IT is hereby notified, for general information, that Her Excellency the Governor has, in the name and on behalf of Her Majesty, this day assented to the undermentioned Acts passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No. 1 2008 – An Act to amend the Crimes Act 1900 in relation to drink and food spiking, and the use of intoxicating substances in the commission of other related offences. [Crimes Amendment (Drink and Food Spiking) Bill]

Act No. 2 2008 – An Act to amend the Electricity Supply Act 1995 and the Criminal Procedure Act 1986 with respect to the theft of electricity and unlawful entering, climbing or being on electricity works; and for other purposes. [Electricity Supply Amendment (Offences) Bill]

Act No. 3 2008 – An Act to amend the Local Government Act 1993 to change the date for the holding of ordinary elections of councillors in and after 2008. [Local Government Amendment (Election Date) Bill]

Act No. 4 2008 – An Act to amend the Road Transport (General) Act 2005, the Road Transport (Safety and Traffic Management) Act 1999 and certain other road transport legislation to make further provision with respect to certain speeding and other dangerous driving offences; and for other purposes. [Road Transport Legislation Amendment (Car Hoons) Bill]

RUSSELL D. GROVE, PSM,
Clerk of the Legislative Assembly
Commencement Proclamation

under the

Crimes Amendment (Drink and Food Spiking) Act 2008

MARIE BASHIR, Governor
I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with
the advice of the Executive Council, and in pursuance of section 2 of the Crimes
Amendment (Drink and Food Spiking) Act 2008, do, by this my Proclamation,
appoint 28 March 2008 as the day on which that Act commences.
Signed and sealed at Sydney, this 26th day of March 2008.

By Her Excellency's Command,

JOHN HATZISTERGOS, M.L.C.,
Attorney General

GOD SAVE THE QUEEN!
Boating (Safety Equipment) Amendment Regulation 2008

under the

Maritime Services Act 1935

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the Maritime Services Act 1935.

JOSEPH TRIPIDI, M.P.,
Minister for Ports and Waterways

Explanatory note

The object of this Regulation is to amend the Boating (Safety Equipment) Regulation—N.S.W. to change the requirements relating to the type of emergency position indicating radio beacon (EPIRB) to be carried on certain vessels.

This Regulation is made under the Maritime Services Act 1935, including section 38 (the general regulation-making power).
Boating (Safety Equipment) Amendment Regulation 2008

under the

Maritime Services Act 1935

1 Name of Regulation

This Regulation is the Boating (Safety Equipment) Amendment Regulation 2008.

2 Amendment of Boating (Safety Equipment) Regulation—N.S.W.

The Boating (Safety Equipment) Regulation—N.S.W. is amended by omitting from Schedule 1 the matter relating to Emergency Position Indicating Radio Beacon (EPIRB) and by inserting instead the following matter:

Before 1 July 2008, an emergency position indicating radio beacon (EPIRB) that:

(a) is suitable for marine use, and

(b) complies with Australian/New Zealand Standard AS/NZS 4330.1:2006 or Australian/New Zealand Standard AS/NZS 4280.1:2003, and

(c) has an operational frequency of 121.5/243.0 or 406 MHz, and

(d) if it has an operational frequency of 406 MHz, has been registered with the Australian Maritime Safety Authority and has affixed to it a registration sticker from that Authority, and

(e) has been maintained and serviced in accordance with the manufacturer’s instructions.
Boating (Safety Equipment) Amendment Regulation 2008

Clause 2

On and after 1 July 2008, an emergency position indicating radio beacon (EPIRB) that:
(a) is suitable for marine use, and
(b) complies with Australian/New Zealand Standard AS/NZS 4280.1:2003, and
(c) has an operational frequency of 406 MHz, and
(d) has been registered with the Australian Maritime Safety Authority and has affixed to it a registration sticker from that Authority, and
(e) has been maintained and serviced in accordance with the manufacturer’s instructions.
Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the Protection of the Environment Operations Act 1997.

VERITY FIRTH, M.P.,
Minister for Climate Change and the Environment

Explanatory note
The object of this Regulation is to regulate the storage of petroleum in underground storage systems so as to minimise the risk of the discharge of substances that cause significant damage to the environment. For the first 4 years, the appropriate regulatory authority for matters arising under this Regulation will be the EPA, within the meaning of the Protection of the Environment (Operations) Act 1997, after which it will be the relevant local authority.

The Regulation contains the following provisions:
(a) provisions with respect to the commissioning and decommissioning of underground storage systems (Part 2), and
(b) provisions with respect to the installation of groundwater monitoring wells (Part 3), and
(c) provisions with respect to the use of underground storage systems (Part 4), and
(d) provisions with respect to record-keeping (Part 5), and
(e) other provisions of a minor, consequential or ancillary nature (Parts 1 and 6 and Schedule 1).

This Regulation adopts the document entitled Minimum Construction Requirements for Water Bores in Australia: Edition 2, published by the Land and Water Biodiversity Committee and sections 2.4 and 3.1 of the document entitled Guidelines for Consultants Reporting on Contaminated Sites, EPA 97/104, published by the EPA.
Protection of the Environment Operations (Underground Petroleum Storage Systems)
Regulation 2008

Explanatory note

This Regulation is made under the Protection of the Environment Operations Act 1997,
including section 323 (the general regulation-making power) and clauses 6A and 15 of
Schedule 2.
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Schedule 1 Amendment of other Regulations

1 Name of Regulation

This Regulation is the Protection of the Environment Operations (Underground Petroleum Storage Systems) Regulation 2008.

2 Commencement

(1) This Regulation commences on 1 June 2008, except as provided by subclause (2).


3 Definitions

1. commission, in relation to a storage system or groundwater monitoring well, means to bring the system or well into use for the first time following its installation, modification or repair.

2. current “as-built” drawings, in relation to a storage system, means drawings that depict the current configuration of the system in relation to the storage site.

3. decommission, in relation to a storage system, means to permanently abandon the use of the system or to render the system permanently unusable.

Note. Other legislation may require the cessation of the use of certain storage systems, for example a system to which clause 174ZF of the Occupational Health and Safety Regulation 2001 applies.

4. duly qualified person, in relation to any activity, means a person who has such competence and experience in relation to that activity as is recognised in the relevant industry as appropriate for that activity.

5. environment protection plan means an environment protection plan referred to in clause 19 (1).

6. EPA Gazettal notice means a notice published in the Gazette by the EPA.
Clause 3  

Part 1  
Preliminary

**EPA guideline** means a guideline in force under clause 30.

**incident management procedure** means a procedure referred to in clause 19 (2) (b).

**installation** of a storage system means the original installation of the system on the storage site, and includes any work in the vicinity of the storage site necessary for the installation, and anything done to the system before it is commissioned.

**loss monitoring procedure** means a procedure referred to in clause 19 (2) (a).

**mandatory pollution protection equipment** means the following:

(a) non-corrodible secondary containment tanks and associated pipework,

(b) overfill protection devices.

**modification** of a storage system includes any upgrade, extension, alteration or replacement of the system, or any component of the system, but does not include:

(a) anything done to the system before it is first commissioned, or

(b) anything done to the system after it is decommissioned, or

(c) anything done to the system as part of routine maintenance, or

(d) anything done to the system before 1 June 2008, or

(e) anything done to a storage site, or any building on a storage site, that does not directly affect the system.

**modified storage system** means a storage system that has been modified since 1 June 2008.

**new storage system** means any storage system that is not an old storage system.

**old storage system** means any storage system:

(a) for which development consent had been obtained under the Environmental Planning and Assessment Act 1979 before 1 June 2008, or

(b) for which installation had lawfully commenced before 1 June 2008, or

(c) that had been commissioned before 1 June 2008.

**person responsible**, in relation to a storage system, means:

(a) except as provided by paragraph (b), the person who has the management and control of the system, or

(b) if the system has been decommissioned, the person who had the management and control of the system immediately before the system was decommissioned.

Clause 4

Preliminary

Part 1

\textit{petroleum} means any fuel that consists predominantly of a mixture of hydrocarbons derived from crude oil, whether or not the fuel includes additives (such as ethanol), and includes used oil.

\textit{routine maintenance}, in relation to a storage system, includes any repairs to the system that are done in the course of routine maintenance.

\textit{significant modification}, in relation to a storage system, means any modification to the system that involves more than:

(a) replacement of pipework in the system, or
(b) replacement of less than half of the tanks in the system, or
(c) work for which development consent is not required under the \textit{Environmental Planning and Assessment Act 1979}.

\textit{storage site}, in relation to a storage system, means the premises in or on which the system is situated.

\textit{storage system} means a system of tanks, pipes, valves and other equipment that is designed:

(a) to contain petroleum, or
(b) to control the passage of petroleum into, out of, through or within the system,

and includes any structure through which petroleum routinely passes from one part of the system to another.

\textit{the Act} means the \textit{Protection of the Environment Operations Act 1997}.

\textit{use}, in relation to a storage system, includes to allow petroleum to remain in the system.

(2) Notes included in this Regulation do not form part of this Regulation.

4 Application of Regulation

This Regulation applies to all storage systems other than the following:

(a) a storage system whose tanks are situated wholly above ground, together with any associated pipes, valves and other equipment (whether situated above or below ground),

(b) a sump, separator, stormwater or wastewater collection system, catchment basin, pit, septic tank or other like structure (unless petroleum routinely passes through the structure from one part of a storage system to another),

(c) a bunded tank situated below ground level but not in the ground (such as in a basement, cellar or tunnel),

(d) a liquefied petroleum gas storage system,
Clauses 4


Part 1

Preliminary

(e) a storage system that is a scheduled activity (that is, an activity listed in Schedule 1 to the Act) and for which a licence under the Act is in force.

Clause 5

Commissioning and decommissioning of storage systems

Part 2 Commissioning and decommissioning of storage systems

Division 1 Installation of new storage systems

5 New system not to be commissioned unless properly designed

A new storage system must not be commissioned unless:

(a) it has been designed by a duly qualified person, and

(b) the person by whom it has been designed has provided the person responsible for the system with:

(i) a list of the industry standards that have been followed in connection with the design of the system, and

(ii) a copy of the design specifications for the system.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

6 New system not to be commissioned unless properly installed

A new storage system must not be commissioned unless:

(a) it has been installed by a duly qualified person, and

(b) the person by whom it has been installed has provided the person responsible for the system with:

(i) a list of the industry standards that have been followed in connection with the installation of the system, and

(ii) a copy of the installation specifications for the system, and

(iii) current “as-built” drawings for the system.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

7 New system not to be commissioned unless properly equipped

A new storage system must not be commissioned unless:

(a) the system includes the mandatory pollution protection equipment, and

(b) groundwater monitoring wells are installed on the storage site in accordance with Part 3.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

Part 2  Commissioning and decommissioning of storage systems

8  Equipment integrity test to be performed

(1)  A new storage system must not be commissioned unless:

(a)  an equipment integrity test of the system has been carried out in accordance with the written directions of a duly qualified person, and

(b)  the system has been certified, by the person by whom the test was carried out, as having satisfied the test.

(2)  A certificate issued for the purposes of subclause (1) (b) must be accompanied by the results of the test referred to in that paragraph.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

Division 2  Modification of storage systems

9  Modified system not to be commissioned unless properly designed

A modified storage system must not be commissioned unless:

(a)  the modification has been designed by a duly qualified person, and

(b)  the person by whom the modification has been designed has provided the person responsible for the system with:

(i)  a list of the industry standards that have been followed in connection with the design of the modification, and

(ii)  a copy of the design specifications for the modification.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

10  Modified system not to be commissioned unless properly installed

A modified storage system must not be commissioned unless:

(a)  the modification has been implemented by a duly qualified person, and

(b)  the person by whom the modification has been implemented has provided the person responsible for the system with:

(i)  a list of the industry standards that have been followed in connection with the implementation of the modification, and

(ii)  a copy of the implementation specifications for the modification, and

(iii)  current “as-built” drawings for the system.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

Clause 11

Commissioning and decommissioning of storage systems

Part 2

11 Modified system not to be commissioned unless properly equipped

(1) A modified storage system must not be commissioned unless:
   
   (a) the system includes the mandatory pollution protection equipment, and
   
   (b) groundwater monitoring wells are installed on the storage site in accordance with Part 3.

(2) Subclause (1) (a) does not require an old storage system to include the mandatory pollution equipment unless the modification is a significant modification.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

12 Equipment integrity test to be performed

(1) A modified storage system must not be commissioned unless:

   (a) an equipment integrity test of the system has been carried out in accordance with the written directions of a duly qualified person, and

   (b) the system has been certified, by the person by whom the test was carried out, as having satisfied the test.

(2) A certificate issued for the purposes of subclause (1) (b) must be accompanied by the results of the test referred to in that paragraph.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

13 Validation report to be prepared after tank removed or replaced

(1) If the modification involves the removal or replacement of any tank, a modified storage system must not be commissioned unless a validation report for the storage site has been served on the relevant local authority:

   (a) except as provided by paragraph (b), no later than 60 days after the tank is removed or replaced, or

   (b) if remediation of the site is required, no later than 60 days after the remediation is completed.

(2) A validation report referred to in subclause (1) must be prepared in accordance with EPA guidelines.

Maximum penalty: 100 penalty units (in the case of an individual) and 200 penalty units (in the case of a corporation).

Part 2 Commissioning and decommissioning of storage systems

Division 3 Repair of storage systems

14 Equipment integrity test to be performed

(1) A storage system that has been repaired following the discovery of a leak in the system must not be commissioned unless:

(a) an equipment integrity test of the system has been carried out in accordance with the written directions of a duly qualified person, and

(b) the system has been certified, by the person by whom the test was carried out, as having satisfied the test.

(2) A certificate issued for the purposes of subclause (1) (b) must be accompanied by the results of the test referred to in that paragraph.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

Division 4 Decommissioning of storage systems

15 Validation report to be prepared after system decommissioned

(1) If a storage system is decommissioned, a validation report for the storage site must be served on the relevant local authority:

(a) except as provided by paragraph (b), no later than 60 days after the system is decommissioned, or

(b) if remediation of the site is required, no later than 60 days after the remediation is completed.

(2) A validation report referred to in subclause (1) must be prepared in accordance with EPA guidelines.

(3) This clause does not apply to any decommissioning of a storage system that took place before 1 June 2008.

Maximum penalty: 100 penalty units (in the case of an individual) and 200 penalty units (in the case of a corporation).

Groundwater monitoring wells  Part 3

### Part 3  Groundwater monitoring wells

#### 16 Storage system to have groundwater monitoring wells

1. A storage system must not be used unless groundwater monitoring wells are installed on the storage site.

2. The number and location of groundwater monitoring wells to be installed on a storage site is to be determined by a duly qualified person with a view to maximising the likelihood that the wells will intercept contaminated groundwater, whatever the groundwater flow conditions.

3. This clause does not apply to an old storage system until 1 June 2011. Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

#### 17 Groundwater monitoring well not to be installed unless properly designed

A groundwater monitoring well must not be installed on a storage site unless:

(a) it has been designed by a duly qualified person, and

(b) the person by whom it has been designed has provided the person responsible for the relevant storage system with a list of the industry standards that have been followed in connection with the design of the well.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

#### 18 Storage system not to be used unless groundwater monitoring wells properly installed

1. A storage system located on a storage site on which a groundwater monitoring well has been installed must not be used unless:

(a) the well has been installed by a duly qualified person, and

(b) the well has been sealed to exclude surface water, and

(c) the well is clearly marked to indicate its presence and is properly secured, and

(d) the person by whom it has been installed has provided the person responsible for the relevant storage system with:

   (i) a list of the industry standards that have been followed in connection with the installation of the well, and

   (ii) a groundwater monitoring well report prepared in relation to the well.
Clause 18

Part 3
Groundwater monitoring wells

(2) A groundwater monitoring well report referred to in subclause (1) (d) (ii) must be prepared in accordance with EPA guidelines.

(3) This clause does not apply to an old storage system until 1 June 2011. Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).
Part 4 Use of storage systems

19 Storage system not to be used unless environment protection plan in place

(1) A storage system must not be used otherwise than in accordance with an environment protection plan that is in place in relation to the system.

(2) A storage system’s environment protection plan must include:

(a) a loss monitoring procedure, and
(b) an incident management procedure, and
(c) a maintenance schedule,
(d) the current “as-built” drawings for the system,
(e) a plan of the storage site that includes the locations of each of the following:
   (i) the storage system,
   (ii) all buildings and associated infrastructure,
   (iii) all fences and gates,
   (iv) all groundwater monitoring wells (including any codes or symbols by which they are designated),
   (v) any unsealed ground surfaces.
(f) a copy of each list of industry standards referred to in clause 5 (b) (i), 6 (b) (i), 9 (b) (i), 10 (b) (i), 17 (b) and 18 (1) (d),
(g) a copy of all specifications referred to in clause 5 (b) (ii), 6 (b) (ii), 9 (b) (ii) and 10 (b) (ii),
(h) the information required by subclause (3).

(3) The information to be included in the environmental protection plan for a storage system is as follows:

(a) the name of the person responsible for the system and an address for service and a 24 hour contact phone number for that person,
(b) if the person responsible for the system is a corporation:
   (i) the name of a natural person who is authorised to act on behalf of the corporation in relation to the control of the system, and
   (ii) a 24 hour contact phone number for that person,
(c) the street address of the storage site,
(d) the land title particulars (such as the Lot and DP numbers) of the land on which the system is situated,
(e) if the person responsible for the system is not the owner of the storage site, the name of the owner,

Part 4 Use of storage systems

(f) details of access to, and the security of, the system, including details of any locks, gates, fences and the like and the means of opening them,

(g) the location of all records kept in accordance with Part 5.

(4) A storage system’s loss monitoring procedure (referred to in subclause (2) (a)) must be designed to measure discrepancies between:

(a) the amount of petroleum that should be present in the system, and

(b) the amount of petroleum that is actually present in the system,

so as to be capable of detecting losses of petroleum occurring at a rate of 0.76 litres per hour or more with at least 95% accuracy.

(5) A storage system’s incident management procedure (referred to in subclause (2) (b)) must set out the procedures to be followed in dealing with any leaks and spills of petroleum from the system.

(6) A storage system’s maintenance schedule (referred to in subclause (2) (c)) must include details of what maintenance is proposed to be carried out, and when, in relation to the system generally and in relation to the various gauges, indicators, groundwater monitoring wells and other measuring instruments in the system.

(7) The absence, in relation to a storage system, of a list of industry standards or a copy of a specification (referred to in subclause (2) (f) and (g)) does not give rise to an offence if:

(a) the person responsible for the system was not in possession of such a list or copy as at 1 June 2008, and

(b) the person responsible for the system is still not in possession of such a list or copy, and

(c) there is documentary evidence that the person responsible for the system has taken all reasonable steps to obtain such a list or copy.

(8) A storage system’s environment protection plan:

(a) must comply with EPA guidelines, and

(b) must be updated as occasion requires, and

(c) must be kept on the storage site.

(9) This clause does not apply to an old storage system until 1 June 2009. Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).
20 Storage system not to be used unless measuring instruments checked and data recorded

A storage system must not be used unless:

(a) all gauges, indicators, groundwater monitoring wells and other measuring instruments in the system have been checked and maintained:
   (i) in accordance with the manufacturers’ instructions, or
   (ii) if there are no such instructions, in accordance with the environment protection plan for the system, and

(b) all data produced by such measuring instruments has been recorded.

Maximum penalty: 100 penalty units (in the case of an individual) and 200 penalty units (in the case of a corporation).

21 Groundwater monitoring

(1) A storage system must not be used unless:

(a) the groundwater in each groundwater monitoring well on the storage site has been tested for contamination by petroleum, during the last 6 months, in accordance with the written instructions of a duly qualified person, and

(b) the groundwater in each groundwater monitoring well on the storage site has been sampled and analysed, within 30 days after the occurrence of any of the following, in accordance with the written instructions of a duly qualified person:
   (i) the installation of a new groundwater monitoring well on the storage site,
   (ii) the discovery, whether by means of a test referred to in paragraph (a) or otherwise, that groundwater may be contaminated by petroleum originating from the storage site,
   (iii) the discovery, whether pursuant to the loss monitoring procedure for the system or otherwise, that the system has a leak.

(2) This clause applies to an old storage system on and from 1 June 2011.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).

22 Loss detection procedures

(1) As soon as practicable after becoming aware of any discrepancy detected by the loss monitoring procedure for a storage system, action must be taken:

Part 4 Use of storage systems

(a) to investigate the discrepancy, and
(b) if the discrepancy cannot be attributed to anything other than a leak, to confirm the existence of a leak, and
(c) if the existence of a leak is confirmed, to identify the source of the leak and to fix the leak.

(2) Details of any action taken under this clause must be recorded.

Maximum penalty: 200 penalty units (in the case of an individual) and 400 penalty units (in the case of a corporation).
Part 5 Record-keeping

23 Record of significant modifications

If a significant modification is made to a storage system:

(a) the following information must be recorded:
   (i) a comprehensive description of the modification,
   (ii) the dates of commencement and completion of the modification,
   (iii) the results of the equipment integrity test carried out under clause 12, and

(b) the current “as-built” drawings for the system must be revised to reflect the modification.

Maximum penalty: 100 penalty units (in the case of an individual) and 200 penalty units (in the case of a corporation).

24 Incident log

(1) An incident log for a storage system must be kept on the storage site or, if another location is so specified in the system’s environment protection plan, in that location.

(2) The following activities and incidents are to be recorded in the incident log of a storage system:

(a) the carrying out of any activity, by a person acting otherwise than at the direction or request of the person responsible for the system, that has affected, is affecting or could affect the integrity of the system, and

(b) the occurrence of any unplanned or abnormal incident (including operational disruptions or equipment failures) that has affected, is affecting or could affect the long-term safety of the system.

(3) A notification under Part 5.7 of the Act of a pollution incident involving a storage system is to be made in a form approved by the EPA.

Maximum penalty: 100 penalty units (in the case of an individual) and 200 penalty units (in the case of a corporation).

25 Documents to be kept for 7 years from date of creation

(1) For the purposes of this clause, required document means any of the following:

(a) any validation report prepared for the system under clause 13,

(b) any document containing the data produced by any measuring instrument referred to in clause 20.

Part 5 Record-keeping

(c) any document containing details of any action taken under clause 22,

(d) any notification that is given to the appropriate regulatory authority of a pollution incident involving a storage system.

(2) Each required document for a storage system, including any document delivered in accordance with clause 27, must be kept for at least 7 years from the day on which it was created.

Maximum penalty: 100 penalty units (in the case of an individual) and 200 penalty units (in the case of a corporation).

26 Documents to be kept for 7 years from date of decommissioning

(1) For the purposes of this clause, required document, in relation to a storage system, means any of the following:

(a) each certificate issued for the system under clause 8, 12 or 14,

(b) any validation report prepared for the system under clause 15,

(c) a groundwater monitoring well report referred to in clause 18,

(d) each version of the environment protection plan prepared for the system under clause 19,

(e) any record made in relation to the system under clause 23.

(f) the incident log kept for the system under clause 24,

(g) any report that has been made as a consequence of action taken under Part 5.7 of the Act in connection with a pollution incident involving the system.

(2) Each required document for a storage system, including any document delivered in accordance with clause 27, must be kept for at least 7 years from the day on which the system is decommissioned.

Maximum penalty: 100 penalty units (in the case of an individual) and 200 penalty units (in the case of a corporation).

27 Delivery of records on change of responsibility

Within 30 days after there is a change in responsibility for a storage system, the person formerly responsible for the system must deliver all documents for the system that this Part requires to be kept and that are in his or her possession to the person newly responsible for the system.

Maximum penalty: 100 penalty units (in the case of an individual) and 200 penalty units (in the case of a corporation).
Part 6  Miscellaneous

28  Exemptions

(1) The EPA may, by order in writing, exempt a person or a class of persons specified in the order from any provision of this Regulation specified in the order to the extent that the provision applies to the person or class in respect of any storage system specified in the order.

(2) The EPA may grant an exemption on application or of its own motion.

(3) An application for an exemption must be accompanied by such fee (if any) as the EPA may determine.

(4) An order under this clause:
   (a) has effect in such circumstances (if any), and subject to such conditions (if any), as are specified in the order, and
   (b) must specify a person to be served with the order and must be served on that person, and
   (c) has effect on and from service of the order or such later date as may be specified in the order, and
   (d) is subject to the condition that the exempted person complies with all of the provisions of the Act and the other provisions of this Regulation that apply to the person, and
   (e) may be revoked by the EPA at any time by order in writing published in the Gazette or served on the person referred to in paragraph (b).

29  Offences

(1) Responsibility for compliance with the provisions of this Regulation in relation to a storage system lies with the person responsible for the system.

(2) The person responsible for a storage system is guilty of an offence if in relation to the system:
   (a) the person contravenes a provision of this Regulation for which a penalty is provided, or
   (b) the person authorises or permits such a contravention.

30  EPA guidelines

(1) The EPA may, by means of an EPA Gazettal notice, issue guidelines for the purposes of this Regulation and may, by means of a further EPA Gazettal notice, vary or revoke any such guideline.

Part 6 Miscellaneous

(2) The following documents are taken, on the commencement of this clause, to be such guidelines and may be varied or revoked accordingly:

(a) the document entitled *Minimum Construction Requirements for Water Bores in Australia: Edition 2*, published by the Land and Water Biodiversity Committee,

(b) that part of the document entitled *Guidelines for Consultants Reporting on Contaminated Sites, EPA 97/104*, published by the EPA, as comprises sections 2.4 and 3.1.

31 Amendment of other Regulations

The Regulations specified in Schedule 1 are amended as set out in that Schedule.

Amendment of other Regulations

Schedule 1 Amendment of other Regulations

(Clause 31)

1.1 Amendment of Protection of the Environment Operations (General) Regulation 1998

[1] Clause 67A

Insert after clause 67:

67A Underground petroleum storage systems

The EPA is declared, under section 6 (3) of the Act, to be the appropriate regulatory authority for any matter arising under the Protection of the Environment Operations (Underground Petroleum Storage Systems) Regulation 2008.

[2] Clause 67A

Omit the clause.

1.2 Amendment of Protection of the Environment Operations (Penalty Notices) Regulation 2004

[1] Schedule 1 Penalty notice offences

Insert after the matter relating to the Protection of the Environment Operations (Noise Control) Regulation 2000:


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Schedule 1  Amendment of other Regulations

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[2] **Schedule 1**

Insert “1,” before “2” wherever occurring in Column 2 of the matter relating to each of the clauses (other than clauses 13 and 15) of the *Protection of the Environment Operations (Underground Petroleum Storage Systems) Regulation 2008*. 
Orders

Air Transport Amendment (Deregulated Routes) Order 2008

under the

Air Transport Act 1964

I, John Watkins, the Minister for Transport, in pursuance of section 4A (1) of the Air Transport Act 1964, make the following Order.

Dated, this 10th day of March 2008.

JOHN WATKINS, M.P.,
Minister for Transport

Explanatory note

Under section 4A (1) of the Air Transport Act 1964 (the Act), the Minister for Transport may, by order published in the Gazette, declare specified routes to be deregulated routes for the purposes of the Act. Certain routes were declared to be deregulated routes by an Order made under section 4A (1) of the Act and published in the Gazette on 23 June 2006.

The object of this Order is to declare further routes to be deregulated routes, namely the routes between Sydney (Kingsford-Smith) Airport and each of Griffith, Lismore and Orange. As a consequence, the declaration in the Order published in the Gazette on 23 June 2006 is repealed and re-made in this Order.
Air Transport Amendment (Deregulated Routes) Order 2008

under the
Air Transport Act 1964

1 Name of Order
This Order is the Air Transport Amendment (Deregulated Routes) Order 2008.

2 Commencement
This Order commences on 30 March 2008.

3 Definitions
In this Order:
the Act means the Air Transport Act 1964.

4 Declaration of deregulated routes
In pursuance of section 4A (1) of the Act, the following routes are declared to be deregulated routes for the purposes of the Act:
(a) the routes between Sydney (Kingsford-Smith) Airport and each of the following localities, namely, Albury, Armidale, Ballina, Coffs Harbour, Dubbo, Griffith, Lismore, Orange, Port Macquarie, Tamworth, Wagga Wagga and Williamtown, and
(b) any routes that do not begin or end at, or pass through, Sydney (Kingsford-Smith) Airport.

5 Repeal
The Order made in pursuance of section 4A (1) of the Act and published in the Gazette on 23 June 2006 is repealed.
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following ecological community as an endangered ecological community under that Act and, accordingly, Schedule 1 to that Act is amended by inserting in Part 3 in alphabetical order:

*Allocasuarina luehmannii* Woodland in the Riverina and Murray-Darling Depression Bioregions (as described in the final determination of the Scientific Committee to list the ecological community)

Dated, this 11th day of March 2008.

Professor Lesley Hughes
Chairperson of the Scientific Committee

Copies of final determination and reasons

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

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

(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment and Climate Change, PO Box 1967, Hurstville, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,

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

Final Determination

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list Allocasuarina luehmannii Woodland in the Riverina and Murray-Darling Depression bioregions as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act. The listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

1. Allocasuarina luehmannii Woodland in the Riverina and Murray-Darling Depression bioregions is the name given to the ecological community dominated by Buloke (Allocasuarina luehmannii), sometimes with co-occurring tree species, that typically occupies patches of red-brown loamy sands with alkaline sub-soils on the alluvial plain of the Murray River and its tributaries in south-western NSW. Allocasuarina luehmannii Woodland is characterised by the assemblage of species listed in paragraph 2 and typically comprises an open tree canopy with a sparse and highly variable ground layer dominated by grasses and herbs, sometimes with scattered shrubs and/or small trees. The structure and species composition of the community varies depending on disturbance history and temporal variability in rainfall.

2. Allocasuarina luehmannii Woodland is characterised by the following assemblage of species:

- Allocasuarina luehmannii
- Aristida contorta
- Atriplex leptocarpa
- Austrodanthonia setacea
- Austrostipa elegantissima
- Callitris glaucophylla
- Chamaesyce drummondii
- Crassula colorata
- Enchylaena tomentosa
- Eucalyptus behriana
- Juncus subsecundus
- Melaleuca lanceolata
- Rhagodia spinescens
- Sida corrugata
- Vittadinia cuneata
- Aristida leptopoda
- Austrostipa scabra
- Callitris glaucophylla
- Carex inversa
- Convolvulus remotus
- Einadia nutans
- Enteropogon acicularis
- Homopholis procura
- Marsilea drummondii
- Oxalis perennans
- Sclerolaena muricata
- Solanum esuriale
- Vittadinia gracilis

A large number of infrequently recorded species also characterise the community. These include:

- Acacia acinacea
- Acacia brachybotrya
- Acacia melvillei
- Acacia salicina
- Alternanthera denticulata
- Amyema linophyllum subsp. orientale
- Aristida leptopoda
- Asperula conferta
- Austrostipa blackii
- Austrostipa eremophila

- Vittadinia cuneata
- Vittadinia gracilis

- Acacia acinacea
- Acacia brachybotrya
- Acacia melvillei
- Acacia salicina
- Alternanthera denticulata
- Amyema linophyllum subsp. orientale
- Aristida leptopoda
- Asperula conferta
- Austrostipa blackii
- Austrostipa eremophila

- Vittadinia cuneata
- Vittadinia gracilis
3. The total species list of the community is larger than that given above, with many species present in only one or two sites or in low abundance. The species composition of a site will be influenced by the size of the site, recent rainfall or drought conditions and by its disturbance (including grazing, land clearing and fire) history. The number and relative abundance of species will change with time since fire, and may also change in response to changes in fire frequency or grazing regime. At any one time, above-ground individuals of some species may be absent, but the species may be represented below ground in soil seed banks or as dormant structures such as bulbs, corms, rhizomes, rootstocks or lignotubers. The list of species given above is mainly of vascular plant species, however the community also includes micro-organisms, fungi, cryptogamic plants and both vertebrate and invertebrate faunas. These components of the community are poorly documented.

4. Allocasuarina luehmannii Woodland is characterised by an open tree stratum. The tree layer, dominated by Allocasuarina luehmannii (Buloke) may also include Callitris gracilis (Slender Cypress Pine) or Melaleuca lanceolata (Moonbah), though usually in lower abundance than A. luehmannii. Other tree species, including Callitris gracilis (Slender Cypress Pine), Eucalyptus behriana (Bull Mallee) and Eucalyptus largiflorens (Blackbox), may also occur at some sites within the community. A scattered shrub layer is sometimes present and may include Sclerolaena brachyptera (Black Rolypoly), Enchylaena tomentosa (Ruby Saltbush), Maireana spp. (bluebushes) and/or Hakea tephrosperma (Hooked Needlewood). The groundcover is highly variable in structure and composition. It is typically sparse, but may be more continuous within patches or following substantial rainfall events. It comprises grasses, including species such as Austrostipa nodosa, Callitris gracilis, Austrostipa scapigera, Convolvulus erubescens, Enteropogon ramosus, Goodenia fascicularis, Juncus aridicola, Lomandra effusa, Maireana enchylenaoides, Paspalidium jubiflorum, Pittosporum angustifolium, Rumex brownii, Sclerolaena brachyptera, Vittadinia cervicularis and Wahlenbergia luteola.

5. Allocasuarina luehmannii Woodland shares a number of species with another endangered ecological community listed under the Threatened Species Conservation Act 1995: Sandhill Pine Woodland in the Riverina, Murray-Darling Depression and NSW South
Western Slopes bioregions. These two ecological communities inhabit similar soils and landforms and have similar geographic distributions. They may be distinguished on the basis of the relative abundance of their tree species and subtle differences in composition of their understorey. When tree abundance is assessed at hectare scales, *A. luehmannii* is the most abundant tree species in *Allocasuarina luehmannii* Woodland, whereas *Callitris glaucophylla* is the most abundant tree species in Sandhill Pine Woodland. Differences in understorey composition are likely to be obscured as a result of the history of heavy disturbance throughout both communities. Vegetation with characteristics that are intermediate between Sandhill Pine Woodland and *Allocasuarina luehmannii* Woodland are covered collectively under the two Determinations.

6. A number of vegetation surveys and mapping studies have been carried out in regions within which *Allocasuarina luehmannii* Woodland occurs (reviewed in Mackenzie and Keith 2007). Sluiter *et al.* (1997) surveyed buloke and pine woodlands in Victoria and southern New South Wales, and identified 12 species groupings from an analysis of their survey data. The majority of these were confined to Victoria, however, ‘Semi-arid grassy pine – Buloke Woodland’ (Group 3), ‘Buloke Grassy Woodland’ (Group 9) and possibly ‘Semi-arid Northwest Plains Buloke Grassy Woodland’ (Group 8) are referable to *Allocasuarina luehmannii* Woodland in the Riverina and Murray-Darling Depression bioregions. The community also includes ‘Eucalyptus largiflorens – Melaleuca lanceolata – Allocasuarina luehmannii Woodland’ described in Smith and Smith’s (1990) study of riparian vegetation in the Murray River valley. None of the available regional-scale vegetation mapping studies in the Riverina region (Scott 1992, Porteners 1993, Porteners *et al.* 1997, Roberts and Roberts 2001, Horner *et al.* 2002, McNellie *et al.* 2005) show the distribution of woodlands dominated by Buloke, ostensibly because stands of this vegetation were too small or too difficult to delineate at their respective mapping scales. However, locations of Buloke woodland surveyed by Sluiter *et al.* (1997) show some spatial association with broader map units from these studies pertaining to mixed woodlands on sandy soils of the alluvial plain. A recent review and classification of vegetation in western New South Wales (Benson *et al.* 2006) described ‘Buloke – Moonbah – Blackbox open woodland on sandy rises of semi-arid (warm) climate zone’ (Community 20), which is referable to *Allocasuarina luehmannii* Woodland in the Riverina and Murray-Darling Depression bioregions. A second assemblage, ‘Semi-arid shrubby Buloke – Slender Cypress Pine woodland’ (Community 22) of Benson *et al.* (2006), apparently represents an outlying form of *Allocasuarina luehmannii* Woodland in the Riverina and Murray-Darling Depression bioregions. Community 22 contains a greater diversity of understorey shrubs and occurs further west than Community 20 (Benson *et al.* 2006). *Allocasuarina luehmannii* Woodland belongs to the Riverine Sandhill Woodlands vegetation class of Keith (2004).

7. *Allocasuarina luehmannii* Woodland in the Riverina and Murray-Darling Depression bioregions forms part of the broader ecological community listed on Schedule 2 of the *Environment Protection and Biodiversity Conservation Act 1999*, known by the similar name, ‘Buloke Woodlands of the Riverina and Murray Darling Depression Bioregions’. This broader community also occurs in Victoria and apparently has a larger distribution than that currently known for the community described in this Determination.

8. *Allocasuarina luehmannii* Woodland has been recorded in the southern part of the Riverina bioregion from near Urana and Mulwala in the east to the Barham district, and may extend as far west as Euston in the southern part of the Murray-Darling Depression bioregion. The community occurs in small patches within this range and is currently...
estimated to cover less than 500-1500 ha (Benson et al. 2006). It is currently known from the Balranald, Berrigan, Conargo, Corowa, Deniliquin, Murray and Wakool Local Government Areas, but may occur elsewhere in the Riverina and Murray-Darling Depression bioregions.

9. Approximately 6 ha of *Allocasuarina luehmannii* Woodland are estimated to occur within Lake Urana and Wiesners Swamp Nature Reserves (Benson et al. 2006). The remainder of the community occurs on private land or on public easements. Sluiter et al. (1997) identified incremental roadside clearing, travelling livestock (droving) and opportunistic livestock grazing on roadside reserves, land clearing on private and leasehold land, firebreak construction, herbicide application and fertiliser drift as the main threats affecting *Allocasuarina luehmannii* Woodland in New South Wales.

10. *Allocasuarina luehmannii* Woodland has undergone a large reduction in its geographic distribution as a consequence of clearing for cropping and pasture improvement (Smith and Smith 1990, Sluiter et al. 1997, Benson et al. 2006). This has largely occurred within the past 170 years, a time span appropriate to the life cycle of the dominant species of the community. In many cases, remnants are confined to roadsides or other small fragments (Sluiter et al. 1997), while some stands of the community have been reduced to a few isolated trees (Scott 1992). Fragmentation of the remaining stands is likely to have resulted in a large reduction in the ecological function of the community due to the small population sizes of many constituent species, enhanced risks from environmental stochasticity, disruption to pollination and dispersal of fruits or seeds, and likely reductions in the genetic diversity of isolated populations (Young et al. 1996, Young & Clarke 2000). The geographic distribution of the community continues to decline as a consequence of small-scale clearing (Sluiter et al. 1997). ‘Clearing of native vegetation’ is listed as a Key Threatening Process under the Threatened Species Conservation Act 1995.

11. Many of the remaining stands of *Allocasuarina luehmannii* Woodland are degraded by overgrazing, which has resulted in simplification of community structure, changes in species composition, invasion of weeds and soil erosion. Overgrazing by domestic livestock and feral herbivores, including rabbits and goats, has resulted in a scarcity of woody understorey plants and a lack of regeneration of palatable trees and shrubs. Consequently, senescent trees are not replaced with new individuals and there is a prolonged trend of stand degeneration. Overgrazing also reduces structural complexity, plant species diversity and habitat suitability for vertebrate fauna of the community. The sandy-textured soils of *Allocasuarina luehmannii* Woodland are sensitive to erosion as a result of trampling by hooved animals and burrowing by rabbits. These impacts are exacerbated under drought conditions. Collectively, these processes have resulted in a large reduction in the ecological function of the community (Sluiter et al. 1997, Benson et al. 2006). ‘Competition and grazing by the feral European Rabbit, *Oryctolagus cuniculus*’ and ‘Competition and habitat degradation by Feral Goats, *Capra hircus*’ are listed as Key Threatening Processes under the Threatened Species Conservation Act 1995.

12. Fragmentation, grazing and small-scale physical disturbance have resulted in weed invasion throughout the distribution of *Allocasuarina luehmannii* Woodland, which continues to threaten the ecological function of the community. Principal weed species include:

- *Bromus diandrus* Great Brome
Bromus rubens  Red Brome
Chondrilla juncea  Skeleton weed
Cynodon dactylon  Couch
Echium plantagineum  Paterson's Curse
Hordeum glaucum  Northern Barley Grass
Hypochaeris radicata  Cat’s Ear
Lactuca serriola  Prickly Lettuce
Lepidium africanum  Wimmera Ryegrass
Lolium rigidum  Cat’s Ear
Marrubium vulgare  White Horehound
Medicago minima  Woolly Burr Medic
Medicago polymorpha  Burr Medic
Romulea rosea var. australis  Onion Grass
Rumex crispus  Curled Dock
Silene apetala
Sonchus oleraceus  Common Sowthistle
Spergularia rubra  Sandspurry
Trifolium angustifolium  Narrow-leaved Clover
Trifolium arvense  Haresfoot Clover
Trifolium pratense  Red Clover
Vulpia myuros forma megalura  Rat’s Tail Fescue

‘Invasion of native plant communities by exotic perennial grasses’ is listed as a Key Threatening Process under the Threatened Species Conservation Act 1995.

13. Allocasuarina luehmannii Woodland in the Riverina and Murray-Darling Depression bioregions is not eligible to be listed as a critically endangered ecological community.

14. Allocasuarina luehmannii Woodland in the Riverina and Murray-Darling Depression bioregions is eligible to be listed as an endangered ecological community as, in the opinion of the Scientific Committee, it is facing a very high risk of extinction in New South Wales in the near future, as determined in accordance with the following criteria as prescribed by the Threatened Species Conservation Regulation 2002:

Clause 25
The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:
(b) a large reduction in geographic distribution.

Clause 27
The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:
(b) a large reduction in ecological function,
as indicated by any of the following:
(d) change in community structure
(e) change in species composition
(f) disruption of ecological processes
(g) invasion and establishment of exotic species
(h) degradation of habitat
(i) fragmentation of habitat

Professor Lesley Hughes
Chairperson
Scientific Committee

References


Young A, Clarke G (2000) Genetics, demography and the viability of fragmented populations. (Cambridge University Press: Cambridge)
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

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

*Prasophyllum innubum* D.L. Jones

Dated, this 11th day of March 2008.

Professor Lesley Hughes
Chairperson of the Scientific Committee

**Copies of final determination and reasons**

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

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

(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment and Climate Change, PO Box 1967, Hurstville, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,

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

under the

Threatened Species Conservation Act 1995

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

Prasophyllum keltonii D.L. Jones

Dated, this 11th day of March 2008.

Professor Lesley Hughes
Chairperson of the Scientific Committee

Copies of final determination and reasons

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

(a) on the Internet at www.environment.nsw.gov.au,
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(c) in person at the Department of Environment and Climate Change Information Centre, Level 14, 59-61 Goulburn St, Sydney.
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

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

* *Pterostylis despectans* (Nicholls) M.A. Clem & D.L. Jones

Dated, this 11th day of March 2008.

Professor Lesley Hughes
Chairperson of the Scientific Committee

Copies of final determination and reasons

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

(a) on the Internet at www.environment.nsw.gov.au,
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(c) in person at the Department of Environment and Climate Change Information Centre, Level 14, 59–61 Goulburn St, Sydney.
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

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

Lythraceae

Rotala tripartita Beesley

Dated, this 11th day of March 2008.

Professor Lesley Hughes
Chairperson of the Scientific Committee

Copies of final determination and reasons

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

(a) on the Internet at www.environment.nsw.gov.au,
(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment and Climate Change, PO Box 1967, Hurstville, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
(c) in person at the Department of Environment and Climate Change Information Centre, Level 14, 59-61 Goulburn St, Sydney.
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the Threatened Species Conservation Act 1995 has made a final determination to insert the following ecological community as an endangered ecological community under that Act and, accordingly, Schedule 1 to that Act is amended by inserting in Part 3 in alphabetical order:

Sandhill Pine Woodland in the Riverina, Murray-Darling Depression and NSW South Western Slopes Bioregions (as described in the final determination of the Scientific Committee to list the ecological community)

Dated, this 11th day of March 2008.

Professor Lesley Hughes
Chairperson of the Scientific Committee

Copies of final determination and reasons

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

(a) on the Internet at www.environment.nsw.gov.au,
(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment and Climate Change, PO Box 1967, Hurstville, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
(c) in person at the Department of Environment and Climate Change Information Centre, Level 14, 59-61 Goulburn St, Sydney.
NSW SCIENTIFIC COMMITTEE

Final Determination

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list Sandhill Pine Woodland in the Riverina, Murray-Darling Depression and NSW South Western Slopes bioregions as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act. The listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

1. Sandhill Pine Woodland in the Riverina, Murray-Darling Depression and NSW South Western Slopes bioregions is the name given to the ecological community dominated by *Callitris glaucophylla*, that typically occupies red-brown loamy sands with alkaline sub-soils on the alluvial plain of the Murray River and its tributaries, and on parts of the sandplain in south-western NSW. In the Riverina bioregion and the far south-western portion of the NSW South Western Slopes bioregion, the community is typically associated with prior streams and aeolian source-bordering dunes, which are scattered within an extensive alluvial clay plain dominated by chenopod shrublands. In the Murray-Darling Depression bioregion, the community occurs as scattered patches on sandhills and lunettes within an extensive aeolian sandplain dominated by woodlands of mallee eucalypts or belah. Sandhill Pine Woodland is characterised by the assemblage of species listed in paragraph 2 and typically comprises an open tree canopy with a sometimes sparse, but highly variable ground layer dominated by grasses and herbs, sometimes with scattered shrubs and/or small trees. The structure and species composition of the community varies depending on disturbance history and temporal variability in rainfall.

2. Sandhill Pine Woodland is characterised by the following assemblage of species:

   - *Actinobole uliginosum*
   - *Allocasuarina luehmannii*
   - *Atriplex semibaccata*
   - *Austrodanthonia caespitosa*
   - *Austrodanthonia setacea*
   - *Austrostipa nodosa*
   - *Austrostipa scabra*
   - *Boerhavia dominii*
   - *Callitris glaucophylla*
   - *Cotula australis*
   - *Crassula colorata*
   - *Crassula decumbens var. decumbens*
   - *Crassula sieberiana*
   - *Einadia nutans*
   - *Enteropogon acicularis*
   - *Erodium crinitum*
   - *Glycine clandestina*
   - *Maireana enchylaenoides*
   - *Oxalis perennans*
   - *Panicum effusum*
   - *Paspalidium constrictum*
   - *Salsola tragus*
   - *Senecio quadridentatus*
   - *Sida corrugata*
   - *Stuartina muelleri*
   - *Wahlenbergia graniticola*

   A large number of infrequently recorded species also characterise the community. These include:

   - *Acacia melvillei*
   - *Acacia oswaldii*
   - *Acacia victoriae subsp. arida*
   - *Alectryon oleifolius subsp. canescens*
   - *Calandrinia eremaea*
   - *Callitris gracilis subsp. murrayensis*
3. The total species list of the community is larger than that given above, with many species present in only one or two sites or in low abundance. The species composition of a site will be influenced by the size of the site, recent rainfall or drought conditions and by its disturbance (including grazing, land clearing and fire) history. The number and relative abundance of species will change with time since fire, and may also change in response to changes in fire frequency or grazing regime. At any one time, above-ground individuals of some species may be absent, but the species may be represented below ground in soil seed banks or as dormant structures such as bulbs, corms, rhizomes, rootstocks or lignotubers. The list of species given above is mainly of vascular plant species, however the community also includes micro-organisms, fungi, cryptogamic plants and both vertebrate and invertebrate faunas. These components of the community are poorly documented.

4. Sandhill Pine Woodland is characterised by an open tree stratum, which may be reduced to isolated individuals or may be absent as a result of past clearing. The tree layer is dominated by Callitris glaucophylla (White Cypress Pine), either in pure stands or with a range of other less abundant trees or tall shrubs. These may include Acacia melvillei, A. oswaldii, Allocasuarina luehmannii (Buloke), Callitris gracilis subsp. murrayensis (Slender Cypress Pine), Hakea leucopetra (Needlewood), H. tephrosperma (Hooked Needlewood), Myoporum platycarpum (Sugarwood) and Pittosporum angustifolium (Berrigan). A scattered shrub layer is sometimes present and may include Dodonaea viscosa subsp. angustissima, Enchylaena tomentosa (Ruby Saltbush), Sclerolaena obliquicuspis and/or Maireana enchylaenoides (bluebush). The groundcover is highly variable in structure and composition. It may be sparse or more continuous, depending on the history of disturbance, grazing and rainfall events. It comprises grasses, such as Austrodanthonia caespitosa (Ringed Wallaby Grass), A. setacea (Small-flowered Wallaby Grass), Austrostipa nodosa (a speargrass), A. scabra (Rough Speargrass), Enteropogon acicularis (Curly Windmill Grass), Panicum effusum and Paspalidium constrictum; and forbs including Atriplex semibaccata (Creeping Saltbush), Einadia nutans (Climbing Saltbush), Erodium crinatum (Blue Storksbill), Oxalis perennans, Sida corrugata (Corrugated Sida) and Wahlenbergia spp. (bluebells). The structure of the community varies depending on past and current disturbances, particularly clearing, logging, grazing and soil erosion.

5. Sandhill Pine Woodland shares a number of species with another endangered ecological community listed under the Threatened Species Conservation Act 1995: Allocasuarina luehmannii Woodland in the Riverina and Murray-Darling Depression bioregions. These two ecological communities inhabit similar soils and landforms and have similar geographic distributions. They may be distinguished on the basis of the relative abundance of their tree species and subtle differences in composition of their understorey. When tree abundance is assessed at hectare scales, Callitris glaucophylla is the most abundant tree species in Sandhill Pine Woodland, whereas in Allocasuarina luehmannii Woodland, A. luehmannii is the most abundant tree species. Differences in understorey composition are likely to be obscured as a result of the history of heavy disturbance throughout both communities. Vegetation with
characteristics that are intermediate between Sandhill Pine Woodland and *Allocasuarina luehmannii* Woodland are covered collectively under the two Determinations.

6. A number of vegetation surveys and mapping studies have been carried out in regions within which Sandhill Pine Woodland occurs. The community includes: ‘*Callitris glaucophylla* Woodland’ (Community 36) and ‘*Dodonaea viscosa - Callitris preissii* Shrubland’ (Community 37) of Smith and Smith (1990); ‘Mixed Woodland, Callitris Woodland’ (a subunit of map units 4 and 11) of Fox (1991); ‘*Callitris* Mixed Woodland’ (map unit 16) of Scott (1992), Porteners (1993) and Porteners *et al.* (1997); ‘Prior Stream Remnant Woodland’ (Map unit 27) of Porteners (1993); ‘*Callitris glaucophylla* open-woodland’ (Community 1c) of Westbrook and Miller (1995) and Westbrook *et al.* (1998), and ‘*Callitris glaucophylla* low open-woodland’ (Community 4) of Morcom and Westbrook (1990); ‘*Thyridolepis mitchelliana – Themeda australis* understorey remnants in open woodland’ (Community 2) of Benson *et al.* (1997); ‘*Callitris* Mixed Woodland’ (map units 1,2,3 & 6) of Stafford and Eldridge (2000); Callitris, Yellow Box, Western Grey Box, Needlewood, Buloke (map unit 53) and Callitris Mixed Woodland (map unit 55) of Roberts and Roberts (2001); Source Bordering Sands Woodland (Community 6) of White *et al.* (2002); *Callitris glaucophylla ± Allocasuarina luehmannii ± Alectryon oleifolius* Woodland on Sandy Rises (map unit ALP017) of Horner *et al.* (2002); and ‘Pine-Oak Woodlands on Alluvial Dunes and Plains’ (map unit ALP017) and ‘Pine Woodlands on Dunes of the Murray Floodplain’ (Map Unit FLP008) of McNellie *et al.* (2005). A review and classification of vegetation in western New South Wales (Benson *et al.* 2006) described four communities referrable to Sandhill Pine Woodland of the Riverina, Murray-Darling Depression and NSW South Western Slopes bioregions: ‘Cypress Pine woodland of source-bordering dunes mainly on the Murray River floodplain’ (Community 19); ‘Slender Cypress Pine - Sugarwood - Western Rosewood open woodland on sandy rises of the semi-arid (warm) and arid climate zones’ (Community 21); ‘White Cypress Pine open woodland of sand plains, prior streams and dunes mainly of the semi-arid (warm) climate zone’ (Community 28); and ‘White Cypress Pine-Drooping Sheoak grassy open woodland of the Riverine Plain’ (Community 48). Sandhill Pine Woodland belongs to the Riverine Sandhill Woodlands vegetation class of Keith (2004).

7. Sandhill Pine Woodland has been recorded in the far south-western portion of the NSW South Western Slopes bioregion near Urana, extending through the Riverina bioregion, from the Urana – Narranderra district in the east, into the southern part of the Murray-Darling Depression bioregion, as far west as the South Australian border. It is currently known from the Balranald, Berrigan, Carrathool, Central Darling, Conargo, Corowa, Deniliquin, Hay, Murray, Narranderra, Urana, Wakool and Wentworth Local Government Areas, but may occur elsewhere in the Riverina, Murray-Darling Depression and NSW South Western Slopes bioregions. Throughout its distribution, the community occurs in relatively small patches, typically on red-brown sandy loams. In the Riverina and NSW South Western Slopes bioregions, these soils are associated with the beds of prior streams or source-bordering dunes adjacent to streams and lake beds, which are restricted and distinctive landforms on the extensive riverine plain. Further west, in the Murray-Darling Depression Bioregion, the community occurs on lunettes associated with dry lake beds, and as patches within a mosaic of vegetation types on extensive sandplains.

8. Vegetation mapping studies cited in Paragraph 6 allow the remaining area of Sandhill Pine Woodland to be estimated in various parts of its geographic distribution. Mapping by botanists from the National Herbarium of NSW (Fox 1992, Scott 1993, Porteners 1993, Porteners *et al.* 1997) covers the majority of the geographic distribution of the community,
which includes map units 16 and 27 (see paragraph 6). These maps show that map units 16 and 27 have a combined extant area of approximately 85 000 ha, with an additional 86 000 ha estimated to have been cleared or degraded to ‘highly disturbed’ open areas, and a further 35 000 ha mapped as ‘scattered trees’ (Porteners 1993). Additional areas of these vegetation types occur as unmapped patches within mosaics containing other vegetation types. There are also additional areas of Sandhill Pine Woodland to the east of the National Herbarium study area. Mapping by White et al. (2002) shows approximately 10 000 ha of vegetation (Community 6) referable to Sandhill Pine Woodland in this area. The Deniliquin 1:250 000 map sheet is within the total area surveyed by Fox (1992), Scott (1993), Porteners (1993) and Porteners et al. (1997). The Deniliquin sheet includes approximately 28 000 ha of the total 85 000 ha of map units 16 and 27, 11 000 ha of the total 35 000 ha of these units mapped as scattered trees and 68 000 ha of the total 86 000 ha of map units 16 and 27 estimated to have been cleared (Porteners 1993). More recent mapping on the Deniliquin 1:250 000 map sheet (McNellie et al. 2005) shows approximately 13 000 ha of map units referable to Sandhill Pine Woodland (ALP017 and FLP008). The smaller area of mapped vegetation referable to extant Sandhill Pine Woodland by McNellie et al. (2005) than by Porteners (1993) may be partly due to a more narrow interpretation of pine-dominated woodlands by the former authors, but may also reflect a decline in area of the community.

9. Sandhill Pine Woodland has undergone a large reduction in its geographic distribution as a consequence of clearing for cropping and pasture improvement (Grant 1989, Smith and Smith 1990, Scott 1992, Porteners 1993, Benson et al. 2006). This has occurred within a time span appropriate to the life cycle of the dominant species of the community, with much of the clearing taking place between 1880 and 1910 (Grant 1989). Some clearing for cereals and irrigated agriculture has occurred later in the twentieth century (DEC in litt.). A recent synthesis of available map data indicates that the distribution of this community has been reduced by 40 - 75 % (Mackenzie and Keith 2007a). Fragmentation of the remaining stands is likely to have resulted in a large reduction in the ecological function of the community due to the small population sizes of many constituent species, enhanced risks from environmental stochasticity, disruption to pollination and dispersal of fruits or seeds, and likely reductions in the genetic diversity of isolated populations (Young et al. 1996, Young & Clarke 2000). The geographic distribution of the community continues to decline as a consequence of small-scale clearing (Sluiter et al. 1997). ‘Clearing of native vegetation’ is listed as a Key Threatening Process under the Threatened Species Conservation Act 1995.

10. Most of the stands of Sandhill Pine Woodland that have escaped broad-scale clearing have been maintained as sources of timber, either in state forests or on private land. Logging of cypress pines for construction of fences and buildings has resulted in significant changes in the structure of vegetation in these remnants, indicating a large reduction in the ecological function of Sandhill Pine Woodland. As a consequence, many contemporary stands lack large old trees and, where tree recruitment has been limited by grazing, trees in other size classes may have been reduced in density or may have been eliminated altogether. Conversely, abundant regeneration of C. glaukophtylla has occurred after logging at some sites when there has been a temporary reduction in numbers of livestock, feral rabbits and goats. This results in relatively dense even-aged stands of trees that have yet to attain the mature structure of the community. The structure of these dense even-aged stands contrasts markedly with that of some remnants in pastures, in which large senescent trees are the only remaining size class of trees present, as a result of the continual removal of regeneration by grazing animals (Mackenzie and Keith 2007b).
11. Most of the remaining stands of Sandhill Pine Woodland are degraded by overgrazing, which has resulted in simplification of community structure, changes in species composition, invasion of weeds and soil erosion (Stafford and Eldridge 2000). Overgrazing by domestic livestock and feral herbivores, including rabbits and goats, has resulted in a scarcity of woody understorey plants and a lack of regeneration of palatable trees and shrubs (Scott 1992, Porteners 1993, Benson et al. 2006). Consequently, senescent trees are not replaced with new individuals and there is a prolonged trend of stand degeneration. This is particularly evident in stands of Sandhill Pine Woodland in the western areas of its distribution in the Murray-Darling Depression bioregion (Scott 1992, Porteners et al. 1997, Mackenzie and Keith 2007b). Overgrazing also reduces structural complexity, plant species diversity and habitat suitability for vertebrate fauna of the community. The sandy-textured soils of Sandhill Pine Woodland are particularly sensitive to erosion when de-stabilised as a result of trampling by hooved animals and burrowing by rabbits (Semple 1987, Eldridge 1998, Eldridge and Greene 1994). These impacts are exacerbated under drought conditions. Lunettes that support Sandhill Pine Woodland are particularly vulnerable to erosion after overgrazing because their relatively steep slopes predispose them to erosion by water during and after rainfall events, as well as by wind. Collectively, the processes associated with overgrazing have resulted in a large reduction in the ecological function of the community. ‘Competition and grazing by the feral European Rabbit, *Oryctolagus cuniculus*’ and ‘Competition and habitat degradation by Feral Goats, *Capra hircus*’ are listed as Key Threatening Processes under the Threatened Species Conservation Act 1995.

12. Fragmentation, grazing and small-scale physical disturbance have resulted in weed invasion throughout the distribution of Sandhill Pine Woodland, which continues to threaten the ecological function of the community. Principal weed species include:

- *Arctotheca calendula*  
  Capeweed
- *Avena* spp.  
  Wild Oats
- *Bromus rubens*  
  Red Brome
- *Citrellus lanatus var lanatus*  
  Wild Melon
- *Echium plantagineum*  
  Paterson's Curse
- *Erodium cicutarium*  
  Common Storksbill
- *Heliotropium* spp.  
  Heliotropes
- *Hordeum leporinum*  
  Barley Grass
- *Hypochaeris glabra*  
  Cat’s Ear
- *Lolium* spp.  
  Ryegrasses
- *Lycium ferocissimum*  
  African Boxthorn
- *Marrubium vulgare*  
  White Horehound
- *Medicago* spp.  
  Medics
- *Mesembryanthemum crystallinum*  
  Common Iceplant
- *Pentaschistis airoides*  
  False Hairgrass
- *Salvia verbenacea*  
  Wild Sage
- *Schismus barbatus*  
  Arabian Grass
- *Sonchus oleraceus*  
  Common Sowthistle
- *Tribulus terrestris*  
  Caltrop
- *Trifolium arvense*  
  Haresfoot Clover
- *Vulpia myuros forma megalura*  
  Rat's Tail Fescue
13. Examples of Sandhill Pine Woodland have been recorded from Kalyarr, Mallee Cliffs, Mungo, Oolambeyan and Willandra National Parks, and Tarawi Nature Reserve (Morcom and Westbrooke 1990, Westbrooke and Miller 1995, Roberts and Roberts 2001, Porteners 1998, Benson et al. 2006). However, some of these reserves contain only a few hectares of the community, and all exhibit signs of degradation associated with past land uses and the continuing impacts of feral herbivores. Examples of Sandhill Pine Woodland with a diverse and healthy understorey that retain its native shrub component and contain a low abundance and diversity of weed species, are extremely rare in the region (Stafford and Eldridge 2000, DEC in litt.).

14. Sandhill Pine Woodland of the Riverina, Murray-Darling and NSW South Western Slopes bioregions is not eligible to be listed as a critically endangered ecological community.

15. Sandhill Pine Woodland of the Riverina, Murray-Darling Depression and NSW South Western Slopes bioregions is eligible to be listed as an endangered ecological community as, in the opinion of the Scientific Committee, it is facing a very high risk of extinction in New South Wales in the near future, as determined in accordance with the following criteria as prescribed by the Threatened Species Conservation Regulation 2002:

**Clause 25**
The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:
(b) a large reduction in geographic distribution.

**Clause 27**
The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:
(b) a large reduction in ecological function,
as indicated by any of the following:
(d) change in community structure
(e) change in species composition
(f) disruption of ecological processes
(g) invasion and establishment of exotic species
(h) degradation of habitat
(i) fragmentation of habitat

Professor Lesley Hughes
Chairperson
Scientific Committee

**References**


Young A, Clarke G (2000) Genetics, demography and the viability of fragmented populations. (Cambridge University Press: Cambridge)
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the Threatened Species Conservation Act 1995 has made a final determination to insert the following species as a vulnerable species under that Act and, accordingly, Schedule 2 to that Act is amended by inserting in Part 1 in alphabetical order under the heading “Myobatrachidae” (under the headings “Animals”, “Vertebrates” and “Amphibians”):

Crinia sloanei Littlejohn, 1958

Sloane’s Froglet

Dated, this 11th day of March 2008.

Professor Lesley Hughes
Chairperson of the Scientific Committee

Copies of final determination and reasons

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

(a) on the Internet at www.environment.nsw.gov.au,
(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment and Climate Change, PO Box 1967, Hurstville, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
(c) in person at the Department of Environment and Climate Change Information Centre, Level 14, 59–61 Goulburn St, Sydney.
FAIR TRADING ACT 1987
Retirement Villages Advisory Council
Appointment of Members

PURSUANT to section 25 of the Fair Trading Act 1987, I hereby appoint the following persons as members of the Retirement Villages Advisory Council. The appointments will expire on 31 December 2008.

  Stephen LOWNDES, and
  Lawrence BOWER.

Dated this 11th day of March 2008.

  LINDA BURNEY, M.P.,
  Minister for Fair Trading
ERRATUM
ROADS ACT 1993
ORDER
Transfer of a Crown Road to a Council


It should have read:


This erratum now amends that error with the gazettal date remaining 7 September 2007.
ROADS ACT 1993

ORDER

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

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

SCHEDULE 1

Parish – Moonee; County – Fitzroy;
Land District – Grafton;
L.G.A. – Coffs Harbour City Council

Crown public road generally north-east and east of Lots 1254, DP 1004774 and Lot 1252, DP 653708.

SCHEDULE 2

Roads Authority: Coffs Harbour City Council.
Reference: Avondale Road.
Department of Lands Reference: 07/5020.

SCHEDULE 1

Parish – Moonee; County – Fitzroy;
Land District – Grafton;
L.G.A. – Coffs Harbour City Council


SCHEDULE 2

Roads Authority: Coffs Harbour City Council.
Reference: Poperaperan Creek Road.
Department of Lands Reference: 07/5020.
ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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<td>Collector Park Reserve Trust.</td>
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<td>Public Purpose: Public recreation.</td>
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<td>Notified: 22 March 1883.</td>
</tr>
<tr>
<td></td>
<td>File No.: GB96 R 35/1.</td>
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APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
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<td>File No.: GB96 R 35/1.</td>
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</table>

For a term commencing the date of this notice.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE

<table>
<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td>Land District of Deniliquin; L.G.A. – Berrigan</td>
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<tr>
<td>Lots 3 and 4, DP 1105402, Parish of Woperana, County of Denison.</td>
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<td>File No.: HY98 H 309.</td>
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</table>

Note: On closing, title for the land comprised in Lots 3 and 4 will remain vested in the State of New South Wales as Crown Land.
DECLARATION OF LAND TO BE CROWN LAND

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

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

SCHEDULE

Parish – Wallarah; County – Northumberland; Land District – Gosford; Local Government Area – Lake Macquarie

The residual land (designed roads) as shown by solid black shading on the diagram hereunder.

File No.: 08/1909.

Copyright Department of Lands
NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

SCHEDULE

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

Road Closed: Lot 4 in Deposited Plan 881462 at Parkes.

File No.: OE07 H 207.

Note: On closing, the land within Lot 4, DP 881462 remains vested in Parkes Shire Council as operational land for the purposes of the Local Government Act 1993.
SYDNEY METROPOLITAN OFFICE
Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150
(PO Box 3935, Parramatta NSW 2124)
Phone: (02) 8836 5300  Fax: (02) 8836 5365

ROADS ACT 1993

ORDER

IN pursuance of the provisions of section 151, Roads Act 1993, 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 for Lands

SCHEDULE 1

Land District - Goulburn;
Local Government Area – Upper Lachlan;
Parish – Murrui; County – Westmoreland

The Crown public road 20 metres wide, being part of the Colong Stock Route, extending from Mt Shivering across the Murrui Range north westerly, westerly and south westerly to Mount Werong. The road is located within the former Travelling Stock Reserve No. 22792 notified 10/8/1895 which is now part of Blue Mountains National Park proclaimed 27/7/1990.

SCHEDULE 2

Roads Authority: Upper Lachlan Shire Council.
File No.: MN02 H 84.

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

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified thereunder, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

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

SCHEDULE

<table>
<thead>
<tr>
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<th>Column 3</th>
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<td>Public Purpose: Public recreation.</td>
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</tbody>
</table>

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Belmore; County – Wynyard;
Land District – Tumbarumba; City – Wagga Wagga

Road Closed: Lots 1, 2 and 3 in DP 1100516 at Westbrook.

File No.: WA06 H 129.

Note: On closing, the land within Lots 1, 2 and 3 in DP 1100516 remains vested in the State of New South Wales as Crown Land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stuart Maxwell</td>
<td>CLIFTON (new member), George Osborne HOCKING (re-appointment), Merrick James KINGSTON (re-appointment), Graeme Arthur HICKS (re-appointment).</td>
<td></td>
</tr>
</tbody>
</table>

Term of Office

For a term commencing the date of this notice and expiring 3 April 2013.

SCHEDULE 2

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
</table>

Term of Office

For a term commencing the date of this notice and expiring 27 March 2013.

SCHEDULE 3

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amber BETT (new member), Rachael SCHLIEBS (new member), Angela HUGHES (new member), Darren MILLER (new member), Charles MILLER (re-appointment), Peter James MILLER (re-appointment).</td>
<td>Dimaseer Public Hall Trust.</td>
<td>Reserve No.: 82132. Public Purpose: Public hall. Notified: 6 November 1959. File No.: WA79 R 48/1.</td>
</tr>
</tbody>
</table>

Term of Office

For a term commencing the date of this notice and expiring 27 March 2013.

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parish – Jindera; County – Goulburn; Land District – Albury; City – Albury</td>
<td>Crown public road 20.117 metres wide east and south east of Lot 2, DP 854316 and south east of Lot 503, DP 588266, being Marnie Road between Perryman Lane and the Olympic Way.</td>
<td></td>
</tr>
</tbody>
</table>

SCHEDULE 2

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Roads Authority: Albury City Council.</td>
<td>File No.: 08/2271.</td>
<td></td>
</tr>
</tbody>
</table>

NEW SOUTH WALES GOVERNMENT GAZETTE No. 37
GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Lease of the land specified has been granted to the undermentioned persons.

The lease is subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder and to the special conditions, provisions, exceptions, covenants and reservations set out hereunder.

The land is to be used only for the purpose for which the lease is granted.

All amounts due and payable to the Crown must be paid to the Department of Lands by the due date.

Papers: 07/5928.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 15025

(1) In the conditions annexed to the lease, the expression “the Minister” means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.

(2) In these conditions and reservations the expression “the Commissioner” means the Commissioner charged with the administration of the Western Lands Act 1901 (“the Act”) in accordance with section 4(2) of the Act.

(3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty’s Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor.

(b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder’s use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.

(4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.

(5) The rent shall be due and payable annually in advance on 1 July in each year.

(6) (a) “GST” means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.

(b) Notwithstanding any other provision of this Agreement:

(i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.

(ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause “taxes”), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.

(7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.

(8) The lessee shall hold and use the land leased bona fide for the lessee’s own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.

(9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.

(10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
The land leased shall be used only for the purpose of Residence.

The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.

All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.

Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.

The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.

The lessee shall comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.

The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local Government area.

The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.

Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.

Where the Crown has paid a contribution under section 217-219 of the Roads Act 1993 in respect of the land leased, the lessee shall pay to the Crown the amount of that contribution within 3 months of being called upon to do so.

The lessee shall pay to the Crown the proportional part of the costs of road construction as notified by the Department of Lands within 3 months of the date of gazettel of the granting.

The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.

If the lessee is an Australian registered company than the following conditions shall apply:

i The Lessee will advise the Commissioner of the name, address and telephone number of the Lessee’s company secretary, that person being a person nominated as a representative of the company in respect of any dealings to be had with the company. The Lessee agrees to advise the Commissioner of any changes in these details.

ii Any change in the shareholding of the Lessee’s company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.

iii Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.

iv A copy of the company’s annual financial balance sheet or other financial statement which gives a true and fair view of the company’s state of affairs as at the end of each financial year is to be submitted to the Commissioner upon request.

ALTERATION OF PURPOSE OF A WESTERN LANDS LEASE

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

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

Administrative District – Willyama;
Shire – Central Darling;
Parish – Perry; County – Menindee

The purpose of Western Lands Lease 8426, being the land contained within Folio Identifiers 2/725366 and 1492/763383 has been altered from “Grazing and Residence” to “Residence” effective from 6 February 2008.
As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

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

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
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<tbody>
<tr>
<td>Balranald Water Supply Reserve Trust</td>
<td>Dedication No.: 1011948.</td>
</tr>
<tr>
<td></td>
<td>Public Purpose: Water supply.</td>
</tr>
<tr>
<td></td>
<td>Notified: 20 November 1897.</td>
</tr>
<tr>
<td></td>
<td>File No.: WL04 R 54/1.</td>
</tr>
</tbody>
</table>
ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

ORDER

I, the Minister for Planning, order, under section 75B(1) of the Environmental Planning and Assessment Act 1979, that the development described in the Schedule is a project to which Part 3A of the Environmental Planning and Assessment Act 1979 applies.

FRANK SARTOR, M.P.,
Minister for Planning

Dated: Sydney, 19 June 2007

SCHEDULE

Relocation of office personnel at the Caltex Refineries located at Lot 25, DP 776328, Solander Street, Kurnell, in the Sutherland Local Government Area (the ‘Project’).
EXOTIC DISEASES OF ANIMALS ACT 1991

Appointment of Inspector

I, STEPHEN ELLIOTT DUNN, Deputy Chief Veterinary Officer, in accordance with the terms of my appointment pursuant to section 66(2) of the Exotic Diseases of Animals Act 1991 (“the Act”), and pursuant to section 68 of the Act, appoint Louise Marie WILLIAMS as an Inspector for the purpose of the exercise and performance of the powers and functions of an Inspector under the Act, from the date of this appointment until 25 June 2008.

Dated this 20th day of March 2008.

STEPHEN ELLIOTT DUNN,
Deputy Chief Veterinary Officer

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T08-0054)

No. 3453, IMPERIAL RESOURCES MANAGEMENT PTY LIMITED (ACN 009 399 455), area of 12 units, for Group 1, dated 10 March 2008. (Orange Mining Division).

(T08-0055)

No. 3454, IMPERIAL RESOURCES MANAGEMENT PTY LIMITED (ACN 009 399 455), area of 8 units, for Group 1, dated 10 March 2008. (Orange Mining Division).

(T08-0056)

No. 3455, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), area of 283 units, for Group 1, dated 10 March 2008. (Cobar Mining Division).

(T08-0057)

No. 3456, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), area of 44 units, for Group 1, dated 10 March 2008. (Cobar Mining Division).

(T08-0058)

No. 3457, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), area of 42 units, for Group 1, dated 10 March 2008. (Cobar Mining Division).

(T08-0059)

No. 3458, RAMTECH PTY LTD, area of 4 units, for Group 10, dated 12 March 2008. (Coffs Harbour Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(07-475)

No. 3334, now Exploration Licence No. 7097, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Mouramba, Map Sheets (8133, 8134), area of 95 units, for Group 1, dated 5 March 2008, for a term until 5 March 2010.

(07-476)

No. 3335, now Exploration Licence No. 7065, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), Counties of Flinders and Mouramba, Map Sheet (8134), area of 100 units, for Group 1, dated 4 February 2008, for a term until 4 February 2010. As a result of the grant of this title, Exploration Licence No. 6911 has ceased to have effect.

(07-505)

No. 3365, now Exploration Licence No. 7098, AUSGOLD EXPLORATION PTY LTD (ACN 078 093 606), County of Evelyn, Map Sheets (7138, 7237, 7238), area of 205 units, for Group 1, dated 11 March 2008, for a term until 11 March 2010.

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

Notice of Receipt of Application for Aquaculture Lease

Notification under s.163 (7) of the Fisheries Management Act 1994, and Cl.33 of the Fisheries Management (Aquaculture) Regulation 2007

NSW Department of Primary Industries (NSW DPI) advises an application has been received for a new aquaculture lease over public water land for the purpose of cultivating Sydney rock oysters. Location is the Manning River described as follows:

- 0.7097 hectares over former oyster lease OL70/001.

NSW DPI is calling for written submissions from any person supporting or objecting to the oyster lease proposal, citing reasons for the support/objection. NSW DPI is also calling for expressions of interest from persons or corporations interested in leasing the area specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number OL70/001 to be signed and dated with a return address. If additional expressions of interest are received, NSW DPI may offer the area for leasing through a competitive public tender process, auction or ballot.

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

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

BILL TALBOT,
Director,
Fisheries Conservation and Aquaculture Branch, Department of Primary Industries

NEW SOUTH WALES GOVERNMENT GAZETTE No. 37
No. 3366, now Exploration Licence No. 7099, AUSGOLD EXPLORATION PTY LTD (ACN 078 093 606), Counties of Evelyn and Poole, Map Sheet (7138), area of 207 units, for Group 1, dated 11 March 2008, for a term until 11 March 2010.

No. 3367, now Exploration Licence No. 7100, AUSGOLD EXPLORATION PTY LTD (ACN 078 093 606), County of Evelyn, Map Sheets (7237, 7238, 7337, 7338), area of 213 units, for Group 1, dated 11 March 2008, for a term until 11 March 2010.

No. 3368, now Exploration Licence No. 7101, AUSGOLD EXPLORATION PTY LTD (ACN 078 093 606), Counties of Evelyn and Poole, Map Sheets (7238, 7239), area of 214 units, for Group 1, dated 11 March 2008, for a term until 11 March 2010.

No. 3377, now Exploration Licence No. 7102, AUSGOLD EXPLORATION PTY LTD (ACN 078 093 606), Counties of Young and Yungnulgra, Map Sheet (7435), area of 132 units, for Group 1, dated 11 March 2008, for a term until 11 March 2010.

No. 3378, now Exploration Licence No. 7103, AUSGOLD EXPLORATION PTY LTD (ACN 078 093 606), Counties of Tandora and Young, Map Sheets (7334, 7434, 7435), area of 215 units, for Group 1, dated 11 March 2008, for a term until 11 March 2010.

No. 3379, now Exploration Licence No. 7104, AUSGOLD EXPLORATION PTY LTD (ACN 078 093 606), Counties of Mootwingee, Tandora and Young, Map Sheets (7334, 7335, 7434, 7435), area of 211 units, for Group 1, dated 11 March 2008, for a term until 11 March 2010.

MINING LEASE APPLICATIONS

Orange No. 227, now Mining Lease No. 1614 (Act 1992), CEMENT AUSTRALIA (KANDOS) PTY LIMITED (ACN 004 158 972), Map Sheet (8832-2-N), area of 8276 square metres, for the purpose of any road, railway, tramway, bridge or jetty and generation and transmission of electricity, dated 21 February 2008, for a term until 21 February 2029.

Orange No. 228, now Mining Lease No. 1615 (Act 1992), CEMENT AUSTRALIA (KANDOS) PTY LIMITED (ACN 004 158 972), Map Sheet (8832-2-N), area of 960 square metres, for the purpose of any road, railway, tramway, bridge or jetty, dated 21 February 2008, for a term until 21 February 2029.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

No. 3107, SAN GREAL RESOURCES PTY LTD (ACN 123 764 269), County of Yancowinna, Map Sheet (7134). Withdrawal took effect on 17 March, 2008.

No. 3388, AUSTRALIAN ASIAN PACIFIC MINES PTY LTD (ACN 128 772 887), County of Cowper and County of Landsborough, Map Sheets (7736, 8236, 8237). Withdrawal took effect on 12 March 2008.

No. 3408, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), County of Ashburnham, Map Sheet (8631). Withdrawal took effect on 13 March 2008.

No. 3409, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), County of Ashburnham and County of Wellington, Map Sheet (8631). Withdrawal took effect on 13 March 2008.

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

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

Exploration Licence No. 4657, PLATSEARCH NL (ACN 003 254 395), area of 2 units. Application for renewal received 18 March 2008.

Exploration Licence No. 5831, WHITEHAVEN COAL MINING PTY LTD (ACN 086 426 253), area of 719.7 hectares. Application for renewal received 17 March 2008.

Exploration Licence No. 6551, TRI ORIGIN MINING PTY LIMITED (ACN 115 529 112), area of 7 units. Application for renewal received 12 March 2008.
Exploration Licence No. 6559, ICON RESOURCES LTD (ACN 115 009 106), area of 10 units. Application for renewal received 13 March 2008.

Exploration Licence No. 6560, MALACHITE RESOURCES NL (ACN 075 613 268), area of 50 units. Application for renewal received 12 March 2008.


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

RENEWAL OF CERTAIN AUTHORITIES
NOTICE is given that the following authorities have been renewed:

Exploration Licence No. 4616, NEWCREST MINING LIMITED (ACN 005 683 625), Counties of Ashburnham and Bathurst, Map Sheet (8631), area of 4 units, for a further term until 7 November 2009. Renewal effective on and from 11 March 2008.

Exploration Licence No. 5323, NORTH MINING LIMITED (ACN 000 081 434), Counties of Ashburnham, Cunningham and Kennedy, Map Sheets (8431, 8531), area of 76 units, for a further term until 17 July 2009. Renewal effective on and from 17 March 2008.

Exploration Licence No. 5593, Phillip Dennis HOTHAM, County of Bathurst, Map Sheet (8730), area of 1 units, for a further term until 19 July 2009. Renewal effective on and from 26 February 2008.

Exploration Licence No. 5609, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), Map Sheet (8731), area of 1 units, for a further term until 22 August 2012. Renewal effective on and from 11 March 2008.

Exploration Licence No. 5648, IVANPLATS SYERSTON PTY LIMITED (ACN 008 755 155), Counties of Cunningham, Map Sheets (8332, 8432), area of 7 units, for a further term until 24 November 2009. Renewal effective on and from 11 March 2008.

Exploration Licence No. 5693, ISOKIND PTY LIMITED (ACN 081 732 498), County of Robinson, Map Sheet (8035), area of 111 units, for a further term until 7 February 2010. Renewal effective on and from 17 March 2008.

Exploration Licence No. 5918, DRONVISA PTY LIMITED (ACN 002 070 680), County of Phillip, Map Sheet (8833), area of 3 units, for a further term until 22 January 2009. Renewal effective on and from 11 March 2008.

Exploration Licence No. 6173, CEMENT AUSTRALIA (KANDOS) PTY LIMITED (ACN 004 158 972), County of Roxburgh, Map Sheet (8832), area of 4 units, for a further term until 16 December 2009. Renewal effective on and from 26 February 2008.

Exploration Licence No. 6463, REPUBLIC GOLD LIMITED (ACN 106 399 311) and ASTOR CONSULTANTS PTY LIMITED (ACN 001 787 524), County of Georgiana, Map Sheets (8829, 8830), area of 28 units, for a further term until 5 September 2009. Renewal effective on and from 11 March 2008.

Exploration Licence No. 6480, IVANPLATS SYERSTON PTY LIMITED (ACN 008 755 155), County of Cunningham, Map Sheet (8432), area of 22 units, for a further term until 17 November 2009. Renewal effective on and from 11 March 2008.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL
NOTICE is given that the application for renewal in respect of the following authority has been withdrawn:

Mineral Claim No. 148 (Act 1992), Garry Domenico SIGNOR, Map Sheet (7732-4-N), area of 1.96 hectares. The authority ceased to have effect on 29 February 2008.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER
NOTICE is given that the following authority has been cancelled:


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

DELEGATION UNDER SECTION 8H OF THE PETROLEUM (SUBMERGED LANDS) ACT 1967 (COMMONWEALTH)

THE Joint Authority in respect of the adjacent area in respect of the State of New South Wales hereby revokes all existing delegations made pursuant to section 8H of the Act and delegates all its powers under the Act (other than the power of delegation), or under an Act that incorporates the Act, to the following two persons together:

• the person from time to time performing the duties of General Manager, Offshore Resources Branch, Resources Division, Commonwealth Department of Resources, Energy and Tourism, as the person representing the Commonwealth Minister; and
NOTICE is given that the following application has been received:

**EXPLORATION LICENCE APPLICATION**  
(T08-0060)  
No. 3459, MALACHITE RESOURCES NL (ACN 075 613 268), area of 100 units, for Group 1 and Group 6, dated 19 March 2008. (Inverell Mining Division).

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

NOTICE is given that the following applications have been granted:

**EXPLORATION LICENCE APPLICATIONS**  
(07-232)  
No. 3127, now Exploration Licence No. 7105, NEA KAMENI PTY LTD (ACN 009 282 875) and James BOOTH, County of Rous, Map Sheets (9540, 9541), area of 100 units, for Group 6, dated 5 March 2008, for a term until 5 March 2010.

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

(07-477)  
No. 3336, now Exploration Licence No. 7106, STANNUM PTY LTD (ACN 121 771 695), County of Hardinge, Map Sheets (9137, 9138), area of 35 units, for Group 1, dated 13 March 2008, for a term until 13 March 2010.

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

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

(T94-0196)  
Exploration Licence No. 4962, TRITTON RESOURCES PTY LTD (ACN 100 095 494), area of 123 units. Application for renewal received 25 March 2008.

(05-5557)  
Exploration Licence No. 6538, Neville PERRY and Robert ARMSTRONG, area of 12 units. Application for renewal received 20 March 2008.

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

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

(T08-0060)  
No. 3459, MALACHITE RESOURCES NL (ACN 075 613 268), area of 100 units, for Group 1 and Group 6, dated 19 March 2008. (Inverell Mining Division).

IAN MACDONALD, M.L.C.,  
Minister for Mineral Resources
ROAD TRANSPORT (GENERAL) ACT 2005

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

BERNARD SMITH,
General Manager,
Port Macquarie Hastings Council
(by delegation from the Minister for Roads)
Dated: 4 March 2008

SCHEDULE

1. Citation
This Notice may be cited as Port Macquarie Hastings Council 25 Metre B-Double route Notice No. 01/2008.

2. Commencement
This Notice takes effect on the date of gazettal.

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

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

5. Routes

<table>
<thead>
<tr>
<th>Type</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>Rocks Ferry Road, Wauchope.</td>
<td>Randall Street.</td>
<td>100m east of Randall Street.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MIKE COLREA VY,
General Manager,
Bellingen Shire Council
(by delegation from the Minister for Roads)
Dated: 18 March 2008

SCHEDULE

1. Citation
This Notice may be cited as Bellingen Shire Council 25 Metre B-Double route Notice No. 02/2008.

2. Commencement
This Notice takes effect on the date of gazettal.

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

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

5. Routes

<table>
<thead>
<tr>
<th>Type</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

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

STEVEN PINNUCK,
General Manager,
Greater Hume Shire Council
(by delegation from the Minister for Roads)
Dated: 5 March 2008

SCHEDULE

1. Citation
This Notice may be cited as Greater Hume Shire Council 25 Metre B-Double route Notice No. ??/2008.

2. Commencement
This Notice takes effect on 10 March 2008.

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

4. Application
This Notice applies to those 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>245.</td>
<td>Yenches Road.</td>
<td>Jingellic Road – (MR331).</td>
<td>300 metres South from Jingellic Road (MR331) intersection.</td>
</tr>
</tbody>
</table>

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

CRAIG MOFFITT,
General Manager,
Jerilderie Shire Council
(by delegation from the Minister for Roads)
Dated: 6 March 2008

SCHEDULE

1. Citation
This Notice may be cited as Jerilderie Shire Council Road Train Vehicle Route Notice No. 01/2008.

2. Commencement
This Notice takes effect on on the date of gazettal.

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

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

5. Routes

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>RT.</td>
<td>323.</td>
<td>Oaklands Road.</td>
<td>0.00km HW17.</td>
<td>1.00km Cape Road.</td>
<td>Nil.</td>
</tr>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Cape Road.</td>
<td>0.00km RR323.</td>
<td>0.85km Cape Road.</td>
<td>Nil.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

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

CRAIG MOFFITT,
General Manager,
Jerilderie Shire Council
(by delegation from the Minister for Roads)
Dated: 6 March 2008

SCHEDULE

1. Citation
This Notice may be cited as Jerilderie Shire Council Road Train Vehicle Route Notice No. 02/2008.

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

5. Routes

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Mabins Well Road.</td>
<td>0.00km Shire</td>
<td>1.50km East.</td>
<td>Seasonal – date of gazettal to 30 June 2008.</td>
</tr>
<tr>
<td>RT.</td>
<td>000.</td>
<td>McLennons Bore Road.</td>
<td>0.00km Wilson</td>
<td>17.10km Cadell</td>
<td>Seasonal – date of gazettal to 30 June 2008.</td>
</tr>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Cadell Road.</td>
<td>0.00km McLennons Bore Road.</td>
<td>11.00km MR321 (Kidman Way).</td>
<td>Seasonal – date of gazettal to 30 June 2008.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

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

PAUL GOODSALL,
General Manager,
Murrumbidgee Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Murrumbidgee Shire Council Notice No. 1/2008.

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

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

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

5. Routes

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
<tbody>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Gum Creek Road.</td>
<td>Sturt Highway.</td>
<td>Oolambeyan Road.</td>
</tr>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Oolambeyan Road.</td>
<td>Gum Creek Road.</td>
<td>“Gum Creek” and “Eriwah” Properties</td>
</tr>
</tbody>
</table>

ROAD TRANSPORT (GENERAL) ACT 2005

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

WAGGA WAGGA CITY COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which 25 metre B-Double vehicles may be used.

STEPHEN DUNSHEA,
Acting General Manager,
Wagga Wagga City Council
(by delegation from the Minister for Roads)
Dated: 12 February 2008

SCHEDULE

1. Citation
This Notice may be cited as the Wagga Wagga City Council 25metre B-Double Repeal Notice No. 02/2008.

2. Commencement
This Notice takes effect on the date of gazettal.

3. Amendment
The General B Double Permit Notice 2005 is amended by omitting the following from appendix 2 of that Notice:

<table>
<thead>
<tr>
<th>Type</th>
<th>Road</th>
<th>Starting point</th>
<th>Finishing point</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>Gregadoo Road, Wagga Wagga</td>
<td>Mitchell Road.</td>
<td>Plumpton Road.</td>
</tr>
<tr>
<td>25.</td>
<td>Plumpton Road, Wagga Wagga</td>
<td>Gregadoo Road.</td>
<td>Red Hill Road.</td>
</tr>
<tr>
<td>25.</td>
<td>Flinders Street, Wagga Wagga</td>
<td>Edward Street (Sturt Highway).</td>
<td>Cul-de-sac at ARTC boundary.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

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

MAX KERSHAW,
General Manager,
Narrabri Shire Council
(by delegation from the Minister for Roads)
Dated: 19 March 2008

SCHEDULE

1. Citation
This Notice may be cited as Narrabri Shire Council Road Train Notice No. 2/2008.

2. Commencement
This Notice takes effect on 6 April 2008.

3. Effect
This Notice remains in force until 7 April 2008 unless it is amended or repealed earlier.

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

5. Routes

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Tibbereena Street, Narrabri.</td>
<td>Dangar Street (Newell Highway).</td>
<td>Violet Street.</td>
<td></td>
</tr>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Violet Street, Narrabri.</td>
<td>Tibbereena Street.</td>
<td>Gibbons Street.</td>
<td>West bound only.</td>
</tr>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Gibbons Street, Narrabri.</td>
<td>Violet Street.</td>
<td>Dangar Street (Newell Highway).</td>
<td>North bound only.</td>
</tr>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Selina Street, Narrabri.</td>
<td>Dangar Street (Newell Highway).</td>
<td>Violet Street.</td>
<td>South bound only.</td>
</tr>
<tr>
<td>RT.</td>
<td>000.</td>
<td>Violet Street, Narrabri.</td>
<td>Selina Street.</td>
<td>Tibbereena Street.</td>
<td>East bound only.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

I, LES WIELINGA, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, by this notice, specify the route and area on or in which B-Double vehicles may be used subject to any requirements or conditions set out in the Schedule

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE

1. Citation
   This Notice may be cited as the Roads and Traffic Authority 25 metre B-Double Route Notice No. 1/2008.

2. Commencement
   This Notice takes effect on the date of gazettal.

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

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

5. Routes

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

I, Les Wielinga, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, by this notice, specify the route and area on or in which B-Double vehicles may be used subject to any requirements or conditions set out in the Schedule.

LES WIELINGA,
Chief Executive,
Roads and Traffic Authority

SCHEDULE

1. Citation
   This Notice may be cited as the Roads and Traffic Authority B-Double Notice No. 2/2008.

2. Commencement
   This Notice takes effect on the date of gazettal.

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

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

5. Routes
   (i) Omit the following route from Part 2, B-Double routes in New South Wales (excluding the Sydney Region) of Appendix 2 - B-Double routes in NSW

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Start Point</th>
<th>Finish Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>504.</td>
<td>Avoca Drive.</td>
<td>The Entrance Road (MR336).</td>
<td>Shell Service Station, Bungoona Street, Kincumber.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>336.</td>
<td>The Entrance Road, Gosford to Erina.</td>
<td>George Street, East Gosford.</td>
<td>Carlton Road roundabout, Erina.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>509.</td>
<td>Norah Road, Scenic Road.</td>
<td>Pacific Highway (SH10), Doyalson.</td>
<td>Access Road to Munmorah Power Station.</td>
<td></td>
</tr>
</tbody>
</table>

NEW SOUTH WALES GOVERNMENT GAZETTE No. 37
<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Start Point</th>
<th>Finish Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>335.</td>
<td>Wyong Road.</td>
<td>Cobbs Road (MR335), Tuggerah.</td>
<td>The Entrance Road (MR335), The Entrance.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Wyong Road, Wyong.</td>
<td>Cobbs Road, Wyong.</td>
<td>Enterprise Drive, Berkeley Vale.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>104.</td>
<td>Richardson Road, Adelaide Street, William Bailey Street and Seaham Road.</td>
<td>Pacific Highway (SH10) Raymond terrace bypass.</td>
<td>Raymond Terrace Road (MR104).</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Old Punt Road.</td>
<td>Pacific Highway (SH10).</td>
<td>Tomago Alumina Smelter or Aztec Transport, Old Punt Road.</td>
<td>Travel permitted Monday – Saturday only.</td>
</tr>
<tr>
<td>25.</td>
<td>82.</td>
<td>Newcastle Road.</td>
<td>Thomas Street (MR217), Wallsend.</td>
<td>Lambton Road, Lambton.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>82.</td>
<td>Brisbane Road.</td>
<td>Chatham Road, Hamilton.</td>
<td>Griffiths Road, Lambton.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>82.</td>
<td>Griffiths Road.</td>
<td>Lambton Road, Lambton.</td>
<td>Chatham Road, Broadmeadow.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>82.</td>
<td>Donald Street.</td>
<td>Chatham Road, Hamilton.</td>
<td>Parry Street (MR82), Newcastle.</td>
<td>No travel on weekdays 8:00am to 9:00am and 3:30pm to 5:30pm.</td>
</tr>
<tr>
<td>25.</td>
<td>082.</td>
<td>Parry Street.</td>
<td>Stewart Avenue (SH10), Hamilton South.</td>
<td>Selma Street, Wickham.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>6003.</td>
<td>Sydney to Newcastle Freeway (F3).</td>
<td>Hawkesbury River bridge at Brooklyn.</td>
<td>Leneghans Drive.</td>
<td>Refer to Sydney routes for F3 to Hornsby.</td>
</tr>
<tr>
<td>25.</td>
<td>108.</td>
<td>Nelson Bay Road.</td>
<td>Cormorant Road (MR108) via Teal Street and Fullerton Road.</td>
<td>Gan Gan Road, Anna Bay.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Chatham Road, Hamilton North.</td>
<td>Brisbane Road (MR82), Hamilton North.</td>
<td>Shell Terminal, 5 Chatham Road.</td>
<td></td>
</tr>
<tr>
<td>Type</td>
<td>Road No.</td>
<td>Road Name</td>
<td>Start Point</td>
<td>Finish Point</td>
<td>Conditions</td>
</tr>
<tr>
<td>------</td>
<td>----------</td>
<td>-----------</td>
<td>-------------</td>
<td>--------------</td>
<td>------------</td>
</tr>
<tr>
<td>25.</td>
<td>217.</td>
<td>Lake Road.</td>
<td>Toronto Road (MR217) via Five Islands Road and TC Frith Avenue.</td>
<td>Thomas Street (MR217), Wallsend.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>217.</td>
<td>Toronto Road.</td>
<td>Wangi Road (MR217), Toronto.</td>
<td>Lake Road via Five Islands Road and TC Frith Avenue.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>217.</td>
<td>Wangi Road.</td>
<td>Sydney to Newcastle Freeway (F3), Morisset.</td>
<td>Toronto Road (MR2170), Toronto.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>220.</td>
<td>Branxton Road, Main Road, Orient Street and Allandale Road.</td>
<td>New England Highway (SH9).</td>
<td>Wollombi Road (MR181), Cessnock.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Kyle Street, Mt Thorley.</td>
<td>Kime Street.</td>
<td>Mt Thorley Road.</td>
<td>Travel is permitted 6am to 6pm, Monday – Saturday only.</td>
</tr>
</tbody>
</table>

(ii) Insert the following route in Part 2, B-Double routes in New South Wales (excluding the Sydney Region) of Appendix 2 - B-Double routes in NSW

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Start Point</th>
<th>Finish Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>504.</td>
<td>Avoca Drive, Erina to Kincumber.</td>
<td>The Entrance Road (Central Coast Highway).</td>
<td>Bungoona Street, Kincumber.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>30.</td>
<td>Central Coast Highway, Kariong to Erina via old Pacific Highway, Dane Drive, Masona Parade, York Street, Victoria Street, George Street and The Entrance Road.</td>
<td>Sydney to Newcastle Freeway – F3, Kariong.</td>
<td>Carlton Road, Erina.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>10.</td>
<td>Pacific Highway, Doyalson to Tuggerah.</td>
<td>Doyalson Interchange, Doyalson.</td>
<td>Wyong Road (MR335), Tuggerah.</td>
<td>Travel through Wyong restricted to before 7:00am and after 5:30pm.</td>
</tr>
<tr>
<td>25.</td>
<td>30.</td>
<td>The Entrance Road (Central Coast Highway), Bateau Bay.</td>
<td>Wyong Road (MR335).</td>
<td>Coleridge Road.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>30.</td>
<td>The Entrance Road (Central Coast Highway), Long Jetty to the Entrance.</td>
<td>Wyong Road (MR335).</td>
<td>Denning Street, The Entrance.</td>
<td></td>
</tr>
<tr>
<td>Type</td>
<td>Road No.</td>
<td>Road Name</td>
<td>Start Point</td>
<td>Finish Point</td>
<td>Conditions</td>
</tr>
<tr>
<td>------</td>
<td>----------</td>
<td>-----------</td>
<td>-------------------------------------</td>
<td>-----------------------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>25.</td>
<td>335.</td>
<td>Wyong Road, Tuggerah to Long Jetty.</td>
<td>Pacific Highway (HW10).</td>
<td>The Entrance Road (Central Coast Highway – H30).</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>104.</td>
<td>Seaham Road, Nelson Plains to Raymond Terrace.</td>
<td>Raymond Terrace Road (MR104), Nelson Plains.</td>
<td>Port Stephens Street, Raymond Terrace.</td>
<td>Part of MR104 B-Double route from Metford Road, East Maitland to Nelson bay Road (MR108), Salt Ash.</td>
</tr>
<tr>
<td>25.</td>
<td>301.</td>
<td>Seaham Road, Nelson Plains to Seaham.</td>
<td>Raymond Terrace Road (MR104), Nelson Plains.</td>
<td>Wighton Road, Seaham.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>82.</td>
<td>Newcastle Road, Wallsend to Lambton.</td>
<td>Thomas Street (MR82), Wallsend.</td>
<td>Lloyd Street, Lambton.</td>
<td>Part of MR82 B-Double route from Sydney to Newcastle Freeway (F3), Seahampton to Stewart Avenue (Pacific Highway), Newcastle West.</td>
</tr>
<tr>
<td>25.</td>
<td>82.</td>
<td>Griffiths Road, Lambton to Broadmeadow.</td>
<td>Lloyd Street, Lambton.</td>
<td>Chatham Road, Broadmeadow.</td>
<td>Part of MR82 B-Double route from Sydney to Newcastle Freeway (F3), Seahampton to Stewart Avenue (Pacific Highway), Newcastle West.</td>
</tr>
<tr>
<td>25.</td>
<td>82.</td>
<td>Donald Street, Broadmeadow to Hamilton.</td>
<td>Chatham Road, Broadmeadow.</td>
<td>Selma Street, Hamilton.</td>
<td>Part of MR82 B-Double route from Sydney to Newcastle Freeway (F3), Seahampton to Stewart Avenue (Pacific Highway), Newcastle West.</td>
</tr>
<tr>
<td>25.</td>
<td>82.</td>
<td>Parry Street, Hamilton to Newcastle West.</td>
<td>Selma Street, Hamilton.</td>
<td>Stewart Avenue (Pacific Highway – HW10), Newcastle West.</td>
<td>No travel on weekdays 8:00am to 9:00am and 3:30pm to 5:30pm Part of MR82 B-Double route from Sydney to Newcastle Freeway (F3), Seahampton to Stewart Avenue (Pacific Highway), Newcastle West.</td>
</tr>
<tr>
<td>Type</td>
<td>Road No.</td>
<td>Road Name</td>
<td>Start Point</td>
<td>Finish Point</td>
<td>Conditions</td>
</tr>
<tr>
<td>------</td>
<td>----------</td>
<td>-----------</td>
<td>-------------</td>
<td>--------------</td>
<td>------------</td>
</tr>
<tr>
<td>25.</td>
<td>108.</td>
<td>Nelson Bay Road, Stockton to Anna Bay.</td>
<td>Fullerton Street, Stockton.</td>
<td>Gan Gan Road, Anna Bay.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>217.</td>
<td>Morisset to Toronto Road via Dora Street, Macquarie Street, Wangi Road, Mt Waring Road, Excelsior Parade and Cary Street.</td>
<td>Wyee Road, Morisset.</td>
<td>Awaba Road (MR220), Toronto.</td>
<td>Part of MR217 B-Double route from Sydney to Newcastle Freeway (F3), Morisset to Thomas Street (MR82), Wallsend.</td>
</tr>
<tr>
<td>25.</td>
<td>217.</td>
<td>Toronto to Wallsend Road via Cary Street, Anzac Parade, Main Road, Toronto Road, Five Islands Road, TC Frith Avenue and Lake Road.</td>
<td>Awaba Road (MR220), Toronto.</td>
<td>Thomas Street (MR217), Wallsend.</td>
<td>Part of MR217 B-Double route from Sydney to Newcastle Freeway (F3), Morisset to Thomas Street (MR82), Wallsend.</td>
</tr>
<tr>
<td>25.</td>
<td>220.</td>
<td>Branxton to Cessnock Road via Clift Street, Dinan Street, Bridge Street, Cessnock Road, Branxton Road, Main Road, Orient Street and Allandale Road.</td>
<td>New England Highway (HW9), Branxton.</td>
<td>Wollombi Road (MR181), Cessnock.</td>
<td></td>
</tr>
</tbody>
</table>

NEW SOUTH WALES GOVERNMENT GAZETTE No. 37
ROADS ACT 1993

ERRATUM

IN Government Gazette No 30 of 7 March 2008, pages 2207 and 2208 contained printing errors. To correct those errors, the relevant notice is re-printed on this page and the following page. The publishing date for this notice remains 7 March 2008.

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Queenscliff in the Warringah Council area

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

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

SCHEDULE

<table>
<thead>
<tr>
<th>Description of Land</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 sq ft showed on DP 106552 being part of Lot 30 DP 4315</td>
<td>C.T. Vol. 1978 Fol. 174</td>
</tr>
<tr>
<td>15 3/4 perches showed on DP 106552 being part of Lot 29 DP 4315</td>
<td>C.T. Vol. 4155 Fol. 52</td>
</tr>
<tr>
<td>That part of Lot A DP 342028 which excludes Lot 1 DP 202820 and also excludes that part of Lot 3 RTA Plan 0530.479.88.0131 which is within the said Lot A</td>
<td>C.T. Vol. 5130 Fol. 177</td>
</tr>
<tr>
<td>That part of Lot B DP 342028 which excludes that part of Lot 3 shown on RTA Plan 0530.479.88.0131 which is within the said Lot B</td>
<td>Folio Identifier B/342028</td>
</tr>
<tr>
<td>3 3/4 perches showed on DP 106552 being part of Lot A DP 3281 62 and part of Lot 27 DP 4315</td>
<td>C.T. Vol. 4547 Fol. 143</td>
</tr>
<tr>
<td>1/2 perch showed on DP 106552 being part of Lot 26 DP 4315</td>
<td>C.T. Vol. 1808 Fol. 13</td>
</tr>
<tr>
<td>Lot 13 DP 106552</td>
<td>C.T. Vol. 2395 Fol. 135</td>
</tr>
<tr>
<td>Lot 12 DP 106552</td>
<td>C.T. Vol. 2346 Fol. 19</td>
</tr>
<tr>
<td>Lot 14 DP 106552</td>
<td>C.T. Vol. 2823 Fol. 68</td>
</tr>
<tr>
<td>Lot 15 DP 106552</td>
<td>C.T. Vol. 1972 Fol. 182</td>
</tr>
<tr>
<td>That part of Lot 40 DP 4315 which excludes Lot 11 DP 539698 and also excludes that part of Lot 1 DP 204341 which is within the said Lot 40</td>
<td>C.T. Vol. 5234 Fol. 26</td>
</tr>
<tr>
<td>That part of Lot 41 DP 4315 which excludes Lot 1 DP 209890 and that part of Lot 1 DP 204341 which is within the said Lot 41</td>
<td>C.T. Vol. 2096 Fol. 243</td>
</tr>
<tr>
<td>That part of Lot 22 DP 4315 which excludes Lot 1 DP 445018</td>
<td>C.T. Vol. 2130 Fol. 146</td>
</tr>
<tr>
<td></td>
<td>C.T. Vol. 2440 Fol. 114</td>
</tr>
<tr>
<td>Lot 1 DP 206720</td>
<td>C.T. Vol. 1697 Fol. 153</td>
</tr>
<tr>
<td>Lot 20 DP 106654</td>
<td>C.T. Vol. 10326 Fol. 121</td>
</tr>
<tr>
<td>Lot 19 DP 109654</td>
<td>C.T. Vol. 6842 Fol. 212</td>
</tr>
<tr>
<td>Lot 18 DP 109654</td>
<td>C.T. Vol. 3054 Fol. 31</td>
</tr>
</tbody>
</table>

(Continued over page)
ALL those pieces or parcels of land situated in the Warringah Council area, Parish of Manly Cove and County of Cumberland, shown as:

<table>
<thead>
<tr>
<th>Description of Land</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot 16</td>
<td>DP 109654 C.T. Vol. 2553 Fol. 12</td>
</tr>
<tr>
<td>Lot 15</td>
<td>DP 109654 C.T. Vol. 2066 Fol. 144</td>
</tr>
<tr>
<td>Lot 14</td>
<td>DP 109654 C.T. Vol. 3442 Fol. 87</td>
</tr>
<tr>
<td>Lot 13</td>
<td>DP 109654 C.T. Vol. 2655 Fol. 200</td>
</tr>
<tr>
<td>Lot 12</td>
<td>DP 109654 C.T. Vol. 5652 Fol. 125</td>
</tr>
<tr>
<td>Lot 11</td>
<td>DP 109654 C.T. Vol. 5040 Fol. 238</td>
</tr>
<tr>
<td>Lot 10</td>
<td>DP 109654 C.T. Vol. 5652 Fol. 124</td>
</tr>
<tr>
<td>Lot 9</td>
<td>DP 109654 C.T. Vol. 5652 Fol. 123</td>
</tr>
<tr>
<td>Lot 8</td>
<td>DP 109654 C.T. Vol. 5632 Fol. 28</td>
</tr>
<tr>
<td>Lot 7</td>
<td>DP 109654 C.T. Vol. 5632 Fol. 27</td>
</tr>
<tr>
<td>Lot 6</td>
<td>DP 109654 C.T. Vol. 2311 Fol. 217</td>
</tr>
<tr>
<td>Lot 5</td>
<td>DP 109654 C.T. Vol. 3860 Fol. 14</td>
</tr>
<tr>
<td>Lot 4</td>
<td>DP 109654 C.T. Vol. 3846 Fol. 221</td>
</tr>
<tr>
<td>Lot 3</td>
<td>DP 109654 C.T. Vol. 2629 Fol. 32</td>
</tr>
<tr>
<td>Lot 2</td>
<td>DP 109654 C.T. Vol. 1962 Fol. 224</td>
</tr>
<tr>
<td>Lot 1</td>
<td>DP 109654 C.T. Vol. 2359 Fol. 214</td>
</tr>
<tr>
<td>Lot 20</td>
<td>DP 5342 Folio Id. 20/5342</td>
</tr>
<tr>
<td>Lot 25</td>
<td>DP 5342 Folio Id. 25/5342</td>
</tr>
<tr>
<td>32 sq ft shown on DP 442129 being part of Lot 21</td>
<td>DP 5342 C.T. Vol. 3654 Fol. 31</td>
</tr>
<tr>
<td>1 perch shown on DP 442129 being part of Lot A</td>
<td>DP 348088 C.T. Vol. 2017 Fol. 13</td>
</tr>
<tr>
<td>1 sq perch shown on DP 442129 being part of Lot 1</td>
<td>DP 1429 C.T. Vol. 5507 Fol. 51</td>
</tr>
<tr>
<td>32 sq ft shown on DP 442129 being part of Lot 19</td>
<td>DP 5342 C.T. Vol. 2553 Fol. 12</td>
</tr>
</tbody>
</table>

(RTA Papers: FFP 8M129 RO 479.11056)
ROADS ACT 1993

Notice of Dedication of Land as Public Road at Frenchs Forest and Killarney Heights
in the Warringah Council area

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

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

SCHEDULE

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

<table>
<thead>
<tr>
<th>Description</th>
<th>Title Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot 6 DP 774755 Folio Identifier 6/774755</td>
<td></td>
</tr>
<tr>
<td>Lot 15 DP 1092595 Folio Identifier 15/1092595</td>
<td></td>
</tr>
<tr>
<td>Lot 14 DP 1092595 Folio Identifier 14/1092595</td>
<td></td>
</tr>
<tr>
<td>Lot 13 DP 1092595 C.T. Volume 1285 Folio 170</td>
<td></td>
</tr>
<tr>
<td>Lot 16 DP 1092595 Folio Identifier 16/1092595</td>
<td></td>
</tr>
<tr>
<td>Lot 7 DP 774755 Folio Identifier 7/774755</td>
<td></td>
</tr>
<tr>
<td>5 acres 1 rood 1½ perches shown on DP 433481 C.T. Volume 3772 Folio 43</td>
<td></td>
</tr>
<tr>
<td>1 rood 25 ½ perches shown on DP 433478 C.T. Volume 158 Folio 120</td>
<td></td>
</tr>
<tr>
<td>43 acres 3 roods 18 ¼ perches shown on DP 438391 Notification of Appropriation in Government Gazette dated 2 July 1954 Folio 1923</td>
<td></td>
</tr>
</tbody>
</table>

(RTA Papers: FPP 8M129; RO 479.11056)
ROADS ACT 1993

Notice of Dedication of Land as Public Road at Belrose in the Warringah Council area

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

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

SCHEDULE

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

<table>
<thead>
<tr>
<th>Description</th>
<th>Title Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot 14</td>
<td>DP 807906 Folio Identifier 14/807906</td>
</tr>
<tr>
<td>Lot 13</td>
<td>DP 807906 Folio Identifier 13/807906</td>
</tr>
<tr>
<td>Lot 20</td>
<td>DP 807907 Appropriated by notification in Government Gazette dated 17 May 1991, Folio 3801</td>
</tr>
<tr>
<td>Lot 19</td>
<td>DP 807907 Folio Identifier 19/807907</td>
</tr>
<tr>
<td>Lot 18</td>
<td>DP 807907 Folio Identifier 18/807907</td>
</tr>
<tr>
<td>Lot 17</td>
<td>DP 807907 C.T. Vol. 6080 Fol. 250</td>
</tr>
<tr>
<td>Lot 16</td>
<td>DP 807907 Folio Identifier 16/807907</td>
</tr>
<tr>
<td>Lot 15</td>
<td>DP 807907 Folio Identifier 15/807907</td>
</tr>
<tr>
<td>Lot 21</td>
<td>DP 807907 Folio Identifier 21/807907</td>
</tr>
<tr>
<td>Lot 14</td>
<td>DP 807907 Folio Identifier 14/807907</td>
</tr>
<tr>
<td>Lot 13</td>
<td>DP 807907 Appropriated by notification in Government Gazette dated 17 May 1991, Folio 3801</td>
</tr>
<tr>
<td>Lot 23</td>
<td>DP 807907 Folio Identifier 23/807907</td>
</tr>
<tr>
<td>Lot 22</td>
<td>DP 807907 Folio Identifier 22/807907</td>
</tr>
<tr>
<td>Lot 20</td>
<td>DP 863387 Folio Identifier 20/863387</td>
</tr>
<tr>
<td>Lot 19</td>
<td>DP 863387 Folio Identifier 19/863387</td>
</tr>
<tr>
<td>Lot 18</td>
<td>DP 863387 Folio Identifier 18/863387</td>
</tr>
<tr>
<td>Lot 17</td>
<td>DP 863387 Folio Identifier 17/863387</td>
</tr>
<tr>
<td>Lot 5</td>
<td>DP 809308 Appropriated by notification in Government Gazette dated 17 May 1991, Fol. 3801</td>
</tr>
<tr>
<td>Lot 6</td>
<td>DP 809308 Appropriated by notification in Government Gazette dated 17 May 1991, Fol. 3801</td>
</tr>
<tr>
<td>Lot 7</td>
<td>DP 809308 Appropriated by notification in Government Gazette dated 17 May 1991, Fol. 3801</td>
</tr>
<tr>
<td>200.1 m²</td>
<td>Shown on DP 809308 Appropriated by notification in Government Gazette dated 17 May 1991, Fol. 3801</td>
</tr>
</tbody>
</table>

(RTA Papers: FPP 8M129; RO 479.11056)
ROADS ACT 1993

Order -Sections 46, 49, 54 and 67

Sutherland Shire Council area

Dedication of Land as Public Road and Declaration as a Controlled Access Road of part of River Road at Sutherland

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

1. dedicate as public road the land described in Schedules 1 and 2 under;

2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;

3. declare to be a controlled access road the said main road described in Schedules 2 and 3;

4. declare that access to the said controlled access road is restricted; and

5. specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

HON ERIC ROOZENDAAL MLC
MINISTER FOR ROADS

SCHEDULE 1

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

Lots 37 and 40 Deposited Plan 840994;
Lot 11 Deposited Plan 1017767; and
Lot 2 Deposited Plan 1012291.

The above Lots comprise the whole of the land in the correspondingly numbered Certificates of Title and are all shown on sheet 1 in RTA Plan 0663 411 AC 4001.

SCHEDULE 2

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

Lots 20, 21, 22 and 32 Deposited Plan 840994;
Lots 203, 204 and 205 Deposited Plan 1081859;
Lots 4, 5 and 6 Deposited Plan 884415;

Lots 15 to 25 inclusive Deposited Plan 816830; and
Lots 55, 56 and 57 Deposited Plan 1076274.

The above Lots are all shown in RTA Plan 0663 411 AC 4001.

SCHEDULE 3

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

Lots 33 and 35 Deposited Plan 840994;
Lot 206 Deposited Plan 1081859; and
Lots 58 to 61 inclusive Deposited Plan 1076274.

The above Lots are all shown on RTA Plan 0663 411 AC 4001.

SCHEDULE 4

Between the points A and B;
between the points C and D;
between the points E and F; and
between the points G and H, all shown on RTA Plan 0663 411 AC 4001.

(RTA Papers 411.11033 Pt 5)
ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Cataract in the Wollondilly Shire Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

SCHEDULE

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

Lots 10, 11, 15 and 18 Deposited Plan 1110789 and Lots 23 and 25 Deposited Plan 850824 and said to be in the possession of the Crown;

Lot 16 Deposited Plan 1110789, being part of the land in Reserve No 41372 from sale for Water Supply notified in Government Gazette of 27 February 1907 on page 1432 and said to be in the possession of the Crown and Joe Taylor Sand Pty Ltd (licensee); and

Lot 24 Deposited Plan 850824 and Lot 22 Deposited Plan 1110789, being parts of the land in Reserve No 41372 from sale for Water Supply notified in Government Gazette of 27 February 1907 on page 1432 and said to be in the possession of the Crown.

(RTA Papers FPP 7M3448; RO 496.1607)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition and Dedication as Public Road of Land at South Kiah in the Bega Valley Shire Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land as public road under Section 10 of the Roads Act 1993.

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

SCHEDULE

ALL those pieces or parcels of land situated in the Bega Valley Shire Council area, Parish of Wonboyn and County of Auckland, shown as:

Lots 1 and 2 Deposited Plan 1116443, being parts of the land dedicated as East Boyd State Forest No 127 by proclamation in Government Gazette No 191 of 4 November 1914 on page 6433.

The land is said to be in the possession of Forests NSW.

(RTA Papers: FPP 7M3842; RO 1/32.1883)
ROADS ACT 1993

Notice of Dedication of Land as Public Road at Lyndhurst in the Blayney Shire Council area

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

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

SCHEDULE

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

Lots 1 to 4 inclusive Deposited Plan 1108340;
Lots 4, 5 and 6 Deposited Plan 1102205; and

The area of 23 perches, being part of allotment 5, section 6, village of Lyndhurst, resumed by notification in Government Gazette No 44 dated 10 April 1931, folios 1354 and 1355.

(RTA Papers: 6/43.1103)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Jindabyne in the Snowy River Shire Council area

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Snowy River Shire Council area, Parish of Clyde and County of Wallace, shown as Lot 5 Deposited Plan 882988.

(RTA Papers: 119.1101)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Gillenbah in the Narrandera Shire Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Narrandera Shire Council area, Parish of Gillenbah, County of Mitchell, shown as Lots 31 and 32 Deposited Plan 1085935.

(RTA Papers: FPP 5M1999; RO 14/321.1072)
Other Notices

ASSOCIATIONS INCORPORATION ACT 1984
Notice under Section 601AC of the Corporations Act 2001 as Applied by Section 52 of the Associations Incorporation Act 1984
NOTICE is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed since the publication of this notice.
Silverlea Education & Accommodation Services Inc (In Liquidation).
Dated this 18th day of March 2008.
C. GOWLAND,
Delegate of the Registrar of Co-operatives

ASSOCIATIONS INCORPORATION ACT 1984
Notice under Section 601AC of the Corporations Act 2001 as Applied by Section 52 of the Associations Incorporation Act 1984
NOTICE is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed since the publication of this notice.
Tahmoor Year Round Care Incorporated (In Liquidation).
Dated this 18th day of March 2008.
C. GOWLAND,
Delegate of the Registrar of Co-operatives

CO-OPERATIVES ACT 1992
Notice under Section 601AC of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992
NOTICE is hereby given that the Co-operative mentioned below will be deregistered when three months have passed since the publication of this notice.
Government Transport Institute Bowling Club (Co-op.) Ltd.
Dated this 18th day of March 2008.
C. GOWLAND,
Delegate of the Registrar of Co-operatives

GEOGRAPHICAL NAMES ACT 1966
Notice of Proposal to Create a New Address Locality Called Gregory Hills within the Camden City Council Area
PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to create a new address locality called Gregory Hills in the Camden and Campbelltown Local Government Areas as shown on map GNB3568-1-A.

Map GNB3568-1-A may be viewed at Camden Council Administration Centres at Camden and Narellan, Camden Council Libraries at Camden and Narellan, Campbelltown Council Administration Centre and the office of the Geographical Names Board, Land and Property Information, 346 Panorama Avenue, Bathurst NSW 2795.

Details of this proposal may also be viewed and submissions lodged on the Geographical Names Board’s internet site at www.gnb.nsw.gov.au. Any person wishing to make comment upon this proposal may, prior to Monday, 28 April 2008, write to the Secretary of the Board with that comment.

WARWICK WATKINS,
Chairperson
Geographical Names Board,
PO Box 143, Bathurst NSW 2795.

NATIONAL PARKS AND WILDLIFE ACT 1974
Scott Nature Reserve
Plan of Management
A draft plan of management for Scott Nature Reserve has been prepared and is on exhibition until 30 June 2008. Copies of the plan are available free of charge from the NPWS offices at 6 Rutledge Street, Queanbeyan (ph 6299 2929). The plan may also be viewed at the Palerang Council offices at 144 Wallace Street, Braidwood and Majara Street, Bungendore, and on the NPWS website: www.nationalparks.nsw.gov.au.

Written submissions on the plan must be received by The Planner, Scott Nature Reserve Plan of Management, PO Box 472, Tumut NSW 2720, by 30 June 2008.

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

Office of the Minister for Police
Sydney, 28th January 2008

MURDER
ONE HUNDRED THOUSAND DOLLARS ($100,000) REWARD
ON the 29th January 2006, Derrick REID, aged 46 years was assaulted at Woolnough Street, Cartwright. REID died later that evening at Liverpool Hospital as a result of the blunt force trauma he sustained.

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

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

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone:
Police Headquarters telephone (02) 9281 0000
or Crime Stoppers on 1800 333 000.

The Hon. DAVID CAMPBELL, M.P.,
Minister for Police
MURDER
ONE HUNDRED THOUSAND DOLLARS ($100,000) REWARD

ON the 30th October 2006, Kok On (Marcus) CHIN, 33 years old, was attempting to prevent the theft of his delivery van from an address in Peakhurst. In the process, Mr CHIN has sustained fatal injuries as a result of being run over by the van as it was driven from the scene.

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

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

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as strictly confidential, may be given at any time of the day or night at any Police Station or by telephone:
Police Assistance Line on 131 444
or Crime Stoppers on 1800 333 000.

The Hon. DAVID CAMPBELL, M.P.,
Minister for Police

MISSING PERSON
ONE HUNDRED THOUSAND DOLLARS ($100,000) REWARD

AMBER MICHELLE HAIGH, born 18 November 1982, of Kingsvale, was reported missing on the 19th June 2002 and has not been seen since. It is believed that HAIGH has met with foul play and is now deceased.

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

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

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as strictly confidential, may be given at any time of the day or night any Police Station or by telephone:
Police Headquarters telephone (02) 9281 0000
or Crime Stoppers on 1800 333 000.

The Hon. DAVID CAMPBELL, M.P.,
Minister for Police
MURDER

ONE HUNDRED THOUSAND DOLLARS ($100,000) REWARD

GORDON FRENCH, 36 years old, was found suffering stab wounds to his chest and abdomen on the 3rd January 2007, following an altercation outside his place of residence at Bar Beach, near Newcastle. Mr FRENCH had suffered a stab wound to his heart and died as a result of those injuries.

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

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

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

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

The Hon. DAVID CAMPBELL, M.P.,
Minister for Police

PASSENGER TRANSPORT REGULATION 2007

Clause 187

Notice of Specifications and Criteria for Private Hire Vehicles

I, JIM GLASSON, Director-General of the Ministry of Transport, pursuant to Clause 187 of the Passenger Transport Regulation 2007, give notice that the specifications with which a private hire vehicle must comply and the criteria that a private hire vehicle must meet are set out in the Schedule.

Commencement

This Notice commences on the date it is published in the New South Wales Government Gazette.

Revocation

Except so far as the Transitional Provisions apply, any previous notice of the specifications and/or the criteria to be met by private hire vehicles is revoked from the date of commencement of this Notice.

Transitional Provisions

A private hire vehicle licensed as at 13 September 2001, may either comply with the specifications and meet the criteria set out in the Schedule or comply with the requirements of the notice titled “Private Hire Vehicle Standards relating to Age, Make and Model” published in the New South Wales Government Gazette on 27 September 1991, until such time as the licence applicable to the vehicle expires or the vehicle is replaced by another vehicle, whichever first occurs.

JIM GLASSON,
Director-General

SCHEDULE

A. Specifications to be complied with and Criteria to be met by ‘unrestricted’ Private Hire Vehicles

<table>
<thead>
<tr>
<th>Category</th>
<th>Specifications/Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category 1</td>
<td>• The vehicle must comply with the Australian Design Rule definition of a Passenger Car (MA), having a maximum of 9 seats (including the driver’s seat); and • If the vehicle is required by the Roads and Traffic Authority to be affixed with a compliance plate, such plate must bear the vehicle category code of MA (passenger car); and • The shape of the vehicle must be specified on its registration certificate as a convertible (CON), coupe (COU) or sedan (SED). A station wagon (WAG) is not acceptable unless the vehicle is at least 30 years old; and • The vehicle must have a wheelbase of at least 2,800 mm (non - stretched version), unless it is at least 30 years old.</td>
</tr>
<tr>
<td>Category 2</td>
<td>• A petrol-electric hybrid powered car with a wheelbase of at least 2,700 mm and a 5 star overall rating according to the Australian Government’s Green Vehicle Guide; and • The vehicle must comply with the Australian Design Rule definition of a Passenger Car (MA), having 5 - 9 seats (including the driver’s seat); and • The shape of the vehicle must be specified on its registration certificate as a convertible (CON), coupe (COU) or sedan (SED).</td>
</tr>
<tr>
<td>Category 3</td>
<td>• The GST-inclusive value of the vehicle (in non - stretched form) exceeded the Federal Government’s luxury car tax threshold applicable when the vehicle was imported into or first sold in Australia (not being before the 1st July, 2000) irrespective of whether such tax was due or payable; and • The vehicle must have a wheelbase of at least 2,700 mm (in non - stretched form) and comply with the Australian Design Rule definition of a Passenger Car (MA), an Off-Road Passenger Vehicle (MC) having up to 9 seats (including the driver’s seat), or Omnibus (MD) having up to 16 seats (including the driver’s seat); and • The shape of the vehicle must be specified on its registration certificate as a convertible (CON), coupe (COU), sedan (SED), station wagon (WAG), panel van with windows and seats (PVF), bus (BUS), or small bus (SBS).</td>
</tr>
</tbody>
</table>

Common criteria relating to all Category 1, 2 and 3 Private Hire Vehicles

• The vehicle must be very well presented and in excellent condition, with no visible signs of damage to the paint-work, body, fittings or interior;
• The vehicle must not display any writing, markings, livery or décor that would represent the vehicle as a taxi-cab, bus or tourist vehicle or that the vehicle has authority to operate as a taxi-cab, bus or tourist vehicle; and
• The vehicle must comply with all applicable NSW Roads and Traffic Authority (RTA) registration requirements including Australian Design Rules (ADRs) and safety inspections, which may apply from time to time.
B. Criteria to be met by Private Hire Vehicles restricted to School Formals, Weddings and Funerals

• Any registered motor vehicle that complies with the Australian Design Rules; or any motor vehicle that is registered as an historic vehicle under the conditional registration scheme; and
• The vehicle must be very well presented and in excellent condition, with no visible signs of damage to the paint-work, body, fittings or interior.

RURAL FIRES ACT 1997
Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation:
North West Team Incorporating:
Bogan Shire Council
Coonamble Shire Council
Walgett Shire Council
Warren Shire Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2008.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or fire breaks.

SHANE FITZSIMMONS, AFSM,
Commissioner

RURAL FIRES ACT 1997
Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation:
Southern Tablelands Zone Incorporating:
Goulburn Mulwaree Council
Upper Lachlan Shire Council
Yass Valley Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2008.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or fire breaks.

SHANE FITZSIMMONS, AFSM,
Commissioner

RURAL FIRES ACT 1997
Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation:
New England Zone Incorporating:
Armidale Dumaresq Council
Guyra Shire Council
Uralla Shire Council
Walcha Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2008.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or fire breaks.

SHANE FITZSIMMONS, AFSM,
Commissioner
RURAL FIRES ACT 1997

Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation:
Orana Team Incorporating:
  Dubbo City Council
  Narromine Shire Council
  Wellington Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2008.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or fire breaks.

SHANE FITZSIMMONS, AFSM,
Commissioner

SUBORDINATE LEGISLATION ACT 1989

LIQUOR REGULATION 2008

THE Department of the Arts, Sport and Recreation proposes to recommend to the Minister for Gaming and Racing that the Liquor Regulation 2008 be made.

The primary objective of the proposed Regulation is to provide for certain matters that are required to be prescribed for the purposes of the Liquor Act 2007. The Regulation will support the operation of the new Liquor Act and licensing regime, which is proposed to commence on 1 July 2008.

A Regulatory Impact Statement has been prepared to discuss the detail of the proposed Regulation and its costs and benefits.

The Statement and the proposed Regulation can be obtained from the Department’s website www.olgr.nsw.gov.au, or by email request directed to liquor.regulation@olgr.nsw.gov.au, or by contacting the Department on (02) 9995 0333.

Comments and submissions will be accepted until 5:00 p.m. on 24 April 2008.
Connection Methods - General

Variation and additions to NSW Code of Practice for Plumbing and Drainage, 3rd edition 2006

Delete 6.5.2.1 (d)

Add NSW 6.5.2.1 (d) Connection methods - General

(d) The invert level of the trap or floor waste gully weir shall be 80mm above the invert of the common discharge pipe to which it connects (see Figure 6.2 (a) and 6.2 (b))

NOTE: This requirement applies to both Sanitary Plumbing and Drainage
Should you wish to discuss further any aspect of the above, please contact the following:

Mr Les Barnard (02) 9828 8648 – Sydney Water Corporation region
Mr Kerry Short 0409 717 647 – Hunter Water Corporation region
Mr Bryan Spangler (08) 8082 5827 – Country Water (Broken Hill) region
Ms Emma Dawe (02) 8281 7362 – Local Government areas

Adrian Langdon
Chairman

2 Department of Water and Energy, March 2008
Circular P&D No: 2008/2 | 14 March 2008

Changed requirements for rainwater use

Variation and additions to NSW Code of Practice for Plumbing and Drainage, 3rd edition 2006

Delete NSW 3.1.2 (Part B)

Add NSW 3.1.2 as follows:

NSW 3.1.2 Rainwater use

A rainwater collection system can provide water for a number of uses including the following:

- Toilet/urinal flushing;
- Clothes washing machines;
- Hot water systems;
- Garden irrigation;
- Car washing and similar outdoor use;
- Filling ornamental ponds;
- Filling of swimming pools and spas; and
- Fire fighting (subject to the requirements of AS 2419.1, 2118 and 2441).

Some consumers in single domestic premises may also wish to use rainwater for all domestic purposes including drinking, cooking and bathing.

Should consumers wish to use rainwater for all domestic purposes, it is particularly important that they are made aware of the advice in NSW Health Guideline GL2007_009 of June 2007, which in part states:

"A properly maintained rainwater tank can provide good quality drinking water. NSW Health strongly advises householders, councils and developers to ensure that an adequate system of cleaning and maintenance is in place where rainwater is used for drinking.

People who choose to use rainwater for drinking and cooking should be aware of potential risks associated with microbiological and chemical contamination. Rainwater tanks in urban areas can be contaminated with air borne contaminants from heavy traffic, smelters and heavy industry. Rainwater tanks can also be contaminated from roof or plumbing materials or with bacteria from bird or animal droppings.

In urban areas NSW Health recommends that people use the public water supply for drinking and cooking because it is filtered, disinfected and generally fluoridated. The quality of public water supplies is regularly monitored."
Premises that serve the public or employees and use rainwater for drinking and/or cooking should comply with NSW Health’s Private Water Supply Guidelines.”

NOTE: Further information on health risks and tank maintenance can be obtained from the following sources:

Note: Some pipes and fittings may not be suitable for a rainwater collection system used for drinking, cooking and bathing. All pipe and fittings used shall comply with AS/NZS 4020: “Testing of products for use in contact with drinking water”.

If rainwater is to be used in a hot water system then the system manufacturer can advise whether the sacrificial anode will need to be changed.

Should you wish to discuss further any aspect of the above, please contact the following:
Mr Les Barnard (02) 9828 8648 – Sydney Water Corporation region
Mr Kerry Short 0409 717 647 – Hunter Water Corporation region
Mr Bryan Spangler (08) 8082 5827 – Country Water (Broken Hill) region
Ms Emma Dawe (02) 8281 7362 – Local Government areas

Adrian Langdon
Chairman
NSW PLUMBING AND DRAINAGE CODE OF PRACTICE

The Committee on Uniformity of Plumbing and Drainage Regulations (CUPDR) sets technical requirements for plumbing activities via the New South Wales Code of Practice for Plumbing and Drainage (NSW Plumbing Code). The Department of Water and Energy chairs the Committee and membership comprises NSW Health, Department of Local Authorities, Sydney Water, Hunter Water, Country Energy and Office of Fair Trading.

The Committee on Uniformity of Plumbing and Drainage Regulations, at its meeting on 21 November 2007, agreed to a number of variations and additions to the AS/NZS 3500:2003 in and to the NSW Code of Practice.

According to Part A, Section 1.5 of the Code of Practice, the following amendments to the Code of Practice are to be published in the New South Wales Government Gazette:

- Circular 2008/2: Section 3.1.2 - Requirements for rainwater use
- Circular 2008/3: New requirement - Connection methods (general)

ADRIAN LANGDON,
Chair CUPDR
COUNCIL NOTICES

BLACKTOWN CITY COUNCIL
Roads Act 1993, Section 10(1)
Notice of Dedication of Land as Public Road

NOTICE is hereby given by the Blacktown City Council in pursuance of section 10(1), Division 1 of Part 2 of the Roads Act 1993, the land described in the Schedule below is hereby dedicated as public road. Dated at Blacktown, 12 March 2008. RON MOORE, General Manager, Blacktown City Council, PO Box 63, Blacktown NSW 2148.

SCHEDULE
Lot 30, DP 617018.

GOSFORD CITY COUNCIL
Roads Act 1993
Naming of Public Road – Baker Lane

NOTICE is hereby given that Council has named public road in Gosford, Baker Lane. Authorised by Council Resolution on 4 March 2008. P. WILSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.

New Road Name in Gosford
Baker Lane

KOGARAH COUNCIL
Local Government Act 1993, Section 50
Notice of Vesting Drainage Reserve in Council

NOTICE is hereby given that in accordance with section 50(4) of the Local Government Act 1993, the land described in the Schedule below is vested in Kogarah Council. PAUL WOODS, General Manager, Kogarah Council, 2 Belgrave Street, Kogarah NSW 2217.

SCHEDULE
Lot 1, DP 1122814.

LIVERPOOL CITY COUNCIL
Roads Act 1993, Section 10

NOTICE is hereby given that The Council of the City of Liverpool dedicates the lands described in the Schedule below as public road under section 10 of the Roads Act 1993. GENERAL MANAGER, The Council of the City of Liverpool, Locked Bag 7064, Liverpool BC NSW 1871.

SCHEDULE
All that piece or parcel of land known as Lot 110 in DP 1023868 in The Council of the City of Liverpool, Parish of Minto, County of Cumberland and as described in Folio Identifier 110/1023868.
NAMBUCCA SHIRE COUNCIL

Roads (General) Regulation 1994

IN accordance with the Roads (General) Regulation 1994, to the Roads Act 1993, Council resolved to name the under mentioned roads as follows:

<table>
<thead>
<tr>
<th>Location</th>
<th>New Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unnamed road off Pacific Highway, Valla.</td>
<td>Oyster Drive.</td>
</tr>
<tr>
<td>Unnamed road off Pacific Highway, Valla.</td>
<td>Pearl Circuit.</td>
</tr>
<tr>
<td>Unnamed road off Pacific Highway, Valla.</td>
<td>Timbertop Court.</td>
</tr>
</tbody>
</table>

MICHAEL COULTER, General Manager, Nambucca Shire Council, PO Box 177, Macksville NSW 2447.

WARRINGAH COUNCIL

Renaming of Public Road

WARRINGAH COUNCIL advises that the northern section of public road reserve adjoining Dawes Road and currently known as Lord Street, Belrose, has been renamed Lindrum Street, Belrose and is an extension of the existing road reserve known as Lindrum Street, Belrose. GENERAL MANAGER, Warringah Council, 725 Pittwater Road, Dee Why NSW 2099.

WINDECARRIBE SHIRE COUNCIL

Roads Act 1993, Section 162

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

<table>
<thead>
<tr>
<th>Location</th>
<th>New Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unnamed Public Road which runs north from High Street, Robertson, past Lemmons Road, Robertson, Parish of Kangalooy</td>
<td>Hindmarsh Lane.</td>
</tr>
</tbody>
</table>

MIKE HYDE, General Manager, Elizabeth Street, Moss Vale NSW 2577.

WOLLONGONG CITY COUNCIL

Section 162, Roads Act 1993 (NSW)

Notice of New Street Names

WOLLONGONG CITY COUNCIL hereby gives notice that it has named the streets shaded dark grey on the accompanying plans “Scotland Lane” and “Camp Creek Lane” as indicated.

DAVID FARMER, General Manager, Wollongong City Council, Locked Bag 8821, South Coast Mail Centre NSW 2521.

ESTATE NOTICES

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of GWENDOLINE COOK, late of 15 Bonnet Avenue, Como West, in the State of New South Wales, who died on 1 August 2007, must send particulars of their claim to the executor/s, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 20 December 2007. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 37
NOTICE of intended distribution of estate.–Any person having any claim upon the estate of DULCIE SYLVIA ADAMS, late of 3 Cleveland Street, Ermington, in the State of New South Wales, who died on 8 December 2007, must send particulars of his claim to the Administrators, c/o John S. Fordham, Solicitor, 12 Station Street, West Ryde NSW 2114, within one (1) calendar month from publication of this notice. After that time the Administrators may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Letters of Administration was granted in New South Wales on 11 March 2008. JOHN S. FORDHAM, Solicitor, 12 Station Street, West Ryde NSW 2114 (PO Box 107, West Ryde NSW 1685) (DX 27551, West Ryde), tel.: (02) 9858 1533. Reference: JSF.SM.07368.

COMPANY NOTICES

NOTICE of members voluntary liquidation.–POATE BUILDINGS PTY LIMITED, ACN 000 070 173.–At an Extraordinary General Meeting of members of Poate Buildings Pty Limited, ACN 000 070 173, duly convened and held at 3/11 West Street, North Sydney NSW 2060, on 26 March 2008, the special resolution set out below was duly passed: “That the company be wound up as a members voluntary liquidation under section 491(1) of the Corporations Act.” It was also resolved that Edwin Maxwell Cowley of Suite 3, 11 West Street, North Sydney NSW 2060, be appointed liquidator for the purposes of the winding up. Dated this 26th day of March 2008. EDWIN MAXWELL COWLEY, Director, c/o E. M. Cowley & Co., 3/11 West Street, North Sydney NSW 2060.