L.G.A. – Liverpool Plains*

Road Closed: Lot 1 in Deposited Plan 1151667, Parish Gunnadilly, County Buckland.

File No.: 07/4589.

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District – Gunnedah; L.G.A. – Warrumbungle

Road Closed: Lot 1, DP 1151320 at Goolhi, Parishes Garrawilla and Brigalow, County Pottinger.

File No.: 07/0993.

Schedule

On closing, the land within Lot 1, DP 1151320 remains vested in the State of New South Wales as Crown Land.

TAREE OFFICE**98 Victoria Street (PO Box 440), Taree NSW 2430****Phone: (02) 6591 3500 Fax: (02) 6552 2816****ROADS ACT 1993****ORDER**

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151 of the Act, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be Crown road.

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

SCHEDULE 1

*Parish – Arakoon; County – Macquarie;
Land District – Taree;*

Local Government Area – Kempsey Shire Council

Part Crown public road in the village of South West Rocks being Part Quarry Street (west of Ocean Street), separating Lot 131 and Lot 132, DP 619294 from Lot 54, DP 513839.

SCHEDULE 2

Roads Authority: Kempsey Shire Council.

File No.: 08/4210.

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

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Reserve No.: 1013834. Purpose: Future public requirements. Notified: 29 June 2007. Locality: White Cliffs. Parish: Kirk. County: Yungnulgra. File No.: 09/08018.	Those parts within Lots 21 and 22, DP 1149310, for an area of 5.834 hectares.
Reserve No.: 1013833. Purpose: Future public requirements. Notified: 29 June 2007. Locality: Wilcannia. Parish: Wilcannia. County: Young. File No.: 09/08018.	The part within Lot 37, DP 1149310, for an area of 1.301 hectares.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Lands Administration Ministerial Corporation.	Lightning Ridge Caravan and Camping Park Reserve Trust.	Reserve No.: 230053. Public Purpose Caravan and camping park. Notified: 2 February 1990. File No.: 09/18389-03.

For a term commencing 23 July 2010.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

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

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

SCHEDULE

Counties of Yungnulgra and Young;
Administrative District of Wilcannia;
Central Darling

Lot 21, DP 1149310; Lot 22, DP 1149310 and Lot 37, DP 1149310.

File No.: 09/08018.

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

PURSUANT to section 151 of the Roads Act 1993, the Crown 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. The roads specified in Schedule 1 cease to be Crown roads from that date.

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

SCHEDULE 1

Parish of Picton; County of Yancowinna;
Administrative District of Willyama;
Local Government Area of Broken Hill

Lanes within sections 204 and 131; Lane between Brookfield Avenue and the south western boundaries of Lot 5939, DP 40496 and Lot 1, DP 48773; Wyman Lane, between Garnet Street and Kaolin Street; Brooks Lane, from the north eastern boundary of Allotment 5, section 356, DP 39484 to McCulloch Street; Cummins Lane, between Jones Street and Gossan Street; Lane, from the north eastern corner of Allotment 16, section 62, DP 759092 to the south western corner of Lot 4, DP 1045630. Roads being Doe Street, between Allendale Street and Wyman Street; Wyman Street, between Brookfield Avenue and Finn Street; Brown Street, between Iodide Street and the north eastern boundary of Lot 514, DP 1034588; Morgan Street, between Hynes Street and Doe Street; Hynes Street, between Morgan Street and its western extremity.

SCHEDULE 2

Roads Authority: Broken Hill City Council.

File No.: 10/6035.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Reserve No.: 89857.
Purpose: Regeneration area.
Notified: 2 July 1976.
Locality: White Cliffs.
Parish: Kirk.
County: Yungnulgra.
File No.: 09/10513.

Column 2

The part within Lot 9,
DP 1144184, for an area of
5.893 hectares.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

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

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

Description

*County of Yungnulgra;
Administrative District of Wilcannia;
Central Darling*

Lot 9, DP 1144184; Lot 11, DP 1144184; Lot 12, DP 1144184; Lot 13, DP 1144184 and Lot 14, DP 1144184.

Note: Affected parts of Crown Reserve 1013834 are hereby revoked.

File No.: 09/10513.

APPOINTMENT OF MEMBERS OF LOCAL LAND BOARD

IN pursuance of the provisions of the Crown Lands Act 1989 and the Western Lands Act 1901, the undermentioned persons have been appointed as members of the Local Land Board for the Administrative District particularised hereunder for the term commencing 1 January 2009 and expiring on 31 December 2011.

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

SCHEDULE

Local Land Board Members

Administrative District:	Balranald
Member Appointed:	Lance Edward HOWLEY
Administrative District:	Bourke
Member Appointed:	Richard John OLDFIELD
Administrative District:	Cobar
Members Appointed:	Thomas James RUSSELL

Administrative District:
Members Appointed:

Coomealla and Curlwaa
Howard Cyril Leonard
JONES and Ronald James
KUHNS

Administrative District:
Member Appointed:

Hillston
James McLaurin GRAHAM

Administrative District:
Member Appointed:

Walgett North
Adrian NEWTON

Administrative District:
Member Appointed:

Wanaaring
Tom TAYLOR

Administrative District:
Member Appointed:

Wentworth
Alan John WHYTE

Administrative District:
Members Appointed:

Wilcannia
Grayham Robert LECKIE

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 30 April 2010, Folio 2024, under the heading Easements for Access, Maintenance and Repair of the Border Fence in the Table of Burdened Lands "6997/762527" should be deleted and "6697/762527" should be inserted in lieu thereof.

File No.: 09/08258.

ADDITION TO A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of section 35C of the Western Lands Act 1901, the land particularised hereunder has been added to the undermentioned Western Lands Lease.

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

SCHEDULE

Western Lands Lease No.: 14483.

Name of Lessee: Barry Stuart MILLS and Heather Dawn MILLS.

Area Added: 49/756936, Parish of Cliffs, County of Wentworth, of 2643 square metres.

Total Area Following Addition: 45 and 49/756936, Parish of Cliffs, County of Wentworth, of 3.987 hectares.

Date of Addition: 22 July 2010.

Shire: Wentworth.

Conditions: Unchanged.

Department of Planning

BUILDING PROFESSIONALS ACT 2005

Notice

I, the Minister for Planning, under section 4 (7) of the Building Professionals Act 2005, amend the Building Professionals Board Accreditation Scheme by adopting the amendments set out in the Schedule.

The amendments are to commence upon the publication of this Notice in the Government Gazette.

TONY KELLY, M.P.,
Minister for Planning

Sydney, 15 July 2010.

SCHEDULE

Schedule 2 – Accreditation Statements-Category A1, Category A2 and Category A3.

Under the heading “Qualifications:” appearing in the right-hand column, beside the left-hand column titled “Experience and qualification requirements for s.5 (1A) applications only.”, insert:

- “, or equivalent overseas qualification.” after “A1, A2 and A3” where appearing in the first bullet point qualification.
- “, or study equivalent to these three subjects.” after “Building Construction 2” where appearing in the second bullet point qualification.
- “, or equivalent overseas qualification.” after Higher Education Act 2001” where appearing in the sixth bullet point qualification.
- “, or equivalent overseas qualification.” after Higher Education Act 2001” where appearing in the seventh bullet point qualification.

Schedule 2 – Accreditation Statement-Category A4

Under the heading “Pathway 1- Qualified, Qualification Requirement” where appearing in the right-hand column, beside the left-hand column titled “Experience and qualification requirements”, insert:

- “, or equivalent overseas qualification.” after “A1, A2 and A3” where appearing in the first bullet point qualification.
- “, or study equivalent to these three subjects.” after “Building Construction 2” where appearing in the second bullet point qualification.
- “, or equivalent overseas qualification.” after Higher Education Act 2001” where appearing in the sixth bullet point qualification.
- “, or equivalent overseas qualification.” after Higher Education Act 2001” where appearing in the seventh bullet point qualification.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

State Environmental Planning Policy (Major Development) 2005

NOTICE

I, the Minister for Planning, pursuant to clause 8(1A) of State Environmental Planning Policy (Major Development) 2005 (Major Development SEPP), hereby give notice that I have received a proposal that Schedule 3 of the Major Development SEPP be amended to add the site described in Schedule 1 of this Notice.

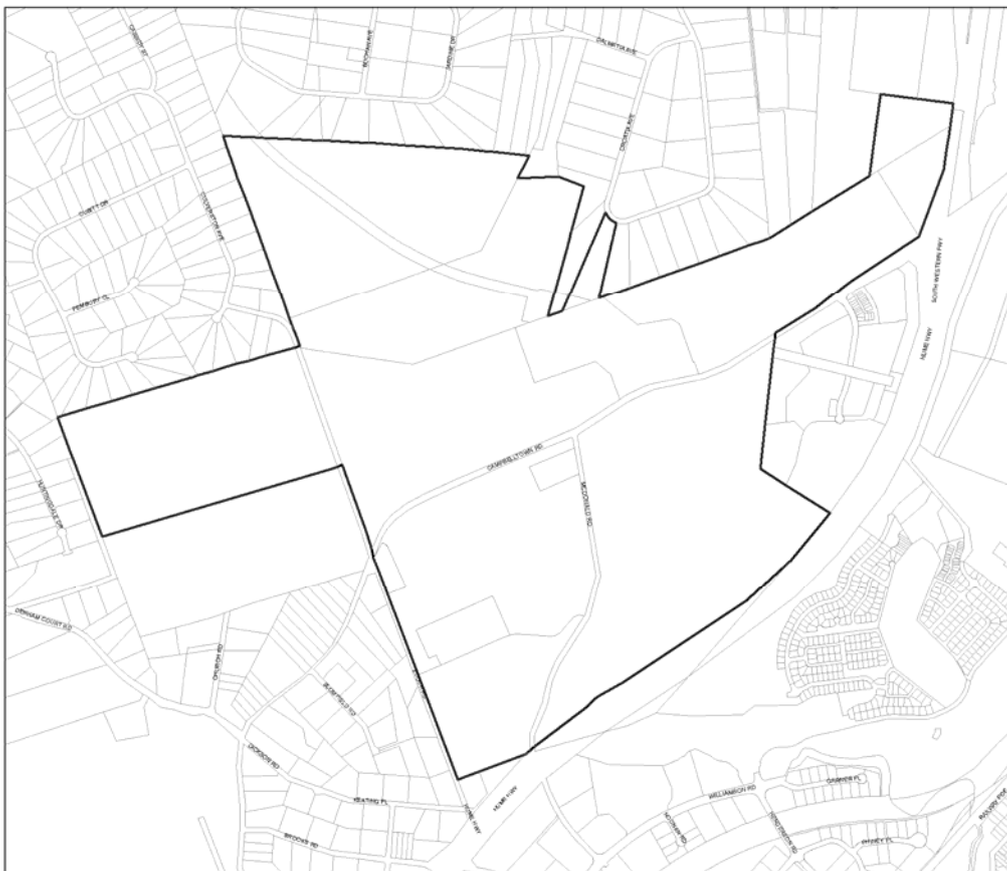
Sydney, 5 July 2010.

The Hon. TONY KELLY, M.L.C.,
Minister for Planning

SCHEDULE 1

The site known as Edmondson Park Site, Campbelltown as generally shown edged heavy black on the map marked Edmondson Park Site, Campbelltown – Cadastre, within the Local Government Areas of Campbelltown and Liverpool.

Edmondson Park Site, Campbelltown – Cadastre



RECORD OF MINISTER'S OPINION FOR THE PURPOSES OF CLAUSE 6(1) OF THE STATE ENVIRONMENTAL PLANNING POLICY (MAJOR DEVELOPMENT) 2005

I, the Minister for Planning, have formed the opinion that the development described in the Schedule below, is development of a kind that is described in Schedule 1 of the State Environmental Planning Policy (Major Development) 2005 – namely Group 5, Clause 13 – development for the purposes of residential, commercial, or retail projects with a capital investment value of more than \$100 million that the Minister determines are important in achieving State and regional planning objectives – and is thus declared to be a project to which Part 3A of the Environmental Planning and Assessment Act 1979 applies for the purpose of Section 75B of that Act.

In forming this opinion, I have also determined that pursuant to Clause 13(1) of Schedule 1 of the State Environmental Planning Policy (Major Development) 2005 that in my opinion the development described in the Schedule below is important in achieving State or regional planning objectives.

SCHEDULE

A proposal to create a mixed use residential, commercial and retail development, with associated roads, drainage and service infrastructure; community and recreational facilities including a new Town Centre and a 150 hectare Regional Park on land at Edmondson Park as generally described in a letter dated 17 June 2010 from JBA Urban Planning.

Date: 5 July 2010.

TONY KELLY,
Minister for Planning

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Instrument of Delegation

I, SAM GABRIEL HADDAD, Director-General of the Department of Planning, pursuant to section 23 of the Environmental Planning and Assessment Act 1979, hereby delegate my functions referred to, and subject to the limitations set out, in this Instrument of Delegation to those people for the time being holding the positions referred to in the Instrument of Delegation (whether in an acting or permanent capacity).

S. HADDAD,
Director-General of the Department of Planning

Dated, this 21 day of May 2010.

Part 1 - Functions under section 122I of the Environmental Planning and Assessment Act 1979 ("EP&A Act")

Item	Function	Delegate
1	My functions under section 122I of the EP&A Act.	Department of Planning Staff Deputy Directors General

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 02/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25.	Nil.	South Street, Manilla.	Tamworth Road (MR 63).	Rushes Creek Road (RR 7711).	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 02/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
4.6.	Nil.	South Street, Manilla.	Tamworth Road (MR63).	Rushes Creek Road (RR7711).	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 04/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Somerton Road, Manilla.	Tamworth Road (MR63).	“Eloura” – end of seal.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 03/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Somerton Road, Manilla .	Tamworth Road (MR 63).	“Eloura” – end of seal.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 04/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Klori Road, Manilla.	Tamworth Road (MR63).	Somerton Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 04/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Klori Road, Manilla.	Tamworth Road (MR 63).	Somerton Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 05/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Higgins Lane, Manilla.	Rangari Road (MR357).	Rushes Creek Road (RR7711).	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 05/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Higgins Lane, Manilla.	Rangari Road (MR 357).	Rushes Creek Road (RR 7711).	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 07/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Coreella Road, Manilla.	Rangari Road (MR357).	Milliwindi Lane.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 08/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Milliwindi Lane, Manilla.	Coreella Road.	“Wahroonga” (1km South).	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 09/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Borah Crossing Road, Manilla.	Corella Road.	Hobden Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 10/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Hobden Road, Manilla.	Borah Road.	Longarm Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 11/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Longarm Road, Barraba.	3.6km North of Borah Vale Road (former Barraba Council boundary).	Gunnedah Shire Council Boundary.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 12/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Banoon Road, Barraba.	Longarm Road.	3.6km North of Borah Vale Road (former Barraba Council boundary).	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 13/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Namoi River Road, Manilla.	Tamworth Road (MR63).	Strathfield Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 14/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Strathfield Road, Manilla.	Namoi River Road.	Crow Mountain Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 15/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Strafford Street/Halls Creek Road, Manilla.	Tamworth Road (MR63).	Bungendore Spur Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 07/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Corella Road, Manilla.	Rangari Road (MR 357).	Milliwindi Lane.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 08/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Milliwindi Lane, Manilla.	Corella Road.	“Wahroonga” 1 kilometre south.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 09/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Borah Crossing Road, Manilla.	Corella Road.	Hobden Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double route Notice No. 10/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Hobden Road Manilla.	Borah Road.	Longarm Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 11/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Longarm Road, Barraba.	Former Barraba Council boundary – 3.6ks north of Borah Vale Road.	Gunnedah Shire Council boundary.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 12/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Banoon Road, Manilla.	Longarm Road.	3.6km north of Borah Vale Road (former Barraba Council boundary).	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 13/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Namoi River Road, Manilla.	Tamworth Road (MR 63).	Strathfield Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 14/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Strathfield Road, Manilla.	Namoi River Road.	Crow Mountain Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 15/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Strafford Street/Halls Creek Road, Manilla.	Tamworth Road (MR 63).	Bungendore Spur Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 20 July 2010.

DAVID FARMER,
General Manager,
Wollongong City Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Wollongong City Council 25 Metre B-Double Route Notice No. 1/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30th June 2011 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	1.	Princes Highway, Unanderra.	MR613 Northcliffe Drive, Kembla Grange.	Orangetown Avenue, Unanderra.	Access by Coastwide Civil Vehicles Only. Only point of access is Nan Tien property entrance on Nolan Street, adjacent to 235 Nolan Street. End date of approval 30 June 2011.
25.		Orangetown Avenue, Unanderra.	HW1 Princes Highway, Unanderra.	Doyle Avenue, Unanderra.	Access by Coastwide Civil Vehicles Only. Only point of access is Nan Tien property entrance on Nolan Street, adjacent to 235 Nolan Street. End date of approval 30 June 2011.
25.		Doyle Avenue, Unanderra.	Orangetown Avenue, Unanderra.	Nolan Street, Unanderra.	Access by Coastwide Civil Vehicles Only. Only point of access is Nan Tien property entrance on Nolan Street, adjacent to 235 Nolan Street. End date of approval 30 June 2011.
25.		Nolan Street, Unanderra.	Doyle Avenue, Unanderra.	Entrance to Nan Tien Temple property.	Traffic Control to be provided so clear access and egress may be available to B-Double vehicles. Access by Coastwide Civil Vehicles Only. Only point of access is Nan Tien property entrance on Nolan Street, adjacent to 235 Nolan Street. End date of approval 30 June 2011.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL 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: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 06/2010.

2. Commencement

This Notice takes effect on on the date of gazettal.

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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Nil.	Rangari Road (MR357), Manilla.	MR63 Manilla Road.	Gunnedah Shire boundary – 6 kilometres west of Marathon Road.	Nil.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 21 June 2010.

GLENN INGLIS,
General Manager,
Tamworth Regional Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Tamworth Regional Council 4.6 Metre High Vehicle Route Notice No. 06/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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 No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
4.6.	Nil.	Rangari Road (MR357), Manilla.	MR63 Manilla Road.	Gunnedah Shire boundary – 6 kilometres west of Marathon Road.	Nil.

ROADS ACT 1993

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

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Sutherland Shire Council area, Parish of Sutherland and County of Cumberland, shown as:

<u>Description</u>	<u>Title Particulars</u>
Lot 1 Deposited Plan 559964	Certificate of Title Volume 2510 Folio 172
Lot 2 Deposited Plan 559964	Certificate of Title Volume 7984 Folio 23
Lot 3 Deposited Plan 559964	Certificate of Title Volume 2919 Folio 180
The area of ¼ perch shown on Deposited Plan 419268, being the whole of the land described in Memorandum of Transfer dealing H674277, and being also parts of Lots 3 and 4 Deposited Plan 15573	Certificates of Title: Volume 7237 Folio 167; and Volume 7237 Folio 168
That part of Lots 5 and 6 Deposited Plan 15573 containing an area of 4 perches having a frontage of 99 feet to the Kingsway as delineated on Deposited Plan 419268 and being the land described in Memorandum of Transfer dealing H961972	Certificates of Title: Volume 4241 Folio 98; and Volume 4574 Folio 4
That part of Lot 7 Deposited Plan 15573 containing an area of 3 perches having a frontage of 76 feet 10 ¹ / ₈ inches to the Kingsway as delineated on Deposited Plan 419268 and being the land described in Memorandum of Transfer dealing H961971	Certificate of Title Volume 8008 Folio 9
Lot 1 Deposited Plan 232061	Certificate of Title Volume 9716 Folio 44
Lot 3 Deposited Plan 579831	Certificate of Title Volume 8032 Folio 209
Lot 2 Deposited Plan 579831	Certificate of Title Volume 5959 Folio 67
Lot 1 Deposited Plan 579831	Certificate of Title Volume 5956 Folio 34

(RTA Papers: FPP 9M2524 (Vol 4); RO 411.12088 (Vol 3))

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Taren Point in the Sutherland Shire Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Sutherland Shire Council area, Parish of Sutherland and County of Cumberland, shown as:

<u>Description</u>	<u>Title Particulars</u>
Lot 2 Deposited Plan 514373	Certificate of Title Volume 9991 Folio 150
Lot 21 Deposited Plan 1050471	Folio Identifier 21 / 1050471

(RTA Papers: 9M2524 (Vol 4); RO 411.12088)

Office of Water

WATER ACT, 1912

AN application for an Authority under the section 20 of Part 2 of the Water Act 1912, as amended, has been received as follows:

Garnet Leonard, Leonard Maxwell, Geoffrey Colin and Katherine Joyce RIDGE for a pump on the Hawkesbury River on Lot 2, DP 77950, Parish of Wilberforce, County of Cook, for the irrigation of 19.0 hectares (turf) (replacement authority – replaces 10SL056539 and 10SL056415 – no increase in annual water entitlement – not subject to the 2003 amended Hawkesbury/Nepean Embargo) (Reference: 10SA002550) (GA1808848).

Any inquiries should be directed to (02) 9895 7194.

Written objections from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 3720, Parramatta NSW 2124, within 28 days of this publication.

WAYNE CONNERS,
Natural Resource Project Officer

Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Notice under Section 601AC (2) of the Corporations Act 2001 as Applied by Section 64 of the Associations Incorporation Act 2009

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

BEGA TRADITIONAL ABORIGINAL ELDERS COUNCIL INCORPORATED (in liquidation), INC9874350.

Dated this 15th day of July 2010.

A. DONOVAN,
Delegate of the Registrar of Co-operatives

ASSOCIATIONS INCORPORATION ACT 2009

Notice under Section 601AC (2) of the Corporations Act 2001 as Applied by Section 64 of the Associations Incorporation Act 2009

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

DOONSIDE COMMUNITY ACTIVITIES GROUP INC (IN LIQUIDATION), Y0853027.

Dated this 20th day of July 2010.

A. DONOVAN,
Delegate of the Registrar of Co-operatives

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of cancelled association pursuant to Section 84

THE incorporation of **THE AUSTRALIAN ISLAMIC HOUSE IN LIVERPOOL AREA INCORPORATED** (Y1585116) cancelled on 28 March 2009 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 21st day of July 2010.

ANTHONY DONOVAN,
A/Manager Financial Analysis
Registry of Co-operatives & Associations
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of cancelled association pursuant to Section 84

THE incorporation of **HAWKESBURY AUSTRALIAN FOOTBALL CLUB INC** (Y0287033) cancelled on 22 February 2008 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 21st day of July 2010.

ANTHONY DONOVAN,
A/Manager Financial Analysis
Registry of Co-operatives & Associations
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of cancelled association pursuant to Section 84

THE incorporation of **KEMPSEY CLAY TARGET CLUB INCORPORATED** (Y0316206) cancelled on 4 April 2008 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 21st day of July 2010.

ANTHONY DONOVAN,
A/Manager Financial Analysis
Registry of Co-operatives & Associations
NSW Fair Trading

CHILDREN'S COURT OF NEW SOUTH WALES

Practice Note No. 2

Initiating Report and Service of the relevant portion of the Community Services file in Care Proceedings

1. Preamble

1.1 This Practice Note takes effect on 25 July 2010.

1.2 The Special Commission of Inquiry into Child Protection Services in New South Wales recommended in its November 2008 Report [at Recommendation 13.3] that applications for care orders under sections 45 and 61 of the Children and Young Persons (Care and Protection) Act 1998 (the Care Act) should be made by way of an application filed in the Children's Court supported by a written report which succinctly and fairly summarises the information available to [Community Services] and contains sufficient information to support a determination that a child is in need of care and protection and any interim orders sought, without any requirement for the filing of any affidavit, unless ordered by the Court in circumstances where establishment is contested. It was also recommended that the [Community Services'] file, or relevant portion of it, should be made available to the parties.

1.3 The purpose of this Practice Note is to implement the recommendations by prescribing the procedure for Community Services to provide to the parties relevant documents held on its files.

1.4 This Practice Note only applies to care applications made under Chapter 5 of the Care Act with the exception of the following applications:

- applications for rescission or variation of orders under section 90
- applications on breach of undertakings under section 76 (5)
- applications on breach of supervision under section 77(3)
- applications for assessment orders under sections 53/54/55
- applications for contact orders under section 86 and
- applications for emergency care and protection orders under sections 45 (1)(a)/46
- applications for contact orders under section 86

2. The prescribed p0.9

practice.

2.6 The categories of Stage 1 documents to be served by Community Services are copies of:

- i. All current orders of the Children's Court and any other order being relied upon for an argument pursuant to section 106A of the Care Act.
- ii. Such current orders of the Family Court, Federal Magistrates Court and any current enforceable apprehended violence order.
- iii. A summary (in an agreed format) of reports of risk of significant harm concerning the child*
- iv. written advices of assessments/examinations from medical practitioners in relation to an injury/medical condition where that injury/medical condition has contributed to removal/action being taken
- v. written advices from the police as to relevant incidents, consideration of which has contributed to removal/action being taken
- vi. written advices from any agency providing services to the child or the child's family where consideration of these advices has contributed to removal/action being taken
- vii. parental responsibility contracts/breach notices but only where the breach has prompted the Children's Court application
- viii. birth alerts
- ix. relevant photographs
- x. current case plan(s) and care plan(s)
- xi. any notes of interviews with the child or young person or parents/carers**

* The summary will be in the form of a 'person history report' and will provide, the following information:

- date report received
- brief description of harm
- person alleged to be causing harm
- outcome (closed without assessment/investigated and substantiated (in part or whole)/investigated and not substantiated)

** Copies of notes from interviews can be provided in Stage 1 if they were of interviews held within the previous 12 months. These copies are made of the handwritten notes taken during the interview.

2.7 Stage 2 Documents

Community Services will have up to fourteen (14) calendar days following the first return date of the care application, to serve on each of the parties the Stage 2 documents. The categories of documents to be produced at this stage are copies of:

- i. Any of the categories of documents produced in Stage 1 that are now held by CS and have not been previously produced.
- ii. Where an argument is to be conducted pursuant to section 106A of the Care Act, copies of Children's Court judgements, orders or transcripts that Community Services retains on its files.*
- iii. Information held by Community Services from other agencies only where it is relevant to issues to be considered by the court in determining

whether the child is in need of care and protection (for example, a school report where the child's educational needs are not being met)

- iv. A genogram for the child
- v. Any temporary care arrangements (whether current or expired)
- vi. Documents held by Community Services recording what took place at any home visit to the home of the child in the previous 12 months prior to the commencement of care proceedings
- vii. Any parental responsibility contracts (whether current or expired)
- viii. Third party assessments held by Community Services where they are relevant to the issues to be determined by the court**

* It is recognised that the primary source of information concerning Children's Court proceedings should be the file held by the Children's Court.

** Given that any assessment loses its reliability after a period of time, Community Services will only be required to provide third party assessments as part of Stage 2 Documents where the assessment was undertaken within the last 2 years. Earlier assessments can be sought by subpoena.

2.8 If parties wish to rely on any of these documents, they must be put into evidence either as an attachment to an affidavit or tendered in court. A party will not be able to tender the entire Stage 2 bundle, but must tender each document individually.

3 Further procedures applying to the service of both Stage 1 and Stage 2 documents

3.1 With the exception of a genogram and person history report, only documents held by Community Services at the time for service of each stage of documents are required to be produced. Documents are to be produced in the state in which they exist on the Community Services file. Community Services is not required to convert information into a different format for the purposes of inclusion in a bundle of documents. Community Services is not required to source documents that are not in its possession and that do not come into its possession through the course of its work with a family. If a party wishes to rely on documents not contained in the Stage 1 or 2 Documents, the party should subpoena the person or entity that holds the documents.

3.2 This Practice Note deals specifically with initiating a care application and making relevant documents from Community Services files available to the parties. The Practice Note does not deal with the disclosure of material received by Community Services after it serves the Stage 2 documents. However, Community Services officers have an obligation to adhere to the model litigant principle and disclose to the parties all material relevant to the case. If Community Services considers that there are additional documents (which may assist the court or a party) which come into its possession following serving the Stage 1 and Stage 2 bundles of documents, it will also serve those documents on the parties.

3.3 The supply of documents by Community Services in Stages 1 and 2 is subject to compliance with section 29 of the Care Act. Accordingly, information disclosing the identity of a person who made a report, the report and evidence of the contents of the report may be deleted from documents.

- 3.4 Neither Stage 1 nor Stage 2 documents are required to be paginated.
- 3.5 Neither Stage 1 nor Stage 2 documents are to be filed in the Court registry. Stage 1 and Stage 2 documents will only be before the court when successfully tendered in the proceedings.
- 3.6 Upon application by any party the Court may extend or abridge the time to serve either Stage 1 or Stage 2 documents.
- 3.7 A delegate of the Director General will certify that all relevant documents have been produced at Stages 1 and 2 in accordance with form numbers 1A and 1B respectively.
- 3.8 Documents produced by Community Services in either Stage 1 or Stage 2 need not be produced again in response to a subpoena.
- 3.9 Community Services may re-list the matter after giving reasonable notice to the parties to seek the court's approval not to provide a Stage 1 or Stage 2 document on the ground that provision of the document may endanger a person's safety.

His Honour Judge MARK MARIEN, SC,
President

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.

Australian Producers Co-operative Ltd.

Dated this 16th day of July 2010.

A. DONOVAN,
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.

West Mount Co-operative Society Limited.

Dated this 16th day of July 2010.

A. DONOVAN,
Delegate of the Registrar of Co-operatives

GEOGRAPHICAL NAMES ACT 1966

Notice of Determination of Address Locality Names and Boundaries in the Richmond Valley Local Government Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day determined address locality names and boundaries in the Richmond Valley Local Government Area as shown on map GNB3746-2.

The following fifty three names are proposed for address localities as shown on map GNB3746-1: Backmede, Banyabba, Bentley, Bora Ridge, Broadwater, Bungawalbin, Busbys Flat, Camira, Casino, Clearfield, Clovass, Coombell, Codrington, Coraki, Dobies Bight, Doonbah, East Coraki, Ellangowan, Esk, Evans Head, Fairy Hill, Gibberagee, Greenridge, Hogarth Range, Irvington, Kippenduff, Leeville, McKees Hill, Mongogarie, Mount Marsh, Myrtle Creek, Naughtons Gap, New Italy, North Casino, Piora, Rappville, Rileys Hill, Shannon Brook, Six Mile Swamp, Spring Grove, Stratheden, Swan Bay, Tabbimoble, Tatham, The Gap, Tomki, Upper Mongogarie, West Bungawalbin, West Coraki, Whiporie, Woodburn, Woodview, Wyan, Yorklea

The position and extent for these features are shown in the Geographical Names Register of New South Wales which can be viewed on the Geographical Names Board web site at www.gnb.nsw.gov.au

WARWICK WATKINS,
Chairperson

Geographical Names Board
PO Box 143
BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Discontinuance of a Geographical Name

PURSUANT to the provisions of Section 14 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day discontinued the name shown below:

Discontinued Name:	Yarrahapinni State Forest
Assigned Name:	Yarriabini National Park
Designation:	Reserve
L.G.A.:	Kempsey
Parish:	Yarrahapinni
County:	Dudley
L.P.I. Map:	Eungai
1:100,000 Map:	Macksville 9436
Reference:	GNB 5408

WARWICK WATKINS,
Chairperson.

Geographical Names Board
PO Box 143, Bathurst NSW 2795.

MENTAL HEALTH ACT 2007

Section 109

I, Professor DEBORA PICONE, AM, Director-General of the NSW Department of Health, pursuant to section 109 of the Mental Health Act 2007 and section 43 of the Interpretation Act 1987:

1. DO HEREBY AMEND the previous declarations of the following premises as mental health facilities, published in the New South Wales Government Gazette no.169 of 16 November 2007 at page 8562, as follows:

1.1 "Redfern/Newtown Community Mental Health Service" shall now be declared as the "Redfern Community Mental Health Service", situated at the Redfern Community Health Centre, 103-105 Redfern Street, Redfern NSW 2016;

- 1.2 “Deniliquin District Mental Health Service” shall now be declared as the “Deniliquin Mental Health Service”, situated at 376-382 Cressy Street, Deniliquin NSW 2710;
- 1.3 “Griffith (Murrumbidgee) Mental Health Service” shall now be declared as the “Griffith Mental Health Service”, situated at Yambil Street, Griffith NSW 2680;
- 1.4 “Leeton/Narrandera Community Health Service” shall now be declared as “Leeton/Narrandera Community Mental Health Service”, situated at Cnr Palm and Wade Avenues, Leeton NSW 2705; and
2. DO HEREBY DECLARE such facilities to be designated in the class of facilities known as “community health care agencies” for the purposes of section 109 (2) (a); and
3. RESTRICT such facilities to the provision of services and performance of functions necessary for or associated with the administration or management of community treatment orders under the following provisions of the Mental Health Act 2007:
- i. Part 3 of Chapter 3 (except for sections 61, 61A, 62 and 63);
 - ii. Chapter 4; and
 - iii. Chapter 5 (except for sections 111 and 112 and Division 2 of Part 2).

Dated this 14th day of July 2010.

DEBRA PICONE, AM,
Director-General

NATIONAL PARKS AND WILDLIFE ACT 1974

Cape Byron State Conservation Area
Amendments to Plan of Management

AMENDMENTS to the plan of management for Cape Byron State Conservation Area were adopted by the Minister for Climate Change and the Environment on 18th June 2010.

Copies of the amendments are available 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 are also on the NPWS website: www.environment.nsw.gov.au.

PESTICIDES ACT 1999

Notice under Section 48 (4)

NOTICE is hereby given pursuant to section 48(4) of the Pesticides Act 1999, that I have granted a Pilot (Pesticide Rating) Licence, particulars of which are stated in the Schedule.

SEAN NUNAN,
Team Leader,
Licensing and Registration
(by delegation)

SCHEDULE

Pilot (Pesticide Rating) Licence

*Name and address
of Licensee*
Ms Fleur VAUGHAN,
1/15 Maclean Drive,
Trangie NSW 2823.

*Date of Granting
of Licence*
16 July 2010.

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land and Easement
at Gerroa in the Local Government Area of Kiama

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency the Governor, that the Land described in Schedule 1 and the Interest in Land described in Schedule 2 over the Land described in Schedule 3 is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Sydney Water Act 1994.

Dated at Parramatta, this the 20th day of July 2010.

Signed for Sydney Water Corporation by its Attorneys Mark ROWLEY and Peter Vincent BYRNE who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 606, Book 4541, under the Authority of which this instrument has been executed.

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Kiama, Parish of Broughton, County of Camden, being Lot 1, Deposited Plan 1051317 (having an area of 77 square metres), being part of Lot 892, Deposited Plan 736207.

SCHEDULE 2

Easement for access purposes as described in Memorandum 7158333L registered at Land and Property Management Authority amended for the purpose of this notice to include the following Clause:

“In the event that an easement for access is created benefiting Sydney Water in substitution for this easement, in a location and on terms acceptable to Sydney Water to provide Sydney Water access to and from Lot 1, Deposited Plan 1051317 and provided such access is over a formed access of no less a standard than the formed access the subject of this easement, then Sydney Water must on the request of the Registered Proprietor do all things reasonably necessary to enable the Registered Proprietor to extinguish this easement”.

SCHEDULE 3

An easement for access over all that piece or parcel of land in the Local Government Area of Kiama, Parish of Broughton, County of Camden, being the land shown on Deposited Plan 1147145 as “(A) PROPOSED EASEMENT FOR ACCESS VARIABLE WIDTH (1620 square metres)” affecting Lot 2, Deposited Plan 1051317 (being part of Lot 892, Deposited Plan 736207) and Lot 265, Deposited Plan 720070.

Sydney Water Reference: 2007/07309F.

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

Notice of Compulsory Acquisition of Easements at
Concord in the Local Government Area of Canada Bay

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency the Governor, that the interests in land including to the extent necessary native title interests if any, described in the Schedules hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of the Sydney Water Act 1994.

Dated at Parramatta, this the 20th day of July 2010.

Signed for Sydney Water Corporation by its Attorneys Mark ROWLEY and Peter Vincent BYRNE who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 4541, Book 606, under the Authority of which this instrument has been executed.

—————
SCHEDULE 1

An easement for stormwater more fully described in Memorandum AE292285T filed at Land and Property Information (NSW), over all that piece or parcel of land in the Local Government Area of Canada Bay, Locality of Concord, Parish of Concord, County of Cumberland, being the interest in land shown on Deposited Plan 1107786 as “(A) PROPOSED EASEMENT FOR STORMWATER PURPOSES VARIABLE WIDTH 261.3 square metres”. The land is part of Crown Land proclaimed as Saint Lukes Park (R500466) and dedicated for public recreation by Gazette dated 8 May 1886 and is administered by Canada Bay City Council as the Reserve Trustee.

—————
SCHEDULE 2

An easement for access more fully described in Memorandum 7158333L filed at Land and Property Information (NSW), over all that piece or parcel of land in the Local Government Area of Canada Bay, Locality of Concord, Parish of Concord, County of Cumberland, being the interest in land shown on Deposited Plan 1107786 as “(B) PROPOSED EASEMENT FOR ACCESS 4 WIDE & VARIABLE 270.6 square metres”. The land is part of Crown Land proclaimed as Saint Lukes Park (R500466) and dedicated for public recreation by Gazette dated 8 May 1886 and is administered by Canada Bay City Council as the Reserve Trustee.

Sydney Water Reference: 2006/05096F.

TRANSPORT NSW

Guidelines for the Use of Taxi Security Cameras in New South Wales

(Pursuant to Schedule 1, Passenger Transport Regulation 2007)

July, 2010

Transport Services Division
16-18 Wentworth Street
(Locked Bag 5085)
Parramatta NSW 2124
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www.transport.nsw.gov.au

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1. BACKGROUND

The Passenger Transport Regulation 2007 requires that taxi operators must ensure that their taxis are fitted with an approved security camera system.

Transport NSW (TNSW) has developed these Guidelines to assist taxi operators in ensuring the proper use and functioning of security camera systems. The guidelines define the roles and responsibilities of relevant parties in the implementation and management of security cameras in taxis, and to ensure that images are downloaded and handled in a manner that protects their admissibility into evidence, and to protect an individual's right to privacy.

2. DEFINITIONS

Authorised officer – a person appointed by the Director-General to exercise the functions of an authorised officer under the Passenger Transport Act 1990 and the Passenger Transport Regulation 2007.

Authorised Purpose – in relation to the use of a video recording made by a security camera system, means an activity referred to in section 18 (a) – (d) of the Workplace Surveillance Act 2005; the prosecution of, or the issue of a penalty notice in respect of, an offence under the Act, the Regulation or the Crimes Act 1900 committed in or about a taxi; ensuring an operator's compliance with the operator's conditions of accreditation; ensuring a driver's compliance with the driver's conditions of authorisation; or ensuring a passenger's compliance with any approved scheme of subsidised travel (as referred to under section 39 of the Transport Administration Act 1998).

Director-General – the Director-General, Transport NSW.

Download Station – a facility, static or mobile, for the retrieval of images from a security camera system, such facility being provided by a network or its appointee but, in the case of a taxi's licensed area of operation within which there is no authorised network, means the accredited operator of the taxi concerned or his appointee.

Download Technician – the authorised network or its appointee but, in the case of a taxi's licensed area of operation within which there is no authorised network, means the accredited operator of the taxi concerned or his appointee.

Driver – the person who holds an authority to drive a taxi.

Less Serious Incident – any incident other than a Serious Incident, including fare evasion, disorderly conduct, or offensive behaviour, theft of property, or damage to property.

Network – an organisation as defined in section 29A of the Passenger Transport Act 1990 but, in the case of a taxi's licensed area of operation within which there is no authorised network, means the accredited operator of the taxi concerned.

Operator – the person who operates the taxi under the authority of a licence.

Regulation – the Passenger Transport Regulation 2007.

Privacy Protocols – include general principles intended to maintain confidentiality of recorded material.

Program Complaints – include issues relating to the misuse of security camera systems, and/or implementation of NSWTI policy relating to the use of security camera systems.

Recorded Material – includes any video recording or printed copies of images in which a member of the public can be seen.

Relevant parties – includes Transport NSW, Police Force, security camera system suppliers, download stations, networks, operators, and drivers.

Removable Storage Disk – includes a USB mass storage device and other similar removable storage media.

Security camera system – a system that records images of persons in or about a taxi.

Security Safeguards – includes physical, administrative and procedural measures employed for the purpose of protecting video recordings against misplacement and/or against use for unauthorised purposes.

Serious Incident – any incident involving a physical assault, sexual assault, murder, robbery and attempted robbery.

Supplier – includes the manufacturer and/or installer of a security camera system.

Technical Compliance – includes issues relating to the equipment and system components of security camera systems, such as location of cameras, maintenance issues, and operational matters.

Video Recording – Includes any electronically stored information from which a recorded image can be reproduced or generated.

3. POLICY FRAMEWORK

3.1 GENERAL

NSWTI has adopted a number of policies to support the implementation of security cameras in taxis. Taxi networks and equipment suppliers are responsible for developing internal procedures consistent with, and in support of, the following policies:

- Privacy;
- Complaints; and
- Media.

3.2 PRIVACY POLICY

3.2.1 General

The purpose of this policy is to ensure that the taxi network adopts and follows a set of privacy guidelines through which measures are established and enforced for breaches of privacy.

This policy aims to protect the privacy of members of the public by establishing appropriate use of the security camera system by those associated with the system, in accordance with the provisions of the Privacy and Personal Information Protection Act 1998.

3.2.2 Privacy Policy Statement

It is NSWTI policy that security camera systems be used in a manner that protects the privacy of drivers and the public. Any image produced from a security camera system shall not be reproduced in any form other than as authorised by these Guidelines.

3.3 COMPLAINTS POLICY

3.3.1 General

The purpose of this policy is to ensure that authorised personnel deal with all complaints relating to security camera systems in a timely manner.

3.3.2 Complaints Policy

It is NSWTI policy that all complaints relating to security camera systems are responded to promptly and dealt with in a responsible and appropriate manner. Where a taxi network or taxi operator becomes aware of a complaint relating to a security camera system, the complaint shall be referred to the Manager, Compliance, Transport NSW, as soon as practicable after becoming aware of the complaint. Technical compliance issues are to be directed to and actioned by the taxi network or equipment supplier as appropriate.

3.4 MEDIA POLICY

It is recommended that all requests for information from any media representative should be directed to Transport NSW's Public Affairs Manager.

The release of recorded material for any purpose is the sole responsibility of the Police Force or an authorised officer of Transport NSW. Under no circumstances is any taxi network, taxi operator, security camera system supplier or installer to release any recorded material to the media.

4. ROLES AND RESPONSIBILITIES OF OPERATORS

In operating a taxi it is the operator's responsibility to ensure that the taxi is fitted with security devices, pursuant to the Regulation. Where the operator operates a taxi fitted with a security camera system, it is the operator's responsibility to:

- Ensure that the taxi is fitted with only a security camera system that meets the specification in accordance with the requirements of the Regulation;
- Advise the network (if there is an authorised taxi network within the taxi's licensed area of operation) of the make and model of camera installed and provide it with a copy of the current version of software to facilitate the download of images;
- Maintain the security camera system in a fully functional condition at all times;
- Not allow the taxi to be operated if the security camera system is malfunctioning in any way or the memory is full;
- Make arrangements for the download of images, as well as the servicing and reset of systems in accordance with these Guidelines, and make such arrangements known to all drivers of taxis operated by them;
- Ensure that internal and external signage is strategically located to clearly indicate to passengers that they will be photographed and their conversations may be recorded;
- Develop and implement any additional procedures to facilitate compliance with these Guidelines;
- Arrange training for drivers in the use of the security camera system;
- Ensure all drivers are competent in the operation of the security camera system, and provide additional training to drivers if required or requested.
- Provide directly, or make other arrangements, if there is no authorised taxi network within the taxi's licensed area of operation, to ensure that there is a 24 hour download facility available to recover images from taxis fitted with the supplier's camera system;
- Provide directly, or make other arrangements, to ensure that there is a mobile facility with the ability to respond to serious incidents where Police require the on-site recovery of images from a taxi;
- Restrict access to proprietary software used to download images to prevent the unauthorised recovery of images;
- When requested by Transport NSW or the Police Force, make available a copy of the current version of software to facilitate the download of images for auditing and investigation purposes.
- Ensure that the removable storage disk is retained by the download station and stored securely to prevent loss, unauthorised access or destruction;
- Ensure that only one set of the images that afford the best opportunity to identify the offender is printed. As a guide, this may be two to four images of each offender;
- Ensure that either an electronic copy of the images, or the images themselves, are inserted into the evidence envelope (Annex B);
- Arrange for all relevant sections of the evidence envelope to be completed in handwriting, and require drivers to deliver sealed envelopes to a Police station;
- Restrict access to downloaded images to only those people who need to have access to the images for authorised purposes.

5. ROLES AND RESPONSIBILITIES OF DRIVERS

- Be competent in the operation of the security camera system, and request additional training if required;
- Ensure that the system is operating properly before commencing a shift (as shown by the system indicators), and regularly check that it continues to operate properly during the shift (and sign the worksheet);
- Not drive a taxi as a public passenger vehicle where the security camera system is not functioning properly (i.e. not take any fares until it is repaired or reset);
- Operate the system in accordance with any instructions given to him;
- Report any malfunctions to the operator immediately;
- Report all security related incidents immediately it is safe to do so. All serious incidents are to be reported to the nearest police station as soon as is practicable. Less serious incidents involving the theft or loss of, or damage to, property may be reported to police by calling the Police Assistance Line on 131 444;
- Only seek a download of images following an incident in which the images will be provided to police to support an investigation into the incident;
- Know how to arrange for the download of images following an incident and the resetting of the camera system when required;
- Following an incident, comply with the instructions of police in respect of the download of images from the system;
- Deliver electronic copies of the images or printed images in the sealed evidence envelope to the nearest police station as soon as practicable after a download;
- Not open or otherwise tamper with the evidence envelope before delivering it to the nearest police station.

6. ROLES AND RESPONSIBILITIES OF NETWORKS

- Ensure they satisfy the relevant requirements of the Regulation (cl. 174(c) and Sch. 1);
- Advise operators of any breach of these Guidelines by a driver working for a network;
- Ensure that the network is able to download images 24 hours a day from any camera in a taxi connected to the network, using software provided for this purpose by the operator of the taxi concerned, or appoint a download technician to do so;
- Ensure that all operators are aware of the network's download arrangements;
- Ensure that there is a mobile facility with the ability to respond to serious incidents where police require the on-site recovery of images from a taxi security camera system;
- Ensure that all their drivers are familiar with the network's download arrangements;
- Ensure that, for taxis required to have vehicle tracking devices, the network has a digital map screen able to graphically display on a suitable map, the speed, heading and position of the taxi with a horizontal position accuracy of 10 metres, 95% of the time.

7. ADDITIONAL ROLES AND RESPONSIBILITIES OF OPERATORS WITH NO NETWORKS

- Ensure that the operator is able to download images 24 hours a day from any camera in a taxi managed by the operator, or appoint a download technician to do so;

- Ensure that there is a mobile facility with the ability to respond to serious incidents where police require the on-site recovery of images from a taxi security camera system;
- Ensure that the drivers of all taxis managed by the operator are familiar with the operator's download arrangements.

8. TRAINING

It is the responsibility of operators to ensure that the drivers of their taxis are competent in the operation of the security camera system, as well as other security devices installed in the taxi.

Operators shall liaise with networks or equipment suppliers to ensure that training in the operation of security camera systems is provided as part of radio log-on training for new drivers.

Operation of the security camera system has been included in the Occupational Health and Safety module of the TAXICARE course, and all training should be consistent with the relevant elements of that module, and conducted using competency based training principles.

The driver must be certified by the operator as competent in being able to:

- Test that the camera is working,
- Recognise that the camera is not working,
- Take a manual photo, if such facility is available,
- "Block" the most recent photos,
- Have the camera reset or serviced (Where and how),
- Have images downloaded to make a Police report (Where and how).

9. TESTING, SERVICING AND MAINTENANCE

It is the responsibility of operators to maintain security camera systems in full working order. Networks are obligated under the Regulation to ensure that arrangements for the downloading, handling, storage and destruction of images are compliant.

Notwithstanding the above obligations, Authorised Taxi Inspection Stations are required to verify the proper working of the security camera system as part of routine inspections.

Where a security camera system requires servicing or maintenance, operators shall make arrangements to have the system restored to functionality as soon as practicable. The taxi shall not be operated without the security camera system in full functioning order.

10. SIGNS

10.1 GENERAL

Clause 3 of Schedule 1 to the Regulation requires that:

“The operator of a ... taxi service must ensure that signs are conspicuously placed within and on the outside of a ... taxi (as appropriate) that is fitted with a security camera system, advising persons that they may be under video surveillance while in or about the ... taxi concerned.”

Figure 1 below shows a sample sticker that is deemed compliant with the above requirement. These stickers should be placed in multiple positions inside and outside the taxi such that they are visible from all seated positions and from all approaches.



Figure 1 – Sample compliant sticker

The recommended size of the sticker is nominally 150 mm x 50 mm, printed in black on a vivid yellow background (PMS Y13). Care should be taken to ensure that the stickers suitable for internal and external use, and are printed using inks that are resistant to ultra-violet light to prevent premature fading.

10.2 MAINTENANCE

Operators are required to ensure that stickers are replaced when necessary to maintain the high level of visibility required to meet the requirements of the Regulation, the Workplace Surveillance Act 2005 and the Surveillance Devices Act 2007.

11. IMAGE RETRIEVAL

11.1 GENERAL

Images should only be retrieved from a taxi security camera system for “authorised purposes”, and shall not be retained by the driver, operator, network, supplier or installer contrary to the requirements of the Regulation. Authorised purposes include the prosecution of persons committing crimes in or near the taxi and ensuring compliance by drivers with their authorisation conditions.

11.2 TESTING, SERVICE AND MAINTENANCE

Images may be retrieved from a security camera system for testing, service or maintenance. Generally, the images downloaded and/or printed for such purposes shall be destroyed as soon as practicable after the work is completed, and in all cases destroyed within 30 days of the date of image capture and in accordance with the requirements of these Guidelines.

However, copies of images may be retained for warranty or test certification purposes only if the downloaded images were obtained from a taxi that was not in service and not occupied by a member of the public at the time the images were captured.

Recording of images downloaded

A log shall be maintained by networks, operators or their appointees of all images retrieved for testing, service and maintenance. The details shall include:

- Taxi number,
- Date, time and location of download,
- Name of download technician,
- Reason for download (installation, test, service, maintenance, software upgrade, etc),
- Name and contact details of the person requesting the download,
- Details of images downloaded (date/time/filename),
- Action to be taken (no action),
- Date/time/method of destruction or reason for retention.

11.3 LESS SERIOUS INCIDENT

It is acknowledged that dependent upon the nature of the incident the first contact following a less serious incident may be the network, the operator, a download station, or the Police.

Where a driver notifies the network or operator of a less serious incident, the recipient of the notification shall advise the driver to take the taxi to a nominated download station as soon as practicable, to have the images relating to the incident downloaded. Where a driver elects not to have images downloaded, it is recommended that the incident still be reported to Police. Incidents involving the theft or loss of property or damage to property may be reported by calling the Police Assistance Line on 131 444.

Upon presentation of the taxi to a Download Station, it is recommended that the driver involved in the incident be present to assist in deciding the beginning and end of the series of images relating to the incident, and in selecting which images should be printed for the Police.

The Download Technician should download the entire series of images relating to the incident, and print one copy of each image that affords the best opportunity to identify the offender(s).

The downloaded images must be saved to a removable storage disk, and that disk labelled with the date of the incident, date of download, taxi number, and Police report number (if already reported). Copies of the images may be retained on the hard drive of the computer used for the download, however, all downloaded images must be destroyed in accordance with these Guidelines and within 30 days of that date of image capture.

11.4 SERIOUS INCIDENT

A serious incident may require that images be downloaded at the scene, or that images be downloaded without the assistance of the driver. Where a driver is the victim of a serious incident, or a network is made aware that a driver has been the victim of a serious incident, Police are to be notified immediately it is safe to do so.

Where a driver is able to do so, and after having sought approval from the Police, the driver shall take the taxi to a nominated download station as soon as practicable, to have the images relating to the incident downloaded.

Upon presentation of the taxi to a download station, it is recommended that the driver involved in the incident be present to assist in deciding the beginning and end of the series of images relating to the incident, and in selecting which images should be printed to accompany the incident report for the Police.

Where a download technician is required to download images at the scene or otherwise under the instructions of Police, the following guidelines also apply.

The download technician should download the entire series of images relating to the incident, and print one copy of each image that affords the best opportunity to identify the offender(s). Where a Police officer requires additional copies of images following a serious incident, the download technician may print more than one copy of any nominated images, provided that the details of each are logged and all copies given to the requesting officer.

The downloaded images must be saved to a removable storage disk, and that disk labelled with the date of the incident, date of download, taxi number, and security incident report number. Copies of the images may be retained on the hard drive of the computer used for the download, however, all downloaded images must be destroyed in accordance with these Guidelines and within 30 days of that date of image capture.

11.5 ALL RECORDED DISKS

It is recommended that where the images are stored temporarily on a hard drive they be saved under a directory structure similar to the following:

<Root Directory>

<Security Camera Images>

<Date>

<Taxi Number>

<Date> uses the format <year-month-day> of the incident.

For example, the directory for downloads made on 8 August 2008, would be <20080808>. The images would then be saved in subdirectories using the taxi number.

An example of a directory path may be:

C:\security camera images\20090909\T3125\

This will facilitate easy identification of directories containing images approaching the required destruction date, and convenient reproduction of additional images where required by Police. It is recommended that the incident date be used in preference to the download date, where these vary, as future reference to the incident will most likely be made using the incident date and taxi number.

The download technician should record details of the images recovered in the log maintained for the purpose at the download station. The details shall include:

- Taxi number,
- Incident report number,
- Date, time and location of download,
- Name of download technician,
- Reason for download (Serious Incident),
- Name and contact details of the person requesting the download,
- Details of images downloaded (date, time, filename),
- Action to be taken (Incident report, Police report, no action),
- Date / time and method of destruction (when destroyed).

11.6 PRINTED IMAGES

It is acknowledged that in attempting to print a copy of the images that afford the best opportunity to identify the offender(s), a number of images may be printed that are subsequently not required.

One copy of each image that affords the best opportunity to identify the offender(s) is to be placed in the evidence envelope, and given to the driver to give to the Police. Where a Police officer is directly receiving copies of images from the download technician at the scene or at the download station, it is not essential that the images be handed over in a sealed evidence envelope.

All other printed images are to be destroyed immediately, in accordance with these Guidelines. Under no circumstances are any copies of the printed images to be retained by the download technician, nor are any copies of images to be given to the driver other than in the sealed evidence envelope.

11.7 ELECTRONIC COPIES

Following a serious incident, investigating Police may require a copy of downloaded images on disk. For Police to view the images without the manufacturer's software, it will be necessary for copies of the images to be saved on the removable disk to be given to Police, in an industry standard bitmap format.

Copies of the original image files in the manufacturer's format must also be saved to the same disk, so that a comparison of the images may be made in court in any future proceedings, should this be required. (NB The download technician may be required to attend court with the manufacturer's software to give evidence in relation to the download and to allow the court to satisfy itself as to the integrity of the images.)

The following details shall be recorded in a disk register maintained by the download station for the purpose of recording the transfer of recorded images to Police or an authorised officer:

- Disk number;
- Taxi number;
- Police report number (if already reported);
- Date copy made;
- Name of download technician;
- Name, rank and badge number of the Police officer receiving the disk;
- Work location and contact telephone number of the Police officer receiving the disk;
- List of all filenames saved to the disk.

11.8 AUDIT

Authorised officers of Transport NSW may require a copy of images from a download station to be provided on disk. It will be necessary for copies of the images to be saved in both an industry standard bitmap format and in the original manufacturer's format.

Where an authorised officer requests electronic copies of images, the removable disk to be given to the officer shall have a label affixed to it carrying the following information:

- Disk number (unique number);
- Taxi number;
- Incident report number (if applicable);
- Date copy made.

The following details shall be recorded in a disk register maintained by the download station for the purpose of recording the transfer of recorded images to Police or Transport NSW officers:

- Disk number;
- Taxi number;
- Incident report number (if applicable);
- Date copy made;
- Name of download technician;
- Name and position of the NSWTI officer receiving the disk;
- Work location and contact telephone number of the officer receiving the disk;
- List of all filenames saved to the disk.

12. HANDLING AND STORAGE OF IMAGES

12.1 GENERAL

All recorded material must be protected against unauthorised access, alteration, disclosure, and against accidental loss or destruction. Access to the manufacturer's proprietary software must be strictly controlled to prevent the unauthorised viewing, recovery or reproduction of images. It is the responsibility of relevant parties to develop procedures that afford the level of protection necessary to meet the requirements of these Guidelines, pursuant to the Passenger Transport Regulation 2007.

Access to recorded material is to be restricted to only those persons who need to examine images for authorised purposes.

12.2 ACCESS TO PRINTED IMAGES

There are only limited circumstances where any copies of printed images may be required to be stored, by other than investigating Police. Where copies of printed images are required for service or compliance purposes, and in accordance with these Guidelines, the images shall be stored in sealed envelopes, and locked in a secure container when not in use.

Printed images shall not be left unattended, and shall only be transported within envelopes to prevent accidental viewing of the images by unauthorised persons.

Any driver receiving copies of images in an evidence envelope along with an incident report, shall take the images in the envelope directly to a police station and shall not open the envelope nor leave it unattended in the taxi.

12.3 ACCESS TO RECORDED IMAGES

Manufacturers' software shall be password (obtainable from the camera supplier) protected to prevent the unauthorised viewing, recovery, or reproduction of images. Where recorded images are stored on the hard drive of a computer, access to the images shall be protected by password, such that they cannot be viewed, copied, printed, or otherwise reproduced by any unauthorised person.

Removable disks on which images are recorded should be stored in locked steel containers, drawers or cabinets when not in use. All recorded images shall be destroyed within 30 days of the date of capture, and in accordance with these Guidelines.

13. DESTRUCTION OF RECORDED MATERIAL

In accordance with the requirements of clause 5 of Schedule 1 to the Regulation, recorded material must be disposed of in an appropriate manner "within 30 days after the recording was made".

Where the recorded material is required for authorised purposes, it may be disposed of by giving it to a Police officer or an authorised officer of Transport NSW. Any copies of images required for authorised purposes that are not disposed of in this manner, and recorded material not required for authorised purposes shall be disposed of in the following manner:

- Ideally, printed copies of images shall be shredded into pieces not exceeding 5 mm x 12 mm and disposed of through recycling or other waste disposal services.
- Electronically recorded copies shall be deleted from the media on which they are stored.
- Any copy automatically saved to a "recycle bin" shall be similarly deleted from the "recycle bin".

A record of image disposal shall be maintained to facilitate an audit of the process.

14. NOTIFICATIONS

Any person who becomes aware of any act, omission, circumstance, or occurrence which directly or indirectly adversely affects, or is likely to adversely affect, the operation of security cameras in taxis should notify NSWTI as soon as practicable.

15. LIABILITY ISSUES

Operators should be aware that a failure to adhere to these Guidelines could potentially expose them to prosecution and liability claims. This is especially so where the security camera system may not be functioning correctly, or the driver is not competent in its operation. Drivers should be aware that Occupational Health & Safety legislation makes it an offence to interfere with or misuse the security camera or any other safety equipment in the taxi.

It is recommended that networks and operators seek independent legal advice and develop procedures to ensure that they limit the opportunity for claims that may otherwise arise out of claims of negligence or breach of contract.

16. COMPLAINTS

16.1 TECHNICAL COMPLIANCE

Issues relating to the equipment and system components of security camera systems, such as location of cameras, maintenance issues, and operational matters are to be reported by the taxi operator to the taxi network or the equipment supplier, as appropriate.

16.2 PROGRAM COMPLAINTS

Any complaints relating to the misuse of security camera systems, and/or implementation of Transport NSW policy relating to the use of security camera systems are to be referred to the Manager, Compliance, Transport NSW.

16.3 PRIVACY COMPLAINTS

In accordance with the requirements of the Privacy and Personal Information Act 1998, if a complaint indicates that an information protection principle has been breached, NSWTI will conduct an investigation into the circumstances of the complaint.

Where the complainant is dissatisfied with the outcome of the NSWTI investigation, the matter may be referred to the NSW Privacy Commissioner to investigate complaints about alleged violations of privacy.

17. RELEVANT LEGISLATION

17.1 PASSENGER TRANSPORT REGULATION 2007

The following is a summary of the provisions in the Passenger Transport Regulation relevant to security cameras systems in taxis. For more information, it will be necessary to refer to the actual Regulation.

Clause 114(1) – The operator of a taxi who is connected to a taxi network and operates within the Metropolitan, Newcastle or Wollongong transport district or within the City of Gosford or the Wyong local government area must ensure the taxi is fitted with an approved security camera system from 1 March 2008.

Clause 114(2) – Operators not in the areas mentioned above must ensure that the taxi is fitted with an approved security camera system from 1 September 2008.

Clause 114(3) – A person must not deliberately interfere with an approved security camera system in such a manner as to prevent or impede the proper working of the system.

Schedule 1 Clause 2 -- A person must not use a recording made by a security camera system for a purpose other than an authorised purpose.

Schedule 1 Clause 3 -- The operator of a taxi must ensure that signs are conspicuously placed on the outside of a taxi advising persons that they may be under video surveillance while in or about the taxi.

Schedule 1 Clause 4 -- The operator of a taxi must cause measures to be taken to ensure that video recordings made by a security camera system are protected against misplacement and against use for unauthorised purposes. The Director General may also specify reasonable safeguards in this regard.

Schedule 1 Clause 5 -- The operator of a taxi must cause any video recording made by a security camera system to be disposed of in accordance with sub-clause (2) within 30 days after the recording was made.

17.2 WORKPLACE SURVEILLANCE ACT 2005

The Workplace Surveillance Act 2005 makes it an offence to carry out unauthorised covert surveillance in a workplace, which includes a taxi. If the provisions of the specification for security camera systems for taxis are correctly followed, the system will fall outside the definition of covert.

Operators must be careful to ensure that they comply with all relevant provisions of that Act, particularly:

- All drivers are given at least fourteen days' notice that a taxi they are to drive is fitted with a camera. Such notification must be in writing.
- If the taxi already has a camera fitted when the driver is first engaged as a bailee the driver must be notified at the time they are engaged as a bailee.
- At least one of the signs within the taxi (pursuant to clause 3 of Schedule 1 to the Passenger Transport Regulation 2007) must be clearly visible to the driver when seated or be placed on the driver's door and be visible as they enter the taxi.

17.3 SECURITY INDUSTRY ACT 1997

The Security Industry Act 1997 requires that "A person must not carry on a security activity unless the person is the holder of a licence authorising the person to carry on the activity". Installing, maintaining, repairing or servicing security camera systems in a taxi, other than by the operator of the taxi, constitutes a "security activity" and it is a requirement that any person, other than the taxi operator, undertaking these works holds an appropriate security licence. Nevertheless, the downloading or printing of images from a camera is not a "security activity".

It should also be noted that the same Act requires those who sell security equipment to hold an appropriate security licence, and operators should only purchase systems from licensed suppliers.

Specific advice on the requirements of the Security Industry Act and the Regulation thereunder can be obtained from the Police Force's Security Industry Registry.

18. REFERENCES

1. Passenger Transport Regulation 2007
2. Security Industry Act 1997
3. Workplace Surveillance Act 2005
4. Privacy and Personal Information Protection Act 1998
5. Surveillance Devices Act 2007
6. <http://www.lawlink.nsw.gov.au/pc.nsf/pages/index> - Web site of the New South Wales Privacy Commissioner.

19. CONTACTS

The Manager, Compliance
Transport NSW
Locked Bag 5085
PARRAMATTA NSW 2124
Phone: 9689 8861
Fax: 9689 8875

New South Wales Police Force
Security Industry Registry
Locked Bag 5099
PARRAMATTA NSW 2124
Phone: 1300 362 001
Fax: 1300 362 066

New South Wales Privacy Commissioner
Level 17 201 Elizabeth Street
PO Box A2122
SYDNEY SOUTH NSW A1235
Phone: 9268 8585
Fax: 9268 8577

Director-General
Transport NSW

20. ANNEX A – EVIDENCE ENVELOPE – FRONT SIDE

(The following information is to be printed/typed/written on the front of the envelope and given to the Police with the images sealed inside)

SECURITY CAMERA IN TAXIS - EVIDENCE ENVELOPE

Police report number (if applicable) _____

Taxi Network (if applicable) _____

Taxi registration number _____

Driver's name _____

Driver's authorisation number _____

Time of Downloading _____

Date of Downloading _____

Contents (please tick) Disk Plug/Memory stick Image print

I certify that this envelope has been sealed by me and the evidence contained inside has not been handled by another person.

Signature of Download Technician _____

Name of Download Technician _____

Address of Download Technician _____

Contact phone number _____

EVIDENCE ENVELOPE – REVERSE SIDE

(The following information is to be printed/typed/written on the back of the envelope and given to the Police with the images sealed inside)

INFORMATION FOR TAXI DRIVERS

1. **Do not open** or unseal this envelope.
2. Take to nearest Police station.
3. Note the following information for your records
 - Police report number.
 - Police station you delivered this envelope to.
 - Name of Police officer envelope given to.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

GREAT LAKES COUNCIL

Roads Act 1993, Section 162
Roads (General) Regulation 2000
Naming of Roads

NOTICE is hereby given that Great Lakes Council, pursuant to the aforementioned Act and Regulation, has named the roads described hereunder. KEITH O'LEARY, General Manager, Great Lakes Council, Breese Parade, Forster NSW 2428.

<i>Description</i>	<i>Name</i>
The public road located off the Pacific Highway, which generally runs in a north south direction, with its northern access being located approximately 500m south of Church Street, Bulahdelah.	Kestevens Road.

[5359]

HOLROYD CITY COUNCIL

Roads Regulation 2008
Naming of Roads

PURSUANT to Clause 9 of the Roads Regulation 2008, notice is hereby given of the naming of the following new laneway within the Southern Residential Lands Precinct of Pemulwuy:

Road Name: Kalua Lane.

Dated at Merrylands, this 20th day of July 2010. MERV ISMAY, General Manager, Holroyd City Council, Memorial Avenue, Merrylands NSW 2160.

[5360]

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 road:

<i>Location</i>	<i>Name</i>
The following road name at Murrays Beach, gazetted 5 February 2010, Folio 784, is now formalised with appropriate road type	Seamist Close.

BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Mail Centre NSW 2310.

[5361]

MUSWELLBROOK SHIRE COUNCIL

Naming of Proposed Public Road

NOTICE is hereby given that Muswellbrook Shire Council, in pursuance of the Roads Act 1993 and Roads Regulation 2008, has approved the following new road name for gazettal:

<i>Deposited Plan/Location</i>	<i>Road Name</i>
Lot 20, DP 24649, 8911 New England Highway, Muswellbrook.	Wattle Street and Chivers Circuit.

PRELIMINARY
SALES PLAN - STAGE 12
EASTBROOK LINKS ESTATE
Muswellbrook



The above road names have been advertised and notified. No objections to the proposed name have been received during the prescribed 28 day period.

For further information please contact Council's Development Planner, Ms S. Holmes on (02) 6549 3777.

Details are also available on Council's Website www.muswellbrook.nsw.gov.au.

[5362]

QUEANBEYAN CITY COUNCIL

Roads Act 1993, Section 10

IN accordance with section 10 of the Roads Act 1993, the Queanbeyan City Council dedicates the land held by the Council and described in the Schedule below as public road. GARY CHAPMAN, General Manager, Queanbeyan City Council, PO Box 90, Queanbeyan NSW 2620.

SCHEDULE

- Lot 120 in Deposited Plan 823513.
- Lots 126 and 127 in Deposited Plan 754907.

[5363]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 162
Naming of Public Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of section 162 of the Roads Act 1993, has approved the name of the road to be dedicated in a plan of subdivision of Lot 4-9 in DP 811842; Lot 1 in DP 842157 and Part Lot 1 in DP 1069561 at South Murwillumbah, in the Shire of Tweed as shown below:

Blue Wren Place

Authorised by the delegated officer. GENERAL MANAGER, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484.

[5364]

SINGLETON COUNCIL

Local Government Act 1993

Sale of Land for Overdue Rates and Charges

NOTICE is hereby given to the persons named hereunder that the Singleton Council has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder (of which the persons named hereunder appear to be the owners or in which they appear to have an interest) and on which the amount of rates and charges stated in each case at 30 June 2010, is due:

<i>Owners or persons having an interest in land</i>	<i>Description of land (lot, section and deposited plan nos, street)</i>	<i>Amount of rates and charges overdue for more than five (5) years</i>	<i>Interest accrued on amount in column</i>	<i>Amount of all other rates and charges due and in arrears</i>	<i>Interest accrued on amount in column</i>	<i>Total</i>
(a)	(b)	(c)	(d)	(e)	(f)	(g)
Trustees Camberwell Hall.	Lot 2, section 13, DP 327303, Lethbridge Street, Camberwell.	\$571.64	\$57.19	\$1,756.71	\$627.39	\$3,012.93
Trustees Ravensworth Memorial Hall.	Lot 1, DP 151176, Hebden Road, Ravensworth.	\$500.50	\$45.67	\$1,618.42	\$614.42	\$2,779.01
Estate of Late Bruce Vincent KNODLER. Estate of Late Mabel Lilian SWAIN. Estate of Late William James SHERIDAN.	Lot 7, DP 251617, 128 Knodlers Lane, Maison Dieu.	\$650.36	\$166.50	\$1,723.70	\$480.24	\$3,020.80
Richard Radmacher & Co Pty Limited.	Lot 12, DP 111306, Milbrodale Road, Broke.	\$844.17	\$237.68	\$1,941.46	\$614.93	\$3,638.24
Estate of Late Timothy DOHERTY.	Lot 1, DP 982775, Kelman Street, Belford.	\$561.43	\$0.00	\$3,195.34	\$855.05	\$4,611.82

In default of payment to the Council of the amount stated in column (g) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or any arrangements satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for sale, the said land will be offered for sale by Public Auction by Century 21 Charlesworth Singleton at the Singleton Auditorium, Civic Centre, Queen Street, Singleton on Tuesday, 9 November 2010, at 4:00 p.m. SCOTT GREENSILL, General Manager, Singleton Council, PO Box 314, Singleton NSW 2330. [5365]

COMPANY NOTICES

NOTICE of final general meeting.—CAPRICORN FINANCIAL PLANNERS PTY LIMITED, A.C.N. 002 025 970 (in voluntary liquidation).—In accordance with section 509 of the Corporation Act, notice is hereby given that the final general meeting of the abovenamed company will be held on 20 August 2010, at 11:00 a.m., for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the manner in which the assets of the company have been distributed and a hearing of an explanation of the account by the liquidator and to authorise the liquidator to destroy all books and records of the company on completion of all duties. Dated 23 July 2010. GORDON SHRUBSOLE, Liquidator, Shrubsole & Rabbit Services Pty Limited, Unit 26, 15-23 Kumulla Road, Miranda NSW 2228, Telephone (02) 9526 8011. [5366]

NOTICE of final meeting of members.—In the matter of the Corporations Act 2001 and in the matter of FANNINGS HOTELS PTY LTD (in liquidation), ACN 001 170 565.—Notice is hereby given pursuant to section 509 of the Corporations Act 2001, that the final meeting of the Members of the abovenamed Company will be held on 23 August 2010, 9:00 a.m., at the office of Crosbie Warren Sinclair, cnr Pacific Highway and Warabrook Boulevard, Warabrook NSW 2304, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and hearing any explanation that may be given by the Liquidator. Dated this 19 July 2010. BRENT ANTONY PERKINS, Liquidator, c.o. Crosbie Warren Sinclair, Box 29, Hunter Region Mail Centre NSW 2310, tel.: (02) 4923 4000. [5367]

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