



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 2 August 2010

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

Regulations and other statutory instruments

[Biofuels Amendment \(Primary Wholesalers\) Regulation 2010](#) (2010-405) – published LW 6 August 2010

[Children \(Community Service Orders\) Regulation 2010](#) (2010-406) – published LW 6 August 2010

[Consumer, Trader and Tenancy Tribunal Amendment \(Commercial Division Fees\) Regulation 2010](#) (2010-407) – published LW 6 August 2010

[Crimes \(Sentencing Procedure\) Amendment \(Intensive Correction Orders\) Regulation 2010](#) (2010-408) – published LW 6 August 2010

[Crimes \(Sentencing Procedure\) Regulation 2010](#) (2010-409) – published LW 6 August 2010

[Drug Court Regulation 2010](#) (2010-410) – published LW 6 August 2010

[Fines Regulation 2010](#) (2010-411) – published LW 6 August 2010

[Gambling \(Two-up\) Regulation 2010](#) (2010-412) – published LW 6 August 2010

[Law Enforcement and National Security \(Assumed Identities\) Regulation 2010](#) (2010-413) – published LW 6 August 2010

[State Property Authority Amendment Order 2010](#) (2010-414) – published LW 6 August 2010

[Stock \(Chemical Residues\) Regulation 2010](#) (2010-415) – published LW 6 August 2010

[Summary Offences Regulation 2010](#) (2010-416) – published LW 6 August 2010

Environmental Planning Instruments

[Bellingen Local Environmental Plan 2010](#) (2010-418) – published LW 6 August 2010

[Hastings Local Environmental Plan 2001 \(Amendment No. 70\)](#) (2010-419) – published LW 6 August 2010

[Rockdale Local Environmental Plan 2000 \(Amendment No. 49\)](#) (2010-420) – published LW 6 August 2010

[State Environmental Planning Policy \(Major Development\) Amendment \(Channel 7\) 2010](#) (2010-417) – published LW 6 August 2010

[Sydney Local Environmental Plan 2005 \(Amendment No. 4\)](#) (2010-421) – published LW 6 August 2010

[Young Local Environmental Plan 2010](#) (2010-404) – published LW 2 August 2010

Other Legislation



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the ecological community referred to in paragraph (a) as a critically endangered ecological community under that Act and, as a consequence, to omit a reference to that ecological community as an endangered ecological community and, accordingly:

- (a) Schedule 1A to that Act is amended by inserting in Part 2 in alphabetical order:

Lagunaria Swamp Forest on Lord Howe Island (as described in the final determination of the Scientific Community to list the ecological community)

- (b) Schedule 1 to that Act is amended by omitting from Part 3:

Lagunaria Swamp Forest on Lord Howe Island (as described in the final determination of the Scientific Community to list the ecological community)

This Notice commences on the day on which it is published in the Gazette.

Dated, this 2nd day of August 2010.

Dr Richard Major
Chairperson of the Scientific Committee

Copies of final determination and reasons

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

- (a) on the Internet at www.environment.nsw.gov.au,

Notice of Final Determination

- (b) by contacting the Scientific Committee Unit, by post C/- Department of Environment, Climate Change and Water, PO Box 1967, Hurstville BC, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6989,
- (c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.

THREATENED SPECIES CONSERVATION ACT 1995

Final Determination

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the *Lagunaria* Swamp Forest on Lord Howe Island, as a critically endangered ecological community in Part 2 of Schedule 1A of the Act, and as a consequence, to omit reference to *Lagunaria* Swamp Forest on Lord Howe Island from Part 3 of Schedule 1 (Endangered Ecological Community) of the Act. Listing of Critically Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

1. *Lagunaria* Swamp Forest on Lord Howe Island was listed as an Endangered Ecological Community under the Threatened Species Conservation Act 1995 in 2003 (NSW Scientific Committee 2003).
2. *Lagunaria* Swamp Forest on Lord Howe Island is confined to Lord Howe Island in New South Wales. On the island it is restricted to the lowlands area, which has largely been cleared for settlement. The major canopy dominant, *Lagunaria patersonia* subsp. *patersonia* is confined to Lord Howe Island and Norfolk Island. *Lagunaria patersonia* subsp. *bracteatus* occurs in Queensland. All *Lagunaria patersonia* plants in mainland New South Wales are introduced.
3. *Lagunaria* Swamp Forest on Lord Howe Island is a forest 10-15 m tall dominated by *Lagunaria patersonia* subsp. *patersonia* (Sallywood), sometimes growing with *Hibiscus tileaceus* (Kurrajong) and *Myoporum insulare* (Juniper) (Pickard 1983, Auld and Hutton 2002). Shrubs are generally sparse and may include *Aegiceras corniculatum* (Mangrove), *Cryptocarya triplinervis* (Blackbutt) and *Celtis conferta* subsp. *amblyphylla* (Cotton-Wood). The groundcover may include *Cyperus lucidus* (Cutting grass), *Commelina cyanea* and *Hydrocotyle hirta*, and is generally sparse where the tree canopy is intact, but may be denser on edges and where the tree canopy has been disturbed.

4. Species that are characteristic of *Lagunaria* Swamp Forest on Lord Howe Island include:

<i>Aegiceras corniculatum</i>	<i>Apium prostratum</i> subsp. <i>howense</i>
<i>Atriplex prostrata</i>	<i>Avicennia marina</i>
<i>Celtis conferta</i> subsp. <i>amblyphylla</i>	<i>Commelina cyanea</i>
<i>Cryptocarya triplinervis</i>	<i>Cyperus lucidus</i>
<i>Ficus macrophylla</i> subsp. <i>columnaris</i>	<i>Flagellaria indica</i>
<i>Hibiscus tileaceus</i>	<i>Howea forsteriana</i>
<i>Hydrocotyle hirta</i>	<i>Lagunaria patersonia</i> subsp. <i>patersonia</i>
<i>Lobelia anceps</i>	<i>Myoporum insulare</i>
<i>Ochrosia elliptica</i>	<i>Oxalis 'corniculata' sens. lat.</i>
<i>Parsonsia howeana</i>	<i>Sesuvium portulacastrum</i>
<i>Sophora howinsula</i>	<i>Syzygium fullagarii</i>
<i>Triglochin striata</i>	<i>Typha domingensis</i>
<i>Vigna marina</i>	<i>Wollastonia biflora</i>

5. The total species list of the community may be larger than that given above, with many species present at only one or two sites or in very small quantities. The species composition of a site will be influenced by the size of the site, recent rainfall or drought conditions and by its disturbance history. The number of species, and the above ground relative abundance of species may change in response to changes in the disturbance regime. At any one time, above ground individuals of some species may be absent, but the species may be represented below ground in soil seed banks or as dormant structures such as bulbs, corms, rhizomes or rootstocks. The list of species given above is of vascular plant species, the community also includes micro-organisms, fungi, cryptogamic plants and a diverse fauna, both vertebrate and invertebrate. These components of the community are poorly documented.
6. The distribution of the community is restricted on Lord Howe Island to low-lying swampy areas at altitudes below 20 m. This distribution was mapped by Pickard (1983), who estimated that its original distribution may have covered as little as 6 ha, distributed across five restricted locations on the island. The community has undergone a very large reduction in geographical distribution with greater than 95% of the community estimated to have been lost (Pickard 1983, Auld and Hutton 2002). None of the locations are protected within the Lord Howe Island Permanent Park Preserve. *Lagunaria* Swamp Forest on Lord Howe Island falls entirely within the jurisdiction of the Lord Howe Island Board. Individual plants of *Lagunaria patersonia* may be scattered through the forests from sea level to about 600 m elevation on Lord Howe Island, but such locations do not form a part of the *Lagunaria* Swamp Forest on Lord Howe Island community. This very highly restricted distribution is combined with a number of ongoing and potential future threats and is likely to cause a decline in extent over a time span appropriate to the life cycle and habitat characteristics of the ecological community's component species.
7. *Lagunaria* Swamp Forest on Lord Howe Island has been seriously depleted by land clearing at all sites of its occurrence. The remaining fragments are only a few square metres in area, and are degraded by edge effects, weed invasion, alteration to water regimes, and from cattle grazing. The community has been completely eliminated from some of its original locations, including an area behind Blinkys Beach, which was cleared in 1975 during construction of the airstrip (Pickard 1983). The remnants are likely to include only a sample of the original flora and at least some appear to be transitional assemblages with other vegetation communities. However, since the initial listing of the community as Endangered in

2003 (the highest category then available), there have been a number of restoration activities undertaken by the Lord Howe Island Board to begin to restore this community. These are summarised as a part of the Biodiversity Plan for Lord Howe Island (DECC 2007). Actions have involved habitat plantings and fencing of remnants, or in some cases previously occupied habitat, in order to exclude cattle. These actions have reduced the immediate threat of grazing pressure and are an important first step in initiation of restoration of the community, but a long and ongoing effort is required to successfully restore parts of the community.

8. A very large reduction in ecological function has been indicated by the following changes to the community. Many of the dominant trees (*Lagunaria patersonia*) have been removed from existing stands (Auld and Hutton 2002) leading to a change in structure of the ecological community. The species composition has also changed with the invasion of exotic species including *Ageratina adenophora* (Crofton weed), *Ageratina riparia* (Mistflower), *Apium graveolens* (Celery), *Araucaria heterophylla* (Norfolk Island Pine), *Cakile edentula* (American Sea Rocket), *Chloris* sp., *Cirsium vulgare* (Spear Thistle), *Cyperus* sp., *Erodium* sp., *Euphorbia* sp., *Gnaphalium* sp., *Hypochaeris radicata* (Catsear), *Ipomoea cairica*, *Lilium formosanum* (Formosan Lily), *Nerium oleander* (Oleander), *Oxalis debilis*, *Pennisetum clandestinum* (Kikuyu), *Plantago* sp., *Potentilla indica* (Indian Strawberry), *Rumex* sp., *Ricinus communis* (Castor Oil Plant), *Solanum nigrum* (Nightshade), *Stenotaphrum secundatum* (Buffalo Grass) and *Trifolium* sp. Clearing of habitat within and around the community may have altered the water flow regimes, disrupting the ecological processes within the community. Water regimes are a key driver of the existence of this community as it occurs in low lying, run on areas, often near the outlets of small creeks. Extensive clearing and subsequent grazing by cattle has led to degradation of all former patches of the community. A golf course now occupies the upslope area of one remnant and may impact on water quality in this remnant. Future impacts with rising sea levels are likely to lead to an encroachment of mangroves into the community and necessitate its movement upslope onto existing grazing land, should that be available. 'Clearing of native vegetation' is listed as a Key threatening Process under the Threatened Species Conservation Act 1995.
9. *Lagunaria* Swamp Forest on Lord Howe Island is eligible to be listed as a Critically Endangered Ecological Community as, in the opinion of the Scientific Committee, it is facing an extremely high risk of extinction in New South Wales in the immediate future, as determined in accordance with the following criteria as prescribed by the Threatened Species Conservation Regulation 2002:

Clause 25

The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:

- (a) a very large reduction in geographic distribution.

Clause 26

The ecological community's geographic distribution is estimated or inferred to be:

- (a) very highly restricted,

and the nature of its distribution makes it likely that the action of a threatening process could cause it to decline or degrade in extent or ecological function over a time span appropriate to the life cycle and habitat characteristics of the ecological community's component species.

Clause 27

The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:

- (a) a very large reduction in ecological function,
as indicated by any of the following:
- (d) change in community structure,
(e) change in species composition,
(f) disruption of ecological processes,
(g) invasion and establishment of exotic species,
(h) degradation of habitat
(i) fragmentation of habitat.

Dr RICHARD MAJOR,
Chairperson,
Scientific Committee

References:

Auld TD, Hutton I (2002) Survey of remnant sites of *Lagunaria patersonia* Swamp Forest on Lord Howe Island. Unpublished report.

DECC (2007) Lord Howe Island Biodiversity Management Plan. Department of Environment and Climate Change. Sydney.

NSW Scientific Committee (2003) Final Determination to list *Lagunaria* Swamp Forest on Lord Howe Island, as an endangered ecological community. (<http://www.environment.nsw.gov.au/determinations/LagunariaSwampForestEndSpListing.htm>) accessed 29th October 2009.

Pickard J (1983) Vegetation of Lord Howe Island. *Cunninghamia* 1, 133-265.



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995*, has made a final determination to insert the species referred to in paragraph (a) as a critically endangered species under the Act and, as a consequence, to omit a reference to that species as a species presumed extinct and, accordingly:

- (a) Schedule 1A to that Act is amended by inserting in Part 1 before the matter relating to "Invertebrates" (under the heading "Animals"):

Mammals

Muridae

Pseudomys desertor Troughton, 1932 Desert Mouse

- (b) Schedule 1 to that Act is amended by omitting from Part 4 under the heading "Muridae" (under the heading "Mammals"):

Pseudomys desertor Troughton, 1932 Desert Mouse

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Dated, this 2nd day of August 2010.

Dr Richard Major
Chairperson of the Scientific Committee

Copies of final determination and reasons

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- (a) on the Internet at www.environment.nsw.gov.au,

Notice of Final Determination

- (b) by contacting the Scientific Committee Unit, by post C/- Department of Environment, Climate Change and Water, PO Box 1967, Hurstville BC, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6989,
- (c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

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- (a) Schedule 1 to that Act is amended by inserting in Part 1 before the matter relating to Rallidae under the heading “Birds” (under the heading “Animals”):

Falconidae

Falco hypoleucos Gould, 1841

Grey Falcon

- (b) Schedule 2 to that Act is amended by omitting from Part 1 under the heading “Birds” (under the heading “Animals”):

Falconidae

Falco hypoleucos Gould, 1841

Grey Falcon

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New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following species as an endangered species under that Act, and, accordingly, Schedule 1 to that Act is amended by inserting in Part 1 in alphabetical order under the heading “Plants”:

Geraniaceae

Pelargonium sp. (G.W. Carr 10345)

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- (c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the species referred to below as a species presumed extinct under that Act and, accordingly, Schedule 1 to that Act is amended by inserting in Part 4 in alphabetical order under the heading “Plants”:

Solanaceae

Solanum bauerianum Endl.

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Dated, this 2nd day of August 2010.

Dr Richard Major
Chairperson of the Scientific Committee

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- (c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.

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 Dr Angela SCHULZ as a member of the Board of Studies, being a nominee provided under section 100 (3) (f), for a term commencing on and from 15 August 2010 until and including 14 August 2013.

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

THE UNIVERSITY OF NEW ENGLAND ACT 1993

Notification of Appointment to the Council

I, Verity Firth, Minister for Education and Training, in pursuance of section 9 (1) (b) of the University of New England Act 1993, appoint the following persons:

- Dr James HARRIS
- Ms Jan McCLELLAND
- Ms Gae RABY
- Mr Scott WILLIAMS
- Dr Geoffrey FOX
- Mr Kevin DUPÉ

as members of the Council of the University of New England for a term of office commencing on 17 August 2010 and expiring on 16 August 2014.

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

Department of Industry and Investment

AGRICULTURAL INDUSTRY SERVICES ACT 1998

Schedule 4 Clause 23

Instrument of Appointment Consequent on the
Repeal of the Banana Industry Act 1987

I, STEVE WHAN, M.P., Minister for Primary Industries, pursuant to Clause 23 (1) of Schedule 4 to the Agricultural Industry Services Act 1998, hereby appoint Ian Martin CAMPBELL, as the person who is to perform the duties and functions described in that clause.

Dated this 3rd day of August 2010.

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

- 5.0732 hectares over former oyster lease OL87/105
- Approx. 5.58 hectares over former oyster lease OL57/323 (to be known as AL09/009 if granted)

I&I NSW is calling for written submissions from any person supporting or objecting to the above listed oyster lease proposals, citing reasons for the support/objection.

For proposed oyster lease AL09/009 only, I&I NSW is also calling for expressions of interest from persons or corporations interested in leasing the area for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number AL09/009 to be signed and dated with a return address. If additional expressions of interest are received for proposed oyster lease AL09/009, I&I NSW may offer the area for leasing through a competitive public tender process, auction or ballot.

If granted the leases will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act 1994. Specific details of the proposed leases can be obtained or enquiries made with I&I NSW, Aquaculture Administration Section, Port Stephens (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the applications must be received at the address below, within 30 days from the date of publication of this notification.

Director, Fisheries Conservation and Aquaculture Branch,
Aquaculture Administration Section, Port Stephens Fisheries
Institute, Locked Bag 1, Nelson Bay NSW 2315.

BILL TALBOT,
Director,
Fisheries Conservation and Aquaculture Branch,
Industry and Investment NSW

FISHERIES MANAGEMENT ACT 1994

Section 221ZA Notification – Establishment of the
Fisheries Scientific Committee

Appointment and Reappointment of Members to the
Fisheries Scientific Committee

I, STEVE WHAN, M.P., Minister for Primary Industries, pursuant to section 221ZC of the Fisheries Management Act 1994, hereby appoint Dr Dean GILLIGAN, Dr Mathew TAYLOR and Dr Sandra DIAMOND and reappoint the persons named in Schedule 1 hereunder, to the Fisheries Scientific Committee.

SCHEDULE 1

Dr Philip GIBBS
Dr Alan MILLAR
Dr Jane WILLIAMSON

The term of office is from the date of this appointment for a period of three (3) years.

In addition, pursuant to Schedule 6A (6) of the Fisheries Management Act 1994, I appoint Dr Jane WILLIAMSON as Chairperson of the Fisheries Scientific Committee, and appoint Dr Alan MILLAR as Deputy Chairperson of the Fisheries Scientific Committee.

The term of office is from the date of this appointment for a period of three (3) years.

Dated this 27th day of July 2010.

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

NOTICE OF RECEIPT OF APPLICATION FOR AQUACULTURE LEASE

Notification under Section 163 (7) of the
Fisheries Management Act 1994 and Clause 33 of the
Fisheries Management (Aquaculture) Regulation 2007

INDUSTRY & INVESTMENT NSW (I&I NSW) advises an application has been received for two (2) new aquaculture leases over public water land for the purpose of cultivating Sydney rock oysters and triploid Pacific oysters. Location is Botany Bay, described as follows:

RELEASE OF POSITION PAPER FOR PUBLIC COMMENT

Proposed Legislative Framework for the Injection and
Storage of Greenhouse Gases

THE NSW government is committed to reducing greenhouse gas emissions. A particular source of such emissions in NSW is the burning of coal to produce electricity.

One means of achieving reductions in the emission of greenhouse gases is through injecting and storing them underground.

In line with its policy of reducing emissions, the Government has prepared a Position Paper on a proposal to regulate the injection and underground storage of greenhouse gas emissions.

The Position Paper, "Proposals for a regulatory framework for greenhouse gas injection and storage" sets out the Government's preferred approach.

Interested parties are invited to submit written comments on the Position Paper to Industry and Investment NSW. The Paper can be obtained from: <http://www.dpi.nsw.gov.au/aboutus/about/legislation-acts/review> or by telephone (02) 8289 3975.

The Position Paper will be available for comment for a period of four weeks, from 18 August to 15 September 2010. Comments may be submitted in the following ways:

Post

GHGIS Submissions
Industry and Investment NSW
PO Box K220
Haymarket NSW 1240

Facsimile: (02) 9286 3208

Email: ghg.submissions@industry.nsw.gov.au

Submissions on the Position Paper close at 5pm on 15 September 2010.

RURAL ASSISTANCE ACT 1989

Appointment of Acting Chief Executive

NSW Rural Assistance

I, STEVE WHAN MP, Minister for Primary Industries, pursuant to Clause 3 of Schedule 2 to the Rural Assistance Act 1989 appoint Mr Stephen GRIFFITH as Acting Chief Executive of the New South Wales Rural Assistance Authority from 9 August to 13 August 2010 inclusive.

Dated this 3rd day of August 2010

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

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No.: 519

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 Gema Rae DAVIS, William David JOHNSON, Timothy MOODIE and Scott Andrew WATKINS as inspectors for the purposes of the Act.

Dated this 6th day of August 2010.

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

STOCK DISEASES ACT 1923

Appointment of Inspector

Notification No.: 520

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 Christine Margaret HAYLOCK as an inspector for the purposes of the Act.

Dated this 6th day of August 2010.

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

STOCK DISEASES ACT 1923

Revocation of Appointment

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 (3) (a) of the Act hereby revoke all and any appointment under the Act of Christine Margaret VENNING and any appointment revived as a result of this revocation

Dated this 6th day of August 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

ROADS ACT 1993

ORDER

Transfer of Crown Roads to a Council

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

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

SCHEDULE 1

*Parish – Stonehenge; County – Gough;
Land District – Glen Innes; L.G.A. – Glen Innes Severn*

The Crown road, 20.115m wide at Invergowrie, west of Lot 7, DP 755821, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Uralla Shire Council.

File No.: 09/02207. W.472195.

Councils Reference: Robert Bell.

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

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

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Heather Ellen FAULKNER (new member), William Allan FAULKNER (new member).	Adaminaby Golf Course Reserve Trust.	Reserve No.: 1002938. Public Purpose: Public recreation and environmental protection. Notified: 19 May 2000. File No.: GB00 R 12.

Term of Office

For a term commencing the date of this notice and expiring 29 December 2010.

**REVOCATION OF RESERVATION OF CROWN
LAND**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Yass. Local Government Area: Yass Valley. Locality: Nanima. Parish: Murrumbateman. County: Murray. Reserve No.: 754899. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 09/17674.	The part being Lot 1, DP 1152745 (closed road vide <i>New South Wales Government Gazette</i> , dated 27 May 1966, Folio 2146), of an area of 5436 square metres.

Note: It is intended to sell the revoked part being closed road to the adjoining land owner.

**REVOCATION OF APPOINTMENT OF RESERVE
TRUST**

PURSUANT to section 92 (3) (c) of the Crown Lands Act 1989, the appointment of the reserve trust specified in Column 1 of the Schedule hereunder, as trustee of the reserve(s), or part(s) of the reserve(s), specified opposite thereto in Column 2 of the Schedule, is revoked.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Mulwaree Shire Council Crown Reserves Reserve Trust.	Reserve No.: 71902. Public Purpose: Rest park. Notified: 3 May 1946. File No.: 08/5890.

**APPOINTMENT OF RESERVE TRUST AS TRUSTEE
OF A RESERVE**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Upper Lachlan Shire Council Crown Reserves Reserve Trust.	Reserve No.: 71902. Public Purpose: Rest park. Notified: 3 May 1946. File No.: 08/5890.

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

ERRATUM

IN the notice appearing in the *New South Wales Government Gazette* No. 75, dated 22 May 2009, Folio 2296, under the heading "Appointment of Trust Board Members", in the Schedule under Column 1, replace "John Robert TURBILL" with, "Charles John ENGLAND".

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

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

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

Road Closed: Lot 1, DP 1151925 at Lismore, Parish Lismore, County Rous, Part Gallagher Drive.

File No.: GF06 H 232296.

Schedule

On closing, the land within Lot 1, DP 1151925 remains vested in Lismore City Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: R 7115.

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

A draft plan of management has been prepared for the reserved Crown Land described hereunder which is under the trusteeship of the North Coast Accommodation Trust.

The draft plan may be inspected during normal business hours at:

1. Land & Property Management Authority,
76 Victoria Street, Grafton NSW 2460.
2. Massey Greene Holiday Park Reception
Tweed Street, Brunswick Heads NSW 2483.
3. Brunswick Heads Public Library,
Fingal Street, Brunswick Heads NSW 2483.
4. Brunswick Heads Tourist Information Centre,
Park Street, Brunswick Heads NSW 2483.

The draft plan may also be viewed on the Land & Property Management Authority website: www.lpma.nsw.gov.au.

Representations in relation to the draft plan are invited from the public. These may be made in writing for a period of 28 days commencing 13 August 2010 and should be sent to the Manager, Land Management, Land & Property Management Authority, PO Box 272, Grafton NSW 2460.

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

Description of Reserve

Land District – Murwillumbah;

*Local Government Area – Byron; Parish – Brunswick;
County – Rous*

Massey Greene Holiday Park, being:

#Reserve 91536, notified in the *New South Wales Government Gazette* of 17 August 1979, comprising Lot 409, DP 728650.

Public Purpose: Caravan and camping park.

#Part Reserve 1012196, notified in the *New South Wales Government Gazette* of 1 September 2006, comprising Lot 7005, DP 1113421.

Public Purpose: Access, public requirements, rural services, tourism purposes, environmental and heritage conservation

Location: Brunswick Heads NSW.

File No.: 09/19253.

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

A draft plan of management has been prepared for the reserved Crown Land described hereunder which is under the trusteeship of the Byron Shire Reserve Trust.

The draft plan may be inspected during normal business hours at:

1. Land & Property Management Authority,
76 Victoria Street, Grafton NSW 2460.
2. Brunswick Heads Public Library,
Fingal Street, Brunswick Heads NSW 2483.
3. Brunswick Heads Tourist Information Centre,
Park Street, Brunswick Heads NSW 2483.

The draft plan may also be viewed on the Land & Property Management Authority website: www.lpma.nsw.gov.au.

Representations in relation to the draft plan are invited from the public. These may be made in writing for a period of 28 days commencing 13 August 2010 and should be sent to the Manager, Land Management, Land & Property Management Authority, PO Box 272, Grafton NSW 2460.

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

Description of Reserve

*Land District – Murwillumbah;
Local Government Area – Byron; Parish – Brunswick;
County – Rous*

Memorial Park, being:

#Reserve 80349, notified in the *New South Wales Government Gazette* of 31 January 1958, comprising Allotments 3-7, section 1, DP 758171 and Lot 7007, DP 1113388.

Public Purpose: Public recreation.

#Part Reserve 1012196, notified in the *New South Wales Government Gazette* of 1 September 2006, comprising Lot 7006, DP 1113393.

Public Purpose: Access, public requirements, rural services, tourism purposes, environmental and heritage conservation.

Location: Brunswick Heads NSW.

File No.: 10/14258.

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

A draft plan of management has been prepared for the reserved Crown Land described hereunder which is under the trusteeship of the North Coast Accommodation Trust.

The draft plan may be inspected during normal business hours at:

1. Land & Property Management Authority,
76 Victoria Street, Grafton NSW 2460.
2. Terrace Reserve Holiday Park Reception,
Fingal Street, Brunswick Heads NSW 2483.
3. Brunswick Heads Public Library,
Fingal Street, Brunswick Heads NSW 2483.
4. Brunswick Heads Tourist Information Centre,
Park Street, Brunswick Heads NSW 2483.

The draft plan may also be viewed on the Land & Property Management Authority website: www.lpma.nsw.gov.au.

Representations in relation to the draft plan are invited from the public. These may be made in writing for a period of 28 days commencing 13 August 2010 and should be sent to the Manager, Land Management, Land & Property Management Authority, PO Box 272, Grafton NSW 2460.

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

Description of Reserve

*Land District – Murwillumbah;
Local Government Area – Byron; Parish – Brunswick;
County – Rous*

The Terrace Holiday Park, Terrace Park and Banner Park, being #Reserve 82999, notified in the *New South Wales Government Gazette* of 6 January 1961, comprising Lot 403, DP 728637; Lot 408, DP 728643; Lot 416, DP 728666 and Lot 313, DP 755692.

Public Purpose: Public recreation and resting place.

Location: Brunswick Heads NSW.

File No.: 10/05985.

**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>
Ballina Shire Council.	Old Library Reserve Trust.	Dedication No.: 540014. Public Purpose: Town Hall site. Notified: 11 October 1895. File No.: GF87 R 32.

For a term commencing the date of this notice.

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

ROADS ACT 1993**ORDER**

Transfer of Crown Road to a Council

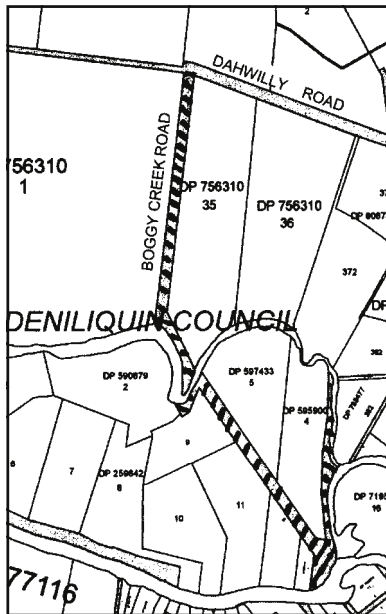
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown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

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

SCHEDULE 1

*Parish – North Deniliquin; County – Townsend;
Land District – Deniliquin; Town – Deniliquin*

The crown road variable width known as Boggy Creek Road at Deniliquin, as shown by hatching on the diagram hereunder.

**SCHEDULE 2**

Roads Authority: Deniliquin Council.

File No.: HY81 H 725.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

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

Lot 4, DP 1146438, Parishes of Myall and Carroonboon North, County of Townsend.

File No.: HY06 H 95.

Schedule

On closing, title for the land comprised in Lot 4, DP 1146438 will remain vested in the Conargo Council as Operational Land.

Description

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

Lot 1 in DP 1152177, Parish of Tooleybuc, County of Wakool.

File No.: HY98 H 176.

Schedule

On closing, title for the land comprised in Lot 1, DP 1152177 remains vested in the State of New South Wales as Crown Land.

MAITLAND OFFICE

Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323

Phone: (02) 4937 9306

Fax: (02) 4934 8417

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	Column 2
Aberdare (R.1028668) Reserve Trust.	Reserve No.: 1028668. Public Purpose: Government purposes, rural services and environmental protection. Notified: This day. File No.: 10/13261.

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	Column 2	Column 3
Lands Administration Ministerial Corporation.	Aberdare (R.1028668) Reserve Trust.	Reserve No.: 1028668. Public Purpose: Government purposes, rural services and environmental protection. Notified: This day. File No.: 10/13261.

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 – Uffington; County – Durham;
Land District – Newcastle; L.G.A. – Port Stephens

Road Closed: Lot 1, DP 1152780 (not being land under the Real Property Act).

File No.: 08/10441.

Schedule

On closing, the land within Lot 1, DP 1152780 remains vested in the State of New South Wales as Crown Land.

Description

Parishes – Coolamin and Corrabare;
County – Northumberland; Land District – Maitland;
L.G.A. – Cessnock

Road Closed: Lot 1, DP 1152781 subject to Right of Carriageway variable width (A) and Right of Carriageway variable width (B) created by Deposited Plan 1152781 (not being land under the Real Property Act).

File No.: MD04 H 290.

Schedule

On closing, the land within Lot 1, DP 1152781 remains vested in the State of New South Wales as Crown Land.

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	Column 2
Land District: Maitland. Local Government Area: Cessnock City Council. Locality: Aberdare. Lot 2, DP No. 1145540, Parish Cessnock, County Northumberland. Lot 3, DP No. 1145540, Parish Cessnock, County Northumberland. Area: 266.8 hectares. File No.: 10/13261.	Reserve No.: 1028668. Public Purpose: Government purposes, rural services and environmental protection.

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 vest in the body specified in the Schedule hereunder.

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

Description

*Land District – Narrabri; Council – Narrabri Shire;
Parishes – Dubbo and Merimborough; County – Baradine*

Road Closed: Lot 1 in DP 1155063.

File No.: ME05 H 149.

Schedule

On closing, title to the land within Lot 1 in DP 1155063 remains vested in the State of New South Wales as Crown Land.

ORDER – AUTHORISATION OF ADDITIONAL PURPOSE UNDER S121A

PURSUANT to s121A of the Crown Lands Act 1989, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite hereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1

Access (Part).

Column 2

Reserve No.: 28354.

Public Purpose: Travelling
stock and camping.

Notified: 12 October 1898.

File No.: 07/4195.

Note: Coal haulage road comprising an area of approximately 0.9300 hectares over part Lot 7001, DP 1052587 and east of Lot 264, DP 755475.

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

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

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

SCHEDULE

Column 1

Reserve No.: 69729.

Public Purpose: Rubbish depot.

Notified: 13 December 1940.

Locality: Kootingal.

File No.: 08/6163.

Column 2

Communication facilities.

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

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

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

Description

*Parish – Broughton; County – Camden;
Land District – Kiama; Local Government Area – Kiama*

Road Closed: Lot 50, DP 1154207 at Werri Beach subject to an easement for overhead power line created by DP 1154207.

File No.: 08/3926.

Schedule

On closing, the land within Lot 50, DP 1154207 will remain vested in Kiama Municipal Council as Community Land.

Council Reference: DF08-ST.0203.

Description

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

Road Closed: Lot 1, DP 1152797 at Frogs Hollow.

File No.: NA05 H 319.

Schedule

On closing, the land within Lot 1, DP 1152797 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Binalong; County – Harden;
Land District – Boorowa;
Local Government Area – Yass Valley*

Road Closed: Lot 2, DP 1154715 at Binalong.

File No.: GB05 H 216.

Schedule

On closing, the land within Lot 2, DP 1154715 remains vested in the State of New South Wales as Crown Land.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Bemboka River (R1010248) Reserve Trust.	Reserve No.: 1010248. Public Purpose: Public recreation and environmental protection. Notified: 25 June 2004. File No.: NA04 R 7.

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>
Bega Valley Shire Council.	Bemboka River (R1010248) Reserve Trust.	Reserve No.: 1010248. Public Purpose: Public recreation and environmental protection. Notified: 25 June 2004. File No.: NA04 R 7.

For a term commencing the date of this notice.

ORANGE OFFICE

92 Kite Street (PO Box 2146), Orange NSW 2800

Phone: (02) 6391 4300

Fax: (02) 6362 3896

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

*Parish – Currajong; County – Ashburnham;
Land District – Parkes; L.G.A. – Parkes*

Road Closed: Lot 1, DP 1152395 (not being land under the Real Property Act).

File No.: CL/00485.

Schedule

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

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: Lithgow.
Local Government Area:
Lithgow City Council.
Locality: Ben Bullen.
Lot 47, DP No. 755759,
Parish Ben Bullen,
County Roxburgh.
Lot 46, DP No. 755759,
Parish Ben Bullen,
County Roxburgh.
Lot 45, DP No. 755759,
Parish Ben Bullen,
County Roxburgh.
Area: About 6.357 hectares.
File No.: OE02 H 217.

Note: Reserve 755759 remains current over these lots.

Column 2

Reserve No.: 1029008.
Public Purpose: Environmental protection and heritage purposes.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

Column 1 Column

Derek John
NEWBIGGING
(re-appointment),
Loosie GILL
(new member),
Susan Louise RAE
(new member).

2 Column

Mungery
Recreation
Reserve Trust.

3

Reserve No.: 50974.
Public Purpose: Public
recreation.
Notified: 8 September 1915.
File No.: OE81 R 44.

Term of Office

For a term commencing 16 September 2010 and expiring 15 September 2015.

SCHEDULE 2

Column 1

The person for the time being holding the office of President, Parkes Pastoral, Agricultural & Horticultural Association (ex-officio member).
The person for the time being holding the office of President, Parkes Harness Racing Club Inc (ex-officio member).
The person for the time being holding the office of Treasurer, Parkes & District Kennel Club Inc (ex-officio member).
Kenneth James KEITH (re-appointment),
Marie Louise MAGUIRE (new member),
Colin William FREEBAIRN (re-appointment),
Colin Joseph WOODS (re-appointment),
Timothy John KEITH (new member),
Clifford GARDINER (new member),
Colin Magill LEES (new member).

Column 2

Parkes
Showground
Trust.

Column 3

Dedication No.: 590029.
Public Purpose: Public
recreation and showground.
Notified: 21 October 1966.
File No.: OE80 R 221.

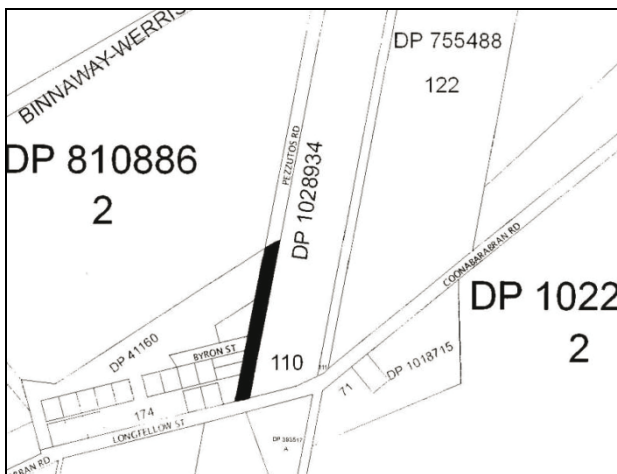
Term of Office

For a term commencing 2 September 2010 and expiring 1 September 2015.

SCHEDULE 1

Parish – Mema; County – Pottinger;
Land District – Gunnedah;
L.G.A. – Liverpool Plains Shire

Crown public road as shown hatched in black below.



SCHEDULE 2

Roads Authority: Liverpool Plains Shire Council.

File No.: 10/08116.

TAREE OFFICE

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

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

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* No. 96 of 30 July 2010, Folio 3672, under the heading 'Revocation of Reservation of Crown Land', the "Public Purpose" should be corrected to Future Public Requirements and Communication Facilities.

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

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

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

PURSUANT to section 35Q of the Western Lands Act 1901, the lands described in Column 1 of the Schedule hereunder, are withdrawn from the leases described in Column 2 of the Schedule for the purpose of being dedicated as public roads.

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

SCHEDULE

Descriptions

Counties – Werunda, Livingstone, Woore, Manara and Mossgiel;
Administrative Districts – Wilcannia and Hillston North
Central Darling

<i>Column 1 Land Withdrawn from Lease (Lot/DP)</i>	<i>Column 2 Lease Affected by Withdrawal</i>	<i>Column 3 Title Affected</i>	<i>Column 4 Area Withdrawn from Lease (ha)</i>	<i>Column 5 Lease Area Following Withdrawal (ha)</i>
1/1152589	2471	538/761514	4.482	6365
2/1152589 3/1152589	2321	31/774252 404/761186	144.7	14673
4/1152589 5/1152589 6/1152589	2322	406/761188 2074/763816	115.7	9315
7/1152589	2330	376/761149	115	9049
8/1152589 10/1152589	2151	382/761155	82.19	10904
11/1152589 13/1152589 14/1152589	4785	4586/767750 6624/767617	232	52522
15/1152589	632	4596/767760	61.78	7508
16/1152589	4147	6492/761320	37.85	6680
17/1152589	2385	464/761321	91.65	13222
20/1152589 21/1152589 22/1152589 24/1152589	2387	466/761323 6510/769327	154.5	11148
25/1152589	2404	467/761324	83.56	13339
26/1152589	2400	468/761325	85	12521
27/1152589	3339	931/761988	34.6	6900

File No.: 09/17873.

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

Descriptions

*Counties – Werunda, Livingstone, Woore, Manara
and Mossgiel;*
Administrative Districts – Wilcannia and Hillston North
Central Darling

Lot 1, DP 1152589; Lot 2, DP 1152589; Lot 3, DP 1152589; Lot 4, DP 1152589; Lot 5, DP 1152589; Lot 6, DP 1152589; Lot 7, DP 1152589; Lot 8, DP 1152589; Lot 10, DP 1152589; Lot 11, DP 1152589; Lot 13, DP 1152589; Lot

14, DP 1152589; Lot 15, DP 1152589; Lot 16, DP 1152589; Lot 17, DP 1152589; Lot 20, DP 1152589; Lot 21, DP 1152589; Lot 22, DP 1152589; Lot 23, DP 1152589; Lot 24, DP 1152589; Lot 25, DP 1152589; Lot 26, DP 1152589; Lot 27, DP 1152589 and Lot 28, DP 1152589.

Note: Affected parts of Crown Reserves 301, 4190, 70909 and 66580 are hereby revoked.

File No.: 09/17873.

RURAL LANDS PROTECTION ACT 1998.

I, ANTHONY BERNARD KELLY, being the Minister administering the Crown Lands Act 1989, do hereby order that pursuant to section 129 of the Rural Lands Protection Act 1998, the establishment of the stock watering place (SWP) 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>
Stock Watering Place No. 66. Gazette: 9 June 1950. Locality: Wilcannia. Administrative District: Wilcannia. Parish: Hudson. County: Livingstone. File No.: 09/17873	That part within Lot 9, DP 1152589, for an area of 16.23 hectares.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

PURSUANT to section 12 of the Roads Act 1993, the Crown Land described in Schedule 1 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 1

Description

*Parish of Hudson; County of Livingstone;
Administrative District of Wilcannia
Central Darling*

Lot 9, DP 1152589.

Note: Affected parts of Crown reserves 3045 and 8866 are hereby revoked.

File No.: 09/17873.

GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of Section 28A of the Western Lands Act 1901, the Western Lands Leases of the lands specified in the following Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder.

The land is to be used only for the purpose of Residence.

Initial rent will be \$100.00 per annum and re-assessed thereafter annually on 1st April of each year.

The Conditions and Reservations annexed to such leases are those Conditions published in the *New South Wales Government Gazette* of 20 March 2009, Folios 1416-1418.

All amounts due and payable to the Crown *must* be paid to the Land & Property Management Authority by the due date.

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

SCHEDULE

Administrative District – Walgett North; Shire – Walgett; Parish – Wallangulla/Mebea; County – Finch

WLL No.	Name of Lessee	File No.	Folio Identifier	Area (m ²)	Term of Lease	
					From	To
WLL 16126	Ian Murray WOTHERSPOON	08/5778	33/1073508	2490	9 August 2010	8 August 2030
WLL 16172	Milutin MILUTINOVIC	08/6848	147/1120765	1995	9 August 2010	8 August 2030
WLL 16230	Michael Ian SUMMERLAND	08/9179	202/1123922	1986	11 August 2010	10 August 2030
WLL 16196	Danica DADIC, Ivan DADIC and Natalie DADIC	08/7464	63/1120765	2268	11 August 2010	10 August 2030

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 3 August 2010.

DAVID RAWLINGS,
General Manager,
Kempsey Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Kempsey Shire Council 25 Metre B-Double Route Notice No. 01/2010.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1 September 2010 unless it is amended or repealed earlier.

4. Application

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

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	South West Rocks Road, Gladstone.	1052 South West Rocks Road.	Old Station Road – southern intersection.
25.	Old Station Road, Hampden Hall.	South West Rocks Road.	Gorman Lane.
25.	Rawson Street, Smithtown.	Smithtown Road.	Park Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

I, MICHAEL BUSHBY, Chief Executive of the Roads and Traffic Authority, in pursuance 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.

MICHAEL BUSHBY,
Chief Executive,
Roads and Traffic Authority

SCHEDULE**1. Citation**

This Notice may be cited as the Roads and Traffic Authority B-Double Notice No. 34/2010.

2. Commencement

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

3. Effect

This Notice remains in force until 30 September 2010 from the date of gazettal unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 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>
25.	MR558.	Duckmaloi Road, Oberon Shire.	Titania Road.	Boggy Creek Road.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MICHAEL BUSHBY,
Chief Executive,
Roads and Traffic Authority

SCHEDULE**1. Citation**

This Notice may be cited as the Roads and Traffic Authority 4.6m High Vehicle Notice No. 7/2010.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

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

4. Application

This Notice applies to those 4.6m high vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road</i>	<i>Starting point</i>	<i>Finishing point</i>
4.6.	629.	Erskine Park Road, Erskine Park.	Mamre Road.	Roper Road.
4.6.	629.	Roper Road.	Erskine Park Road.	Carlisle Avenue.
4.6.	629.	Carlisle Avenue, Mount Druitt.	Roper Road.	Woodstock Avenue.
4.6.	629.	Woodstock Avenue, Rooty Hill.	Carlisle Avenue.	Rooty Hill Road North.

MINISTERIAL (TOLL OPERATOR DEFINITION) ORDER 2010

Under the
ROADS ACT 1993

I, David Borger, Minister for Roads, pursuant to the Roads Act 1993, make the following Order.

Dated, this 10th day of August 2010.

DAVID BORGER,
Minister for Roads

Explanatory note

The object of this Order is to declare persons to be a toll operator in respect of a tollway for the purposes of the definition of toll operator in the Roads Act 1993.

This Order is made under the Roads Act 1993.

1 Name of Order

This Order is the Ministerial (Toll Operator Definition) Order 2010.

2 Commencement

This Order commences upon commencement of Schedule 5 [9] of the Road Transport Legislation Amendment Act 2008.

3 Repeal

This Order remains in force until it is revoked upon the publication of another Order in the Gazette.

4 Definitions

In this Order:

The Act means the Roads Act 1993.

5 Order

For the purposes of the definition of 'toll operator' in the Dictionary of the Act the following persons are declared to be toll operators for the respective tollways:

<i>Toll Operator</i>	<i>Tollway</i>
The Hills Motorway Limited ABN 28 062 329 828	The tollway declared in <i>NSW Government Gazette</i> No. 72 at page 3337 on 30 June 1993 also known as the Hills M2 Motorway
Interlink Roads Pty Ltd ABN 53 003 845 430	The tollway declared in <i>NSW Government Gazette</i> No. 37 at page 1831 on 1 March 1991 also known as the M5 South-West Motorway
Airport Motorway Limited ABN 26 057 283 093	The tollway declared in <i>NSW Government Gazette</i> No. 73 at page 5356 on 4 July 1997 also known as the Eastern Distributor
CrossCity Motorway Pty Ltd ABN 45 098 445 839	The tollway declared in <i>NSW Government Gazette</i> No. 259 at page 10715 on 16 December 2002 also known as the Cross City Tunnel
Until 9 August 2010 Connector Motorways Pty Limited ABN 70 103 411 052 On and from 10 August 2010 LCT-MRE Pty Limited ABN 34 143 401 870	The tollway declared in <i>NSW Government Gazette</i> No. 185 at page 10738 on 21 November 2003 also known as the Lane Cove Tunnel
Until 9 August 2010 Connector Motorways Pty Limited ABN 70 103 411 052 On and from 10 August 2010 LCT-MRE Pty Limited ABN 34 143 401 870	The tollway declared in <i>NSW Government Gazette</i> No. 70 at page 2007 on 8 April 2004 also known as the Military Rd E-Ramp
WSO Co Pty Limited ABN 73 102 757 924	The tollway declared in <i>NSW Government Gazette</i> No. 14 at page 376 on 17 January 2003 also known as the Westlink M7 Motorway

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Baulkham Hills and Northmead in the The Hills 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 Hills Shire Council area, Parish of Castle Hill and Field of Mars, County of Cumberland, shown as:

<u>Description</u>	<u>Title Particulars</u>
Lot 22 Deposited Plan 1072496	Folio Identifier 22 / 1072496
Lot 27 Deposited Plan 448089	Certificate of Title Volume 12929 Folio 65
Lot 3 Deposited Plan 448089	Folio Identifier 3 / 448089
Lot 1 Deposited Plan 125228	Folio Identifier 1 / 125228
Lot 6 Deposited Plan 776487	Folio Identifier 6 / 776487
Lot 21 Deposited Plan 711101	Folio Identifier 21 / 711101
Lot 103 Deposited Plan 711470	Folio Identifier 103 / 711470
Lot 102 Deposited Plan 711470	Folio Identifier 102 / 711470
Lot 25 Deposited Plan 1075051	Folio Identifier 25 / 1075051
Lot 24 Deposited Plan 1075051	Folio Identifier 24 / 1075051
Lot 23 Deposited Plan 1075051	Folio Identifier 23 / 1075051
Lot 11 Deposited Plan 812128	Folio Identifier 11 / 812128
Lot 5 Deposited Plan 236472	Certificate of Title Volume 9823 Folio 160
Lot 4 Deposited Plan 236472	Folio Identifier 4 / 236472
Lot 101 Deposited Plan 1040203	Folio Identifier 101 / 1040203
Lot 2 Deposited Plan 236472	Certificate of Title Volume 9823 Folio 158
Lot 1 Deposited Plan 236472	Certificate of Title Volume 9823 Folio 157
Lot 12 Deposited Plan 448089	Certificate of Title Volume 3667 Folio 213
Lot 13 Deposited Plan 448089	Certificates of Title: Volume 6835 Folio 141; Volume 6835 Folio 142; and Volume 6835 Folio 143
Lot 14 Deposited Plan 448089	Certificate of Title Volume 3937 Folio 72
Lot 15 Deposited Plan 448089	Certificate of Title Volume 3658 Folio 102
Lot 2 Deposited Plan 856040	Folio Identifier 2 / 856040
Lot 1 Deposited Plan 240653	Folio Identifier 1 / 240653

(RTA Papers: FPP 31.1221 (Vol 8); RO 31.12443)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Carlingford and West Pennant Hills in The Hills 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 Hills Shire Council area, Parish of Field of Mars, County of Cumberland, shown as:

Description	Title Particulars
Lot 14 Deposited Plan 537834	Certificate of Title Volume 6633 Folio 196
Lot 13 Deposited Plan 537834	Certificate of Title Volume 6597 Folio 144
Lot 12 Deposited Plan 537834	Certificate of Title Volume 6126 Folio 60
Lot 11 Deposited Plan 537834	Certificate of Title Volume 6126 Folio 60
Lot 103 Deposited Plan 864027	Folio Identifier 103 / 864027
Lot 30 Deposited Plan 241736	Certificate of Title Volume 9764 Folio 65
Lot 9 Deposited Plan 235584	Certificate of Title Volume 8034 Folio 30
Lot 33 Deposited Plan 241736	Folio Identifier 33 / 241736
Lot 20 Deposited Plan 864419	Folio Identifier 20 / 864419
Lot 19 Deposited Plan 864419	Folio Identifier 19 / 864419
Lot 11 Deposited Plan 807249	Folio Identifier 11 / 807249
Lot 3 Deposited Plan 832332	Folio Identifier 3 / 832332
Lot 7 Deposited Plan 829894	Folio Identifier 7 / 829894
Lot 8 Deposited Plan 829894	Folio Identifier 8 / 829894

(RTA Papers: FPP 13/201.11349 (Vol 3); RO 31.12443 (Vol 2))

ROADS ACT 1993**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at Moonee,
Emerald Beach, Woolgoolga and Arrawarra
in the Coffs Harbour City Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the 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 Crown land situated in the Coffs Harbour City Council area, Parishes of Moonee and Woolgoolga and County of Fitzroy, shown as:

Lot 3 Deposited Plan 1145778, being part of the land in Reserve No 752834 for Future Public Requirements, notified in Government Gazette No. 83 of 29 June 2007 on pages 4182 and 4194, part of the land in Reserve No 56146 from Sale or Lease Generally notified in the Government Gazette on 11 May 1923 and part of the land in Reserve No 1011268 for Future Public Requirements, notified in Government Gazette No. 16 of 3 February 2006 on pages 588 and 589;

Lot 74 Deposited Plan 1143405, being part of the land in Certificate of Title 4/245956;

Lots 207 and 221 Deposited Plan 1148524, being parts of the land in Reserve No 752853 for Future Public Requirements, notified in Government Gazette No. 83 of 29 June 2007 on pages 4182 and 4194;

Lot 217 Deposited Plan 1148524, being part of the land in Reserve No 56146 from Sale or Lease Generally notified in the Government Gazette on 11 May 1923 and Reserve No 1011268 for Future Public Requirements, notified in Government Gazette No. 16 of 3 February 2006 on pages 588 and 589; and

Lot 4 Deposited Plan 1147163, being part of the land in Reserve No 56146 from Sale or Lease Generally notified in the Government Gazette on 11 May 1923 and part of the land in Reserve No 1011268 for Future Public Requirements, notified in Government Gazette No. 16 of 3 February 2006 on pages 588 and 589;

excluding any existing easements from the compulsory acquisition of the land listed above.

(RTA Papers: 10M636; RO 10/110.1929)

Office of Water

WATER ACT 1912

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

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

James Laurence COE, Karen Dianne COE and OTHERS for an existing dam on an unnamed watercourse, 110/751403, Parish of Cooba, County of Clarendon, for conservation of water and water supply for domestic and stock purposes (Reference: 40SL71202) (GA808854).

Any enquiries should be directed to (02) 6953 0700.

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

S. F. WEBB,
Licensing Manager,
Licensing South

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has repealed the recognised trade vocations of Drafting Trade (Electrical) and Drafting Trade (Mechanical) under section 5 of the Apprenticeship and Traineeship Act 2001.

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association Pursuant to Section 84

THE incorporation of PACIFIC PALMS TWILIGHT CRICKET CLUB INC (Y1360345) cancelled on 19 February 2010 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 11th day of August 2010.

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

ASSOCIATIONS INCORPORATIONS ACT 2009

Notice under section 601AB 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.

CANTERBURY/MARRICKVILLE HOME
MAINTENANCE AND MODIFICATION SERVICE
INC Y1320508

Dated this eleventh day of August 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 GWYDIR MOBILE CHILDREN'S SERVICES INCORPORATED (Y0319638) cancelled on 26 September 2008 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 11th day of August 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 BANKS BANDITS SOFTBALL CLUB ST CLAIR INCORPORATED (Y3002023) cancelled on 31 July 2009 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 11th day of August 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 LEETON WATER SKI CLUB INC (Y0141023) cancelled on 25 June 2010 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 11th day of August 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 NARRABRI JOCKEY CLUB INC (Y1339526) cancelled on 10 October 2008 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 11th day of August 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 CRONULLA SEAGULLS CRICKET CLUB INCORPORATED (Y1819411) cancelled on 28 November 2008 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated 11th day of August 2010.

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

ASSOCIATIONS INCORPORATION ACT 2009

Notice under section 601AC 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.

KWANG HUA SU-YUEN INCORPORATED (IN LIQUIDATION)

Dated this tenth day of August 2010

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

ASSOCIATIONS INCORPORATIONS ACT 2009

Notice under section 601AC 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.

BANKSTOWN COMMUNITY CHILD CARE INC (IN LIQUIDATION) Y0168043

Dated this ninth day of August 2010.

A DONOVAN,
Delegate of the Registrar of Co-Operatives

ASSOCIATIONS INCORPORATION ACT 2009

Notice of Class Order No. 10/02 under section 53(1)
Exemption relating to auditor independence requirements of section 52(2) of the Act

I, Don Jones, Assistant Commissioner, Compliance & Enforcement of NSW Fair Trading and delegate of the Director-General, pursuant to section 53(1) of the Associations Incorporation Act 2009 make an Order relieving an auditor of an association from compliance with section 52(2) of the Act relating to auditor independence ON CONDITION that the auditor complies with the requirements specified in Schedule A.

SCHEDULE A

- (a) The audit of the association is carried out in accordance with the code of conduct relating to independence in APES 110 Code of Ethics for Professional Accountants issued by the Accounting Professional and Ethics Standards Board; and
- (b) The auditor's report on the financial statements for the association includes an auditor's independence declaration as follows:

As auditor for the audit of (name of association) for the financial year ended

.....(date), I declare that, to the best of my knowledge and belief, there have been no contraventions of the code of conduct relating to independence in APES 110 Code of Ethics for Professional Accountants issued by the Accounting Professional and Ethical Standards Board.

Dated at Sydney this third day of August 2010.

DON JONES,
Delegate of the Director-General

ASSOCIATIONS INCORPORATION ACT 2009

Notice of Class Order No. 10/01 under section 53(1)

Exemption of incorporated associations from the requirement of section 52(1) of the Act to have a registered company auditor

I, Don Jones, Assistant Commissioner, Compliance & Enforcement of NSW Fair Trading and delegate of the Director-General, pursuant to section 53(1) of the Associations Incorporation Act 2009 make an Order in relation to Tier 1 associations, as defined in the Act, relieving associations and the committee members and auditors of associations from the requirement of section 52(1) of the Act to have the financial statements of an association audited by a registered company auditor ON CONDITION that associations comply with the requirements specified in Schedule A.

SCHEDULE A

- (a) The person appointed to audit the financial statements of an association is:
- (i) a member of The Institute of Chartered Accountants in Australia, or
a member of CPA Australia, or
a member of the National Institute of Accountants, and
holds a public practice certificate issued by one or more of those bodies, or
 - (ii) the Auditor-General of the Commonwealth of Australia or of a State or Territory.
- (b) The auditor's report on the financial statements for an association records whether the auditor is a member of the Institute of Chartered Accountants in Australia or a member of CPA Australia or a member of the National Institute of Accountants and holds a public practice certificate issued by one of those bodies.

Dated at Sydney this third day of August 2010

DON JONES,
Delegate of the Director-General

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under section 369 of the Mining Act 1992
Flat Rock Creek Notification Area

THE order published in NSW Government Gazette No. 120 of 15 October 1999 is revoked.

B. COOPER,
Chairman

Dams Safety Committee
PO Box 3720, Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under section 369 of the Mining Act 1992
Kemps Creek Notification Area

THE order published in NSW Government Gazette No. 81 of 30 June 2000 is revoked.

B. COOPER,
Chairman

Dams Safety Committee
PO Box 3720, Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under section 369 of the Mining Act 1992

Coeypollly Notification Area

THE order published in NSW Government Gazette No. 100 of 22 August 2008 is revoked.

B. COOPER,
Chairman

Dams Safety Committee
PO Box 3720, Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under section 369 of the Mining Act 1992

Quipolly Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Quipolly Dam, being a prescribed dam under the Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dam.

SCHEDULE

The area bounded by straight lines joining the following 5 ordered points on map Quipolly 9035-III-S 1:25,000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 56:

<i>Point</i>	<i>MGA94 East</i>	<i>MGA94 North</i>
1	282900	6524200
2	284800	6522100
3	281400	6519300
4	279100	6521700
5	280500	6522800

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-120 showing the area, are available from the Dams Safety Committee.

B. COOPER,
Chairman

Dams Safety Committee
PO Box 3720, Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under section 369 of the Mining Act 1992

Mount Owen Notification Area

THE order published in NSW Government Gazette No. 26 of 29 February 2008 is revoked.

B. COOPER,
Chairman

Dams Safety Committee
PO Box 3720, Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under section 369 of the Mining Act 1992

Mount Owen Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Mount Owen Rail Loop Tailings Dam, being a prescribed dam under the Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dam.

SCHEDULE

The area bounded by straight lines joining the following 6 ordered points on map Camberwell 9133-III-S 1:25,000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 56:

<i>Point</i>	<i>MGA94 East</i>	<i>MGA94 North</i>
1	321200	6413800
2	321900	6411700
3	320600	6410500
4	319300	6410900
5	319100	6413000
6	319700	6413800

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-205 showing the area, are available from the Dams Safety Committee.

B. COOPER,
Chairman

Dams Safety Committee
PO Box 3720, Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under section 369 of the Mining Act 1992

Bloomfield Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Bloomfield U Cut Tailings Dam, being a prescribed dam under the Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dam.

SCHEDULE

The area bounded by straight lines joining the following 6 ordered points on map Beresfield 9232-III-N 1:25,000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 56:

<i>Point</i>	<i>MGA94 East</i>	<i>MGA94 North</i>
1	367700	6372400
2	367600	6371000
3	366700	6370100
4	364600	6371600
5	365000	6372700
6	365900	6373100

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-204 showing the area, are available from the Dams Safety Committee.

B. COOPER,
Chairman

Dams Safety Committee
PO Box 3720, Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under section 369 of the Mining Act 1992

Bulga Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Bulga Old Tailings Dam, being a prescribed dam under the Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dam.

SCHEDULE

The area bounded by straight lines joining the following 6 ordered points on map Bulga 9132-IV-S 1:25,000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 56:

<i>Point</i>	<i>MGA94 East</i>	<i>MGA94 North</i>
1	321200	6378700
2	322500	6379900
3	323600	6380400
4	324300	6379400
5	324100	6378000
6	322300	6377600

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-206 showing the area, are available from the Dams Safety Committee.

B. COOPER,
Chairman

Dams Safety Committee
PO Box 3720, Parramatta NSW 2124

EDUCATION ACT 1990

LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991Notice of Compulsory Acquisition of Land for
Public School

THE Minister for Education and Training, with the approval of Her Excellency the Governor, declares by delegate that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Education Act 1990.

Dated at Sydney, this ninth day of August 2010.

ROGER MILLOTT,
Delegate for the Minister for Education and Training

SCHEDULE

All that piece or parcel of land situated at Barooga in the Local Government Area of Berrigan, Parish of Barooga, County of Denison and State of New South Wales, having a frontage of 52.295 metres to Hay Street and an area of 2791 square metres, being Lot 7006 in Deposited Plan 1148291.

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 7(1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical name listed hereunder as recorded names.

Assigned Name:	Yarook Flat
Designation:	Historic Area
LGA:	Shoalhaven Council
Parish	Sassafras
County:	St Vincent
LPI Map:	Nerriga
1:100 000 Map:	Ulladulla 8927
Reference:	GNB 5460

Assigned Name:	Wombollonay
Designation:	Historic Area
LGA:	Shoalhaven Council
Parish	Tianjara
County:	St Vincent
LPI Map:	Tianjara
1:100 000 Map:	Ulladulla 8927
Reference:	GNB 5460

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

WARWICK WATKINS,
Chairperson

Geographical Names Board
PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Address Locality Boundaries
within the Guyra Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend address locality boundaries in the Guyra Local Government Area as shown on map GNB3771-2.

The proposed amendments involve the address locality of Aberdeen being absorbed into the address locality of Stanborough.

Copies of map GNB 3771-2 may be viewed at Guyra Shire Council Offices, Bradley Street, Guyra from Thursday, 12 August 2010 until Friday, 10 September 2010.

A copy of map GNB3771-2 will also be on display at the office of the Geographical Names Board, Land and Property Management Authority, 346 Panorama Avenue, Bathurst NSW 2795 during the above dates. This proposal may also be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au during the above dates.

Any person wishing to make comment upon this proposal may prior to Saturday, 11 September 2010 write to the Secretary of the Board with that comment. All submissions lodged in accordance with section 9 of the Geographical Names Act 1966 may be subject to a freedom of information application.

WARWICK WATKINS, A.M.,
Chairperson

Geographical Names Board
PO Box 143
Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 7(1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names for the University of Western Sydney campuses as listed hereunder:

Bankstown Campus
Campbelltown Campus
Penrith Campus – Kingswood

Penrith Campus – Werrington North
 Penrith Campus – Werrington South
 Parramatta Campus – North
 Parramatta Campus – South
 Hawkesbury Campus
 Blacktown Campus – Nirimba Education Precinct

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

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 names below:

Macarthur Institute of Higher Education (Milperra)
 Macarthur Institute of Higher Education
 (Campbelltown)

WARWICK WATKINS,
 Chairperson

Geographical Names Board
 PO Box 143, Bathurst NSW 2795

HERITAGE ACT, 1977

Direction pursuant to Section 34(1)(a)
 To List An Item On The State Heritage Register

Liverpool Weir
 SHR No 1804

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B".

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

Sydney, 11th day of August 2010.

SCHEDULE "A"

The item known as Liverpool Weir, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Part Crown Reserve No 51734 for Public Recreation, Crown Waterway (Tidal) and Crown Waterway (Non Tidal) in Parishes of Holsworthy and St Luke, County of Cumberland shown on the plan catalogued HC 2309 in the office of the Heritage Council of New South Wales.

HERITAGE ACT, 1977

Direction pursuant to Section 34(1)(a)
 To List An Item On The State Heritage Register

"Archaeological Remains of Overseers' Cottages", Port Macquarie
 SHR No 1813

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South

Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B". The listing is subject to the exemptions from approval under Section 57(2) of the Heritage Act, 1977, described in Schedule "C" and in addition to the standard exemptions.

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

Sydney, 5th day of August 2010.

SCHEDULE "A"

The item known as "Archaeological Remains of Overseers' Cottages", Port Macquarie, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 101 DP 1140251 in Parish of Macquarie, County of Hastings shown on the plan catalogued HC 2313 in the office of the Heritage Council of New South Wales.

SCHEDULE "C"

All works to the Arts and Entertainment Centre not affecting the fabric or significance of the archaeological remains or of the related movable collection.

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

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

1. Revesby South Public School
2. Mortdale Public School

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

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

THE following association is hereby incorporated under the Parents and Citizens Associations Incorporation Act 1976

1. Ebenezer Public School

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

LOCAL GOVERNMENT ACT 1993

Cancellation of Registration of Party

IT is hereby notified that pursuant to section 320 of the Local Government Act 1993, that the registration of the following party is cancelled:

Central Coast First

COLIN BARRY,
 Electoral Commissioner

New South Wales Electoral Commission,
 Level 25, 201 Kent Street, Sydney NSW 2000.
 Dated: 4 August 2010.

**MARKET OPERATIONS RULE (RETAILER OF
LAST RESORT) NO. 5 OF 2009**

Ministerial Determination in relation to the allocation of standard retailer's in-area customers following a ROLR event

IN accordance with section 4 of the Market Operations Rule (Retailer of Last Resort) No. 5 of 2009 I, Paul Lynch MP, Minister for Energy, determine that where a standard retail supplier, who is also a retailer of last resort, undergoes a last resort supply event each transmission node identifier (TNI) connection point that had been allocated to that standard retail supplier must be allocated to a different retailer of last resort in accordance with the following tables:

*Scenario 1: Assignment of EnergyAustralia's
TNIs to the ROLRs*

Where EnergyAustralia experiences a ROLR event			
Integral Energy		Country Energy	
TNI	Location	TNI	Location
NBFW	Beaconsfield West	NCHU	Chullora
NBG3	Bunnerong	NCTB	Canterbury
NHBB	Homebush Bay	NDRM	Drummoyne
NHYM	Haymarket	NGF3	Gosford
NLCV	Lane Cove	NGWF	Gosford West
NMBK	Meadowbank	NKU3	Kurri
NMKV	Marrickville	NKU6	Kurri
NMQP	Macquarie Park	NMNP	Munmorah
NPHT	Peakhurst	NMPK	Mason Park
NPT3	Pymont	NMRK	Muswellbrook
NRZH	Rozelle	NNEW	Newcastle
NSN1	Sydney North	NORB	Ourimbah
NSPT	St Peters	NSE2	Sydney East
NSW1	Sydney West	NSMB	Somersby
NSYS	Sydney South	NTMJ	Tomago
		NWYG	Wyang

*Scenario 2: Assignment of Integral Energy's
TNIs to the ROLRs*

Where Integral Energy experiences a ROLR event			
EnergyAustralia		Country Energy	
TNI	Location	TNI	Location
NLP1	Liverpool	NDT1	Dapto
NRGV	Regentville	NING	Ingleburn
NSN2	Sydney North	NLFD	Ilford
NSW2	Sydney West	NMC2	
NVYD	Vineyard	NMP6	Mt. Piper
		NMR1	Marulan
		NWW9	Wallerawang

*Scenario 3: Assignment of Country Energy's
TNIs to the ROLRs*

Where Country Energy experiences a ROLR event			
EnergyAustralia		Integral Energy	
TNI	Location	TNI	Location
NMDG	Mudgee Tee	NCMA	Cooma
NWL8	Wellington	NALB	Albury
NBER	Beryl	NFNY	Finley
NBKG	Broken Hill	NDN7	Deniliquin
NSRD	Stroud	NBAL	Balranold
NTR2	Taree	NTU2	Tumut
NPMQ	Port Macquarie	AQB2	Queenbeyan
NKS2	Kempsey	NBU2	Burrinjuck
NKS3	Kempsey	NWG2	Wagga Wagga
NTA2	Tamworth	NCLY	Coleambally
NGN2	Gunnedah	NDNT	Darlington Point
NAR1	Armidale	NGRF	Griffith
NNAM	Nambucca Heads	NYA3	Yanco
NRAL	Raleigh	NYS6	Yass
NCH1	Coffs Harbour	NMR2	Marulan
NDOR	Dorrigo	NDT2	Dapto
NKL6	Khoolkhan	NMRU	Murrumburrah
NGLN	Glen Innes	NCW8	Cowra
NNB2	Narrabri	NFB2	Forbes
NNVL	Inverell	NPK6	Parkes
NMRE	Moree	NMLD	Manildra
NTTF	Tenterfield	NMOL	Molong
NCSN	Casino	NRGE	Orange
NLS2	Lismore	NPMA	Panorama
NDUN	Dunoon	NWW8	Wallerawang
NMLB	Mullumbimby		
NTNR	Terranora		
NBRF	Beresfield		

PAUL LYNCH, M.P.,
Minister for Energy

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, Dr Richard Matthews AM, Acting Director-General of the NSW Department of Health, pursuant to section 109 of the Mental Health Act 2007, DO HEREBY

(a) DECLARE the following premises to be a declared mental health facility for the purposes of the Mental Health Act 2007:

- the Bega Mental Health Unit, located adjacent to the southern side of the existing Bega District Hospital Building, McKee Drive, Bega; and

(b) DECLARE this facility to be designated as a "mental health assessment and inpatient treatment" facility.

Signed, this 11th day of August 2010.

Dr RICHARD MATTHEWS, AM,
Acting Director-General

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, Dr Richard Matthews AM, Acting Director-General of the NSW Department of Health, pursuant to section 109 of the Mental Health Act 2007, DO HEREBY

- (a) DECLARE the following premises to be a declared mental health facility for the purposes of the Mental Health Act 2007:
- the Emergency Department of Bega District Hospital, located on the ground floor of the Bega District Hospital building, adjacent to the main hospital entrance, McKee Drive, Bega NSW 2550; and
- (b) DECLARE this facility to be designated as a “mental health emergency assessment” facility; and
- (c) RESTRICT this facility to the provision of acute assessment functions, where a patient can be held in anticipation of discharge should their clinical condition resolve rapidly, or transferred to a declared mental health facility of the “mental health assessment and inpatient treatment” class if required, in accordance with all provisions of the Mental Health Act 2007, with the exception of:
- i. Chapter 2;
 - ii. Division 1 of Part 3 of Chapter 3;
 - iii. Sections 57, 58 and 59 of Division 2 of Part 3 of Chapter 3; and
 - iv. Division 3 of Part 3 of Chapter 3.

Signed, this 11th day of August 2010.

Dr RICHARD MATTHEWS, AM,
Acting Director-General

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation of Land

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below under the provisions of Section 30A(1) and Section 30A(2) of the National Parks and Wildlife Act, 1974.

Signed and sealed at Sydney this 5th day of May, 2010.

MARIE BASHIR,
Governor,

By Her Excellency's Command,

FRANK SARTOR, M.P.,
Minister for Climate Change
and the Environment

GOD SAVE THE QUEEN

SCHEDULE

Additions to Abercrombie River National Park

Land District – Crookwell & Lithgow;
LGA – Upper Lachlan & Oberon

County Georgiana, Parish Bubalahla & Finley, about 402 hectares, being Lots 132, 133, 135 & 164 in DP753017 and the land within the following boundary: commencing at

the south west corner of Portion 13 in the said Parish then northerly by the western boundaries of Portions 13, 22 and 39 to the south east corner of Portion 5 then westerly and northerly by the southern and western boundaries of Portion 5 to the south bank of Felled Timber Creek and then generally westerly by the southern bank of the creek to the boundary of Abercrombie National Park proclaimed on 22 December 1995 and then generally south and easterly by the boundary of Abercrombie National Park to the parish boundary and then north by the parish boundary to the point of commencement; DECCW/09/12580

Additions to Blue Mountains National Park

Land District – Lithgow & Goulburn;
LGA – Oberon & Wingecarribee

Counties Georgiana & Westmoreland, Parishes Werong & Guineacor, about 190 hectares, being Lot 7004 in DP94511 and Lot 109 in DP757053; DECCW/09/12580.

Note: Travelling Stock Reserve No.14874 is hereby revoked by virtue of the above reservation.

Additions to Kanangra-Boyd National Park

Land District – Lithgow;
LGA – Oberon

County Westmoreland, Parishes Alfred, Drogheda & Thurat, about 2152 hectares, being Lots 2, 4, 5, 6, 25 & 28 in DP757035, Lot 7001 in DP1114176, 7003 in DP1114496 and 7300 in DP1126575; DECCW/09/12580.

Additions to Tarlo River National Park

Land District – Goulburn;
LGA – Upper Lachlan

County Argyle, Parish Cookbundoon, about 0.5 hectares, being the Crown Public road separating Lots 29 & 171 in DP750009 from Lot 174 in DP750009; DECCW/09/12580.

Additions to Wollondilly River Nature Reserve

Land District – Goulburn;
LGA – Wingecarribee

County Camden, Parish Bullio, 109.3 hectares, being Lot 21 in DP751256 and Lot 7001 in DP1029958; DECCW/09/12580.

Mares Forest National Park

Land District – Goulburn;
LGA – Upper Lachlan

County Westmoreland, Parish Bouverie, about 700 hectares, being Lots 95, 108, 114, 115, 118, 119 & 124 in DP757044; DECCW/09/12580.

Back Arm Nature Reserve

Land District – Goulburn;
LGA – Upper Lachlan

County Argyle, Parish Turallo, 91.05 hectares, being Lot 268 in DP750051; DECCW/09/12580.

Bubalahla Nature Reserve

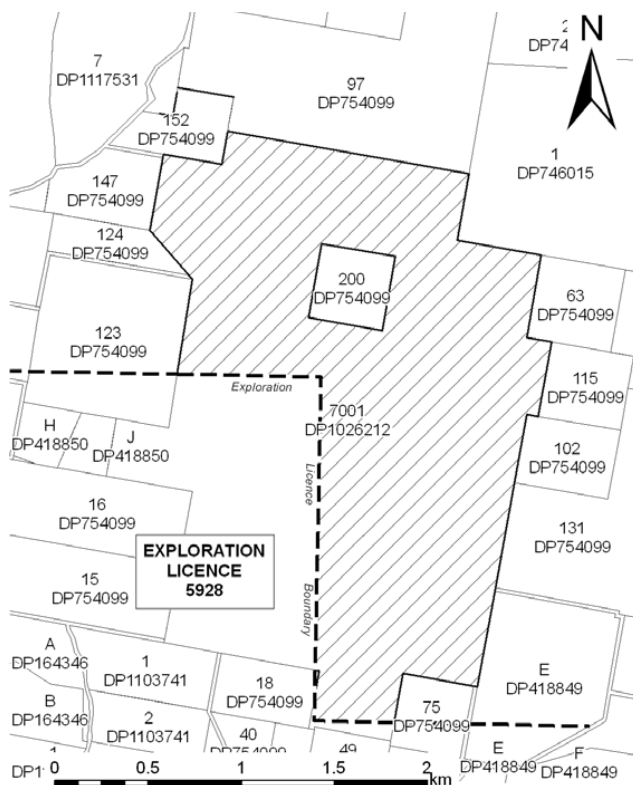
Land District – Crookwell;
LGA – Upper Lachlan

County Georgiana, Parish Bubalahla, 417.6 hectares, being Lot 37 in DP753017; DECCW/09/12580.

Bango Nature Reserve

*Land District – Yass;
LGA – Yass Valley*

County King, Parish Bango, about 409 hectares, being Lots 152 & 200 in DP754099 and that part of Lot 7001 in DP1026212 shown by hatching in the diagram hereunder; DECCW/09/12580.



Burwood Creek Nature Reserve

*Land District – Crookwell;
LGA – Upper Lachlan*

County Georgiana, Parish Gillindich, 33.5 hectares, being Lot 99 in DP753028; DECCW/09/12580.

Cookbundoon Nature Reserve

*Land District – Goulburn;
LGA – Goulburn Mulwaree*

County Argyle, Parishes Norrong & Tarlo, about 527 hectares, being Lot 5 in DP750048, Lot 7300 in DP1127302 and land within the following boundary: commencing at a point on the northern bank of the Tarlo River being also the south west corner of Portion 5 thence by the western boundary of Portion 5 northerly to a Crown road reserve then westerly by the boundary of the Crown public road reserve to the south eastern corner of Portion 189 then westerly by the southern boundary of Portion 189 to a point being a projection of the eastern boundary of Lot 3 DP1031393 then southerly from that point by Crown road reserve and the eastern boundaries of Lot 3 DP1031393 and Portion 171 to the north bank of the Tarlo River then generally in an easterly direction by the northern bank of the Tarlo River to the point of commencement; DECCW/09/12580.

Gillindich Nature Reserve

*Land District – Crookwell;
LGA – Upper Lachlan*

County Georgiana, Parish Gillindich, about 1253 hectares, being Lots 83 & 89 in DP753028 and the land within the following boundary: commencing at the south east corner of Portion 83 then westerly by the southern boundary of Portion 83 to the north east corner of Portion 74 then southerly by the eastern boundary of Portion 74 to the northern boundary of Portion 89 then easterly by the northern boundary of Portion 89 then northerly by the western boundary of a public road to the southern boundary of Portion 86 then westerly and northerly by the southern and western boundaries of Portion 86 then westerly by the southern boundary of Lot 5 DP1007892 and then southerly by the western boundary of Portion 83 to the point of commencement but excluding the Crown public road reserve in the south western corner of the land described; DECCW/09/12580.

Kerrawary Nature Reserve

*Land District – Goulburn;
LGA – Upper Lachlan*

County Argyle, Parish Kerrawary, 368.7 hectares, being Lot 106 in DP750023; DECCW/09/12580.

McClouds Nature Reserve

*Land District – Queanbeyan;
LGA – Yass Valley*

County Murray, Parish Gundaroo, 204.4 hectares, being Lot 94 in DP754883 and Lot 7002 in DP96197; DECCW/09/12580.

Narrangarril Nature Reserve

*Land District – Goulburn;
LGA – Goulburn Mulwaree*

County Argyle, Parish Narrangarril, 104.6 hectares, being Lot 115 in DP750037; DECCW/09/12580.

Oakdale Nature Reserve

*Land District – Goulburn;
LGA – Upper Lachlan*

County Argyle, Parish Collector, about 14 hectares, being Lot 208 in DP750008, Lot 7005 in DP96217 and Lot 7300 in DP1140887; DECCW/09/12580.

Pomaderris Nature Reserve

*Land District – Goulburn;
LGA – Goulburn Mulwaree*

County Argyle, Parish Towrang, 99.7 hectares, being Lot 292 in DP750050; DECCW/09/12580.

Belmont State Conservation Area

*Land District – Gunning;
LGA – Upper Lachlan*

County King, Parish Lerida, 209.8 hectares, being Lot 180 in DP754127; DECCW/09/12580.

Mount Davies State Conservation Area

*Land District – Crookwell;
LGA – Upper Lachlan*

County Georgiana, Parish Grabine, 340.2 hectares, being Lot 118 in DP41794; DECCW/09/12580.

Nuggety State Conservation Area

*Land District – Crookwell;
LGA – Upper Lachlan*

County Georgiana, Parish Kangaloolah & Meglo, about 1148 hectares, being Lot 7002 in DP1120701 and the land within the following boundary: commencing at a point on the western bank of Tuena Creek being also the north east corner of Portion 79 thence generally in a northern direction by the western bank of Tuena Creek to a point also being the south east corner of Portion 55 then in a westerly direction by the southern boundary of Portion 55 and a Crown road reserve then in a northerly direction by the western boundary of Portion 55 then in a westerly direction by the southern boundary of Portion 78 then in a southerly direction by the eastern boundary of Lot 7 in DP1127695 and then in a westerly direction by the southern boundary of Lot 7 in DP1127695 to the north east corner of Portion 100 then in a southerly and westerly direction by the eastern and southern boundaries of Portion 100 to the western boundary of Junction Point Rd then generally south by the western boundary of Junction Point Rd to a Crown road reserve then by the eastern boundary of the Crown road reserve to the northern boundary of Portion 52 and the easterly by the northern boundary of Portion 52 and then northerly & easterly by the western & northern boundaries of Portion 79 to the point of commencement.; DECCW/09/12580.

Thalaba State Conservation Area

*Land District – Crookwell;
LGA – Upper Lachlan*

County Georgiana, Parish Bolong, 30.96 hectares, being Lot 275 in DP753015; DECCW/09/12580.

NATIONAL PARKS AND WILDLIFE ACT 1974

Western Sydney Regional Park

Draft Plan of Management

A draft plan of management for Western Sydney Regional Park has been prepared and is available free of charge from the Western Sydney Parklands Trust, Level 4, 10 Valentine Street, Parramatta (ph 9895 7500) and Bents Basin State Conservation Area, Wolstenholme Avenue, Greendale (ph 4774 8662). The plan may also be viewed at Blacktown City Council, 62 Flushcombe Road, Blacktown; Liverpool City Council, 1 Hoxton Park Road, Liverpool; and Horsley Park Post Office, 1842 The Horsley Drive, Horsley Park. It is also on the website: www.environment.nsw.gov.au. Submissions on the plan must be received by the Western Sydney Parklands Trust, Level 4, 10 Valentine Street, Parramatta NSW 2150 by 10th November 2010.

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

Office of the Minister for Police
SYDNEY

MISSING PERSON

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

ON the 10th of April, 1980, Linda Susanne DAVIE, aged 22 years, went missing from St Leonards in Sydney NSW and has not been seen or heard from since. It is suspected that DAVIE may have met with foul play.

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

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

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

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

THE HON. TONY KELLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY

MISSING PERSON

FIFTY THOUSAND DOLLARS (\$50,000) REWARD

ON the 31st December 1993 William Allen ROACH was last seen alive in Armidale, NSW. At that time, Mr ROACH may have been drug affected and mentally unstable, and his movements are unclear. He has not been seen or heard from since and grave fears are held for his safety.

Notice is hereby given that a reward of up to fifty thousand dollars (\$50,000) will be paid by the Government of New South Wales for information leading to the location of William ROACH.

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

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

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

THE HON. TONY KELLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY

MISSING PERSON

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

ON the 22nd March, 1979, Tanya Irene FARRINGTON, aged 14 years, went missing from Crows Nest in Sydney NSW and has not been seen or heard from since. It is suspected that FARRINGTON may have met with foul play.

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

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

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

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

THE HON. Michael DALEY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY

MURDER

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

ON the 6th April 1973, Earle MONKLEY, aged 36 years, was located deceased, with a severe head injury at North Parramatta NSW. It is suspected that he may have met with foul play.

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

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

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

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

THE HON. Michael DALEY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY

MURDER

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

ON the 3rd September 1960, Graeme WEEKES, aged 50 years, was located deceased, with severe head and chest injuries at Toormina NSW. It is suspected that he may have met with foul play.

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

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

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

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

THE HON. Michael DALEY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY, 25th of June, 2009

MURDER

FIVE HUNDRED THOUSAND DOLLARS (\$500,000)
REWARD

BETWEEN the 27th of February, 1999 and the 2nd of March, 1999 Michelle Loraine BRIGHT, aged 17 years was murdered and her body located off Barney's Reef Road, Gulgong.

Notice is hereby given that a reward of up to five hundred thousand dollars (\$500,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Michelle BRIGHT.

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

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

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

THE HON. Tony KELLY, M.P.,
Minister for Police

Office of the Minister for Police
SYDNEY

MURDER

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

ON the 14th of October, 1973, the body of Bronwynne Anne RICHARDSON, aged 17 years, was located in the Murray River, Albury. Ms RICHARDSON had been assaulted and bound before being thrown into the river, where she drowned.

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

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

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

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

THE HON. Tony KELLY, M.P.,
Minister for Police

PESTICIDES ACT 1999

Pesticide Control Order under Section 38

Name

1. This Order is to be known as the Pesticide Control (Pindone Products) Order 2010.

Commencement

2. This Order commences on publication in the NSW Government Gazette.

Authority for Order

3. This Order is made by the Environment Protection Authority with the approval of the Minister for Climate Change and the Environment under Part 4 of the Pesticides Act 1999.

Revocation of Previous Order

4. Pesticide Control (Pindone Concentrate) Order 2002 is revoked.

Objects

5. The objects of this Order are to:
 - (a) Authorise those persons described in clause 9 to use pindone concentrate and pindone bait products that are approved by the APVMA for use in NSW.
 - (b) Specify the manner in which pindone concentrate and bait products may be used in NSW.
 - (c) Revoke and replace Pesticide Control (Pindone Concentrate) Order 2002.

Background

6. A chemical product containing pindone that is a concentrate and which requires further mixing with carriers before it is ready to use as a bait has been declared to be a "restricted chemical product" as set out in Regulation 45 of the Agricultural and Veterinary Chemicals Code Regulations 1995 of the Commonwealth.

Section 94 of the Agvet Code provides that "A person must not, without reasonable excuse, supply a restricted chemical product, or cause or permit a restricted chemical product to be supplied, to a person who is not authorised to use the product under another law of this jurisdiction".

In NSW section 4 of the Pesticides Act 1999 provides that a "restricted pesticide" means a pesticide that is a restricted chemical product within the meaning of the Agvet Code. Section 17 of the Pesticides Act 1999 provides that a person must not use or possess a restricted pesticide unless authorised to do so by a certificate of competency or a pesticide control order.

Pindone bait products are not restricted pesticides but are included under this order as the Environment Protection Authority has determined to control the use of pindone bait products by authorising only the persons specified in clause 9(2) of this Order to use them.

Application

7. This Order authorises the use of pindone concentrate and bait products that are approved for use in NSW by the APVMA, subject to the conditions specified in this Order.

Definitions

8. In this Order –

Agvet Code means the Code applying because of section 5 of the Agricultural and Veterinary Chemicals (New South Wales) Act 1994.

ALDI Pindone 25 Liquid Concentrate means the registered agricultural chemical product ALDI Pindone 25 Liquid Concentrate (APVMA Product Registration Number 52505) that has an active constituent comprising 25 grams of pindone present as the sodium salt per litre of product.

Apply a pesticide means apply or disperse the pesticide.

APVMA means the Agricultural Pesticides and Veterinary Medicines Authority established by the Agricultural and Veterinary Chemicals (Administration) Act 1992 of the Commonwealth.

Australian Qualifications Framework has the same meaning as in section 7 of the Higher Education Act 2001.

Authorised control officer means a person who:

- (a) holds a current certificate of completion or statement of attainment issued by DII or another Registered Training Organisation on completion of the training and assessment components of the Vertebrate Pest Management course delivered by DII or a Registered Training Organisation; and
- (b) holds a current certificate of completion or statement of attainment issued, in the previous 5 years, by DII or another Registered Training Organisation approved by DII, on completion of the Vertebrate Pesticide Induction course delivered by DII or a Registered Training Organisation; and
- (c) holds a current certificate of completion or statement of attainment on completion of the training and assessment components of a Chemical Accreditation training program assessed at Australian Qualifications Framework levels 3 and 4 and that has been issued by a Registered Training Organisation in the previous 5 years in recognition of the person's satisfactory achievement of the level 4 training competencies covered by the program; and
- (d) is a person who:
 - (i) is a member of staff of an LHPA, a Wild Dog Destruction Board, DII, DECCW, or other NSW public authority and is currently employed under Chapter 1A of the Public Sector Employment and Management Act 2002 by the Government Service to enable that NSW public authority to exercise its functions; or
 - (ii) has obtained approval to operate as an Authorised Control Officer from the Director-General of DECCW or the Director-General of DII, or their delegates, prior to completing the training requirements in (a) to (c) above.

DECCW means the Department of Environment, Climate Change and Water (NSW).

DII means the Department of Industry and Investment (NSW).

Habitation means a dwelling house or some other accommodation that is occupied by people and is located on private, crown or public land. It includes but is not limited to domestic dwelling houses, hospitals, shops, schools, pre-schools, kindergartens, childcare and community health care centres, factories, nursing homes, public halls, caravan parks and designated camping areas on private, crown or public land. It does not include any caravan, mobile home, vehicle, tent or other structure that

is used for the purpose of camping outside a designated camping area. A designated camping area means any council regulated or privately operated camping and/or caravan area, or any area that is signposted as a camping area on land reserved under Part 4 of the National Parks and Wildlife Act 1974.

Landholder means an owner, occupier or manager of land.

LHPA means a Livestock Health and Pest Authority constituted under the Rural Lands Protection Act 1998.

Pindone 25 Rabbit Bait Rodenticide means the registered agricultural chemical product Pindone 25 Rabbit Bait Rodenticide (APVMA Product Registration Number 48263) that has an active constituent comprising 25 grams of pindone sodium per kilogram of product.

Pindone bait material means any carrot (diced into pieces roughly 2 centimetres cubed or 5 grams in weight), or any oats, that have been treated with pindone in accordance with the NSW directions on an approved label of the products “Rabbait Aqueous Pindone Concentrate”, “ALDI Pindone 25 Liquid Concentrate” and “Pindone 25 Rabbit Bait Rodenticide” or any other pindone concentrate product that has been registered by the APVMA and approved for use in NSW and that can be used to control rabbits.

Pindone bait product means any non liquid formulation product that contains pindone as its only active constituent and that has been registered by the APVMA and approved for use in NSW. It also includes pindone bait material. It does not include the pindone concentrate products “Rabbait Aqueous Pindone Concentrate”, “ALDI Pindone 25 Liquid Concentrate” and “Pindone 25 Rabbit Bait Rodenticide” or any other pindone concentrate product.

Pindone concentrate product means any concentrate product that contains pindone as its only active constituent, has been registered by the APVMA and approved, by way of label instruction, for use in NSW. It specifically includes the products “Rabbait Aqueous Pindone Concentrate”, “ALDI Pindone 25 Liquid Concentrate” and “Pindone 25 Rabbit Bait Rodenticide”.

Public authority has the same meaning as under the Pesticides Act 1999.

Rabbait Aqueous Pindone Concentrate means the registered agricultural chemical product Rabbait Aqueous Pindone Concentrate (APVMA Product Registration Number 48158) that has an active constituent comprising 25 grams of pindone present as the sodium salt per litre of product.

Registered Training Organisation has the same meaning as under the Vocational Education and Training Act 2005.

Statement of Attainment has the same meaning as in the Vocational Education and Training Act 2005.

Use of a pesticide means “use” and “possession” as each of those terms is defined in the Pesticides Act 1999.

Persons authorised

9. (1) Only the following persons are authorised to use, subject to clause 10, pindone concentrate products:
- (a) Authorised Control Officers.

- (2) Only the following persons are authorised to use, subject to clause 10, pindone bait products:

- (a) Authorised Control Officers;
- (b) A person applying the pindone bait products in connection with agricultural or forestry operations where that person applies the pindone products:
- (i) by means of hand-held or hand-powered equipment;
- (ii) on no more than 12 days in the previous 12 months and on no more than 4 days in the previous month; and
- (iii) under the direct supervision of an Authorised Control Officer or a person who holds as a minimum the qualification specified under clause 9(2)(c)(iii)(A) of this Order; or
- (c) Any person who:
- (i) has obtained pindone bait product from an Authorised Control Officer or rural trader; and
- (ii) is a landholder of the land on which the pindone bait product is to be used, or their authorised agent; and
- (iii) holds as a minimum either:
- (A) a current certificate of completion or statement of attainment on completion of the training and assessment components of a Chemical Accreditation training program assessed at Australian Qualifications Framework level 3 and that has been issued by a Registered Training Organisation in the previous 5 years in recognition of the person’s satisfactory achievement of the level 3 training competencies covered by the program; or
- (B) a current certificate of completion issued by an LHPA, public authority or Registered Training Organisation in the previous 5 years on completion of the 1080 and pindone training course developed for DECCW and delivered by the LHPA, public authority or Registered Training Organisation.

Conditions on the use of Pindone Concentrate and Pindone Bait Products

10. A person is authorised to use pindone concentrate products or pindone bait products under clause 9 above only if:
- (a) the approved label of the pindone concentrate product or pindone bait product authorises use of that product in NSW; and
- (b) the use is in accordance with:
- (i) the instructions on the approved label for the particular pindone concentrate or pindone bait product; or
- (ii) an APVMA permit that has been granted for the use of the pindone concentrate or pindone bait product.

Notes

Words used in this Order have the same meaning as in the Pesticides Act 1999, unless otherwise defined in this Order.

A person must not contravene this Order – maximum penalty \$120 000 in the case of a corporation and \$60 000 in the case of an individual.

FRANK SARTOR, M.P.,
Minister for Climate Change and the
Environment

LISA CORBYN,
Director-General of the
Department of Environment,
Climate Change and Water (on behalf of the
Environment Protection Authority)

**PROPERTY, STOCK AND BUSINESS AGENTS ACT
2002**

Notification of Approval of Authorised Deposit-Taking
Institution

I, PETER DUNCAN, Director General of the Department of Services, Technology and Administration, pursuant to section 87 of the Property, Stock and Business Agents Act 2002, have approved the authorised deposit-taking institution listed in the Schedule below for the purposes of Part 7 of the Act.

SCHEDULE

Sutherland Credit Union Limited

Dated this 4th day of August 2010.

PETER DUNCAN,
Director General

ENVIRONMENT PROTECTION AUTHORITY

Declaration of significantly contaminated land

(Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20101103 / Area Number 3278

THE Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the Contaminated Land Management Act 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The site includes the land, road and footpaths listed below:

- All of 47 Inglis Street, Mudgee (Lot 1 DP 80259) (known as the Former Mobil Depot, Mudgee) and all of Lot 1 DP 1121873,
- All of the Rail Easement between Inglis Street and Lyons Lane, Mudgee, and those parts of;
- Douro Street, Mudgee; and
- The footpaths adjoining Douro Street.

which fall within the area bounded by the thick black line marked on the attached map – Figure 1: Declared area.

The site is in the Parish of Mudgee

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Benzene, Ethylbenzene and Xylene (BEX)
- Petroleum Hydrocarbons (TPH)

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s.12 of the Act and for the following reasons has determined that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act:

- groundwater has been degraded by petroleum hydrocarbon contamination at concentrations exceeding relevant guideline values. Groundwater is also contaminated with phase separated hydrocarbons;
- the contaminants include benzene and are toxic;
- the contaminants in groundwater have migrated off the site and may continue to migrate offsite towards residential areas; and
- workers may be accidentally exposed to vapours that may accumulate in excavations.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA. If the proposal satisfies the requirements of s.17 of the Act, the EPA may agree not to issue a management order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

Manager Contaminated Sites
Department of Environment, Climate Change and Water
PO Box A290
SYDNEY SOUTH NSW 1232

or faxed to 02 9995 5930

by not later than Date: 7/9/2010

Date: 10 August 2010

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

NOTE:

Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under s.14 of the Act.

Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (s.44 of the Act).

Information recorded by the EPA

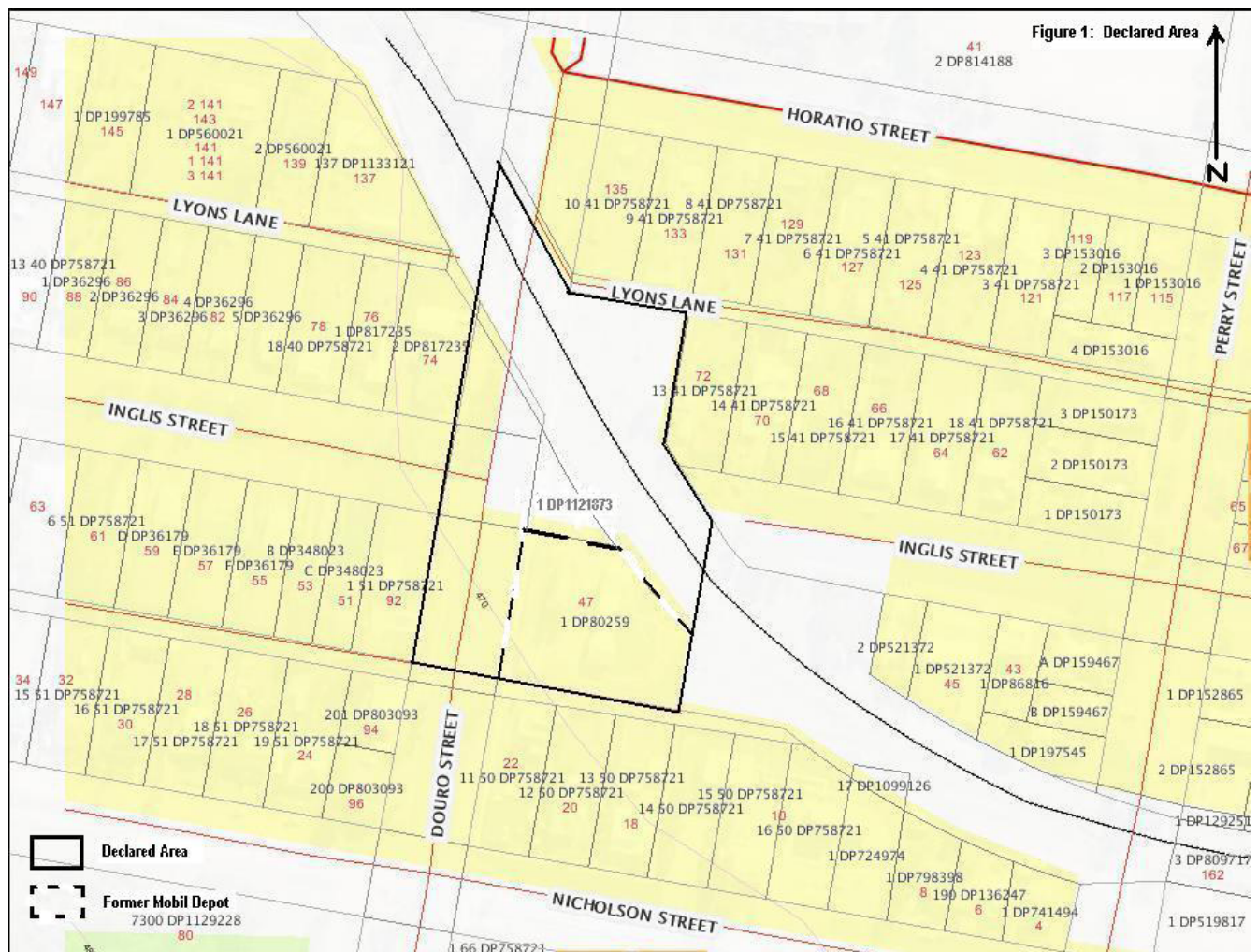
Section 58 of the Act requires the EPA to maintain a public record. A copy of this significantly contaminated land declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s.149 (2) of the Environmental Planning and Assessment Act that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s.149 (2) certificate is no longer required.

Relationship to other regulatory instrument

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



REPORT
and
DETERMINATION
under
SECTION 14
of the
STATUTORY AND OTHER OFFICES
REMUNERATION ACT 1975

JUDGES, MAGISTRATES AND RELATED GROUP

30 July 2010

www.remtribunals.nsw.gov.au

JUDGES, MAGISTRATES AND RELATED GROUP

Preamble

Tribunal Membership

Mr Chris Raper resigned as the Statutory and Other Offices Remuneration Tribunal effective from 15 February 2010. The Governor, pursuant to section 6(2) of the Statutory and Other Offices Remuneration Act 1975 (the Act), appointed Mr Alex Smith AM as the new Tribunal for a term of three years from 29 March 2010.

Section 7(1(a) of the Act provides that the Director General of the Department of Premier and Cabinet is an Assessor appointed to assist the Tribunal. Section 7(4) of the Act provides that the Director General may appoint a deputy to act in his place as the Assessor. The Director General has decided that he does not require a deputy and will be personally performing the role of Assessor to the Tribunal.

2009 Review

1. On 2 November 2009, the Tribunal made its annual Report and Determination on the remuneration for the Judges, Magistrates and Related Group. In determining increases for this Group, the Tribunal has regard to increases determined by the Commonwealth Remuneration Tribunal (CRT). This is part of a long standing Council of Australian Government's (COAG) agreement that the remuneration of State Supreme Court Judges and Federal Court Judges should not exceed 85% of the remuneration of a High Court Judge. This agreement is commonly referred to as "the nexus".
2. For its 2009 Review, the CRT provided its normal annual increase to Federal Judges and Magistrates. For the 2009 period this was determined to be 3 percent.
3. On 13 October 2009, the CRT published its conclusions from a review of the work value assessment of Federal Courts. For the reasons stated in that Report, the CRT decided that it would provide a further increase of 6 per cent to Federal Judges and Magistrates payable in increments of 1.5 percent commencing 1 November 2009 and concluding by 1 May 2011. In determining these additional amounts the CRT commented on the impact of this decision on State/Territory Tribunals in the following terms.

"...The Tribunal is aware that the remuneration of judicial offices in the states and territories is based on remuneration in the federal court system. In making its decision, the Tribunal has taken into consideration factors pertaining specifically to judicial offices in the federal sphere. Accordingly the Tribunal is of the view that any adjustment to the remuneration of judicial offices in the states and territories would need to be based on specific issues particular to each jurisdiction."

The CRT also commented on the impact of its decision on non-judicial office holders:

"...The Tribunal also notes that adjustments to federal judicial remuneration have no bearing on the remuneration of the non-judicial offices in the federal system. The Tribunal anticipates that its policy in this regard will be taken into account by the relevant state and territory determining authorities."

4. SOORT had regard to the CRT's Report and after conducting its own review determined that NSW Judges, Magistrates and Related Office Holders would receive an annual increase in remuneration of 3% effective from 1 October 2009.

5. In respect of the work value increase decided by the CRT, the Tribunal stated the following.

“...In respect of the Commonwealth Tribunal’s Report of 13 October 2009, this Tribunal has noted (paragraphs 18 & 19 above) the comments in respect to the jurisdiction specific basis of the Commonwealth Tribunal’s deliberations. It is noted that the Determination will have to be tabled in the Federal Parliament and then either House may disallow the Determination within 15 sitting days of tabling.

If the Determination is not disallowed by Parliament that will represent a disturbance of relativities that have been agreed between all jurisdictions since the inter governmental agreement reached in 1989. The NSW Government will need to give consideration to this issue and advise the Tribunal of what, if any, action it considers should be taken.”

6. On 6 November 2009, the Attorney General, the Hon John Hatzistergos MLC wrote to the Minister for Public Sector Reform, the Hon John Robertson MLC on two matters.
7. First, the Attorney General expressed his view that remuneration for non judicial officers in the Group (Crown Prosecutors, Public Defenders, the Solicitor General, the Crown Advocate, the Director and Deputy Directors of Public Prosecutions etc) should not be determined with reference to judicial remuneration determinations because none of the officers perform judicial or quasi judicial functions. He asked that consideration be given to placing the non-judicial officers in the Group into a separate group for remuneration purposes. The Attorney General, in making such a recommendation, was not making a comment on the actual level of remuneration which he appropriately noted is a matter for the Tribunal. The history of the relativities within this Group will be discussed below.
8. Second, the Attorney General noted the special increases provided to Federal judicial officers by the CRT and sought a special reference on,

“...the issue of whether there should be an adjustment to the remuneration of NSW judicial officers in light of the 1.5 percent increase awarded to Federal judicial officers.”
9. The Attorney General also informed the Minister that NSW will be moving towards a dual system of commissions for State Supreme Court Judges and Federal Court Judges. In light of this potential development, the Attorney General expressed his support for the longstanding remuneration nexus between these groups of Judges and commented on whether this should be formalised through legislative arrangements similar to those which exist in Victoria and Queensland.
10. On 20 April 2010, the Minister issued a Special Reference to the Tribunal pursuant to section 14 of the Act. The Minister provided a copy of the letter from the Attorney General on judicial and non judicial remuneration matters outlined above and indicated that those issues had been discussed with him. As a result, the Attorney General supported the following reference to the Tribunal.

“...Pursuant to section 14 of the Statutory and Other Offices Remuneration Act 1975, I direct you to review the Tribunal’s determination of 2 November 2009 for the Judges, Magistrates and Related Group and make a special determination in light of the Federal Tribunal’s decision, outlined in its Report of 13 October 2009, to pass on a total additional increase of 6 percent (in 1.5 percent increments) by May 2011. This review should have particular reference to salary relativity between Judges of the Federal Court of Australia and the Supreme Court of NSW as they relate to the salary of a Judge of the High Court.”

The Minister's reference continued as follows,

"...In making your report and determination I would also appreciate your views on the appropriateness of legislating for salary parity between Supreme Court Judges and Federal Court Judges, similar to legislative provisions which currently exist in Victoria and Queensland, arising from the move to provide these Judges with dual commissions."

11. As a result, and consistent with the Tribunal's normal procedures, requests for submissions were sent to all relevant office holders seeking submissions on the matters raised by the Minister and in particular efficiencies and changes in jurisdiction to warrant the Tribunal determining an additional increase of 6 percent. The Tribunal also sought comments on whether remuneration of State Court Judges and Federal Court Judges should be linked by way of legislation.

Section 1: The Role of the Tribunal

12. The Statutory and Other Offices Remuneration Act 1975 (the Act), as amended, requires the Tribunal to make annual determinations of the remuneration to be paid to those office holders listed in the Schedules of the Act on and from 1 October in that year. "Remuneration" is defined as salary or allowances paid in money. All office holders contained in the Judges, Magistrates and Related Group appear in Schedules 1-3 of the Act.
13. Section 14 of the Act provides for the Tribunal to make special determinations at the request of the Minister. Section 14 of the Act provides:

"(1)...Where the Minister so directs, the Tribunal, not later than the day specified in the direction as the day on or before which the determination is to be made, shall, after taking into consideration such matters as are specified in the direction and such other matters as the Tribunal thinks fit, make a determination as to whether, and (if so) how, any determination already made should be altered in relation to such office holders as are referred to in the direction."
14. As noted above, the Tribunal's 2009 annual Report and Determination provided an increase of 3 percent to all office holders (both judicial and non-judicial) listed in this Group. The Minister's reference seeks to have that determination altered having regard to the matters raised by the Minister ie the special increase determined by the CRT and, in particular, to have regard to the nexus between judges of the Federal Court and Judges of the Supreme Court.
15. While the Tribunal is required to take into consideration such matters as the Minister directs, the Tribunal may also have regard to other matters the Tribunal thinks fit in making its determination. The Tribunal cannot ignore the comments of the CRT regarding the non applicability of the Federal increase to non judicial officers in that jurisdiction, nor the comments of the Attorney General concerning this matter as outlined above.
16. While the Tribunal has not been asked specifically to consider the retention of the remuneration link between judicial and non judicial office holders in this Group, the Tribunal is of the view that such consideration must be given and will be doing so as part of this Report.

Section 2 The History of the Nexus

17. The Nexus has been in place since 1989. Australian Governments since 1989, have acknowledged that first, the Justices of the High Court should receive the highest level of judicial remuneration; secondly that State Supreme Courts and the Federal Court are superior courts of record and that the remuneration of judges of these courts should not

exceed 85 percent of the remuneration of a Justice of the High Court. Remuneration Tribunals across Australia have generally accepted these principles and continue to do so to the present time. This arrangement has had the desired effect of eliminating the former practice of leap frogging in judicial remuneration across jurisdictions. It has also ensured that remuneration differences between the two courts would not be an overriding factor in the minds of prospective candidates in considering appointments to the Bench. In NSW the Government has informed the Tribunal annually of its desire to maintain the 85 percent nexus.

18. It should be noted, however, that the 85 percent nexus is not absolute. The original agreement imposed two caveats ie the nexus would be maintained whilst ever the salaries of High Court Justices were deemed appropriate and that in considering the 85 percent 'cap' regard could be had to the differences in benefits provided to Federal Court Judges but not available to State Supreme Court Judges. The principle difference for NSW Judges was that Federal Court Judges received, and continue to have access to a fully maintained private plated motor vehicle whereas no such provision exists for the State. For this reason there has been determined by the Tribunal, since the introduction of the Nexus, an additional amount to cater for the motor vehicle. In NSW this is currently provided as the Conveyance Allowance.

Section 3 Judicial and non-Judicial Office Holders

19. The State Supreme Court is the Superior Court of Record. The remuneration of the Judges of the Supreme Court is therefore the highest in NSW. Unlike the Federal jurisdiction however, NSW has a three tier judicial system. Below the Supreme Court is the District Court presided over by Judges of this Court and the Local Court presided over by Magistrates. All Officers who preside over these Courts are judicial officers within the meaning of the Judicial Officers Act 1986. The NSW judicial system also includes other Courts whose jurisdictions are limited to specific areas of law eg, the Land and Environment Court and the Industrial Relations Commission. The status and entitlements of these Judges, including remuneration, are equivalent to Supreme Court Judges. Such arrangements are set by legislation.
20. Since 1975, the salaries of judicial officers in NSW have been set by the Tribunal as a percentage of the salary of a Supreme Court Judge. This relativity has been reviewed from time to time and where there have been changes in jurisdiction, the Tribunal has adjusted the relativity. This is in recognition of the devolution of jurisdiction from the Supreme Court to the District Court and from the District Court to the Local Court that has occurred over time.
21. Also included in the Group, for remuneration purposes, are office holders who, while not being judicial officers within the meaning of the Judicial Officers Act 1988, receive remuneration equivalent to either Supreme Court Judges or District Court Judges. These office holders, their date of inclusion and percentage relativity to judicial remuneration are shown below.

Office	Date Included in the Judges, Magistrates and Related Group	Percentage Relativity SCJ = Supreme Court Judge DCJ = District Court Judge
Chairperson Law Reform Commission	Pre 1975. Office holder historically a Supreme Court Judge	100% SCJ
Solicitor General	1978	100% SCJ
Director of Public Prosecutions	1986	100% SCJ
Crown Advocate	1987	100% DCJ

22. It should be noted that while the Solicitor General and the Director of Public Prosecutions are not judicial officers within the meaning of the Judicial Officers Act 1986, they are both eligible to receive a pension under the Judges Pension Act 1953.
23. The Judicial Officers and the related Office Holders mentioned above formed the Core Group of Office Holders for remuneration purposes.
24. The Judges, Magistrates and Related Group also includes a number of office holders who are not judicial officers and until 2002 were remunerated without direct reference or linkage to remuneration to that of the Core Group. These Office Holders included Deputy Directors of Public Prosecutions, Crown Prosecutors, Public Defenders, Commissions of the Industrial Relations Commission and Commissioners Land and Environment Court. These office holders were listed within, and received identical increases in remuneration with the Public Office Holders Group.
25. The Tribunal has undertaken two fundamental reviews of the roles and responsibilities of these office holders. The first review was undertaken in 1990 and it was decided that they should be retained within the Public Office Holders Group.¹ A second review of these Office Holders was undertaken following a special reference from the Premier in late 2001. The Tribunal made its Reports and Special Determinations on 20 March 2002. In summary, the Tribunal reassessed its view that this group of Office Holders should not form part of the Judges, Magistrates and Related Group. The Tribunal's 2002 annual Report and Determination for the Judges, Magistrates and Related Group dated 2 December 2002 determined that the non-judicial officer holders should be linked to the remuneration of judicial officers rather than that of the Public Officer Holders. In that Report, the Tribunal stated
"...Since the last review, however, the Tribunal has undertaken extensive reviews of specific office holders who work directly within the judicial system. The office holders concerned were, the Deputy Directors of Public Prosecutions, Crown Prosecutors, Public Defenders, Commissioners Land and Environment Court, Commissioners, Industrial Relations Commission and the Commissioners, Compensation Court.
These reviews revealed that increases in work value had occurred and as a result the Tribunal determined a new level of remuneration for the office holders concerned. The Tribunal also concluded that as a result of this review the remuneration for these office holders should be set in relationship with judicial remuneration levels. For remuneration purposes, therefore, these office holders, have been removed from the Public Office Holder Group and are now listed with the Judges Magistrates and Related Group."
26. This view arose from a recognition that this Group of Office Holders works intricately within the court structure in NSW and to a substantial degree contributes to the effectiveness and integrity of the judicial system in this State.

Section 4 Submissions received

27. As a result of the Special Reference the Tribunal wrote to all affected office holders and sought submissions on the special determination requested by the Minister and their views on whether there should be a statutory link between Federal Court Judges and Supreme Court Judges. The Tribunal also sought a submission from the Director General of the Department of Justice and Attorney General.
28. Submissions were received from each of the Courts, the Industrial Relations Commission and the group of related Office Holders.

¹ Previously known as the Tribunals Court Officers and Related Group

29. The submissions addressed the two issues in question ie the passing on of the 6 percent and the statutory link, for remuneration purposes, of the Federal Court and Supreme Court Judges. In summary, nearly all submissions considered that the 6 percent work value increase should be passed on to this Group and all supported the statutory link between Federal Court and Supreme Court Judges. Most supported the expansion of this statutory link to the District Court and Local Court as well. The Victorian and Queensland models were used as examples of how this may be achieved.
30. To support their submissions, details were provided to show increased work value, based on initiatives of government, increases in jurisdiction or changes to work practices which allow particular groups to perform expanded duties with lesser numbers of staff. The major issues raised in submissions to the Tribunal are outlined hereunder.

NSW Supreme Court

31. The Submission from the Supreme Court Judges supports maintaining the nexus between the salary of a Federal Court Judge and that of a Supreme Court Judge and the passing on of the 6 percent increase to Supreme Court Judges and Associate Judges on the bases of,
- the importance of judicial remuneration in attracting and retaining appointees to the Supreme Court, supporting judicial movements between the courts and ensuring judicial independence;
 - increases in efficiency of work practices resulting in capacity to manage increasing workloads as well as the complexity of litigation conducted in the Supreme Court.
32. The Tribunal was also advised that the Supreme Court not only administers Commonwealth laws but has a role in major crime and criminal appeal matters that does not exist in the Federal Court. The Submission also provided statistical information from the Court's 2008 Annual Review which shows the number of cases filed, completed and pending in its civil, criminal and appellate levels. It notes that the NSW Supreme Court is the busiest Superior Court in Australia, facing demands greater than those placed on other courts of equivalent jurisdiction.
33. On the issue of legislative link with Federal Court Judges, the Submission proposed that legislation be enacted that will guarantee remuneration parity between Judges of the Supreme Court and Judges of the Federal Court.

Land and Environment Court

34. The submission from the Chief Judge supports the Supreme Court's submission to the Tribunal. He bases this view on the expanding jurisdiction of the court, increased efficiencies in administration and management and in the complexity of cases handled by the Court's Judges.
35. The Chief Judge also supports the introduction of legislation to address parity of remuneration. He notes that both Queensland and Victoria have such legislation in place.

Industrial Relations Commission of NSW (IRC)

36. The President of the Industrial Relations Commission provided a detailed submission and emphasised:
- Changes to jurisdiction, complexity of work and increased efficiencies and productivity of the Commission. Examples include.

- Workload transfer of the Government and Related Employees Appeals Tribunal and the Transport Appeals Boards into the Commission, pending the passing of legislation before 1 July 2010.
- The significant contribution of the “Bluescope process” in increasing the efficiency with which major industrial cases are dealt with.
- Notes that such changes may place a significant strain on the Commission’s resources that has been reduced by 60 percent since 2006.
- Supports the proposal to legislate for salary parity between Supreme Court Judges and Federal Court Judges as is the case with Queensland and Victoria. In this regard he notes that,
- The Industrial Court is now an eligible court for the purposes of the *Fair Work Act 2009* with jurisdiction to deal with contravention of civil remedy matters. Three Judges of the Commission perform dual roles.
- 7 members of the Commission have been appointed as members of *Fair Work Australia*, making them dual appointees.

District Court

37. The Chief Judge addresses the continuing efficiencies in the District Court over a number of years. He notes that by all objective criteria the NSW District Court is the busiest and yet the most efficient Court of equivalent jurisdiction in Australia.
38. The Chief Judge notes that the District Court has experienced an increase in complexity of its caseload both in criminal and in civil cases. He therefore considers that the increase provided to the Federal Court should be passed on to the District Court.
39. The Chief Judge considers that the existing 90% relativity between the Judges of the District Court and the Supreme Court should be retained and the relativity should be legislated.
40. The Chief Judge supports the introduction of legislation and notes that such legislation introduced in Victoria and Queensland extends to the District and Local Courts in those States.

Local Court

41. The Chief Magistrate supports the increase of 6 percent to the Local Court on the basis of improvements in efficiency and productivity within the Local Court over the last decade, despite increasing caseload and increased jurisdiction. He notes that the use of Table offences dealt with in the Local Court as opposed to trial or sentence in the District Court has significantly reduced the cost of administration of justice in NSW.
42. Like the Chief Judge of the District Court, the Chief Magistrate supports the extension of statutory linkage of judicial remuneration being extended to the District Court and Local Court.

Crown Prosecutors

43. The submission from the Senior Crown Prosecutor (SCP) has emphasised that the role of the Crown Prosecutors is to represent the interests of the State in criminal trial matters.
44. The SCP supports maintaining the linkage between Supreme Court Judges’ salaries and that of Crown Prosecutors.

45. In this regard it was noted that many of the Crown Prosecutors appear almost exclusively in the Supreme Court and the Court of Criminal Appeal. In addition, the complexity of the law and the percentage of complex cases within the Supreme Court has increased as has the complexity of matters prosecuted in the criminal jurisdiction within the District Court.
46. Figures provided by the SCP show that for the period 2007-2009 the total number of matters received increased by 12.6% whereas staff numbers had decreased. It was argued that the reason why the Crown Prosecutors are not falling behind is due to productivity improvements related to the efficiencies and effectiveness in the way cases are managed.
47. It was also pointed out to the Tribunal that recent legislative changes have meant that Crown Prosecutors no longer hold tenure but are appointed for periods of up to 7 years with the possibility of renewal. This has eroded the attractiveness of the office of Crown Prosecutor as a career choice for some barristers and if remuneration was to fall further behind other office holders it could mean that the quality of candidates could be diminished.

Director of Public Prosecutions (DPP) and Solicitor General

48. Both submissions argue for the retention of the existing arrangements linking their remuneration to that of a Supreme Court Judge on the basis of the historical salary relativity with the Supreme Court Judge and the fact that both the Director of Public Prosecutions and the Solicitor General are eligible for the Judges Pension Scheme. The DPP refers to the Second Reading Speech concerning the establishment of this office which provides reasons for the historical nexus.

Crown Advocate

49. The submission emphasised that the existing nexus between the salary of a Crown Advocate and that of a judge of the District Court should be retained. The submission also notes that traditionally the Crown Advocate has appeared in high profile and significant cases before the Supreme Court. Additionally, under section 10 of the *Crown Advocate Act 1979*, the Attorney General has delegated some of his powers, authorities, duties and functions to the Crown Advocate.

Submissions from Other Office Holders

50. Submissions from the Deputy Directors of Public Prosecutions, Commissioners, Land and Environment Court, Solicitor for Public Prosecutions, the Senior Public Defender and the Workers Compensation Commission all support retention of the existing relativities.
51. The Other Office Holders presented similar arguments to justify a 6% increase in remuneration based on increased complexity of the law, improvements made to increase productivity of work output and issues related to attraction in situations where tenure has been removed

Submission on behalf of the Department of Justice and Attorney General

The submission supports:

- The continuation of the 85% nexus between the salaries of State Supreme Court Judges and Federal Court Judges with salary of a High Court Judge.

- Supports the internal relativities for the judicial officers within the Judges Magistrates and Related Group.

Supports the flow on of the 6% to Supreme Court Judges on the bases of:

- the 85% nexus
 - the complexity of cases dealt with by the Supreme Court
 - the move to dual commissions for Federal Court and the Supreme Court judges
52. The Submission does not make a recommendation on whether the 6% should be passed on to other judicial officers in the Group (District Court Judges and Magistrates) but notes that if SOORT were to pass on this increase there would need to be a demonstrated “significant net increase” in workload, complexity and work value. In this regard the submission notes.
- There has been no material change in jurisdictions of the District and Local Courts in the last 12 months
 - Both District and Local Courts have seen some changes in caseload volumes.
53. The Submission suggests that if the 6 percent were not to be passed on to the other Judicial Officers, then SOORT could provide a non pensionable “parity allowance” for Supreme Court Judges only thus maintaining the nexus as well internal relativities.
54. For the non judicial officers in the Group, the submission notes that they were not part of the CRT decision and that in other jurisdictions it is rare for non judicial officers’ salaries to be linked to judicial salaries (exceptions to this are in Victoria and WA for the office of DPP).

Section 5 Review

55. The Tribunal in undertaking this review has considered the Report of the *Review of Remuneration Relativities among Australia’s Federal Courts* published in October 2009 by the CRT and notes that the underlying reason for passing on a 6 percent work value increase to Federal Court Judges was because:

“...The role of the Federal Court had expanded significantly over the years, to an extent greater than the normal increase in workload and complexity. Such a ‘normal increase’ tends to be the lot of every office in the Tribunal’s jurisdiction. With respect to the Federal Court, the Tribunal noted the increased breadth of law, including the number of legal cases and factual issues both across the caseload and within individual cases, which a Federal Court Judge must now consider to fulfil his or her day to day duties.”

As a result of this analysis

“...The Tribunal concluded that there was a work value case to increase the remuneration of Judges of the Federal Court by 6%.”

56. The CRT then proceeded to review the other judicial offices within its jurisdiction and, for reasons stated in its Report concluded that similar special increases should be passed on to these groups as well. In other words all federal Judges and Magistrates received the special increase of 6 percent.
57. In undertaking this review of the Judges, Magistrates and Related Group, the Tribunal has reviewed the submissions received carefully. The Tribunal also met with those representatives of this Group who sought to discuss their submissions and issues in person. The Tribunal also met with the Acting Director General of the Department of

Justice and Attorney General. The Tribunal wishes to place on record its appreciation for the work put in by the various office holders, taking time out from their busy schedules to prepare and provide their submissions on this matter.

58. The Tribunal concludes that in the main the findings of the Commonwealth Tribunal for the Federal Court apply equally to the State Supreme Court. The Tribunal notes that the Supreme Court administers Commonwealth laws as does the Federal Court, but also has a role in major crime and criminal appeal matters that does not apply to the Federal Court. In this regard therefore, the Supreme Court has a broader and more complex jurisdiction than the Federal Court.

Retention of Internal Relativities

59. The question that now arises for the Tribunal is whether the special increase should be limited to the Supreme Court only or should be passed on to some or all of the other Office Holders in this Group. In other words should the Tribunal, after reviewing all the issues, retain the existing relativities, some of which have been in place since the establishment of this Tribunal in 1976 or whether, by limiting the increase to the Supreme Court, establish new relativities with the other Office Holders.
60. The principle that underpins the system of internal relativities in remuneration is that no one Court or court officer operates in isolation. While each Court has its own jurisdiction there is a cascade of judicial authority in the administration of justice in this State. The Supreme Court is at the apex of the judicial system in NSW. Below it sits the District Court and below that sits the Local Court. Without these Courts the Supreme Court would not be able to operate effectively. The devolution of jurisdiction from the Supreme Court to the District Court and from the District Court to the Local Court means that the cases considered by the Supreme Court are, as is appropriate, the most serious. In the Tribunal's view, because of such devolution of jurisdiction, no one Court can be examined in isolation as there is interconnectedness between them.
61. The devolution of jurisdiction does not only mean that the Supreme Court considers only the most serious cases but conversely, the types of cases being considered by Judges and Magistrates in the District Court and Local Court respectively, are, increasingly more complex than was previously the case. This devolution also fuels efficiencies in the Courts and makes the administration of justice in NSW much less expensive and hence more accessible to the public.
62. In conclusion, the Tribunal considers that the work of the lower Courts contribute significantly to the ongoing and demonstrated efficiencies of the justice system in NSW and should therefore retain their existing relativities with the remuneration of the Supreme Court Judges.
63. The Tribunal has also noted the suggestion in the submission on behalf of the Department of Justice and Attorney General regarding the passing of a non pensionable allowance to retain the nexus as well as existing relativities.
64. The Judges Pension Scheme is an integral part of the overall remuneration available to judges. If judges' remuneration were to be reduced through the payment of non pensionable pay increases then its value would be diminished *vis-à-vis* remuneration for Federal Court Judges. This could ultimately impact on recruitment and retention of State Supreme Court Judges. It could also impact adversely on any proposal to link the salaries of State Supreme Court Judges to Federal Court Judges (see below).

65. The submission on behalf of the Department of Justice and Attorney General points out that there has been no material change in jurisdiction in the last 12 months. While this may be the case, this review has had regard to changes that have occurred since the last special review was undertaken ie 2003.

Non-Judicial Office Holders

66. While not specifically asked to review the retention of non-judicial officers within this Group, the Tribunal does note the comments of the Attorney General concerning this matter as well as those contained in the submission from the Department of Justice and Attorney General.
67. This Group falls into two broad categories ie the Core Group comprising, the Director of Public Prosecutions, the Solicitor General and the Crown Advocate and the balance of office holders in this Group, ie the Court Officer Group.
68. The Core Group, as noted above have been receiving judicial remuneration either since their creation (DPP and Crown Advocate) or since SOORT has been determining remuneration for office holders (Chairperson, Law Reform Commission).
69. The Office of the Director of Public Prosecutions was created as a result of the passing of the Director of Public Prosecutions Act 1986. In the Minister's Second Reading Speech on the Bill, he stated the following concerning the remuneration for this office.
- "...I wish to mention the conditions upon which the appointment of the director [of Public Prosecutions] will be made. To ensure that the community will be confident that the decisions of the director will be independent from political considerations, it is provided that the director will be appointed until the age of 65 years, with similar pension entitlements enjoyed by judges of this State. It is intended also that the director will be paid the same salary and allowances as a Supreme Court judge."*
70. The Premier's special reference to the Tribunal in respect of the office of Solicitor General dated 31 May 1978 noted the following.
- "...It is the Government's view that the remuneration of the Solicitor General must be upgraded in order to attract suitable senior members of the Bar to accept appointments as Solicitor General. With this in mind an increase to the level of Puisne [Supreme] Court Judge would be appropriate."*
71. The Office of Solicitor General is the senior Crown law officer of New South Wales. As noted in the former Premier's submission to the Tribunal, recruitment to this office is from the Senior Bar, ie the same pool of barristers considered for appointment to the Bench. The Tribunal also notes that this office, pursuant to section 3 of the Solicitor General Act 1969, may;
- "... (a) act as Counsel for Her Majesty and may perform such other duties and functions of Counsel as the Attorney General directs, when the office of Attorney General is vacant, or the Attorney General is absent from the State or is by reason of illness unable to exercise and discharge his or her powers, authorities, duties and functions, exercise and discharge any powers, authorities, duties and functions conferred or imposed on the Attorney General by or under any Act or incident by law to the office of the Attorney General" (emphasis added).*
72. Similarly the remuneration of the Crown Advocate has been linked to that of a District Court Judge following representations to the Tribunal by the Government in 1987. This arose from the widening of the responsibilities of this office from a

primary focus on criminal matters to civil matters as well. As was noted in the Government's submission concerning this office,

"...As a result there has been an inevitable increase in the frequency of proceedings in which Government Departments, authorities or agencies require representation, by counsel instructed by the Crown Solicitor's Office. The Crown Advocate is, after the Solicitor General, the most appropriate senior Counsel to represent the interests of the Crown in such proceedings and there has therefore been a concomitant accretion in the general civil law complexion of the appearance and advisings work of the Office."

73. These three office holders are the highest law offices representing the Crown and in each case the Government normally seeks appointment from senior barristers. There is a recognition therefore that the remuneration for each office not only reflects their standing, but is set at a level that will attract the best possible candidates. It is the Tribunal's view that any disturbance of the remuneration relativities for these offices would compromise this position. On this basis the Tribunal can see no reason why these long standing relativities should be disturbed.
74. The remaining office holders in this Group were included in Judges, Magistrates and Related Group in 2002. They were included because at the time there was a clear recognition by the Tribunal of the important role that these office holders played in the administration of justice in this State and by extension, their contribution to the efficiencies in the various Courts.
75. The submissions to the Tribunal as part of this review have reinforced this general view and it is the Tribunal's firm view that the existing relativities should not be disturbed on this occasion.
76. In coming to this view, the Tribunal has noted the comments of the Attorney General, but considers that the broad principles concerning the administration of justice in NSW remain valid. The Tribunal, therefore, considers that the view of the Attorney General is a statement of opinion but does not form part of the overall Government view. Otherwise the Tribunal would have been asked to specifically review these internal relativities.
77. The Tribunal also notes the CRT's comments concerning the non applicability of the special increase to non-judicial officers within the federal system of law and the CRT's expectation that this policy would be taken into account by State and Territory Tribunals.
78. While the federal system of judicial administration may support the conclusions of the CRT, it does not necessarily follow that such conclusions are applicable in the NSW system. Comment has already been made that the Federal Court does not consider murder trials which are exclusively State matters for judicial hearing and where the State is represented by Crown Prosecutors. Furthermore, Commissioners in the Industrial Relations Commission, and Commissioners in the Land and Environment Court consider matters arising in their respective jurisdictions. This has been confirmed by both the President of the Industrial Relations Commission and the Chief Judge of the Land and Environment Court.
79. For these reasons, the Tribunal concludes that any increase passed on to Supreme Court Judges must also be applied to the Judges of the District Court and to Magistrates and the other non-judicial officers in this Group because they too contribute to the effective operation and administration of justice in this State.

Section 6 Linking Salaries of Supreme Court Judges to Federal Court Judges by way of Legislation

80. The Tribunal has been asked to express its view on the appropriateness of legislating for salary parity between Supreme Court Judges and Federal Court Judges arising from the move to provide State Judges with dual commissions. Similar legislative provisions currently exist in Victoria and Queensland.
81. The Tribunal has considered this matter carefully and has already noted how the Supreme Court also administers Commonwealth laws. The fact that the Supreme Court and Federal Court are both considered superior Courts of record also suggests a commonality between them. In addition, the Tribunal has noted that the Supreme Court and Federal Court recruit from the same group of barristers. Finally, while most State and Territory Tribunals make their own inquiries before determining judicial remuneration, none have ever made such determinations without having regard to the 85 percent Nexus. What the Tribunal is being asked to comment upon, in effect, is formalising the Nexus through legislation.
82. This is not uncommon within the current remuneration framework for Judges in New South Wales. Judges of the Land and Environment Court and the Industrial Relations Commission are linked by statute to the remuneration of a Supreme Court Judge. Similar statutory arrangements are in place for the Chief Judge of the District Court.
83. It is envisaged that legislation introduced would formally link the salary of a Supreme Court Judge to a Federal Court Judge. There is also precedent for such cross jurisdictional arrangements. The salaries of Members of NSW Parliament are directly linked to the salaries of their federal counterparts. Section 4 of the Parliamentary Remuneration Act 1989 provides that,
- “...The basic salary is, for the purposes of this Act, the amount of the annual allowance by way of salary payable under the law of the Commonwealth to a Member of the House of Representatives who is not entitled to any additional salary, less \$500.”*
84. The Tribunal therefore supports linking the salaries of Supreme Court Judges to the salaries of Federal Court Judges by legislation. The Tribunal also considers that such linkage should apply to the other two Courts within the State jurisdiction i.e. the District Court and the Local Court. Given the interconnectedness of the court system in this State, the Tribunal considers there is a compelling case to link the salaries of the various Courts through legislation. The Tribunal would be prepared to offer its assistance in facilitating such an initiative.
85. In examining this issue the Tribunal has reviewed the range of benefits available to Judges in State and Federal jurisdictions. As in 2002, the Tribunal has concluded that overall the difference in benefits is not sufficient to warrant special consideration.
86. One benefit that will need further consideration if the statutory link is introduced, however, is the Conveyance Allowance. Federal Judges are provided with a private plated motor vehicle at no cost whereas Supreme Court Judges do not have access to such arrangements. It will be noted that this difference in availability of cars has been a long standing issue with the Tribunal providing Supreme Court Judges additional remuneration to compensate for the motor vehicle. The most recent iteration of this arrangement is the Conveyance Allowance.
87. In Queensland and Victoria where there is a statutory link with Federal Court Judges' salaries, Judges in those States also receive private plated motor vehicles at no cost or at minimal cost. Any similar link between Supreme Court Judges and Federal Court

Judges will require an assessment of how the Conveyance Allowance will be accommodated. Again the Tribunal is prepared to assist in any such consideration.

Section 7 Conclusions

88. The Commonwealth Remuneration Tribunal on 1 November 2009 determined an additional increase of 6 percent over the 18 month period between November 2009 and May 2011 to be paid in 1.5 percent increases every 6 months. The disallowance period of the Commonwealth Parliament has now expired and the determination has been implemented. Two such increases have already been paid which means that the salary of a Federal Court Judge is 3 percent higher than that of a Supreme Court Judge.
89. The Tribunal, after considering the views of the Assessors, will make a determination increasing the remuneration of the Judges, Magistrates and Related Group by 3 percent (2x1.5%) effective on and from the date of the Special Reference from the Minister i.e. 20 April 2010. The Tribunal will consider the timing of the remaining 3 percent at the time of the annual review which takes effect on and from 1 October 2010.
90. The Tribunal further considers that the remuneration of the Supreme Court Judges should be linked through legislation with the remuneration of Federal Court Judges. The Tribunal also considers that there is a compelling case to similarly link the remuneration of District Court Judges and Magistrates to the remuneration of a Supreme Court Judge. Any such link will be a matter for Parliament and would need to have due regard to the treatment of the Conveyance Allowance. The simplest approach is to replace the Allowance with private plated motor vehicles ensuring no net cost to the State. This issue is a matter for the Government.
91. As this was a review of the special increase determined by the Commonwealth Tribunal, no consideration has been given as to the quantum of the Conveyance Allowance at this time. As is normally the case, the Allowance will be reviewed at the time of annual review. The Tribunal has, however, noted that there has been some movement in travelling allowances and has adjusted these in line with the current Australian Taxation Office rates.

Statutory and Other Offices Remuneration Tribunal

ALEX SMITH

Dated: 30 July 2010

ANNEXURE A

DETERMINATION No 1

REMUNERATION OF JUDGES – effective on and from 20 April 2010

	Salary \$ per annum
Chief Justice of the Supreme Court	\$396,150
President of the Court of Appeal	\$370,940
President of the Industrial Relations Commission	\$370,940
Judge of the Supreme Court	\$354,030
President, Workers Compensation Commission	\$354,030
Vice-President of the Industrial Relations Commission	\$354,030
Deputy President of the Industrial Relations Commission	\$354,030
Judge of the District Court	\$318,630
Associate Judge or acting Associate Judge (under the Supreme Court Act 1970)	\$318,630

DETERMINATION No 2**REMUNERATION OF MAGISTRATES – effective on and from 20 April 2010**

	Salary \$ per annum
Chief Magistrate	\$318,630
Deputy Chief Magistrate	\$269,240
State Coroner	\$269,240
Chief Industrial Magistrate	\$259,360
Magistrate	\$254,900
Chairperson Victims Compensation Tribunal (NOTE 2)	\$254,900
Children's Magistrate	\$254,900
Deputy State Coroner	\$254,900

NOTE 2: When a more senior Magistrate is appointed to the office then he or she shall retain his or her present salary level.

DETERMINATION No 3**REMUNERATION OF RELATED OFFICE HOLDERS – effective on and from 20 April 2010**

	Salary \$ per annum
Chairperson, Law Reform Commission	\$354,030
Solicitor-General	\$354,030
Director of Public Prosecutions	\$354,030
Crown Advocate	\$318,630
Deputy Director of Public Prosecutions	\$318,630
Senior Crown Prosecutor	\$286,760
Senior Public Defender	\$286,760
Deputy Senior Crown Prosecutor	\$258,080
Deputy Senior Public Defender	\$258,080
Solicitor for Public Prosecutions	\$258,080
Deputy Presidents, Workers Compensation Commission	\$258,080
Senior Commissioner Land and Environment Court	\$247,820
Crown Prosecutor	\$235,780
Public Defender	\$235,780
Commissioner Land and Environment Court	\$233,660
Commissioner Industrial Relations Commission	\$233,660

DETERMINATION No 4**ACTING JUDGES***Supreme Court*

The following rate shall be paid for each ordinary court working day on which the Acting Judge is occupied in the performance of judicial duties.

Acting Judge of the Supreme Court \$1,535 per day

District Court

The following rate shall be paid for each ordinary court working day on which the Acting Judge is occupied in the performance of judicial duties as designated by the Chief Judge in the District Court.

Acting Judge of the District Court \$1,380 per day

Workers Compensation Commission

Acting Deputy President of the
Workers Compensation Commission \$1,070 per day

DETERMINATION No 5**CONVEYANCE ALLOWANCE**

Full time Office Holders receiving salary equivalent to a Supreme Court Judge or higher shall be entitled to a Conveyance Allowance of \$22,000 pa.

Full time Office Holders receiving salary equivalent to a District Court Judge shall be entitled to a Conveyance Allowance of \$19,800 pa.

Full time Office Holders receiving salary below that of a District Court Judge shall be entitled to a Conveyance Allowance of \$15,840 pa.

The Conveyance Allowance determined here shall not count towards Judges' pension or for superannuation purposes.

DETERMINATION OF THE REMUNERATION OF JUDGES, MAGISTRATES AND RELATED GROUP ON AND FROM 20 April 2010

DETERMINATION No 6

Annual Leave Loading

An annual leave loading shall be payable on the same terms and conditions as are applicable to officers and employees of the Public Service of New South Wales, as set out in Section 6-17.12 to 6-17.17 of the Premier's Department Personnel Handbook, to each of the following office holders:

Magistrates Group listed in Annexure B of this Determination
Office Holders listed in Annexure C of this Determination
Deputy President of the Industrial Relations Commission (not being a judicial member)

**The Statutory and Other Offices
Remuneration Tribunal**

ALEX SMITH
Dated: 30 July 2010

Report and Determination – Travel Allowances for NSW Judges and Magistrates

REPORT

Background:

1. Remuneration" is defined in the Statutory and Other Offices Remuneration Act 1975, as salary and allowances payable to office holders. Judges and magistrates are holders of offices specified in Schedule 1 of the Act.
2. "Allowance" is defined as follows

"allowance does not include a travelling or subsistence allowance, but includes a travelling or subsistence allowance for travel within Australia by the holder of an office specified in Schedule 1 who is:

*a Judge or Acting Judge of a court, or
any other judicial officer (within the meaning of the Judicial Officers Act 1986)
nominated by the Minister by notice in writing to the Tribunal for the purposes of this definition.*

3. The Tribunal in this determination will be setting rates for overnight stays in capital cities, for overnight stays in areas other than capital cities and meal rates for day or part of day absences from headquarters. The Tribunal has also determined the conditions upon which the rates are to be paid.

Current Review:

4. For the current review the Tribunal has had regard to movements in the travel rates as published in the Australian Taxation Office's Ruling 2009/15 and the rates adopted for the NSW Public Sector generally. In particular, the daily rates for travel to Wollongong and Newcastle have been updated for both Judges and Magistrates.
5. The Tribunal also undertook a survey of accommodation rates in regional New South Wales.

Principles Adopted:

6. In making its determinations on travel allowance rates the Tribunal has adopted a number of guiding principles as set out hereunder.
 - (a) Travelling allowances are intended to meet the costs necessarily incurred by Judges and Magistrates who are required to travel away from home/place of work on official business. Such costs include accommodation, meals and incidental expenses.
 - (b) Allowances are provided to ensure that an officer is not financially disadvantaged as a result of having to travel on official business.
 - (c) Office holders are not expected to gain or lose financially as a result of travelling on official business.
 - (d) Where an office holder is accommodated in private, non-commercial accommodation such as the home of a family member or friend, a rate of one third of the specified rate is payable, rounded upwards to the nearest dollar.

Conclusions:

7. In making its determination the Tribunal has had regard to the current travel allowance rates contained in Taxation Ruling 2009/15. Non metropolitan accommodation rates and meal rates have also been adjusted as set out in the Determination.
8. After reviewing the survey of intra state accommodation and meal costs, the Tribunal makes the following determination (Determination No 7) effective on and from 20 April 2010.

**Statutory and Other Offices
Remuneration Tribunal**

ALEX SMITH
Dated: 30 July 2010

DETERMINATION No 7**TRAVEL ALLOWANCES FOR JUDGES AND MAGISTRATES- effective from 20 April 2010**

Pursuant to section 13 of the Act the Tribunal determines that the travel allowances for Judges and Magistrates will be as follows effective on and from 20 April 2010.

A Travel necessitating an overnight stay

Capital City Rates	
Adelaide	\$358.55
Brisbane	\$380.55
Canberra	\$379.35
Hobart	\$344.55
Perth	\$424.55
Darwin	\$414.15
Melbourne, Sydney	\$414.55
Newcastle and Wollongong	\$339.55
Other Areas	\$339.55

CONDITIONS

General conditions are to be as determined from time to time by the Attorney General. In addition the following specific conditions will apply.

The full daily travel allowance rate is to be paid only where the judge/magistrate stays overnight at commercial accommodation. Where the judge/magistrate stays overnight at non commercial accommodation then one third of the daily rate is to be paid.

Where travel is for a period in excess of 24 hours then meal expenses for the final part day are to be paid.

B Meal Allowances for travel NOT involving an overnight stay

Breakfast	\$22.30
Lunch	\$25.00
Dinner	\$43.00

**Statutory and Other Offices
Remuneration Tribunal**

ALEX SMITH
Dated: 30 July 2010

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

GREATER TAREE CITY COUNCIL

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

Naming of Public Infrastructure

NOTICE is hereby given that Greater Taree City Council, in pursuance of the above act and regulations, has named the four crossings on The Big Run at Wherrol Flat as:

- James O'Brien Crossing.
- McPherson Crossing.
- Johnston Crossing.
- Henshaw Crossing.

GERARD JOSE, General Manager, Greater Taree City Council, PO Box 482, Taree NSW 2430. [5397]

MUSWELLBROOK SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Public Road

NOTICE is hereby given that, pursuant to section 10 of the Roads Act 1993, the land described in the Schedules below is dedicated as public road. S. McDONALD, General Manager, Muswellbrook Shire Council, PO Box 122, Muswellbrook NSW 2333.

SCHEDULE 1

Lots 1 to 29 inclusive of DP 114791, Parish of McDonald, County of Phillip, known as Myrtle Gully Road.

File No.: 580.045.

SCHEDULE 2

Lots 3, 5 and 6, DP 1142149, Parish of Wybong, County of Brisbane, part of Ridglands Road.

File No.: 580.040. [5398]

THE HILLS SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE HILLS SHIRE COUNCIL declares with the approval of His Excellency the Lieutenant Governor that the land described in Schedule 1 below, excluding the interests described in Schedule 2 below and excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for public road.

Dated at Castle Hill this thirteenth day of August 2010. DAVE WALKER, General Manager, The Hills Shire Council, PO Box 75, Castle Hill NSW 1765.

SCHEDULE 1

Lot 11, DP 1148832

SCHEDULE 2

Right of Carriageway 6.245 wide and variable (DP 266785) shown marked (A) in DP 1148832.

Easement Transmission Line 9 Wide (Vide Q62212) shown marked (B) in DP 1148832.

Easement to Drain Water 2 wide (DP 266785) shown marked (C) in DP 1148832. [5399]

YASS VALLEY COUNCIL

Roads Act 1993, Section 162

Roads Re-Naming

NOTICE is hereby given that Yass Valley Council, pursuant to the abovementioned Act, has re-named the following roads located within Yass Valley Council. DAVID ROWE, General Manager, Yass Valley Council, PO Box 6, Yass, NSW, 2582.

Current Road Name	New Road Name	Location
Hatton Drive	Burgess Place	From McKenna Ave to the cul-de-sac

[5400]

YOUNG SHIRE COUNCIL

Roads Act 1993, section 10

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 10 of the Roads Act 1993, the land held by Council as described in the Schedule below is hereby dedicated as public road.

Dated at Young this 10th day of August 2010. PETER VLATKO, General Manager, Locked Bag 5, Young NSW 2594.

SCHEDULE

Lot 2, DP 1104714

[5401]

ESTATE NOTICES

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of MAURICE STANLEY REEVE late of Castle Hill in the State of New South Wales, retired, who died on 3 March 2010 must send particulars of the claim to the executors, Richard George Reeve, Robert Charles Reeve and Carolyn Joyce McKenzie, care of Truman Hoyle Lawyers, Level 11, 68 Pitt Street Sydney NSW, within 31 days from the publication of this notice. After that time and after six months from the date of the death of the deceased the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executors have notice. Probate was granted in New South Wales on 6 August 2010. TRUMAN HOYLE, Lawyers, Level 11, 68 Pitt Street Sydney NSW, DX 263 SYDNEY, ref: SR 91670, tel.: 9226 9888.

[5402]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of AGNES KINNIBURGH RICKETTS, late of Cherrybrook, in the State of New South Wales, who died on 25 May 2010, must send particulars of the claim to the legal representative for the estate at care of Fordham Lawyers, Solicitors, Highbury, 12 Station Street, West Ryde NSW 2114, within 31 days from publication of this notice. After that time the legal representative intends to distribute the property in the estate unless an application or notice of intended application for a family provision order is received by the legal representative. Probate was granted in New South Wales on 6 August 2010. FORDHAM LAWYERS, Solicitors, 12 Station Street, West Ryde NSW 2114 (PO Box 107, West Ryde NSW 1685) (DX 27551, West Ryde), tel.: (02) 9858 1533. [5403]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of CHARLES HASTINGS MARTIN, late of Glenorie, in the State of New South Wales, who died on 16 March 2010, must send particulars of the claim to the legal representative for the estate care of Barton & Co, Solicitors, of 128/121-133 Pacific Highway, Hornsby, within one (1) calendar month from publication of this notice. After that time the legal representative intends to distribute the property in the estate unless an application or notice of intended application for a family provision order is received by the legal representative. Probate was granted in New South Wales on 30 July 2010. MESSRS BARTON & CO, Solicitors, 128/121-133 Pacific Highway, Hornsby NSW 2077 (PO Box 344), tel.: (02) 9476 1744. Reference: DFB/RS. [5404]

NOTICE of intended distribution of estate. – Any person having any claim upon the Estate of ZENA MOLLIE KIMBERLEY, late of Balgowlah in the State of New South Wales, Widow, who died on 6 April 2010, must send particulars of his/her claim to the Executor John David de Mestre care of John de Mestre & Co Pty Ltd solicitors Level 10, 99 Elizabeth Street Sydney NSW 2000 within one month from publication of this notice. After that time the Executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 7 July 2010. JOHN DE MESTRE & Co, Lawyers, Level 10, 99 Elizabeth Street, SYDNEY NSW 2000, (DX 1224 Sydney), ref.: ADH 5463, tel.: 9221.3966. [5405]

COMPANY NOTICES

NOTICE of voluntary winding up of company. – Corporation Act 2001, Section 491 (2) (b). – REDSTONE & CO PTY LIMITED (in liquidation) ACN 000 422 524. – Notice is hereby given that at a general meeting of the members of the company held on 6 August 2010, it was resolved that the company be wound up voluntarily and that, David M. Duff of Gillespies (Southern Highlands) Chartered Accountants, 20 Bundaroo Street, Bowral NSW 2576 be appointed as liquidator for the purpose of the winding up. Dated 6 August 2010. DAVID M. DUFF, Liquidator, Gillespies (Southern Highlands), Chartered Accountants, 20 Bundaroo Street, Bowral NSW 2576. [5406]

NOTICE of members' voluntary winding up.–HMDC PTY LTD, ACN 102 561 044.–Notice is hereby given that on 30th day of July 2010, a members' resolution was passed that the company be wound up voluntarily and that Richard Bruce Kellow be appointed liquidator. R. B. KELLOW, Liquidator, c.o. Kellow Parbery & Associates Pty Limited, CPA's, 24 Church Street, Bega NSW 2550, tel.: (02) 6492 1433. [5407]

NOTICE of voluntary winding up of company. – Corporation Act 2001, Section 491 (2) (b). – VERNES PTY LIMITED (in liquidation) ACN 001 223 892. – Notice is hereby given that at a general meeting of the members of the company held on 6 August 2010, it was resolved that the company be wound up voluntarily and that, David M. Duff of Gillespies (Southern Highlands) Chartered Accountants, 20 Bundaroo Street, Bowral NSW 2576 be appointed as liquidator for the purpose of the winding up. Dated 6 August 2010. DAVID M. DUFF, Liquidator, Gillespies (Southern Highlands), Chartered Accountants, 20 Bundaroo Street, Bowral NSW 2576. [5408]

SINGLETON COUNCIL

Sale of Land for Overdue Rates and Charges

Local Government Act 1993

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 (c)</i>	<i>Amount of all other rates and charges due and in arrears</i>	<i>Interest accrued on amount in column (e)</i>	<i>Total</i>
<i>(a)</i>	<i>(b)</i>	<i>(c)</i>	<i>(d)</i>	<i>(e)</i>	<i>(f)</i>	<i>(g)</i>
Trustees Camberwell Hall	Lot 2 Section 13 DP 758214 3 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 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 pm.

SCOTT GREENSILL,
General Manager

Singleton Council
PO Box 314
SINGLETON NSW 2330

[5409]

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