

Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Week No. 21/2003

Friday, 23 May 2003

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Close of business every Wednesday

Except when a holiday falls on a Friday, deadlines will be altered as per advice given on this page.

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 87
Friday, 16 May 2003

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SPECIAL SUPPLEMENT

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT 1912

Appointment of Pre-poll Voting Place
Londonderry State Electoral District
New Election

I hereby declare the place set out below to be an appointed place for the purposes of section 114P of the Parliamentary Electorates and Elections Act 1912.

I hereby further declare the days and hours specified in respect of the appointed place to be the appointed days and hours for the purpose of the abovesaid section.

State Electoral Office

Level 20 207 Kent St Sydney

19 to 23 May 2003: 9am to 5pm

26 to 30 May 2003: 9am to 5pm

J. WASSON,
Electoral Commissioner

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 88
Monday, 19 May 2003

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SPECIAL SUPPLEMENT

THE FAIR TRADING ACT 1987

INTERIM PROHIBITION ORDER

SECTION 30(1)

I, Reba Meagher, Minister for Fair Trading,

1. having referred for consideration by the Products Safety Committee, pursuant to section 28 (1) of the Fair Trading Act 1987 ("the Act"), each of the questions prescribed by section 28 (3) in relation to goods of the kind specified in the Schedule; and
2. considering that such goods are so dangerous that their supply should, in the interests of public safety, be prohibited or restricted immediately,

HEREBY:

3. unconditionally prohibit the supply of goods of the kind specified in the Schedule pursuant to s.30 (1) of the Act; and
4. declare that this Order shall expire three (3) months after the date of its publication in the New South Wales *Government Gazette*.

DATED this 16th day of May 2003

REBA MEAGHER, M.P.,
Minister for Fair Trading

SCHEDULEGoods:

Any ball, figurine or other object (whether or not containing liquid) made of soft plastic, rubber, gelatinous, or similar substance (whether or not the ball, figurine or other object is covered with soft spikes or depictions of sports balls, eyes, animals, or some other design) which is connected by a stretchable or elastic cord to a finger ring, including but not limited to the:

- “Yo Yo Water Ball”
- “Yo Yo Water Hammer Ball”
- “Yo Yo Sports Ball”
- “Yo Yo Meteoric Ball”
- “Yo Yo Light Ball”
- “Wonderful Squeezing Liquid Yo-Yo Ball”
- “Yo Yo Smile Water Ball”
- “Kids ‘r’ Cool Yo Yo Ball”

REFERRAL TO THE PRODUCTS SAFETY COMMITTEE

SECTION 28 (1) OF THE FAIR TRADING ACT 1987

The Products Safety Committee
C/- The Office of Fair Trading
Enterprise House
1 Fitzwilliam Street,
PARRAMATTA NSW 2150

Pursuant to section 28 (1) of the Fair Trading Act 1987 ("the Act"), I, Reba Meagher, Minister for Fair Trading, hereby refer to the Products Safety Committee ("the Committee") for its consideration in respect of goods of the kind specified in Schedule 1, the prescribed questions specified in section 28 (3) of the Act which are set out in Schedule 2.

DATED this 16th day of May 2003.

REBA MEAGHER, M.P.,
Minister for Fair Trading

SCHEDULE 1Goods:

Any ball, figurine or other object (whether or not containing liquid) made of soft plastic, rubber, gelatinous, or similar substance (whether or not the ball, figurine or other object is covered with soft spikes or depictions of sports balls, eyes, animals, or some other design) which is connected by a stretchable or elastic cord to a finger ring, including but not limited to the:

- “Yo Yo Water Ball”
- “Yo Yo Water Hammer Ball”
- “Yo Yo Sports Ball”
- “Yo Yo Meteoric Ball”
- “Yo Yo Light Ball”
- “Wonderful Squeezing Liquid Yo-Yo Ball”
- “Yo Yo Smile Water Ball”
- “Kids ‘r’ Cool Yo Yo Ball”

SCHEDULE 2

Questions:

- (a) the question whether the supply of the goods should, because they are dangerous, or are a possible source of danger, be prohibited or should be allowed only subject to conditions or restrictions to be specified by the Committee; and
- (b) the question whether the goods should be the subject of a recall order under Part 3 Division 3 of the Act.

Submissions Close 13 June 2003

Written Submissions to:

The Executive Officer
Products Safety Committee
PO Box 972 Parramatta 2124

Or safety@fairtrading.nsw.gov.au



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 89
Friday, 23 May 2003

Published under authority by the Government Printing Service

LEGISLATION

Proclamations



New South Wales

Proclamation

under the

Public Finance and Audit Act 1983 No 152

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 45B (1) of the *Public Finance and Audit Act 1983*, do, by this my Proclamation, amend Schedule 3 to that Act as follows:

(a) by omitting the matter relating to the following:

Department of Fair Trading
Department of Industrial Relations
Department of Information Technology and Management
Department of Land and Water Conservation
Department of Planning
Police Service
Department of Public Works and Services
Department of Transport

(b) by inserting in alphabetical order of Departments:

Department of Commerce	Director-General of the Department
Department of Lands	Director-General of the Department
NSW Police	Commissioner for Police

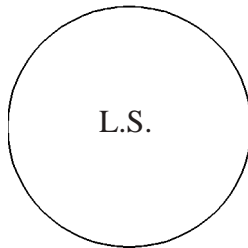
Proclamation

Explanatory note

Department of Sustainable Natural Resources	Director-General of the Department
Transport Co-ordination Authority	Director-General of the Authority
Department of Urban and Transport Planning	Director-General of the Department

Signed and sealed at Sydney, this 14th day of May 2003.

By Her Excellency's Command,



MICHAEL EGAN, M.L.C.,
Treasurer

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to amend the list of departments in Schedule 3 to the *Public Finance and Audit Act 1983* so as to reflect the administrative changes made by the *Public Sector Employment and Management (General) Order 2003* and the change of name of the Police Service to NSW Police.

Regulations



New South Wales

Coroners Amendment Regulation 2003

under the

Coroners Act 1980

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Coroners Act 1980*.

BOB DEBUS, M.P.,
Attorney General

Explanatory note

The object of this Regulation is to increase from \$236.80 to \$500 the fee payable to a medical practitioner for carrying out, and preparing a report on, an internal examination of the 3 cavities of a dead person's body in accordance with an order or request of a coroner.

This Regulation is made under the *Coroners Act 1980*, including sections 52 and 58 (the general regulation-making power).

Clause 1 Coroners Amendment Regulation 2003

Coroners Amendment Regulation 2003

under the

Coroners Act 1980

1 Name of Regulation

This Regulation is the *Coroners Amendment Regulation 2003*.

2 Amendment of Coroners Regulation 2000

The *Coroners Regulation 2000* is amended as set out in Schedule 1.

Coroners Amendment Regulation 2003

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Schedule 1 Fees payable to medical practitioners

Omit “\$236.80” from item 2. Insert instead “\$500”.



New South Wales

Mine Subsidence Compensation Amendment (Contributions) Regulation 2003

under the

Mine Subsidence Compensation Act 1961

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Mine Subsidence Compensation Act 1961*.

KERRY HICKEY, M.P.,
Minister for Mineral Resources

Explanatory note

The object of this Regulation is to prescribe the rates (per dollar of land value) at which contributions to the Mine Subsidence Compensation Fund payable by certain colliery proprietors are to be calculated for the 2002 calendar year.

This Regulation is made under the *Mine Subsidence Compensation Act 1961*, including sections 11 (Contributions to be paid by colliery proprietors to Fund) and 18 (the general regulation-making power).

Clause 1 Mine Subsidence Compensation Amendment (Contributions) Regulation
2003

Mine Subsidence Compensation Amendment (Contributions) Regulation 2003

under the

Mine Subsidence Compensation Act 1961

1 Name of Regulation

This Regulation is the *Mine Subsidence Compensation Amendment
(Contributions) Regulation 2003*.

2 Amendment of Mine Subsidence Compensation Regulation 2002

The *Mine Subsidence Compensation Regulation 2002* is amended as
set out in Schedule 1.

Mine Subsidence Compensation Amendment (Contributions) Regulation
2003

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Rate of contribution to mine subsidence compensation fund for 2002

(Clause 4)

Column 1	Column 2
Colliery holding	Rate (in \$)
Aberdare North	Excepted
Airly	0.00118
Angus Place	0.04651
Antiene	Excepted
Appin	0.02980
Avon	Excepted
Avondale	0.00049
Baal Bone	0.07016
Bargo	Excepted
Bayswater No 2	0.46205
Bellambi West	0.00435
Bengalla	0.06041
Berrima	0.00364
Bloomfield	0.00613

Page 3

Mine Subsidence Compensation Amendment (Contributions) Regulation
2003

Schedule 1 Amendment

Column 1	Column 2
Colliery holding	Rate (in \$)
Blue Mountains	0.02000
Boggabri	0.00056
Brimdale	Excepted
Brimstone	Excepted
Brimstone Extended	Excepted
Bulli Main	Excepted
Camberwell	0.02697
Canyon	1000.00
Cardiff Borehole	Excepted
Chain Valley	0.02295
Charbon	0.01364
Clarence	0.03504
Coal Cliff	0.00074
Cooranbong	0.02528
Cordeaux	0.00205
Cullen Valley	0.09008
Cumnock No 1	0.01613
Dartbrook	0.05158
Dendrobium	Excepted
Donaldson Coal	0.01131

Mine Subsidence Compensation Amendment (Contributions) Regulation
2003

Amendment

Schedule 1

Column 1	Column 2
Colliery holding	Rate (in \$)
Drayton	0.05920
Duralie	0.00043
Elouera	0.01590
Enhance Place	0.02233
Fernbrook	0.00333
Glendell	Excepted
Glennies Creek	0.00696
Gunnedah	0.00667
Hunter Valley Extended	0.00133
Hunter Valley Operations	0.03783
Huntley	0.00035
Invincible	0.00426
Ivanhoe No 2	0.02827
John Darling	Excepted
Kandos No 3	0.00200
Kemira	0.00051
Lambton	Excepted
Lemington	0.04466
Liddell	0.02459
Lithgow Valley	Excepted

Page 5

Mine Subsidence Compensation Amendment (Contributions) Regulation
2003

Schedule 1 Amendment

Column 1	Column 2
Colliery holding	Rate (in \$)
Mandalong Mine	0.00343
Maules Creek	0.00049
Metropolitan	0.02854
Mitchells Flat	0.00057
Mount Thorley	0.04869
Mt Owen	0.06550
Munmorah	0.02061
Muswellbrook	0.02508
Myuna	0.04183
Narama	0.06238
Nardell Underground	0.01081
Nattai	0.00156
New Wallsend No 2	0.07958
Newdell	Excepted
Newstan	0.03045
North Cliff	Excepted
Northern	Excepted
Preston & Preston Extended Tunnel	0.01250
Ravensworth East	Excepted
Ravensworth No 2	0.00360

Mine Subsidence Compensation Amendment (Contributions) Regulation
2003

Amendment

Schedule 1

Column 1	Column 2
Colliery holding	Rate (in \$)
Rixs Creek	0.02039
Sandy Creek	Excepted
Saxonvale	0.05500
Southland	0.03607
Springvale	0.04120
Stratford	0.04600
Tahmoor	0.02074
Tower	0.03051
Ulan No 2	0.08847
United	0.02352
Valley No 1	0.01667
Valley No 3	0.02941
Vickery	0.00260
Wallarrah	0.02172
Wallerawang	0.00426
Wambo	0.07434
Warkworth	0.05958
West Cliff	0.03713
West Wallsend	0.06672
Western Main	0.00250

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Mine Subsidence Compensation Amendment (Contributions) Regulation
2003

Schedule 1 Amendment

Column 1	Column 2
Colliery holding	Rate (in \$)
Westside	0.00407
Whitehaven	0.03975
Wyee	0.03034



New South Wales

Public Finance and Audit Amendment (Coffs Harbour Technology Park Ltd) Regulation 2003

under the

Public Finance and Audit Act 1983

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Finance and Audit Act 1983*.

MICHAEL EGAN, M.L.C.,
Treasurer

Explanatory note

Division 4 of Part 3 of the *Public Finance and Audit Act 1983* (**the Act**) enables the Auditor-General, at the request of the Treasurer, a Minister or certain other persons, to audit statutory bodies to which section 44 of the Act applies.

The object of this Regulation is to prescribe, under section 44 (1) (a) of the Act, Coffs Harbour Technology Park Ltd ABN 38 096 983 710 as a statutory body for the purposes of Division 4 of Part 3 of the Act.

This Regulation is made under the *Public Finance and Audit Act 1983*, including sections 44 and 64 (the general regulation-making power).

Clause 1 Public Finance and Audit Amendment (Coffs Harbour Technology Park Ltd)
Regulation 2003

Public Finance and Audit Amendment (Coffs Harbour Technology Park Ltd) Regulation 2003

under the

Public Finance and Audit Act 1983

1 Name of Regulation

This Regulation is the *Public Finance and Audit Amendment (Coffs Harbour Technology Park Ltd) Regulation 2003*.

2 Amendment of Public Finance and Audit Regulation 2000

The *Public Finance and Audit Regulation 2000* is amended by inserting after clause 20 (1) (ap):

(aq) Coffs Harbour Technology Park Ltd.



New South Wales

Public Finance and Audit Amendment (Shared Services) Regulation 2003

under the

Public Finance and Audit Act 1983

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Public Finance and Audit Act 1983*.

MICHAEL EGAN, M.L.C.,
Treasurer

Explanatory note

The object of this Regulation is to amend the *Public Finance and Audit Regulation 2000* to nominate officers that are to be recognised as officers of an authority for the purposes of sections 12 and 13 of the *Public Finance and Audit Act 1983*. The effect of this is that these officers may, within the limits of their delegation, incur or commit to expenditure from the Consolidated Fund.

This Regulation is made under the *Public Finance and Audit Act 1983*, including sections 4 and 64 (the general regulation-making power).

Clause 1 Public Finance and Audit Amendment (Shared Services) Regulation 2003

Public Finance and Audit Amendment (Shared Services) Regulation 2003

under the

Public Finance and Audit Act 1983

1 Name of Regulation

This Regulation is the *Public Finance and Audit Amendment (Shared Services) Regulation 2003*.

2 Amendment of Public Finance and Audit Regulation 2000

The *Public Finance and Audit Regulation 2000* is amended as set out in Schedule 1.

Public Finance and Audit Amendment (Shared Services) Regulation 2003

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 17 Definitions of “authority” and “officer of an authority”

Insert after clause 17 (7):

- (8) For the purposes of the definition of *officer of an authority* in section 4 (1) of the Act, the persons holding the positions in the Shared Services Group that are specified in Part A of the Table to this subclause are prescribed as officers in relation to the authorities specified in Part B of the Table, but only for the purposes of exercising functions under sections 12 and 13 of the Act.

Table

Part A

Director VSA Shared Services
Manager VSA Finance Services
Senior Accountant
Systems Accountant
Accountant and Client Service Officer
Compliance Accountant
Accounts Supervisor
Manager VSA HR Services
Employee Services Manager
HR Client Services Officer
Learning and Development Coordinator
Payroll Services Coordinator/System Administrator
OHS Coordinator
Manager VSA IT Services
IT Contract and Client Service Manager
IT Project and Client Service Coordinator

Public Finance and Audit Amendment (Shared Services) Regulation 2003

Schedule 1 Amendment

Part B

Tourism New South Wales

Royal Botanic Gardens and Domain Trust

Centennial Park and Moore Park Trust

(9) In subclause (8):

Shared Services Group means the Shared Services Group, established under the Co-operation Agreement, for the VSA Shared Services Arrangement, Version 4, dated 1 August 2002, between Tourism New South Wales, Royal Botanic Gardens and Domain Trust and the Centennial Park and Moore Park Trust.

- (10) For the purposes of the definition of ***officer of an authority*** in section 4 (1) of the Act, the persons holding the positions in NSW Businesslink, Department of Housing, that are specified in Part A of the Table to this subclause are prescribed as officers in relation to authorities specified in Part B of the Table, but only for the purposes of exercising functions under sections 12 and 13 of the Act.

Table

Part A

General Manager

Manager Financial Services

Manager IT Services

Manager Specialist

Manager Transaction Services

Team Leader Finance

Senior Client Consultant, Financial Services

Manager Human Resources Services

Public Finance and Audit Amendment (Shared Services) Regulation 2003

Amendment

Schedule 1

Part B

Department of Community Services

Department of Ageing, Disability and Home Care

Home Care Service of New South Wales

Rules



New South Wales

Supreme Court Rules (Amendment No 374) 2003

under the

Supreme Court Act 1970

The Supreme Court Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 19 May 2003.

Steven Jupp

Secretary of the Rule Committee

Explanatory note

The object of these Rules is to amend Part 39 of the *Supreme Court Rules 1970* to provide that a party to proceedings in which an expert witness has been appointed pursuant to that Part in relation to a question arising in the proceedings may not adduce evidence of any other expert witness on the question except with the leave of the Court.

Rule 1 Supreme Court Rules (Amendment No 374) 2003

Supreme Court Rules (Amendment No 374) 2003

under the

Supreme Court Act 1970

1 Name of Rules

These Rules are the *Supreme Court Rules (Amendment No 374) 2003*.

2 Amendment of Supreme Court Rules 1970

The *Supreme Court Rules 1970* are amended as set out in Schedule 1.

Supreme Court Rules (Amendment No 374) 2003

Amendment

Schedule 1

Schedule 1 Amendment

(Rule 2)

Part 39 rule 6

Omit the rule. Insert instead:

6 Other expert evidence

Where an expert has been appointed pursuant to this Part in relation to a question arising in the proceedings, a party to the proceedings may not adduce evidence of any other expert on the question except with the leave of the Court.



New South Wales

Supreme Court Rules (Amendment No 375) 2003

under the

Supreme Court Act 1970

The Supreme Court Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 19 May 2003.

Steven Jupp

Secretary of the Rule Committee

Explanatory note

The object of these Rules is to make provision for a return date in Form 59 of the *Supreme Court Rules 1970*, which is the form for an ordinary summons for leave to appeal or cross-appeal.

Rule 1 Supreme Court Rules (Amendment No 375) 2003

Supreme Court Rules (Amendment No 375) 2003

under the

Supreme Court Act 1970

1 Name of Rules

These Rules are the *Supreme Court Rules (Amendment No 375) 2003*.

2 Amendment of Supreme Court Rules 1970

The *Supreme Court Rules 1970* are amended as set out in Schedule 1.

Supreme Court Rules (Amendment No 375) 2003

Amendment

Schedule 1

Schedule 1 Amendment

(Rule 2)

Schedule F Forms

Insert under the words “(state the part))” in Form 59:

The summons is returnable before the Court of Appeal on:
Time: (date) at 9.45 am.

Place: (address of Court)

By-Law



New South Wales

University of Sydney Amendment (Academic Board) By-law 2003

under the

University of Sydney Act 1989

Her Excellency the Governor, with the advice of the Executive Council, has approved the following By-law made by the Senate of the University of Sydney under the *University of Sydney Act 1989*.

ANDREW REFSHAUGE, M.P.,
Minister for Education

Explanatory note

The object of this By-law is to amend the *University of Sydney By-law 1999*:

- (a) to prescribe the Academic Board of the University as a body to which the Senate of the University may delegate its functions under section 17 of the *University of Sydney Act 1989 (the Act)*, and
- (b) to abolish the Academic Forum of the University, and
- (c) to make savings and transitional provision consequent on the above amendments (including providing for the holding of an election for the Academic Board within such time as will allow the results of the election to be declared on or before 31 December 2003, and the continuation in office up to and including 31 December 2003 of persons holding office as Chair, Deputy Chair or member of the Academic Board immediately before the commencement of this By-law), and
- (d) to define *academic staff member* and *student* for the purpose of applying rules made under the Act relating to election procedures for the Academic Board, and
- (e) to increase the number of academic staff and students that may be appointed to the Student Proctorial Panel of the University, and
- (f) to make other amendments of a minor or consequential nature.

This By-law is made under the *University of Sydney Act 1989*, including section 36 (the general power to make by-laws).

Clause 1 University of Sydney Amendment (Academic Board) By-law 2003

University of Sydney Amendment (Academic Board) By-law 2003

under the

University of Sydney Act 1989

1 Name of By-law

This By-law is the *University of Sydney Amendment (Academic Board) By-law 2003*.

2 Amendment of University of Sydney By-law 1999

The *University of Sydney By-law 1999* is amended as set out in Schedule 1.

University of Sydney Amendment (Academic Board) By-law 2003

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clauses 49, 50 and 51

Omit the clauses. Insert instead:

49 Academic Board

- (1) The Academic Board:
 - (a) is to comprise at least 18 members and (subject to this clause) to consist of the membership prescribed by rules made by the Senate, and
 - (b) is to have the functions prescribed by rules made by the Senate, and
 - (c) is to report directly to the Senate.
- (2) Of the members of the Academic Board:
 - (a) one is to be Chair and one is to be Deputy Chair, and
 - (b) at least 9 are to be academic staff, of whom at least 4 are to be professors, and at least 4 are not to be professors, and
 - (c) at least 9 are to be students.
- (3) For the purposes of section 17 of the Act, the Academic Board is prescribed as a body to which the Senate may delegate its functions.

50 Definitions applying to rules relating to election procedures for Academic Board

In any rule relating to election procedures for the Academic Board:

academic staff member means a person who is employed as a member (other than as a casual member) of the academic staff of the University by the University (including a person who is employed by the Australian Graduate School of Management under employment arrangements approved by the Senate) at the time for close of nominations for the election concerned, as specified in the notice of ballot for the election

student means a person (other than a person who is an academic staff member) who is enrolled as a student of the

University of Sydney Amendment (Academic Board) By-law 2003

Schedule 1 Amendments

University (including the University's Australian Graduate School of Management faculty) at the time for close of nominations for the election concerned, as specified in the notice of ballot for the election.

51 Savings and transitional provisions

- (1) Any person who, immediately before the commencement of this clause, held office as:
 - (a) Chair of the Academic Board, or
 - (b) Deputy Chair of the Academic Board, or
 - (c) a member of the Academic Board,continues to hold office as such up to and including 31 December 2003.
- (2) Any person who, immediately before the commencement of this clause, held office as a member of the Student Proctorial Panel referred to in clause 64 (1) (b) or (c) (as in force immediately before that commencement) continues to hold office as such until successors are appointed:
 - (a) at the first meeting of the Academic Board in 2004, or
 - (b) at another time determined by the Senate under clause 64 (2).
- (3) Subclauses (1) and (2) are subject to any provision of this By-law and any Rule with respect to cessation of membership, or vacation of office, of the body concerned (other than because of expiry of term of office).
- (4) An election for the Academic Board must be held, in accordance with rules made by the Senate, within such time as will allow the results of the election to be declared on or before 31 December 2003.
- (5) A casual vacancy occurring in an office the term of which is continued under subclause (1) must be filled in accordance with rules made by the Senate as they were in force immediately before the commencement of this clause except that:
 - (a) the term of the office expires on 31 December 2003, and
 - (b) any rule that dictates which gender of person is to fill the vacancy does not apply.

University of Sydney Amendment (Academic Board) By-law 2003

Amendments

Schedule 1

-
- (6) A casual vacancy occurring in an office of a member of the Student Proctorial Panel the term of which is continued under subclause (2) must be filled as follows:
- (a) in the case of an undergraduate student member, by appointment of a suitably qualified student nominated by the Chair of the Student Proctorial Panel after consultation with the Student Representative Council,
 - (b) in the case of a postgraduate student, by appointment of a suitably qualified student nominated by the Chair of the Student Proctorial Panel after consultation with the Sydney University Postgraduate Representative Association,
 - (c) in the case of a staff member, by a member of the academic staff nominated by the Chair of the Student Proctorial Panel after consultation with the Pro-Vice-Chancellor of the College from which the vacancy occurs.
- Note.** Under the *University of Sydney (Student Proctorial Panel) Rule 2002*, the academic staff members of the Student Proctorial Panel are to be drawn from each of the University's Colleges (being the College of Health Sciences, the College of Humanities and Social Sciences, and the College of Sciences and Technology).
- (7) The term of an office filled pursuant to subclause (6) expires on the day that the successors to the members of the Student Proctorial Panel whose offices are continued under subclause (2) are appointed (as referred to in subclause (2)).
- (8) Subclauses (2) and (7) are subject to clause 64 (5).

[2] Clause 54 Definitions

Omit the definition of *Academic Forum*.

[3] Clause 64 Student Proctorial Panel

Omit clause 64 (1) (b) and (c). Insert instead:

- (b) 9 members of the academic staff (of whom at least 4 are to be professors and at least 4 are not to be professors) appointed by and from the members of the Academic Board, and
- (c) 9 student members of the Academic Board appointed by and from the student members of the Academic Board.

University of Sydney Amendment (Academic Board) By-law 2003

Amendments

Schedule 1

[4] Clause 64 (2) and (4)

Omit “(as the case may be) the Academic Board or the Academic Forum” wherever occurring.

Insert instead “the Academic Board”.

[5] Clause 64 (7)

Omit “a Deputy Chair”. Insert instead “the Deputy Chair”.

OFFICIAL NOTICES

Appointments

COMMUNITY RELATIONS COMMISSION AND PRINCIPLES OF MULTICULTURALISM ACT 2000

Appointment of Part-Time Member

HER Excellency the Governor, with the advice of the Executive Council and pursuant to section 7 of the Community Relations Commission and Principles of Multiculturalism Act 2000, has re-appointed Mr Henry PAN OAM as a part-time commissioner of the Community Relations Commission for a term of three years from date of approval.

BOB CARR, M.P.,
Premier and Minister for Citizenship

NSW Agriculture

PLANT DISEASES ACT 1924

PROCLAMATION P134

PROCLAMATION to regulate the bringing into specified portions of the State of certain plants, machinery and equipment from other specified portions of the State on account of the pest *Phylloxera*.

Her Excellency Professor MARIE BASHIR, A.C.,
Governor

I, Professor MARIE BASHIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council pursuant to section 4 (1) of the Plant Diseases Act 1924:

A. Being of the opinion that the bringing of any part of the plant genus *Vitis* or used vineyard-related machinery or equipment into:

- the portions of the State specified in Schedule 1 (the Transitional Phylloxera Risk Zone) from the portions of the State specified in Schedule 2, and
- the portions of the State specified in Schedule 3 (the part of the Transitional Phylloxera Risk Zone that is within the counties of Cumberland and Camden) from the portions of the State specified in Schedule 4,

is likely to introduce the pest *Phylloxera* (*Daktulosphaira vitifoliae* (Fitch)),

B. Regulate the bringing into:

- the portions of the State specified in Schedule 1 from the portions of the State specified in Schedule 2, and
 - the portions of the State specified in Schedule 3 from the portions of the State specified in Schedule 4,
- of any part of the plant genus *Vitis* and used vineyard-related machinery or equipment.

C. Any part of the plant genus *Vitis*, and any used vineyard-related machinery or equipment, may only be brought into:

- the portions of the State specified in Schedule 1 from the portions of the State specified in Schedule 2, and
- the portions of the State specified in Schedule 3 from the portions of the State specified in Schedule 4,

with the approval in writing of the Chief, Division of Plant Industries, and in accordance with any conditions specified in that approval.

D. This Proclamation does not regulate the bringing of any part of the plant genus *Vitis* that is:

- packaged fresh fruit,
- packaged dried fruit, or
- fruit processed into juice or wine

into the portions of the State specified in Schedules 1 and 3, provided the fruit, juice or wine is free from all shoots, leaves, cane and other plant residue.

SCHEDULE 1

(Transitional Phylloxera Risk Zone)

The Local Government Areas of:

Bathurst	Forbes	Newcastle
Bellingen	Gloucester	Oberon
Bland	Goulburn	Parkes
Bogan	Great Lakes	Port Stephens
Boorowa	Greater Taree	Quirindi
Bourke	Gundagai	Shellharbour
Brewarrina	Gunning	Shoalhaven
Broken Hill	Harden	Tallaganda
Central Darling	Hastings	Temora
Cobar	Holbrook	Tumbarumba
Coffs Harbour	Jerilderie	Tumut
Conargo	Junee	Urana
Coolah	Kempsey	Wagga Wagga
Coolamon	Kiama	Weddin
Cootamundra	Lachlan	Wellington

Corowa (portion that is within the County of Denison)
Crookwell
Culcairn
Deniliquin
Dubbo
Evans

Lake Macquarie
Lithgow
Lockhart
Mulwaree
Murrurundi
Nambucca
Narromine

Wingecarribee
Wollongong
Wyong
Yass
Young
Unincorporated area

SCHEDULE 2

The Local Government Areas of:

Armidale Dumaresq
Ballina
Barraba
Bega Valley
Bingara
Blue Mountains (portion that is not within county of Cumberland)
Bombala
Byron
Cooma-Monaro
Coonabarabran
Coonamble
Copmanhurst
Eurobodalla
Gilgandra
Glen Innes

Gosford
Grafton
Gunnedah
Guyra
Hawkesbury (portion that is not within county of Cumberland)
Inverell
Kyogle
Lismore
Maclean
Manilla
Moree Plains
Narrabri
Nundle
Parry
Pristine Waters

Queanbeyan
Richmond Valley
Severn
Snowy River
Tamworth
Tenterfield
Tweed
Uralla
Walcha
Walgett
Warren
Wollondilly (portion that is not within counties of Cumberland and Camden)
Yallaroi
Yarrowlumla

SCHEDULE 3

The parts of the Local Government Areas of Kiama, Mulwaree, Shellharbour, Shoalhaven, Wingecarribee and Wollongong that are within the counties of Cumberland and Camden.

SCHEDULE 4

The parts of the counties of Cumberland and Camden not specified in Schedule 3.

Definitions

In this Proclamation the following words and phrases have the meaning indicated.

Chief, Division of Plant Industries means the Chief, Division of Plant Industries of the New South Wales Department of Agriculture.

Used vineyard-related machinery or equipment means any machinery or equipment that has at any time been used for vineyard related activities including planting, maintaining, harvesting and processing.

Notes:

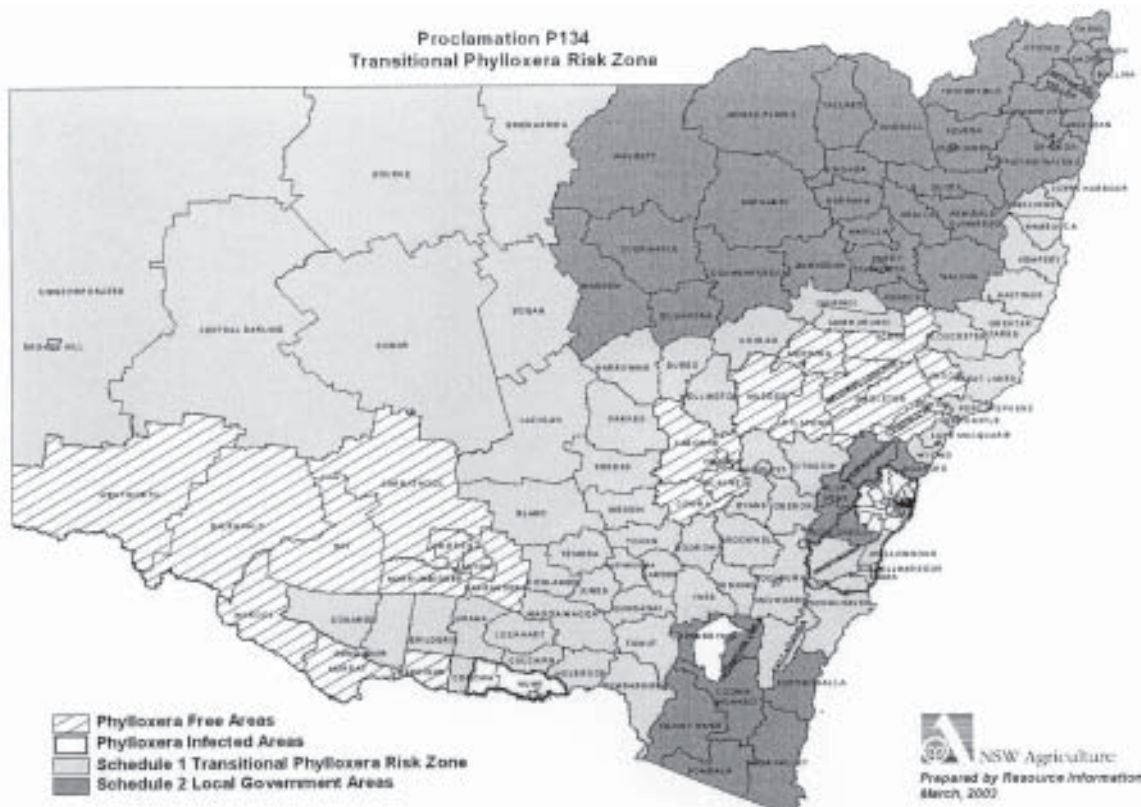
1. P134 is the New South Wales Department of Agriculture's reference.
2. The Proclamation on account of the pest *Phylloxera* published in the *Government Gazette* No. 154 of 18 November 1994 from page 6767 remains in force.
3. The portions of the State specified in Schedules 1 and 2 are represented on the map titled "Transitional Phylloxera Risk Zone".
4. The portions of the State specified in Schedules 3 and 4 are represented on the map titled "Counties of Cumberland and Camden".
5. For further information, contact the New South Wales Department of Agriculture on (02) 6391 3593.

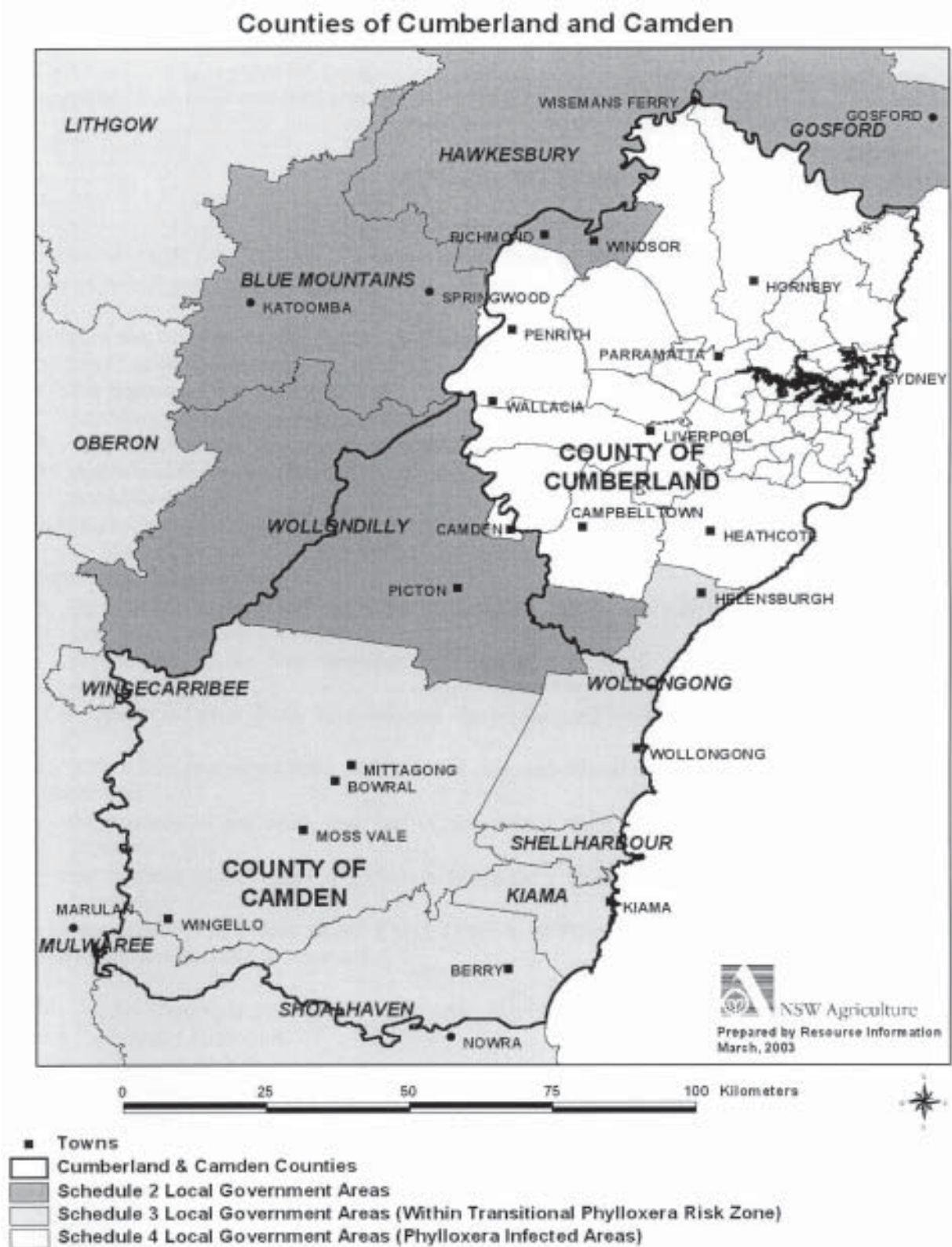
Signed and sealed at Sydney this 14th day of May 2003.

By Her Excellency's Command,

IAN MACDONALD, M.L.C.,
NSW Minister for Agriculture and Fisheries

GOD SAVE THE QUEEN!





Department of Urban and Transport Planning



New South Wales

Cessnock Local Environmental Plan 1989 (Amendment No 84)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N02/00232/S69)

DIANE BEAMER, M.P.,
Minister Assisting the Minister for Infrastructure
and Planning (Planning Administration)

Clause 1 Cessnock Local Environmental Plan 1989 (Amendment No 84)

Cessnock Local Environmental Plan 1989 (Amendment No 84)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Cessnock Local Environmental Plan 1989 (Amendment No 84)*.

2 Aims of plan

This plan aims to amend *Cessnock Local Environmental Plan 1989 (the 1989 plan)*:

- (a) to rezone part of the land to which this plan applies from the Residential “A” Zone to the Centre Support Zone under the 1989 plan, and
- (b) to allow, with the consent of Cessnock City Council, the carrying out of development on part of the land for the purpose of erecting dwelling-houses, and
- (c) to make it clear that the restrictions applying to the subdivision of land within the Rural (Vineyards) Zone under the 1989 plan apply to all forms of subdivision.

3 Land to which plan applies

- (1) To the extent that this plan rezones land, it applies to the following land:

- (a) Lot 1, DP 125956, Allandale Road, Cessnock,
- (b) Lots 2–4, Section B, DP 5091, Allandale Road, Cessnock,
- (c) Lot 19, DP 48151, Allandale Road, Cessnock,
- (d) Lots 6 and 7, Section B, DP 5091, Ferguson Street, Cessnock,
- (e) Lots 8–11 and part of Lot 12, Section B, DP 5091, Church Street, Cessnock,

as shown edged heavy black on Sheet 1 of the map marked “Cessnock Local Environmental Plan 1989 (Amendment No 84)” deposited in the office of Cessnock City Council.

Cessnock Local Environmental Plan 1989 (Amendment No 84)

Clause 4

-
- (2) To the extent that this plan allows for the carrying out of development for the purpose of erecting dwelling-houses, it applies to Lots 1–50, DP 1039150, being part of the Gingers Lane Estate, as shown edged heavy black on Sheet 2 of that map.
 - (3) To the extent that this plan makes provision with respect to the subdivision of land, it applies to land within the Rural (Vineyards) Zone under the 1989 plan.

4 Amendment of Cessnock Local Environmental Plan 1989

Cessnock Local Environmental Plan 1989 is amended as set out in Schedule 1.

Cessnock Local Environmental Plan 1989 (Amendment No 84)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Definitions

Insert in appropriate order in the definition of *the map* in clause 5 (1):

Cessnock Local Environmental Plan 1989 (Amendment No 84)—
Sheet 1

[2] Clause 15 Subdivision of land within Zone No 1 (v)

Omit “under the *Conveyancing Act 1919*” from clause 15 (1).

[3] Schedule 5 Development for certain additional purposes

Insert in appropriate order:

- 19 Lots 1–50, DP 1039150, being part of the Gingers Lane Estate, as shown edged heavy black on Sheet 2 of the map marked “Cessnock Local Environmental Plan 1989 (Amendment No 84)” —erection of one dwelling-house on each allotment.



Kogarah Local Environmental Plan 1998 (Amendment No 21)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S00/01323/S69)

DIANE BEAMER, M.P.,
Minister Assisting the Minister for Infrastructure
and Planning (Planning Administration)

Clause 1 Kogarah Local Environmental Plan 1998 (Amendment No 21)

Kogarah Local Environmental Plan 1998 (Amendment No 21)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Kogarah Local Environmental Plan 1998 (Amendment No 21)*.

2 Aims of plan

The aims of this plan are:

- (a) to conserve the environmental heritage of the land to which this plan applies, and
- (b) to ensure that any development does not adversely affect the heritage significance of the heritage items on the land to which this plan applies and their settings.

3 Land to which plan applies

This plan applies to all land within the local government area of Kogarah.

4 Amendment of Kogarah Local Environmental Plan 1998

Kogarah Local Environmental Plan 1998 is amended as set out in Schedule 1.

Kogarah Local Environmental Plan 1998 (Amendment No 21)

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 3 Heritage items

Insert in Part 1, in alphabetical order of street name, the following matter:

18 Anglo Square, Carlton	“Yosemite”	House and Garden	L
20 Anglo Square, Carlton		House and Garden	L
24 Anglo Square, Carlton	“Lohengrin”	House and Garden	L
43 Arthur Street, Carlton		House and Garden	L
45 Arthur Street, Carlton	“Titus”	House and Garden	L
10 Belgrave Street, Kogarah	“Tokio”	House and Garden	L
11 Bowden Crescent, Connells Point		House and Garden	L
11 Cecil Street, Hurstville Grove	“Yamba”	House and Garden	L
30–32 Connells Point Road, Hurstville South		Residential Units	L
85 Connells Point Road, Hurstville South	“Tivetshall”	House and Garden	L
222 Connells Point Road, Connells Point	“Jacma”	House and Garden	L
37 Culwulla Street, Hurstville South		Church	L

Kogarah Local Environmental Plan 1998 (Amendment No 21)

Schedule 1 Amendment

11 Denman Street, Hurstville	“Oxley”	House and Garden	L
1 Derwent Street, Hurstville South	“Pine Villa”	House and Garden	L
41 Edward Street, Carlton		House and Shop	L
26 English Street, Kogarah	“Bayview”	House and Garden	L
45 English Street, Kogarah	“The Laurels”	House and Garden	L
72–74 English Street, Kogarah	“Te Komaraki” “Thelma”	Terraces Semi Detached	L
14 Garden Street, Kogarah		House and Garden	L
96 George Street, Hurstville South	“St Raphael’s”	Church/School	L
67 Gray Street, Kogarah		House and Garden	L
29A Greenacre Road, Hurstville South		Bowling Club	L
18 Halstead Street, Hurstville South	“Glenhurst”	House and Garden	L
86 Hampton Court Road, Carlton		House and Garden	L
21 Hastings Road, Ramsgate		House and Garden	L
24–26 High Street, Kogarah	“Falston”	House and Garden	L

Kogarah Local Environmental Plan 1998 (Amendment No 21)

Amendment

Schedule 1

2 Hillcrest Avenue, Hurstville	“Loch Even”	House and Garden	L
22 Hillcrest Avenue, Hurstville		House and Garden	L
102 Hillcrest Avenue, Hurstville	“Rosslea”	House and Garden	L
104 Hillcrest Avenue, Hurstville		House and Garden	L
129 Hillcrest Avenue, Hurstville		House and Garden	L
1A Kensington Street, Kogarah		Church	L
789–797 King Georges Road, Hurstville South		Shops	L
850–856 King Georges Road, Hurstville		Ex Theatre	L
141 Lansdowne Street, Hurstville Grove		House and Garden	L
4 Maher Street, Hurstville	“Leyholme”	House and Garden	L
17 Maher Street, Hurstville		House and Garden	L
35 Maher Street, Hurstville		House and Garden	L
16A Merriman Street, Kyle Bay	“Timbercay”	House and Garden	L
10 Neilson Avenue, Carlton	“Winchester”	House and Garden	L

Kogarah Local Environmental Plan 1998 (Amendment No 21)

Schedule 1 Amendment

16 Neilson Avenue, Carlton	“Linden”	House and Garden	L
4–6 Palmerston Street, Kogarah	Alice Villa	Terraces	L
34 Park Road, Carlton	“St Cuthbert”	Church only excluding Sunday school hall and rectory	L
40 Park Road, Carlton		House and Garden	L
5 Planthurst Road, Carlton		House and Garden	L
56 Planthurst Road, Carlton		House and Garden	L
2–8 Premier Street, Kogarah		Terraces	L
10 Premier Street, Kogarah		House and Garden	L
12–18 Premier Street, Kogarah		Terraces	L
351–359 Princes Highway, Kogarah		Shop Group	L
701 Princes Highway, Blakehurst		House and Garden	L
32 Queens Road, Connells Point		House and Garden	L
60 Queens Road, Connells Point		House and Garden	L
59–61 Rocky Point Road, Kogarah	“Illawarra”	Semi and Garden	L

Kogarah Local Environmental Plan 1998 (Amendment No 21)

Amendment

Schedule 1

69 Rocky Point Road, Kogarah	House and Garden	L
177 Rocky Point Road, Kogarah	House and Garden	L
181 Rocky Point Road, Kogarah	Church	L
35 Taro Street, Blakehurst	House and Garden	L
219 Terry Street, Blakehurst	House and Garden	L
2 Victoria Street, Kogarah	“Hindmarsh” House and Garden	L
8 Victoria Street, Kogarah	House and Garden	L
124 West Street, Hurstville	House and Garden	L
47 Whitfield Parade, Hurstville Grove	House and Garden	L
65 Woids Avenue, Hurstville	House and Garden	L



Lake Macquarie Local Environmental Plan 1984 (Amendment No 177)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N02/00146/PC)

DIANE BEAMER, M.P.,
Minister Assisting the Minister for Infrastructure
and Planning (Planning Administration)

Clause 1 Lake Macquarie Local Environmental Plan 1984 (Amendment No 177)

Lake Macquarie Local Environmental Plan 1984 (Amendment No 177)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Lake Macquarie Local Environmental Plan 1984 (Amendment No 177)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to enable development of the land for residential and conservation purposes.

3 Land to which plan applies

This plan applies to part of Lots 1–3, DP 218658 and Lot 30, DP 879072, Lawson Road, Macquarie Hills, as shown edged heavy black on the map marked “Lake Macquarie Local Environmental Plan 1984 (Amendment No 177)” deposited in the office of the Council of the City of Lake Macquarie.

4 Amendment of Lake Macquarie Local Environmental Plan 1984

Lake Macquarie Local Environmental Plan 1984 is amended as set out in Schedule 1.

Lake Macquarie Local Environmental Plan 1984 (Amendment No 177)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 7 Interpretation

Insert in appropriate order in the definition of *the map* in clause 7 (1):

Lake Macquarie Local Environmental Plan 1984
(Amendment No 177)

[2] Schedule 3 Land subject to special development requirements

Insert at the end of the Schedule in Columns 1 and 2, respectively:

Land at Macquarie Hills, fronting
Lawson Road, being part of Lots 1–3,
DP 218658 and Lot 30, DP 879072, as
shown edged heavy black on the map
marked “Lake Macquarie Local
Environmental Plan 1984
(Amendment No 177)”.

A development control plan applying only
to the land must be submitted to, and
adopted by, the Council. The development
control plan must address, to the
satisfaction of the Council, habitat
corridors, slope stability, drainage, water
quality management, visual impact and
access to the proposed development.



Muswellbrook Local Environmental Plan 1985 (Amendment No 91)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N02/00194/S69)

DIANE BEAMER, M.P.,
Minister Assisting the Minister for Infrastructure
and Planning (Planning Administration)

Clause 1 Muswellbrook Local Environmental Plan 1985 (Amendment No 91)

Muswellbrook Local Environmental Plan 1985 (Amendment No 91)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Muswellbrook Local Environmental Plan 1985 (Amendment No 91)*.

2 Aims of plan

This plan aims to allow, with the consent of Muswellbrook Shire Council, the carrying out of development of the land to which this plan applies for the purposes of a tourist establishment and tourist facilities and for associated purposes.

3 Land to which plan applies

This plan applies to Lot 23, DP 24649, Lot 191, DP 654043 and part of Lot 222, DP 564889, New England Highway, Muswellbrook, as shown edged heavy black on the map marked “Muswellbrook Local Environmental Plan 1985 (Amendment No 91)” deposited in the office of Muswellbrook Shire Council.

4 Amendment of Muswellbrook Local Environmental Plan 1985

Muswellbrook Local Environmental Plan 1985 is amended by inserting at the end of Schedule 3 the following words:

Lot 23, DP 24649, Lot 191, DP 654043 and part of Lot 222, DP 564889, New England Highway, Muswellbrook, as shown edged heavy black on the map marked “Muswellbrook Local Environmental Plan 1985 (Amendment No 91)” — tourist establishment, tourist facilities and associated purposes.



Singleton Local Environmental Plan 1996 (Amendment No 33)

under the

Environmental Planning and Assessment Act 1979

I, the Minister Assisting the Minister for Infrastructure and Planning (Planning Administration), make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N02/00241/S69)

DIANE BEAMER, M.P.,
Minister Assisting the Minister for Infrastructure
and Planning (Planning Administration)

Clause 1 Singleton Local Environmental Plan 1996 (Amendment No 33)

Singleton Local Environmental Plan 1996 (Amendment No 33)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Singleton Local Environmental Plan 1996 (Amendment No 33)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone 2 (the Residential Zone) under *Singleton Local Environmental Plan 1996*.

3 Land to which plan applies

This plan applies to Lot 294, DP 841814, Marcus Place, Huntview, as shown edged heavy black and lettered “2” on the map marked “Singleton Local Environmental Plan 1996 (Amendment No 33)” deposited in the office of Singleton Council.

4 Amendment of Singleton Local Environmental Plan 1996

Singleton Local Environmental Plan 1996 is amended by inserting in appropriate order in the definition of *the map* in clause 9 (1) the following words:

Singleton Local Environmental Plan 1996 (Amendment No 33)

Department of Lands

FAR WEST REGIONAL OFFICE

Department of Lands

45 Wingewarra Street (PO Box 1840), Dubbo, NSW 2830

Phone: (02) 6883 3000 Fax: (02) 6883 3099

ALTERATION OF CORPORATE NAME OF RESERVE TRUST

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

TONY KELLY, M.L.C.,
Minister Assisting the Minister for
Natural Resources (Lands)

SCHEDULE 1

Reserve (R.230084) Reserve Trust.

SCHEDULE 2

Reserve No.: 230084.

Public Purpose: Community purposes and public recreation.

Notified: 24 September 1993.

File No.: WL87 R 104.

SCHEDULE 3

Darnick Community Reserve Trust.

SCHEDULE 1

Wilcannia Urban Services Reserve Trust.

SCHEDULE 2

Reserve No.: 230082.

Public Purpose: Urban services.

Notified: 31 December 1992.

File No.: WL92 R 26.

SCHEDULE 3

Wilcannia Emergency Services Reserve Trust.

ERRATA

IN the notice appearing in the *NSW Government Gazette* of 25 January 1957 (Folio 251), under the heading of Extension of Term of Western Lands Leases, replace 10 January 1967 with 10 January 1957, for Western Lands Lease 8389.

THE notice appearing in the *NSW Government Gazette* of 18 February 1994, under the heading of Extension of Term of Western Lands Leases for Western Lands Lease No. 12121 is cancelled, as the extension of term of this lease had been previously gazetted on 11 March 1994.

THE notice appearing in the *NSW Government Gazette* of 7 February 1986 (Folio 606), under the heading of Extension of Term of a Western Lands Lease for Western Lands Lease No. 12069 is cancelled, as the extension of term of this lease had been previously gazetted on 24 December 1976 (Folio 5779).

IN the notice appearing in the *NSW Government Gazette* of 13 August 1976 (Folio 1292), under the heading of Extension of Terms of Western Lands Leases, replace 6 December 1976 with 6 February 1976 for both leases.

IN the notice appearing in the *Government Gazette* of 2 May 2003, Folio 4619, under the heading "Reservation of Crown Land" "Lot 6879, DP No. 48861" Should read "Lot 6879, DP No. 48661".

TONY KELLY, M.L.C.,
Minister Assisting the Minister for
Natural Resources (Lands)

GOULBURN OFFICE
Department of Lands
159 Auburn Street (PO Box 748), Goulburn NSW 2580
Phone: (02) 4828 6725 Fax: (02) 4828 6730

NOTIFICATION OF OPENING OF ROAD

IN pursuance of the provisions of section 12, Roads Act 1993, the land hereunder described as unoccupied Crown Land is dedicated for public road purposes and is vested in the Council as a public council road.

TONY KELLY, M.L.C.,
 Minister Assisting the Minister for
 Natural Resources (Lands)

Description

*Parish and City – Goulburn;
 County – Argyle;
 Land District – Goulburn;
 Shire – Mulwaree.*

Opening of a road within a strip of Crown Land separating Lots 34 and 26 from 35 and 25, DP 976708.

Land withdrawn for road as shown by hatching on diagram below.



File No.: GB03 H 101.

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

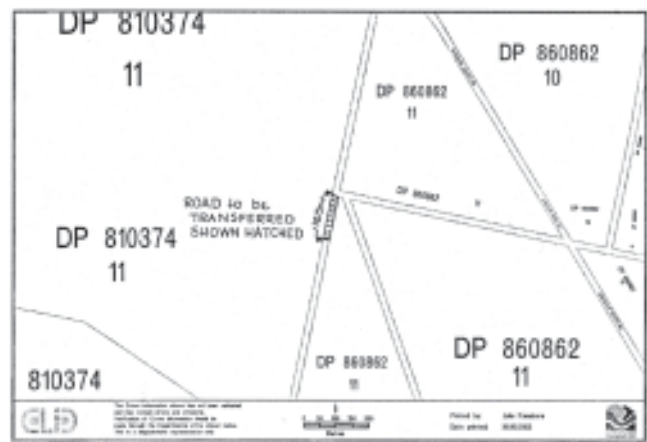
IN pursuance of the provisions of section 151 of the Act, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

TONY KELLY, M.L.C.,
 Minister Assisting the Minister for
 Natural Resources (Lands)

SCHEDULE 1

*Parish – Marulan; County – Argyle;
 Land District – Goulburn; Shire – Mulwaree.*

Description: Crown roads on the southern boundary of Lot 2, DP 1013487 and south of Crown road through Lot 2, DP 1013487; east of Lot 4, DP 703477 and east of Crown road on the southern boundary of this lot; and part of Crown road east of Lot 11, DP 810374, for a distance of 165 metres as shown on diagram below.



SCHEDULE 2

Roads Authority: Mulwaree Shire Council.

Reference: GB03 H 91.

Council's Reference: 200/11.

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

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

TONY KELLY, M.L.C.,
Minister Assisting the Minister for
Natural Resources (Lands)

SCHEDULE 1

*Parish – Young; County – Monteagle;
Land District – Young; Shire – Young.*

Description: Generally south-west of Lot 2484, DP 754611 as shown hatched in diagram below.

**SCHEDULE 2**

Roads Authority: Young Shire Council.

Reference: GB03 H 152.NP.

Council's Reference: 25:00/KB:MR.

GRAFTON OFFICE
Department of Lands
76 Victoria Street (Locked Bag 10), Grafton, NSW 2460
Phone: (02) 6640 2000 Fax: (02) 6640 2035

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92 (3) of the Crown Lands Act 1989, the reserve trusts specified in Column 1 of the Schedules hereunder, which were established in respect of the reserves specified opposite thereto in Column 2 of the Schedules, are dissolved.

TONY KELLY, M.L.C.,
Minister Assisting the Minister for
Natural Resources (Lands)

SCHEDULE 1

COLUMN 1

Wooli (R.41752) Reserve Trust.

COLUMN 2

Reserve No.: 41752.
Public Purpose: Public recreation.
Notified: 26 June 1907.
File No.: GF81 R 253.

SCHEDULE 2

COLUMN 1

Wooli (R.56099) Reserve Trust.

COLUMN 2

Reserve No.: 56099.
Public Purpose: Public recreation.
Notified: 6 April 1923.
File No.: GF81 R 178.

SCHEDULE 3

COLUMN 1

Wooli Terrace (R.97501) Reserve Trust.

COLUMN 2

Reserve No.: 97501.
Public Purpose: Protection from sand drift.
Notified: 26 October 1984.
File No.: GF97 R 63.

**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 reserves specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C.,
Minister Assisting the Minister for
Natural Resources (Lands)

SCHEDULE

COLUMN 1

Wooli Coastal Reserve Trust.

COLUMN 2

Reserve No.: 41752.
Public Purpose: Public recreation.
Notified: 26 June 1907.

Reserve No.: 56099.
Public Purpose: Public recreation.
Notified: 6 April 1923.

Reserve No.: 97501.
Public Purpose: Protection from sand drift.
Notified: 26 October 1984.
File No.: GF81 R 253.

GRIFFITH OFFICE
Department of Lands
2nd Floor, Griffith City Plaza,
120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680
Phone: (02) 6962 7522 Fax: (02) 6962 5670

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 Assisting the Minister for
Natural Resources (Lands)

SCHEDULE

COLUMN 1

Leeton Shire Council Crown
Reserves Reserve Trust.

COLUMN 2

Reserve No.: 61839.
Public Purpose: Aviation
purposes, racecourse and
public recreation.
Notified: 2 May 1930.
File No.: GH03 R 5/1.

SYDNEY METROPOLITAN OFFICE
Department of Lands
Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150
(PO Box 3935), Parramatta, NSW 2124
Phone: (02) 9895 7657 Fax: (02) 9895 6227

**APPOINTMENT OF CORPORATION TO MANAGE
A 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 Assisting the Minister for
Natural Resources (Lands)

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Mosman Council.	Sir Henry (R.1004330) Reserve Trust.	Reserve No. 1004330 at Mosman, notified this day for the purpose of community purposes. File No.: MN03 R 4.

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 Assisting the Minister for
Natural Resources (Lands)

SCHEDULE

COLUMN 1	COLUMN 2
Sir Henry (R.1004330) Reserve Trust.	Reserve No. 1004330 at Mosman, notified this day for the purpose of community services. File No.: MN03 R 4.

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 Assisting the Minister for
Natural Resources (Lands)

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Metropolitan. Local Government Area: Mosman Council. Locality: Mosman. Lot 7178, DP 752067. Parish: Willoughby. County: Cumberland. Area: 824 square metres. File No.: MN03 R 4.	Reserve No.: 1004330. Public Purpose: Community purposes.

Note: This lot number is for departmental use only.

WAGGA WAGGA REGIONAL OFFICE
Department of Lands
43–45 Johnston Street (PO Box 10), Wagga Wagga, NSW 2650
Phone: (02) 6923 0400 Fax: (02) 6931 0397

DRAFT ASSESSMENT OF CROWN LAND UNDER PART 3 OF THE CROWN LANDS ACT 1989 AND THE CROWN LANDS REGULATION 2000

THE Minister for Lands has prepared a draft assessment for the Crown Land described hereunder.

Inspection of this draft assessment can be made at the Wagga Wagga District Office of the Department of Land and Water Conservation, on the corner of Johnson and Tarcutta Streets, Wagga Wagga, and at the Wagga Wagga City Council Chambers, Baylis Street, Wagga Wagga, during normal working hours.

Representations are invited from the public on the draft assessment. These may be made in writing for a period of twenty-eight (28) days commencing from the 23 May 2003 until the 20 June 2003 and should be sent to the Land Assessment Officer, Department of Lands, PO Box 10, Wagga Wagga 2650. Please quote reference number 1100152. Wagga Wagga District Office File – WA99 H 155.

Reason for Assessment: The purpose of this assessment is to address the future use of the land described hereunder.

TONY KELLY, M.L.C.,
Minister Assisting the Minister for
Natural Resources (Lands)

Description

Crown Land at Wagga Wagga comprising a total area of approximately 1675 square metres being Allotments 7, 8, 9, 10 and 11, section 47, DP 759031 and Lot 7065, DP 1043685, Parish of South Wagga Wagga, County of Wynyard and Local Government Area of Wagga Wagga.

Contact Officer: Shona Cowley (02) 6923 0474.

DECLARATION OF LAND TO BE CROWN LAND

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

TONY KELLY, M.L.C.,
Minister Assisting the Minister for
Natural Resources (Lands)

SCHEDULE

Description

*Land District – Temora; Shire – Coolamon;
Parish – Warri; County – Bourke.*

Lot 11, section 1 in DP 5822, being freehold land in the name of the Narrandera Rural Lands Protection Board and comprising land in Certificate of Title Identifier 11/1/5822.

File No.: WA02 R 11.

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown Land specified in Column 1 of the Schedule hereunder is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C.,
Minister Assisting the Minister for
Natural Resources (Lands)

SCHEDULE

COLUMN 1

Land District: Temora
Central.
Local Government Area:
Coolamon Shire Council.
Locality: Ardlethan.
Parish: Warri.
County: Bourke.
Lot 11, Section 1,
DP No. 5822.
Area: 1012 square metres.
File No.: WA02 R 11.

COLUMN 2

Reserve No.: 65272.
Public Purpose: Travelling stock
and camping.
Notified: 24 May 1935.
Parish: Warri.
County: Bourke.
Lot 1, DP No. 185362.
New Area: 6.497 hectares.

Department of Mineral Resources

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T03-0064)

No. 2109, GEOINFORMATICS EXPLORATION AUSTRALIA PTY LIMITED (ACN 009 249 585), area of 22 units, for Group 1, dated 13 May 2003. (Orange Mining Division).

(T03-0065)

No. 2111, DART RESOURCES PTY LTD (ACN 050 030 245), area of 96 units, for Group 1 and Group 6, dated 16 May 2003. (Wagga Wagga Mining Division).

MINING LEASE APPLICATION

(C00-1537)

No. 223, LIDDELL TENEMENTS PTY LIMITED (ACN 051 529 876), area of about 2059 hectares, to mine for coal, dated 12 May 2003. (Singleton Mining Division).

The Honourable KERRY HICKEY, M.P.,
Minister for Mineral Resources

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T02-0379)

No. 1952, now Exploration Licence No. 6073, CLUFF MINERALS (AUST) PTY LTD (ACN 002 091 330), Counties of Hardinge and Murchison, Map Sheet (9038, 9138), area of 14 units, for Group 6, dated 2 May 2003, for a term until 1 May 2005. As a result of the grant of this title, Exploration Licence No. 4563 has ceased to have effect.

(T02-0463)

No. 2032, now Exploration Licence No. 6074, ZULU GOLD MINING PTY LTD (ACN 093 353 005), County of Drake, Map Sheet (9339), area of 7 units, for Group 1, dated 6 May 2003, for a term until 5 May 2005.

The Honourable KERRY HICKEY, M.P.,
Minister for Mineral Resources

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

(M80-5383)

Authorisation No. 253, KOKAN KOGYO (AUSTRALIA) PTY LIMITED (ACN 007 294 117), MARUBENI COAL PTY LIMITED (ACN 009 932 236), OCAL MACQUARIE PTY LIMITED (ACN 054 532 884) and OCEANIC COAL AUSTRALIA LIMITED (ACN 003 856 782), area of 683 hectares. Application for renewal received 16 May 2003.

(T95-1094)

Exploration Licence No. 4964, JERVOIS MINING LIMITED (ACN 007 626 575), area of 5 units. Application for renewal received 15 May 2003.

(T96-1053)

Exploration Licence No. 5185, JERVOIS MINING LIMITED (ACN 007 626 575), area of 2 units. Application for renewal received 15 May 2003.

(T96-1269)

Exploration Licence No. 5315, JERVOIS MINING LIMITED (ACN 007 626 575), area of 1 unit. Application for renewal received 15 May 2003.

(T99-0041)

Exploration Licence No. 5578, BASIN MINERALS HOLDINGS PTY LTD (ACN 078 944 564), area of 26 units. Application for renewal received 9 May 2003.

(T00-0031)

Exploration Licence No. 5859, TRI ORIGIN AUSTRALIA NL (ACN 062 002 475), area of 22 units. Application for renewal received 14 May 2003.

(T00-0174)

Exploration Licence No. 5866, CURRABUBULA HOLDINGS PTY LTD (IN LIQUIDATION) (ACN 001 135 191), area of 10 units. Application for renewal received 9 May 2003.

(T99-0218)

Exploration Licence No. 5868, HILL END GOLD LIMITED (ACN 072 692 365), area of 113 units. Application for renewal received 12 May 2003.

(T99-0126)

Exploration Licence No. 5869, GOLDRAP PTY LTD (ACN 059 731 636), area of 50 units. Application for renewal received 12 May 2003.

(T87-1008)

Exploration (Prospecting) Licence No. 1117, BORAL MONTORO PTY LIMITED (ACN 002 944 694), area of 2 units. Application for renewal received 15 May 2003.

(T02-0283)

Mining Lease No. 1074 (Act 1973), MICHELLE MAREE LEFEBVRE, area of 24.34 hectares. Application for renewal received 12 May 2003.

The Honourable KERRY HICKEY, M.P.,
Minister for Mineral Resources

RENEWAL OF CERTAIN AUTHORITY

NOTICE is given that the following authority has been renewed:

(T99-0128)

Exploration Licence No. 5646, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), Counties of Farnell and Yancowinna, Map Sheet (7134), area of 99 units, for a further term until 22 November 2004. Renewal effective on and from 12 May 2003.

The Honourable KERRY HICKEY, M.P.,
Minister for Mineral Resources

**CANCELLATION OF AUTHORITY AT REQUEST
OF HOLDERS**

NOTICE is given that the following authority has been cancelled:

(T88-0275)

Private Lands Lease No. 3715 (Act 1906), UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), Parish of Bouverie, County of Westmoreland, Map Sheet (8829-2-N), area of 5540 square metres. Cancellation took effect on 16 May 2003.

The Honourable KERRY HICKEY, M.P.,
Minister for Mineral Resources

TRANSFER

(T99-0666)

Private Lands Lease No. 1267 (Act 1924), formerly held by QUALITY EARTHS PTY LTD (ACN 079 420 625) has been transferred to QUALITY EARTHS (AUSTRALIA) PTY LTD (ACN 100 865 307). The transfer was registered on 5 May, 2003.

The Honourable KERRY HICKEY, M.P.,
Minister for Mineral Resources

Department of Sustainable Natural Resources

WATER ACT 1912

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

An application for a licence under section 10 of Part 2 of the Water Act 1912, has been received as follows:

Murray River Valley

DEPARTMENT OF CORRECTIVE SERVICES for a pump on the Mannus Creek within Mannus State Forest (Reference: 795), adjacent to Part Lot 194/755878, Parish of Mannus, County of Selwyn, for industrial and farming purposes (replacement licence only due to change of purpose — no increase in entitlement) (Reference: 50SL75561) (GA2:494936).

Any enquiries regarding the above should be directed to the undersigned (telephone: [02] 6041 6777).

Written objections to the application specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected, and must be lodged with the Department's office at Albury by no later than 20 June 2003.

C. PURTLE,
Natural Resource Officer,
Murray Region.

Department of Sustainable Natural Resources,
PO Box 829, Albury, NSW 2640.

WATER ACT 1912

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

An application for a licence under section 10 of Part 2 of the Water Act 1912, has been received as follows:

Murray River Valley

Robert Frederick HICKS and Geoffrey John HICKS for a pump on the Edward River on Lot 39, DP 756292, Parish of Kerranakoon, County of Townsend, for water supply for stock and domestic purposes and irrigation (replacement licence due to a permanent transfer) (Reference: 50SL75562) (GA2:477268).

Any enquiries regarding the above should be directed to the undersigned (telephone: [03] 5881 9200).

Written objections to the application specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged at the Department's Office at Deniliquin within twenty-eight (28) days of the date of this publication.

L. J. HOLDEN,
A/Senior Natural Resource Officer,
Murray Region.

Department of Sustainable Natural Resources,
PO Box 205, Deniliquin, NSW 2710.

WATER ACT 1912

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

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

Murray River Valley

TATAILA JOINT WATER SUPPLY for a pump on the Murray River on Crown Land west of Lot 1, DP795693, Parish of Tataila, County of Cadell, for water supply for stock and domestic purposes and irrigation (replacement authority due to permanent transfer) (Reference: 50SA6614) (GA2:477269).

Any enquiries regarding the above should be directed to the undersigned (telephone: [03] 5881 2122).

Written objections to the application specifying the grounds thereof may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged at the Department's Office at Deniliquin within twenty-eight (28) days of the date of this publication.

L. J. HOLDEN,
A/Senior Natural Resource Officer,
Murray Region.

Department of Sustainable Natural Resources,
PO Box 205, Deniliquin, NSW 2710.

WATER ACT 1912

Notice Under Section 22B

THE Department of Sustainable Natural Resources (formally the Department of Land and Water Conservation) pursuant to the provisions of section 22B of the Water Act 1912, hereby rescind the public notices published within the *Government Gazette* and the *Western Magazine* on 28 February 2003 and 3 March 2003, respectively.

The holders of water entitlements issued under Part 2 of the Water Act 1912, may extract water from the unregulated Barwon and unregulated Darling Rivers within the conditions attaching to their entitlements.

GEOFF WISE,
Regional Director,
Far West Region.

WATER ACT 1912

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

An application for a licence under section 10 of Part 2 of the Water Act 1912, has been received as follows:

Lachlan River Valley

Timothy James DAVIDSON and Kerrie DAVIDSON for a dam on the Memagong Creek on Lot 113, DP 750610, Parish of Memagong, County of Bland, for water supply for stock and domestic purposes (new licence) (Reference: 70SL090899) (GA2:512492).

Written objections specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be effected must be lodged with the Department within twenty-eight (28) days of the date of this publication as prescribed by the Act.

DAVID THOMAS,
Senior Natural Resource Officer,
Central West Region.

Department of Sustainable Natural Resources,
PO Box 136, Forbes, NSW 2871.
Telephone: (02) 6852 1222.

Written objections specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be effected must be lodged with the Department within twenty-eight (28) days of the date of this publication as prescribed by the Act.

DAVID THOMAS,
Senior Natural Resource Officer,
Central West Region.

Department of Sustainable Natural Resources,
PO Box 136, Forbes, NSW 2871.
Telephone: (02) 6852 1222.

WATER ACT 1912

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

Applications for a licence under section 13A of Part 2 of the Water Act 1912, have been received as follows:

Lachlan River Valley

Taryn Lee-Anne DAVIS and Wesley Jay KENDALL for a pump on Lake Cargelligo on Crown Land adjacent to Lot 11/600186, Parish of Gurangully, County of Dowling, for water supply for domestic purposes (new licence) (Reference: 70SL090892) (GA2:512493).

Clive Charles SWANSTON and Wendy Jane SULLIVAN for a pump on the Lachlan River on Lot 248/753113, Parish of South Condobolin, County of Gipps, for water supply for stock and domestic purposes and for irrigation of 18.00 hectares (cereal and lucerne) (new licence — replacing existing entitlement — increase in pumping capacity — no increase in allocation — no increase in area) (Reference: 70SL090891) (GA2:512495).

Written objections specifying grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be effected and must be lodged with the Department within twenty-eight (28) days of the date of this publication as prescribed by the Act.

DAVID THOMAS,
Senior Natural Resource Officer,
Central West Region.

Department of Sustainable Natural Resources,
PO Box 136, Forbes, NSW 2871.
Telephone: (02) 6852 1222.

WATER ACT 1912

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

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

Lachlan River Valley

Eric Scott BARRASS and OTHERS for a pump and pipeline on Wallaroi Creek on Lots 6 and 22, DP 753123, Parish of Wallaroi, County of Gipps, for water supply for stock purposes (new authority) (Reference: 70SA009593) (GA2:512494).

WATER ACT 1912

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

Robert GOULD and Leanne GOULD for a pump on Reedy Creek on Part Lot 12/253383, Parish of Mirannie, County of Durham, for water supply for stock and domestic purposes (new licence — exempt from current embargo) (Reference: 20SL061207).

Eric WORTH and Nancy WORTH for two pumps on the Hunter River on Lot 1/176277, Lot 1/B/10096 and Lot 22/586632, Parish of Whittingham, County of Northumberland, for irrigation of 58 hectares (replacement licence — improved pasture — combining existing licences) (Reference: 20SL061208).

COAL & ALLIED OPERATIONS for a pump on the Hunter River on Lot 745/597317, Parish of Lemington, County of Hunter, for irrigation of 34 hectares (replacement licence — improved pasture — combining licences) (Reference: 20SL061205).

Colin FISHER for three pumps on the Hunter River on Lots 57/753817, 58/753817, Parish of Wambo, County of Hunter and Lot PT78/753792, Parish of Lemington, County of Hunter, for water supply for farming and irrigation of 128 hectares (replacement licence — improved pasture — combining of existing licences) (Reference: 20SL061206).

Marco BENCHOAM for a pump on Wollombi Brook on Part Lot 22/877447, Parish of Milbrodale, County of Northumberland, for water supply for stock and domestic purposes (new licence — exempt from current embargo) (Reference: 20SL061215).

Carol WILLESEE for a pump on Wollombi Brook, Lot 101/611613, Parish of Broke, County of Northumberland, for irrigation of 6 hectares (replacement licence — permanent water transfer) (Reference: 20SL061214).

ROSSETT PARK PTY LTD for three pumps on the Hunter River on Lot 2/133037, Lot 4/33835 and Lot 5/33835, Parish of Althorpe, County of Durham, for irrigation of 226 hectares (replacement licence — improved pasture — combining of existing licence) (Reference: 20SL061204).

Shaun DARCY for two pumps on the Pages River on Lot 1321/847915 and Lot 1322/847915, Parish of Murulla, County of Brisbane, for irrigation of 25.5 hectares (replacement licence — improved pasture — combining of licence and permanent water transfer) (Reference: 20SL061194).

Any enquiries regarding the above should be directed to the undersigned, on telephone number (02) 4937 9338.

Written objections specifying grounds thereof must be lodged with the Department within twenty-eight (28) days of the date of this publication as prescribed by the Act.

BRIAN McDOUGALL,
Senior Natural Resource Project Officer,
Hunter Region.

Department of Land and Water Conservation,
PO Box 6, East Maitland, NSW 2323.

WATER ACT 1912

AN application under Part 2, being within a proclaimed (declared) local area under section 10 of the Water Act 1912, as amended.

An application for a licence within a proclaimed local area as generally described hereunder has been received as follows:

Gwydir River Valley

TORALLO (NSW) PTY LTD for a 1200mm diversion pipe, control valve and two (2) pumps on the Mehi River on Lot 27, DP 721442, Parish of Carbeenbri, County of Benarba, for stock and domestic purposes and irrigation of 437 hectares (cotton) (to replace an existing entitlement due to re-location of offtake works — no increase in entitlement — new licence) (LO Papers: 90SL100685) (GA2:368367).

Written objections to the application specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed (declared) area, whose interest may be affected and must be lodged with the Department's Manager, Resource Access, Tamworth, within twenty-eight (28) days as specified in the Act.

GEOFF CAMERON,
Manager,
Resource Access.

Department of Sustainable Natural Resources,
PO Box 550, Tamworth, NSW 2340.

Roads and Traffic Authority

Roads Act 1993

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation, 1996

Tumut Shire Council, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Chris Adams
General Manager
Tumut Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. **Citation**

This Notice may be cited as the Tumut Shire Council Council B-Doubles Notice No 1, 2003.

2. **Commencement**

This Notice takes effect from the date of gazettal.

3. **Effect**

This Notice remains in force until 31 December 2005 unless it is amended or repealed earlier.

4. **Application**

This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. **Routes**

B-Double routes within the Tumut Shire Council.

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Argalong Rd	Jumpers Still Rd	280m east of Jumpers Still Rd into a private Timberlands Plantation	

Roads Act 1993
Notice under Clause 17 of the Roads Transport (Mass, Loading and Access)
Regulation 1996

Holbrook Council in pursuance of Division 2 of Part 3 of the Roads Transport (Mass, Loading and Access) Regulation 1996, by this notice, specify the routes and areas on or in which B-doubles may be used subject to any requirements or conditions set out in the Schedule.

Peter Brasier
 Manager Engineering Services
 Holbrook Shire Council
 (by delegation from the Minister for Roads)

1. Citation

This notice may be cited as the Holbrook Shire council B-Doubles Notice No.1 /2003

2. Commencement

This notice takes effect from the date of gazettal.

3. Effect

This notice remains in effect until 1/1/2008 unless it is amended or repealed earlier

4. Application

This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Part 2 – B-Double Routes within the Holbrook Shire

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25	331	Jingellic Road Holbrook Shire	MR 85	Hulmes Road (17.35km West of MR 85)	No B-Double movements from 7.30 a.m. – 8.30 a.m. and 3.30 p.m. – 4.30 p.m. School Days
25	000	Coppabella Road	MR 331	“Noonameena” (7.77 km North of MR 331)	
25	000	Woomargama- Mountain Creek Road	SH2	Mountain Creek 1.6km West of SH2	No B-Double movements from 7.30 a.m. – 8.30 a.m. and 3.30 p.m. – 4.30 p.m. School Days

Roads Act 1993

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation, 1996

Holbrook Shire Council, in pursuance of Division 2 of Part 3 of *the Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Peter Daley
General Manager
Holbrook Shire Council
(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Holbrook Shire Council B-Doubles Notice No 2 2003.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 2008 unless it is amended or repealed earlier.

4. Application

This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Holbrook Shire Council.

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
Local		Mountain Creek Road	Fellow Hills Rods	Fairbairn Road	No usage from 8.00 – 8.30 a.m. and 3.30 – 4.00 p.m. School Days
Local		Fairbairn Road	2.1 km West of SH 2	Mountain Creek Road	No usage from 8.00 – 8.30 a.m. and 3.30 – 4.00 p.m. School Days

Roads Act 1993

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation, 1996

Oberon Council, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Bruce Fitzpatrick
General Manager
Oberon Council
(by delegation from the Minister for Roads)

Schedule

1. *Citation*

This Notice may be cited as the Oberon B-Doubles Notice No 1/ 2003.

2. *Commencement*

This Notice takes effect on the date of Gazettal.

3. *Effect*

This Notice remains in force until 30 June 2008 unless it is amended or repealed earlier.

4. *Application*

4.1 This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. *Routes*

B-Double routes within the Oberon Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	7510	Albion Street, Oberon	O'Connell Rd (MR253)	Duckmaloi Rd (MR558)	

Roads Act 1993

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation, 1996

Dubbo City Council, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Tony Kelly

General Manager

Dubbo City Council

(by delegation from the Minister for Roads)

Schedule

1. Citation

This Notice may be cited as the Dubbo City Council B-Doubles Notice No 2/2003.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 30 May 2008 unless it is amended or repealed earlier.

4. Application

This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Dubbo City Council

Type	Road No	Road Name	Starting point	Finishing point	Conditions
25	000	Brisbane St	Mitchell Hwy (Cobra St)	Access to Caltex Service Station	Access only from the east then right into Brisbane St No access between 0800 – 1000hrs and 1500 – 1800hrs. Maximum 25m B double length only . No reversing movements permissible on site.

Roads Act 1993**Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulations, 1996**

Parkes Shire Council, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulations 1996*, by this Notice, specify the roads and road areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the schedule.

Alan McCormack
General Manager
Parkes Shire Council
(by delegation from the Minister for Roads)

Schedule**1. Citation**

This Notice may be cited as the Parkes Shire Council B-Doubles Notice No 1/2003.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 31 December 2005 unless it is amended or repealed earlier.

4. Application

This Notice applies to the B-Doubles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulations 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes**B-Double routes within the Parkes Shire Council**

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	London Road, Parkes	Hartigan Avenue	Access to Westlime Pty Ltd 3km south of Intersection with Hartigan Avenue	80km/hr speed limit applies

ROADS ACT 1993
Notice under Clause 17 of the Roads Transport (Mass, Loading and Access)
Regulation, 1996

I, Paul Forward, Chief Executive of the Roads and Traffic Authority, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading, Access) Regulation 1996, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Paul Forward
Chief Executive
Roads and Traffic Authority

Schedule

1. Citation

This Notice may be cited as the Roads and Traffic Authority 19 Metre B-Double Notice No 3/2003.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until 1 July 2007 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 19 metre B-Doubles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

19m B-Double routes where the Gross Mass exceeds 50 tonnes

Type	Road	Starting point	Finishing point
19	Pacific Hwy	Epping Rd, Artarmon	Campbell St, Artarmon

ROADS ACT 1993

Section 10

Notice of Dedication of Land as Public Road at Glen Innes
in the Glen Innes Municipal Council area

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

D J Lorsch
Manager, Statutory Processes,
Roads and Traffic Authority of New South Wales.

SCHEDULE

All those pieces or parcels of land situated in the Glen Innes
Municipal Council area, Parish of Glen Innes and County of
Gough, shown as:

Lot 5 Deposited Plan 577368;
Lots 6, 7, 8 and 9 Deposited Plan 748100;
Lot 11 Deposited Plan 805062;
Lots 1, 2 and 3 Deposited Plan 553091;
Lots 15 and 16 Deposited Plan 574859; and
Lot 14 Deposited Plan 258708.

(RTA Papers: 9/167.111)

ROADS ACT 1993

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation 1996

Pristine Waters Council, in pursuance of Division 2 of Part 3 of the *Road Transport (Mass, Loading and Access) Regulation 1996*, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Jacqueline Brown
General Manager
Pristine Waters Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Pristine Waters Council B-Doubles Notice No 1-2003

2. Commencement

This Notice takes effect on date of gazettal.

3. Effect

This Notice remains in force unless it is amended or repealed.

4. Application

This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Doubles routes within the Pristine Waters Council

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
19	74	Ebor-Grafton Road (MR74)	Waterfall Way (MR76)	Pristine Waters Council/ Grafton City Council boundary	
19	151	Orara Way (MR151)	Ebor-Grafton Road (MR74)	Coffs Harbour City Council/Pristine Waters Council boundary	
19	7738	Wooli Road (RR7738)	Pacific Highway (SH10)	Candole Forest Road	
19	119	Dorrigo-Tyringham Road (MR119)	Ebor-Grafton Road (MR74)	Bellingen Shire Council/ Pristine Waters Council boundary	
19	000	Marengo Road	Ebor-Grafton Road (MR74)	State Forest	

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

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

TAKE notice that the company "The Tottenham Pre-School Kindergarten Association Limited" formerly registered under the provisions of the Corporations Act 2001 is now incorporated under the Associations Incorporation Act 1984 as "Tottenham Pre-School Kindergarten Association Incorporated" effective 21 May 2003.

C. GOWLAND,
Delegate of Commissioner
Office of Fair Trading

APPRENTICESHIP AND TRAINEESHIP TRAINING ACT 2001

Notice of Making of a Vocational Training Order

NOTICE is given that the Commissioner for Vocational Training, in pursuance of section 6 of the Apprenticeship and Traineeship Act 2001, has made the following Vocational Training Order in relation to the recognised traineeship vocation of Sport and Recreation.

CITATION

The order is cited as the Sport and Recreation Order.

ORDER

A summary of the Order is given below.

(a) Term of Training

(i) Full-time

Training shall be given for a nominal term of 12 months for Certificate II and 24 months for Certificates III and IV respectively or until achievement of the relevant competencies to this Vocational Training Order is demonstrated

(ii) Part-time

The nominal term for a part time traineeship is determined by the average weekly hours worked in the traineeship (including structured training) and the nominal full-time term for that traineeship.

School based traineeships

In the case of school-based part-time traineeships, where the nominal full-time term is twelve (12) months, training shall be for nominal terms up to 30 months within which period(s) trainees shall be required to demonstrate competencies relevant to the Vocational Training Order. Training may extend to 36 months where the Higher School Certificate is being delivered over a three (3) year period.

Students may work full-time during school vacations. They are not required to attend on-the-job or off-the-job training for more than 7.6 hours per week during examination periods or exam preparation periods.

The table below identifies the allowable hours which may be undertaken and the nominal terms for part-time traineeships.

Full-time Traineeship Term	6 mths	12 mths	18 mths	24 mths	30 mths	36 mths	48 mths
Weekly Hours	Nominal Term Required (Months)						
15	15	30	45	Not Allowable			
16	15	29	44				
17	14	28	42				
18	14	27	41				
19	13	26	39				
20	13	25	38				
21	12	24	36	48			
22	12	23	35	46			
23	11	22	33	44	55		
24	11	21	32	42	53		
25	10	20	30	40	50	60	
26	10	19	29	38	48	57	
27	9	18	27	36	45	54	72
28	9	17	26	34	43	51	68
29	8	16	24	32	40	48	64
30	8	15	23	30	38	45	60
31	Not Allowable		22	28	35	42	56
32			20	26	33	39	52

(b) Competency Outcomes

Trainees will be trained in and achieve competence in the endorsed National Sport and Recreation Competency Standards.

(c) Courses of Study to be undertaken

Trainees will undertake the following courses of study:

Certificate II Sport and Recreation SRO20103
 Certificate III Sport and Recreation SRO30103
 Certificate IV Sport and Recreation SRO40103
 Certificate II Outdoor Recreation SRO20203
 Certificate III Outdoor Recreation SRO30203
 Certificate IV Outdoor Recreation SRO40203
 Certificate II Outdoor Recreation (Multiple activities) SRO20303
 Certificate III Outdoor Recreation (Multiple activities) SRO30303
 Certificate II Sport (Career-orientated participation) SRS20203
 Certificate III Sport (Career-orientated participation) SRS30203
 Certificate II Sport (Coaching) SRS20303
 Certificate III Sport (Coaching) SRS30303
 Certificate IV Sport (Coaching) SRS40203
 Certificate II Sport (Officiating) SRS20403
 Certificate III Sport (Officiating) SRS30403
 Certificate IV Sport (Officiating) SRS40303

Certificate III Sport (Athlete support services) SRS30503
 Certificate IV Sport (Athlete support services) SRS40403
 Certificate IV Sport (Development) SRS40503

AVAILABILITY FOR INSPECTION

A copy of the Vocational Training Order may be inspected at any Industry Training Centre of the Department of Education and Training or on the Internet at <http://apprenticeship.det.nsw.edu.au>

GEOGRAPHICAL NAMES ACT 1966

ERRATUM

IN the notices referring to the assignment of names and boundaries for localities in Tweed Shire Council area, Folio 8288, 13 December 1996, Folio 203, 24 January 1997 and Folio 4801, 16 May 2003. The notices are in error and are replaced by the following notice:

Notice of Assignment of Geographical Names for Localities in Tweed Shire Council Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the ninety one geographical names listed below in the areas indicated on map GNB3810 as bounded address localities.

The names are:

Back Creek, Banora Point, Bilambil, Bilambil Heights, Bogangar, Bray Park, Brays Creek, Bungalora, Burringbar, Byangum, Byrrill Creek, Cabarita Beach, Carool, Casuarina, Cedar Creek, Chillingham, Chinderah, Chowan Creek, Clothiers Creek, Cobaki, Cobaki Lakes, Commissioners Creek, Condong, Crabbes Creek, Crystal Creek, Cudgen, Cudgera Creek, Doon Doon, Dulguigan, Dum Dum, Dunbible, Dungay, Duranbah, Duroby, Eungella, Eviron, Farrants Hill, Fernvale, Fingal Head, Glengarrie, Hastings Point, Hopkins Creek, Keil Vale, Kingscliff, Kings Forest, Kunghur, Kunghur Creek, Kynnumboon, Limpinwood, Mebbin, Midginbil, Mooball, Mount Burrell, Mount Warning, Murwillumbah, Nobbys Creek, North Arm, North Tumbulgum, Numinbah, Nunderi, Palmvale, Piggabeen, Pottsville, Pumpenbil, Reserve Creek, Round Mountain, Rowlands Creek, Sleepy Hollow, Smiths Creek, South Murwillumbah, Stokers Siding, Stotts Creek, Tanglewood, Terragon, Terranora, Tomewin, Tumbulgum, Tweed Heads, Tweed Heads South, Tweed Heads West, Tyalgum, Tyalgum Creek, Tyalgah, Uki, Upper Burringbar, Upper Crystal Creek, Upper Duroby, Urliup, Wardrop Valley, Wooyung, Zara.

Subsequent to the determination of names and boundaries of localities in Tweed Shire Council area, the following geographical names are also assigned as point features and designated as follows:

Name	Designation
Bilambil	Village
Bilambil Heights	Village
Bogangar	Village
Burringbar	Village
Cabarita Beach	Village
Chillingham	Village
Chinderah	Village
Condong	Village
Crabbes Creek	Village
Cudgen	Village

Fernvale	Village
Fingal Head	Village
Hastings Point	Village
Keilvale	Village
Kingscliff	Village
Mooball	Village
Nunderi	Village
Pottsville	Village
Stokers Siding	Village
Terranora	Village
Tumblegum	Village
Tyalgum	Village
Uki	Village
Murwillumbah	Town
Tweed Heads	Town
Brays Creek	Rural Place
Bungalora	Rural Place
Byangum	Rural Place
Byrrill Creek	Rural Place
Carool	Rural Place
Cobaki	Rural Place
Commissioners Creek	Rural Place
Crystal Creek	Rural Place
Cudgera Creek	Rural Place
Doon Doon	Rural Place
Dum Dum	Rural Place
Dunbible	Rural Place
Dungay	Rural Place
Duranbah	Rural Place
Duroby	Rural Place
Eungella	Rural Place
Eviron	Rural Place
Farrants Hill	Rural Place
Glengarrie	Rural Place
Hopkins Creek	Rural Place
Kunghur	Rural Place
Limpinwood	Rural Place
Mount Burrell	Rural Place
Nobbys Creek	Rural Place
North Tumbulgum	Rural Place
Numinbah	Rural Place
Ophir Glen	Rural Place
Palmvale	Rural Place
Piggabeen	Rural Place
Reserve Creek	Rural Place
Rowlands Creek	Rural Place
Sleepy Hollow	Rural Place
Smiths Creek	Rural Place
Tanglewood	Rural Place
Tomewin	Rural Place
Tyalgah	Rural Place
Tyalgum Creek	Rural Place
Upper Bilambil	Rural Place
Upper Dungay	Rural Place
Wooyung	Rural Place
Zara	Rural Place
Bean Tree Crossing	Historic Site
Five Ways	Historic Site
Halls Creek Crossing	Historic Site
Natureland Zoo	Historic Site
Number Four Crossing	Historic Site
Rocky Cutting	Historic Site
Sharps Crossing	Historic Site
Black Scrub	Historic Area
Boat Harbour	Historic Area
Byrrill	Historic Area
Crookes Valley	Historic Area
Duroby Creek	Historic Area
Frogs Hollow	Historic Area
Glen Warning	Historic Area
Greenbank Island	Historic Area
Kynnumboon	Historic Area
Wallaby Vale	Historic Area

Also subsequent to the determination of names and boundaries of localities in Tweed Shire Council area and pursuant to the provisions of section 14 of the Geographical Names Act 1966, the Geographical Names Board has this day discontinued the following names:

Name	Designation
Barneys Point	Historical Locality
Cockatoo Hill	Historical Locality
Crabbes Swamp	Historical Locality
Sexton Hill	Historical Locality
Stotts Island	Historical Locality
Red Cutting	Historical Locality

This notice supersedes the notices in Folio 8288, 13 December 1996, Folio 203, 24 January 1997 and Folio 4801, 16 May 2003.

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 Boards Web Site at www.gnb.nsw.gov.au/

W. WATKINS,
Chairman.

Geographical Names Board,
PO Box 143, Bathurst 2795.

HERITAGE ACT 1977

Interim Heritage Order No. 00076

IN pursuance of section 24 of the Heritage Act 1977, I, the Minister assisting the Minister for Infrastructure and Planning (Planning Administration) do, by this my Order:

- (i) make an interim heritage order in respect of the item of the environmental heritage specified or described in Schedule A; and
- (ii) declare that the interim heritage order shall apply to the curtilage or site of such item, being the land described in Schedule B.

DIANE BEAMER,
Minister Assisting the Minister for
Infrastructure and Planning
(Planning Administration)

Dated: Sydney, 23 May 2003.

SCHEDULE A

The property known as 'The Evatt House', situated at 69 Junction Road, Wahroonga, on the land described in Schedule B.

SCHEDULE B

All those pieces or parcels of land known as Lots 5, 6 and 7 in DP 16071.

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. Annangrove Public School
2. Bribbaree Public School
3. Canobolas Public School
4. Cromehurst School
5. Crown Street Public School
6. Erskineville Public School
7. Floraville Public School
8. Guildford West Public School
9. Laurieton Public School
10. North Wagga Public School
11. Orchard Hills Public School
12. Queanbeyan West Public School
13. Woolgoolga High School

The Hon ANDREW REFSHAUGE, M.P.,
Deputy Premier, Minister for Education and Training
and Minister for Aboriginal Affairs

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

ALAN RITCHIE,
Manager Dangerous Goods
Environment Protection Authority
by delegation

SCHEDULE

Aircraft (Pesticide Applicator) Licence

Name and address of Licensee	Date of Granting of Licence
Strathfield Aviation Pty Ltd Farm 130, Settlement Road Whitton NSW 2705	14 May 2003

PROTECTION OF THE ENVIRONMENT OPERATIONS ACT

Hunter River Salinity Trading Scheme Regulation 2002

Notice

UNDER the Hunter River Salinity Trading Scheme regulation, the EPA is seeking to allocate residual first issue credits previously held by the EPA. A total of 85 residual credits are available for allocation, the remaining 915 have already been allocated to existing scheme participants as listed in Schedule 1 of the regulation.

To be eligible, applicants must hold an environment protection licence or be seeking to obtain a licence that authorises the discharge of water in the Hunter River catchment.

To obtain more information about the allocation criteria and to obtain an application form, please contact Shane Trengrove on tel (02) 4908 6833 or email hrsts@epa.nsw.gov.au. A copy of the regulation is available online at www.epa.nsw.gov.au/hrsts

Submissions will close on 13 June 2003.

Previous applicants should note that their application remains valid and that they are not required to reapply under this notice.

PUBLIC WORKS ACT 1912

LANDACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Compulsory Acquisition

Mid Western Correctional Centre – Wellington

THE Minister for Commerce, with the approval of Her Excellency the Governor, declares that the land described in the Schedule hereto, is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for a public work, public offices and public buildings.

On publication of this notice in the *Government Gazette*, the land, is vested in the Minister for Commerce as Constructing Authority under section 4 of the Public Works Act 1912.

JOHN DELLA BOSCA, M.L.C.,
Special Minister of State, Minister for Commerce,
Minister for Industrial Relations, Assistant
Treasurer and Minister for the Central Coast

SCHEDULE

Land

Lot 13 in Deposited Plan 1018104, exclusive of 'A EASEMENT FOR WATER SUPPLY 5 WIDE' shown in Deposited Plan 810725.

Lot 14 in Deposited Plan 1018104.

Lot 15 in Deposited Plan 1018104

DPWS Reference 195.

WATER ACT 1912

Order Under Section 113A

Revocation of Embargo on any Further Applications for Sub Surface Water Licences

Upper Lachlan Water Shortage Zone GWMA 011

THE Water Administration Ministerial Corporation, hereby revokes the following embargos declared pursuant to section 113A of the Water Act 1912:

- The Troubalgie-Cumbijowa Water Shortage Zone of the Upper Lachlan GWMA 011 published in the *Government Gazette* on 26 June 1998
- Water Shortage Zones 1, 2 and 3 of the Upper Lachlan GWMA 011 published in the *Government Gazette* on 20 August 1999

- Water Shortage Zone 6 of the Upper Lachlan GWMA 011 published in the *Government Gazette* on 31 March 2000.
- Talbragar-Coolaburragundy Water Shortage Zone GWMA 019 published in the *Government Gazette* on 8 March 2002.

Signed for the Water Administration Ministerial Corporation.

Dated this the 19th day of May 2003.

DON MARTIN,
Regional Director Central West
(By Delegation)

WATER ACT 1912

Order Under Section 113A

Embargo on any Further Applications for Sub Surface Water Licences.

Upper Lachlan Water Shortage Zone GWMA 011
Young Granite Water Shortage Zone GWMA 802
Talbragar Alluvium Water Shortage Zone GWMA 019
Bell River Alluvium Water Shortage Zone GWMA 020
Orange Basalt Fractured Rock Water Shortage Zone GWMA 801

THE Water Administration Ministerial Corporation pursuant to section 113A of the Water Act 1912, being satisfied that the Water Shortage Zones, as shown in the Schedule, is unlikely to have more water available than is sufficient to meet requirements of the licencees of bores situated within the Water Shortage Zones and such other possible requirements from the Water Shortage Zone as are determined by the Ministerial Corporation, now declares that on and from the date of publication of this Order in the *Government Gazette*, no further applications for a licence under Part 5 of the Water Act, 1912, may be made except as specified below until this Order is revoked by a subsequent Notice published in the *Government Gazette*.

This Order relates to all applications for licences issued under Part 5 of the Water Act 1912, other than applications for licences for:

- (1) Water supply for stock purposes;
For the purpose of this Clause 'stock' means stock of a number not exceeding the number pastured ordinarily on the lands having regard to seasonal fluctuations in the carrying capacity of the land and not held in close concentration for a purpose other than grazing. This excludes feedlots and piggeries, in particular;
- (2) Water supply for private domestic purposes;
- (3) Water supply for town or village water supply purpose;
- (4) Water supply for community and education (school) recreational facilities;
- (5) Bores on any property where there is an existing licence to which a water allocation (as defined in section 105 of the Act) applies and no increase in allocation is sought.

Signed for the Water Administration Ministerial Corporation.

Dated this the 19th day of May 2003.

DON MARTIN,
Regional Director Central West
Department of Sustainable Natural Resources

Schedule

All the area of lands shown as constituting:

- the Upper Lachlan Groundwater Management Area 011
- the Young Granite Groundwater Management Area 802
- the Talbragar Alluvium Groundwater Management Area 019
- the Bell River Alluvium Groundwater Management Area 020
- the Orange Basalt Fractured Rock Groundwater Management Area 801

as shown hatched on the diagrams hereunder.

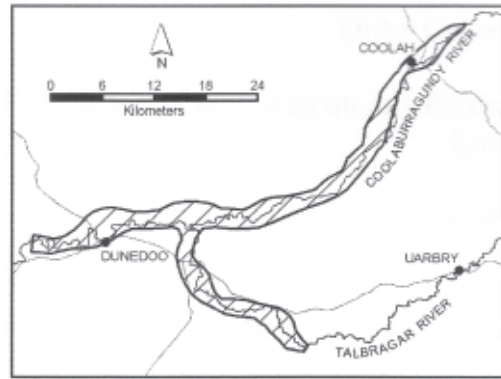
Upper Lachlan GWMA 011



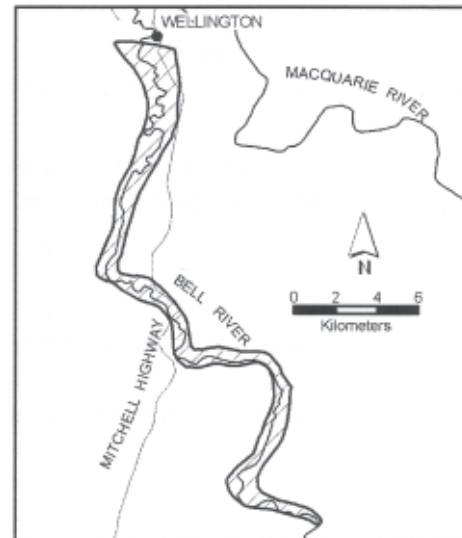
Young Granite GWMA 802



Talbragar Alluvium GWMA 019



Bell River Alluvium GWMA 020



Orange Basalt Fractured Rock GWMA 801



TENDERS

Department of Commerce

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

TENDERS for the undermentioned Period Contracts, Supplies and Services, required for the use of the Public Service, will be received by the Department of Commerce, Level 3, McKell Building, 2-24 Rawson Place, Sydney NSW 2000, until 9.30 am on the dates shown below:

28 May 2003

S02/00265 (143) CLEANING AGD OFFICE, SYDNEY. CATEGORY D. INSPECTION DATE & TIME: 14/05/2003 @ 3:00 PM SHARP. AREA: Appx. 2055 SQ. METERS. DOCUMENTS: \$27.50 PER SET

30 May 2003

036/657 HIRE OF VEHICLES WITH DRIVERS. DOCUMENTS: \$110.00 PER SET

4 June 2003

S03/00046 (909) CLEANING GOVERNMENT OFFICES AT PENRITH. CATEGORY C. INSPECTION DATE & TIME: 09/05/2003 @ 11:00 AM SHARP. AREA: 2600 Appx. SQ. METERS. DOCUMENTS: \$27.50 PER SET

0300086 BIOLOGICAL SAMPLES IDENTIFICATION SERVICES FOR NSW DLWC. DOCUMENTS: \$110.00 PER SET

0203130 FACILITATION OF PAYMENT OF NSW GOVERNMENT BACK-TO-SCHOOL ALLOWANCE. DOCUMENTS: \$110.00 PER SET

IT/2965 SCANNING AND INDEXING OF REGISTRATIONS OF DEATHS AND MARRIAGES. DOCUMENTS: \$220.00 PER SET

5 June 2003

IT 03/2968 PROVISION OF PORTABLE ELECTRONIC FINGERPRINTING DEVICES. DOCUMENTS: \$110.00 PER SET

11 June 2003

034/904 INTRAVENOUS & IRRIGATING SOLUTIONS. DOCUMENTS: \$110.00 PER SET

0300115 PHOTOGRAPHIC SERVICES. DOCUMENTS: \$110.00 PER SET

0301156 RELOCATION OF VARIOUS SYDNEY BASED NSW POLICE OFFICE SITES. DOCUMENTS: \$110.00 PER SET

18 June 2003

0300428 FOOTWEAR AND GLOVES. DOCUMENTS: \$110.00 PER SET

S03/00064 (6047) CLEANING CONTRACT BLIGH HOUSE. CATEGORY A. INSPECTION DATE & TIME: 02/06/2003 @ 10:00 AM SHARP. AREA: appx. 10852 SQ. METERS. DOCUMENTS: \$55.00 PER SET

036/604 DISPOSAL OF MOTOR VEHICLES IN REGIONAL AREAS & HEAVY VEHICLES. DOCUMENTS: NO CHARGE

16 July 2003

0301029 HAZMAT SUPPORT VEHICLES. DOCUMENTS: \$110.00 PER SET

TENDER DOCUMENT FEE

Tender documents for inspection and purchase, and application forms for Expression of Interest are available at the address above. Where charges apply for tender documents, they are not refundable, cheques and credit cards (Bankcard, Mastercard and Visa) only are acceptable, payable to Department of Public Works and Services. NO CASH payments will be accepted. Documents can be Express Posted on request at an extra cost. Non attendance of mandatory site meetings will render tenders informal.

Further Information is available on the Internet (<http://www.dpws.nsw.gov.au/tenders>).



Government Gazette

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PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BOURKE SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easements Over Land

THE Bourke Shire Council declares, with the approval of Her Excellency the Governor, that the easements over land, described in the Schedule below, are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of a flood levee bank. Dated at Bourke this 12th day of May 2003. General Manager, Bourke Shire Council.

SCHEDULE

Easement for levee bank 75 wide identified as "X" in DP 1038146 as it affects Reserve 80877 for plantation notified 25/7/1958, Reserve 94266 for public school purposes notified 6/2/1981 (being lot 1 in DP 725400) and Travelling Stock and Camping Reserve 77586 notified 6/5/1955.

Easement for levee bank 55 wide and variable identified as "Y" in DP 1038146 as it affects lot 1 DP 829849.

Easment for levee bank 20 wide identified as "Z" in DP 1038146 as it affects Travelling Stock and Camping Reserve 77586 notified 6/5/1955.

Easement for levee bank variable width identified as "X" in DP 1038142 as it affects Reserve 89062 for public recreation notified 28/12/1973 and lot 1 section 88 DP 758144 (being Western Lands Lease 7743).

Easement for levee bank 36.4 wide identified as "Y" in DP 1038142 as it affects lots 89-91 inclusive in DP 48600.

Easement for levee bank variable width identified as "X" in DP 1038147 as it affects Reserve 83075 for regeneration area notified 10/3/1961, Reserve 71781 for plantation notified 18/11/1983, Reserve 919239 for flood mitigation 9 metres wide notified 1/9/1978 and lot 18 DP 751848.

The terms of the abovementioned easement rights are set out in Memorandum No. 7981459U filed at Land and Property Information NSW.

[0382]

FORBES SHIRE COUNCIL

Local Government Act 1993

Compulsory Acquisition of Crown Land

THE Forbes Shire Council declares, with approval of Her Excellency the Governor, that the land described in the Schedule below excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition, (Just Terms Compensation) Act, 1991, for the purpose of a Waste Transfer Station. Dated at Forbes this 19th day of May 2003.

Schedule

Lot 33 DP 1041213.

PETER SMITH, Acting General Manager, Court Street, (PO Box 333), Forbes, NSW 2871. [0392]

GUNDAGAI SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Erratum

THE notice of the compulsory acquisition of the land described in the Schedule below which appeared in the New South Wales *Government Gazette* advertisement number 421 of 7 June 2002 is hereby negated by the publication of this erratum.

Dated at Gundagai this 15th day of May 2003. G. A. J. TICKNER, General Manager, Gundagai Shire Council, Sheridan Street, Gundagai, 2722.

SCHEDULE

Portions 351-354 DP 751421, Parish and Town North Gundagai, County of Clarendon. Crown Road being unformed section of O'Hagan Street, between Lots 17, 24 & 26 DP 851885 and Portions 351-354 DP 751421. Crown Road east of Portion 354 DP 751421 and north west of Lot 350 DP 751421 and Lots 1 & 2 Section 85 DP 758785. Crown Road south west of Lot 17, Section 69 DP 758785.

[0379]

OBERON COUNCIL

Roads Act 1993, Section 10

ERRATUM

THE Oberon Council notice which appeared in the *Government Gazette* of the 16 May 2003 folio 4824, No. 85 appeared incorrectly. The DP in schedule 1 read 1034265 it should have read 864260. This erratum amends that error. [0393]

ORANGE CITY COUNCIL

Local Government Act 1993, Section 553 (a)

Extension of water mains

NOTICE is given pursuant to Section 553 (a) of the Local Government Act 1993, as amended, that the water mains have been extended and the land served is described in the accompanying Schedule. Land which is not connected thereto shall become chargeable to the Water Local Rate after twenty-one (21) days from the date of this notice. Land connected before the expiration of the twenty-one days shall be charged to that Water Local Rate from the date of the connection. Allen Dwyer, General Manager, PO Box 35, Orange, NSW 2800.

SCHEDULE

All lots in the following DPs

SP 50932	DP 858795	DP 999536
DP 853535	DP 858439	SP 54404
DP 853749	DP 858798	DP 866052
SP 51094		DP 866728
DP 851630	SP 52554	DP 866879
DP 853947	DP 859653	DP 867205
SP 51245	DP 859235	DP 867392
DP 853875	DP 860087	DP 867564
DP 854681	DP 857925	DP 867526
SP 51554	DP 860472	DP 867905
SP 51555	DP 860196	DP 999639
DP 855526	DP 860808	SP 54751
DP 855378	DP 861382	DP 455302
SP 50874	DP 861383	DP 455303
DP 855425	DP 861749	DP 868293
SP 51425	DP 862484	DP 455129
DP 855935	DP 862518	SP 54985
DP 856276	DP 133530	DP 869127
DP 855651	DP 862856	DP 455330
DP 131416	DP 999081	DP 455325
DP 856758	SP 53582	DP 869263
DP 856902	DP 863543	DP 869983
DP 857014	DP 864482	SP 55219
DP 857143	DP 863569	DP 870004
DP 857731	DP 865462	DP 870064
DP 858095	DP 865318	DP 870183
DP 858252	DP 999310	SP 55280
SP 52286	DP 865576	DP 869661
DP 35002	SP 54055	DP 870105
DP 857865	DP 866257	DP 869442
DP 858580	DP 455301	DP 456009

[0385]

ORANGE CITY COUNCIL

Local Government Act 1993, Section 553 (b)

Extension of sewer mains

NOTICE is given pursuant to Section 553 (b) of the Local Government Act 1993, as amended, that the sewer mains have been extended and the land served is described in the accompanying Schedule. Land which is not connected thereto shall become rateable to the Sewerage Local Rate after twenty-one (21) days from the date of this notice. Land connected before the expiration of the twenty-one days shall be rateable to that Sewerage Local Rate from the date of the connection. Allen Dwyer, General Manager, PO Box 35, Orange, NSW 2800.

SCHEDULE

All lots in the following DPs

SP 50932	DP 858795	DP 999536
DP 853535	DP 858439	SP 54404
DP 853749	DP 858798	DP 866052
SP 51094		DP 866728
DP 851630	SP 52554	DP 866879
DP 853947	DP 859653	DP 867205
SP 51245	DP 859235	DP 867392
DP 853875	DP 860087	DP 867564
DP 854681	DP 857925	DP 867526
SP 51554	DP 860472	DP 867905
SP 51555	DP 860196	DP 999639

DP 855526	DP 860808	SP 54751
DP 855378	DP 861382	DP 455302
SP 50874	DP 861383	DP 455303
DP 855425	DP 861749	DP 868293
SP 51425	DP 862484	DP 455129
DP 855935	DP 862518	SP 54985
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DP 857014	DP 864482	SP 55219
DP 857143	DP 863569	DP 870004
DP 857731	DP 865462	DP 870064
DP 858095	DP 865318	DP 870183
DP 858252	DP 999310	SP 55280
SP 52286	DP 865576	DP 869661
DP 35002	SP 54055	DP 870105
DP 857865	DP 866257	DP 869442
DP 858580	DP 455301	DP 456009

[0386]

ORANGE CITY COUNCIL

Local Government Act 1993, Section 553 (a)

Extension of water mains

NOTICE is given pursuant to Section 553 (a) of the Local Government Act 1993, as amended, that the water mains have been extended and the land served is described in the accompanying Schedule. Land which is not connected thereto shall become chargeable to the Water Local Rate after twenty-one (21) days from the date of this notice. Land connected before the expiration of the twenty-one days shall be charged to that Water Local Rate from the date of the connection. Allen Dwyer, General Manager, PO Box 35, Orange, NSW 2800.

SCHEDULE

All lots in the following DPs

DP 840812	SP 48237	DP 997310
DP 840025	DP 842161	DP 847925
DP 840590	DP 844602	DP 848638
DP 841180	DP 844546	DP 847989
DP 841430	SP 48527	DP 848960
DP 285202	DP 845061	DP 848872
DP 841368	DP 649889	DP 848873
DP 841657	DP 844802	DP 849087
DP 841462	DP 285202	DP 848908
SP 47478	DP 845264	DP 847857
DP 842253	DP 845425	DP 849657
DP 842522	SP 48792	DP 849914
DP 842341	DP 845873	DP 847866
DP 842801	DP 845284	DP 850289
DP 842714	DP 846320	DP 850136
DP 841660	SP 49005	DP 850628
DP 842277	SP 49004	SP 50209
DP 843190	DP 845959	SP 50303
DP 843601	DP 846651	DP 851293
DP 843698	DP 846879	DP 851029
DP 843005	DP 129339	DP 851640
SP 48312	DP 847065	DP 851657
DP 844278	DP 997237	DP 851906
DP 997821	DP 848004	DP 852650
DP 852534	DP 848002	

[[0387]

ORANGE CITY COUNCIL

Local Government Act 1993, Section 553 (b)

Extension of sewer mains

NOTICE is given pursuant to Section 553 (b) of the Local Government Act 1993, as amended, that the sewer mains have been extended and the land served is described in the accompanying Schedule. Land which is not connected thereto shall become rateable to the Sewerage Local Rate after twenty-one (21) days from the date of this notice. Land connected before the expiration of the twenty-one days shall be rateable to that Sewerage Local Rate from the date of the connection. Allen Dwyer, General Manager, PO Box 35, Orange, NSW 2800.

SCHEDULE

All lots in the following DPs

DP 840812	SP 48237	DP 997310
DP 840025	DP 842161	DP 847925
DP 840590	DP 844602	DP 848638
DP 841180	DP 844546	DP 847989
DP 841430	SP 48527	DP 848960
DP 285202	DP 845061	DP 848872
DP 841368	DP 649889	DP 848873
DP 841657	DP 844802	DP 849087
DP 841462	DP 285202	DP 848908
SP 47478	DP 845264	DP 847857
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DP 842522	SP 48792	DP 849914
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DP 842801	DP 845284	DP 850289
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DP 843601	DP 846651	DP 851293
DP 843698	DP 846879	DP 851029
DP 843005	DP 129339	DP 851640
SP 48312	DP 847065	DP 851657
DP 844278	DP 997237	DP 851906
	DP 848004	DP 852650
	DP 848002	DP 997821
		DP 852534

[0388]

PARRAMATTA CITY COUNCIL

Roads Act 1993

Dedication of Land as Public Road

NOTICE is hereby given that the Parramatta City Council in accordance with a resolution of Council on 28 April 2003, Minute No. 6743, dedicates the land described in the schedule below as public road under Section 10 of the Roads Act 1993. T. BARNES, General Manager, Parramatta City Council.

SCHEDULE

All that piece or parcel of land known as Jubilee Lane at Harris Park in the Parramatta City Council area, Parish of St John and County of Cumberland shown as Lot 1 in Deposited Plan 524232.

[0381]

TWEED SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice Of Compulsory Acquisition Of Easement
Over Land

THE Tweed Shire Council declares, with the approval of Her Excellency the Governor, that the easement for drainage over lands described in the schedule below, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act.

Dated at Murwillumbah this 20th day of May, 2003.
JOHN GRIFFIN, General Manager.

SCHEDULE

Easement for drainage 1.8 metres wide over DP 1048898.

[0391]

WINGECARRIBEE SHIRE COUNCIL

File No. 7810/12

Roads Act 1993, Section 162

Naming of Crown Reserve Road

NOTICE is hereby given that Wingecarribee Shire Council in pursuance of Section 162 of the Roads Act 1993 has named the following road at Bundanoon under delegated authority:

Previous Name	New Name
Unnamed Crown Reserve Road	Grey Gum Lane
Runs off Southern end of Lucas St	
Bundanoon, between Lucas Street	
& Gullies Road, Bundanoon	
Parish of Bundanoon	

D. J. McGOWAN, General Manager, Elizabeth Street,
Moss Vale.

[0380]

COOLAH SHIRE COUNCIL

Local Government Act, 1993

Sale Of Land For Overdue Rates

NOTICE is hereby given to the persons named hereunder that the Council of the Shire of Coolah has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners, or in which they appear to have an interest, and on which the amount of rates stated in each case, as at the 31st May, 2003, is due.

Owner(s) or person(s) having interest in the land	Description of subject land	Amount of rates and charges (including extra charges) overdue for more than five (5) years (\$)	Amount of all other rates and charges (including extra charges) overdue more than five (5) years (\$)	Total Due (\$)
(a)	(b)	(c)	(d)	(e)
K A Daley Bunya Ave Mail Service 501 Bunya Mountains Dalby 4405	Lot 1 Sec 8 DP758668 Bandulla Street Mendooran 2842 Area: .1010 Ha	4163.95	450.00	4613.95
Est. late C A Coleman J W Coleman 2 Golding Place Wyong 2259	Lot 5 Sec 5 DP758668 Pampoo Street Mendooran 2842 Area: .1010 Ha	7043.28	55.00	7098.28
D C Leslie "Jesmond" Turill 2850	PH. Curryall – DP750748 PT Por 128 – Pt SPL 70/7 Area: 3.642 Ha	1254.87	Nil	1254.87
K T O'Loughlin 4 Reserve Street Smithfield 2164	Lot 8 Sec 26 DP758668 Marchant Street Mendooran 2842 Area: .1012 Ha	4316.72	Nil	4316.72
J D Read 124 Latecia Street Oatley 2223	Lot 3 Sec 3 Cobra Street Mendooran 2842 Area: .2020 Ha	3515.01	Nil	3515.01
W G Stapleton C/- 3 Young Rd Carlingford	Lot 2 Sec 8 DP2649 Clarke Street Leadville 2844 Area: .1010 Ha	2311.90	Nil	2311.90
N G Greenhalgh "Pine Hills" Mendooran 2842	PH. Bandulla Lot 1 DP653743 (Being Cl/Rd) Coonabarabran Rd Area: 1.59 Ha	1490.18	Nil	1490.18
Trustees – Leadville Returned Soldiers C/- 45 Garland St Leadville 2844	Lot 3 Sec 2 DP2649 Clarke Street Leadville 2844 Area: .1180 Ha	1734.81	Nil	1734.81
M S & K A Ling 183 Aberdare St Kurri Kurri 2327	Lots 9 & 10 DP192561 19/21 Martin St Coolah 2843 Area: .2020 Ha	5330.94	Nil	5330.94
J S Strzelecki C/- Friedman Reeves Corp Centre Level 5 131 Clarence St Sydney 2000	Lot 8 & Pt Lot 9 (B) Sec 1 19 Bandulla Street Mendooran 2844 Area: .1180 Ha	7113.75	55.00	7168.75
B R Falconer C/- Post Office Corinda Beach 2456	Lot 11 Sec 26 DP758668 Napier Street Mendooran 2842	921.03		921.03

In respect of each parcel of land, if all rates and charges payable are not paid to Council, or any arrangement satisfactory to Council is not entered into by the rateable persons before the time fixed for the sale, then Council will proceed with the sale. The said land will be offered for sale at a public auction to be conducted by the General Manager, Ray Kent, at the Coolah Shire Council Chambers, 59 Binnia Street, Coolah on Saturday 13th September, 2003, commencing at 10.30 am. R. KENT, General Manager, Coolah Shire Council, PO Box 120, Coolah. [0390]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of WARREN EDWARD JOSEPH McNAMARA, late of North Ryde, in the State of New South Wales, retired, who died on 6th February 2003, must send particulars of his/her claim to the executors, Paul John Alice and Kay Tennant and Anne Davis, c.o. Colquhoun & Colquhoun, Solicitors, 588 Darling Street, Rozelle, within one (1) calendar month from publication of this notice. After that time the executors 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 15th May 2003. COLQUHOUN & COLQUHOUN, Solicitors, 588 Darling Street, Rozelle, NSW 2039. [0378]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of KASRIEL ROSEN, late of 11A Salisibury Road, Rose Bay, in the State of New South Wales, company director, who died on 15th September 2002, must send particulars of his/her claim to the executrix, Charlotte Vidor, c.o. Heaney, Richardson & Nemes, Lawyers, Level 10, 45-47 York Street, Sydney, ref.: SPN:202297, within one (1) calendar month from publication of this notice. After that time the executrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Probate was granted in New South Wales on 29th April 2003. HEANEY, RICHARDSON & NEMES, Lawyers, Level 10, 45-47 York Street, Sydney, NSW 2000 (DX 367, Sydney), tel.: (02) 9262 3299. [0383]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of GLADYS CATHERINE MAY HANNA, late of Wisemans Ferry Road, Spencer, in the State of New South Wales, boatshed proprietor, who died on 3rd February 2003, must send particulars of his/her claim to the executors, Gregory Kevin Bailey and Mark Watkins, c.o. Low Doherty & Stratford, Solicitors, 9 Campbell Street, Blacktown, within one (1) calendar month from publication of this notice. After that time the executors 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 9th May 2003. LOW DOHERTY & STRATFORD, Solicitors, 9 Campbell Street, Blacktown, NSW 2148 (DX 8109, Blacktown), tel.: (02) 9622 4644. [0384]

COMPANY NOTICES

NOTICE of special resolution.—JASEMMA INVESTMENT PTY LIMITED (A.C.N. 001 393 880).—At a General Meeting of Members of Jasemma Investments Pty Limited, duly convened and held at Level 8, 10 Spring Street, Sydney on 20 May 2003, the Special Resolution set out below was duly passed: Special Resolution: “That the Company be wound up voluntarily and that Mr David Bouchier Dickson of Level 8, 10 Spring Street, Sydney, be appointed Liquidator for the purposes of such winding up.” Dated 20th May 2003. DAVID B. DICKSON, F. C. A. Liquidator, David B. Dickson & Co., Chartered Accountants, GPO Box 3777, 10 Spring Street, Sydney NSW 2000, tel.: (02) 9221 7566. [0389]



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 90

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PUBLIC SECTOR NOTICES

OFFICE OF THE BOARD OF STUDIES

SENIOR EXECUTIVE SERVICE

Instrument of Appointment

I, DR JOHN BENNETT, General Manager of the Office of the Board of Studies, under section 17 of the Public Sector Employment and Management Act 2002 appoint Carol TAYLOR to the Senior Executive Service Level 1 position of Director, Assessment and Reporting for a period of 5 years on and from 5 May 2003 until and including 4 May 2008.

Dated this 12th day of May 2003.

DR JOHN BENNETT,
General Manager

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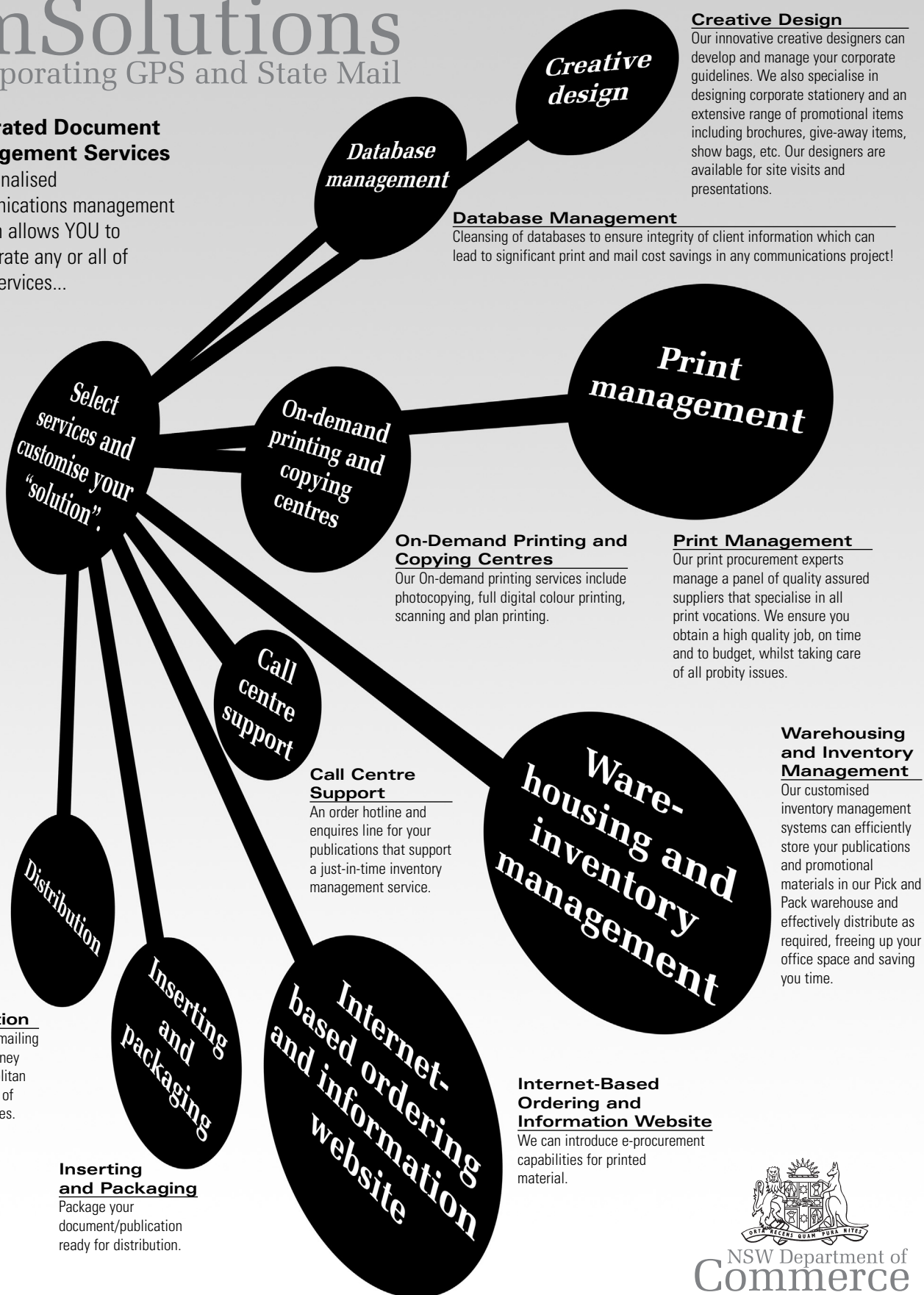
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