



Government Gazette

OF THE STATE OF

NEW SOUTH WALES

Week No. 47/2006

Friday, 24 November 2006

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Phone: 9372 7447 Fax: 9372 7425
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Attention Advertisers . . .

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GOVERNMENT GAZETTE DEADLINES

Close of business every Wednesday

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

Freedom of Information Act 1989

Summary of Affairs for 29 December 2006
deadline 5.00 pm, 15 December 2006
Government Advertising and Information
Level 9, McKell Building
2-24 Rawson Place, Sydney NSW 2000

Christmas deadlines

There are no changes to *deadlines for inclusion in the Government Gazette* this Christmas and New Year:

Please Note:

- *Only electronic lodgement of Gazette contributions will be accepted.*
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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 140

Friday, 17 November 2006

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SPECIAL SUPPLEMENT

WATER MANAGEMENT ACT 2000

Order under Section 323

Temporary Water Restriction Order

NSW Murray Regulated River Water Source

NSW Lower Darling Regulated River Water Source

PURSUANT to section 323 of the Water Management Act 2000, I, IAN MACDONALD, M.L.C., Minister for Natural Resources, on being satisfied that it is necessary in the public interest to do so because of water shortage in the Murray Regulated River Water Source and the Lower Darling Regulated River Water Source (as defined in the Water Sharing Plan for the NSW Murray and Lower Darling Regulated Rivers Water Sources 2003), do, by this Order direct that the taking of water from those water sources is restricted as set out in the Schedule.

This order repeals the orders dated 18 October 2006, 25 October 2006 and 10 November 2006.

This Order takes effect on the date of first broadcasting and will continue until it is repealed by a further Order.

Dated at Sydney this 16th day of November 2006.

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

SCHEDULE

1. Each regulated river (high security) access licence is restricted to 68% of the volume of water in the water allocation account as at 10 November 2006, inclusive of any water credited by an assignment dealing from any source.
2. Each regulated river (general security) access licence is restricted to 68% of the volume of water in the water allocation account as at 10 November 2006, inclusive of any water carried over or credited by an assignment dealing from any source.
3. Any water credited to a water allocation account on or after 10 November 2006 by a dealing is not included in the restriction.

WATER MANAGEMENT ACT 2000

Order under section 323

Temporary Water Restriction Order

NSW Murrumbidgee Regulated River Water Source

PURSUANT to section 323 of the Water Management Act 2000, I, IAN MACDONALD, M.L.C., Minister for Natural Resources, on being satisfied that it is necessary in the public interest to do so because of water shortage in the Murrumbidgee Regulated River Water Source (as defined in the Water Sharing Plan for the Murrumbidgee Regulated River Water Source 2003), do, by this Order direct that the taking of water from that water source for the current water year is restricted as set out in the Schedule.

This order repeals the order dated 10 November 2006.

This Order takes effect on the date of first broadcasting and will continue until it is repealed by a further Order.

Dated at Sydney this 16th day of November 2006.

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

SCHEDULE

1. Each regulated river (high security) access licence is restricted to 0.85 megalitres per unit of share component.
2. Each regulated river (general security) access licence is restricted to 0.1 megalitres per unit of share component plus water carried over into the account from the water year ending 30 June 2006.
3. Water credited to a water allocation account by a dealing is not included in the restriction.
4. Where a volume in excess of this restricted amount has already been debited from the water allocation account since 1 July 2006, this Order does not have the effect of causing the access licence holder to have committed any offence.



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 141
Monday, 20 November 2006

Published under authority by Government Advertising

RURAL FIRES ACT 1997

NOTIFICATION UNDER SECTION 99

IN pursuance of the powers conferred upon me by Section 99 of the Rural Fires Act 1997, I, PHILLIP KOPERBERG, Commissioner of NSW Rural Fire Service, under delegation and dated 2 April 2003 from the Hon. Tony Kelly, M.L.C., Minister for Emergency Services, do, by this notification direct that the lighting, maintenance or use of all fires in the open air, with the exception of the classes of fire as specified in Schedules 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18 hereto, is prohibited in the parts of the State set out in Schedule A hereto, from 00.00 hours to 23.59 hours on 20th November 2006.

Dated 20th November 2006.

PHIL KOPERBERG, A.O., A.F.S.M., B.E.M.,
Commissioner

Schedule 1	Fire Fighting Activities
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SCHEDULE 1

Fire Fighting Activities

Fire lit, maintained or used for the purpose of suppressing or controlling any existing bush fire or to provide food and refreshments for fire fighting personnel where such fire is lit, maintained or used under the direction of the Commissioner of the NSW Rural Fire Service, any officer of the NSW Fire Brigades, any officer authorised by the State Forests of New South Wales, any officer authorised by the Director General of the NSW National Parks and Wildlife Service, or any NSW Rural Fire Service Deputy Captain, Captain, Deputy Group Captain, Group Captain or Officer of the rank of Inspector or above, appointed pursuant to the provisions of the Rural Fires Act 1997 (NSW).

SCHEDULE 2

Emergency Operations

Fire lit, maintained or used in association with any cutting, welding and/or grinding apparatus used by an emergency services organisation within the meaning of the State Emergency and Rescue Management Act 1989 (NSW) for the purpose of any emergency operations provided that, as far as is practicable:

- the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the emergency; and
- adequate fire fighting equipment is provided at the site of the emergency to prevent the escape or spread of the fire.

SCHEDULE 3

Fireworks

Fireworks lit and maintained as part of an organised public display, provided that:

- the person in charge of the display (“the responsible person”) holds a current “Display Fireworks Permit – General Permit” or a “Pyrotechnicians Licence” issued by WorkCover NSW;
- the responsible person complies with the requirements of the WorkCover NSW publication “Fireworks Displays (DG 108)”;

- (c) approval to use of the land on which the fireworks display is to be held has been obtained in writing:
 - (i) from the local authority for the area in which the land is located, if the land is controlled or managed by a local authority; or
 - (ii) in any other case, from the owner or occupier of the land on which site the display will be held;
- (d) all fire, sparks or incandescent or burning material is extinguished at the conclusion of the display and prior to the responsible person leaving the site;
- (e) the display is conducted in a manner, which minimises the likelihood that fire, sparks or burning or incandescent material will impact on the land surrounding the display causing a fire;
- (f) precautions are taken to prevent the escape of fire, sparks or incandescent or burning material from the surrounding area;
- (g) the responsible person must notify, during business hours, not less than forty eight hours prior to the commencement of the fireworks display:
 - (i) the NSW Rural Fire Service Zone or District Manager for that District if the place where the display is to be held is within a rural fire district; or
 - (ii) the Officer In Charge of the nearest NSW Fire Brigades fire station if the place where the display is to be held is within a fire district

and comply with any direction or additional condition which may be imposed by that Officer, which may include a direction that the fireworks not be lit.

SCHEDULE 4

Religious/Sacred Ceremonies

Fire lit, maintained or used as part of a religious or sacred ceremony, including candles lit or maintained as part of a "Carols by Candlelight" celebration, provided that:

- (a) approval to use of the land on which the ceremony or celebration is to be held has been obtained in writing from:
 - (i) the local authority for the area in which the land is located, if the land is controlled or managed by a local authority; or
 - (ii) in any other case, the owner or occupier of the land on which site the ceremony or celebration will be held;
- (b) the ceremony or celebration is held on an open area of land so that any naked flame is surrounded by ground that is clear of all combustible material for a distance of at least 20 metres;
- (c) each fire or flame is constantly under the direct control or supervision of a responsible adult person;
- (d) each fire or flame is extinguished at the conclusion of the ceremony or celebration and prior to the person having control or supervision of the fire or flame leaving the site;
- (e) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must ensure that all necessary steps are taken to prevent the escape of fire, sparks or incandescent or burning material from the site; and

- (f) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must, not less than six hours prior to the commencement of the ceremony or celebration, notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district, If the place where the ceremony or celebration is to be held is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the ceremony or celebration is to be held is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire or candles not to be lit.

SCHEDULE 5

Services & Utilities – Essential Repairs/Maintenance

Fire lit, maintained or used by, or under the authority of, a provider of energy, telecommunications, water, transport or waste removal/disposal services, in connection with the urgent and essential:

- (a) repairs; or
- (b) maintenance

of facilities or equipment required for the continuation of the supply or provision of power, light, heat, cooling, refrigeration, communication, water, transport or sewerage provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 6

Disposal of Waste/Putrescent Material

Fire lit, maintained or used by a public authority as defined in the dictionary of the Rural Fires Act 1997 (NSW), for the disposal of waste or putrescent material likely to cause a health hazard provided that the fire is lit in a properly constructed incinerator designed to prevent the escape of fire, sparks or incandescent or burning material therefrom.

SCHEDULE 7

Sugar Cane Harvesting

Fire lit, maintained or used between the hours of 7 p.m. and 7 a.m. Australian Eastern Standard Summer Time for a purpose associated with the harvesting of sugar cane provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the area of cane which is to be harvested; and,
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire,
- (c) the fire is under the direct control of a responsible adult person, present at all times until it is fully extinguished.
- (d) the person who lights the fire has complied with the requirements of section 87 of the Rural Fires Act, 1997.

SCHEDULE 8

Bitumen Roadworks

Fire lit or maintained or used for the purpose of heating bitumen in tankers, sprayers, storage units, mobile asphalt plants, mobile asphalt pavers and pavement recycling machines for road repair and construction works provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the equipment; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 9

Disposal of Diseased Animal Carcasses

Fire lit or maintained or used for the purposes of disposal of diseased sheep, cattle, chicken or other deceased stock carcasses provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the fire;
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire;
- (c) the site of the fire is surrounded by ground that is clear of all combustible material for a distance of at least 30 metres;
- (d) a responsible adult person is present at the site of the fire at all times while it is burning; and
- (e) prior to lighting such a fire, the person in charge of the operation must notify;
 - (i) the NSW Rural Fire Service Zone or District Manager for that district if the place where the fire is to be lit is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the fire is to be lit is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not be lit.

SCHEDULE 10

Bee Hive "Smokers"

Fire lit and maintained in a metal canister, known as a "bee hive smoker" used by apiarists to produce smoke for use in connection with the management of bees and bee hives, provided that:

- (a) the canister is a commercially available "bee hive smoker" designed to prevent the escape of sparks or incandescent or burning material;
- (b) the fuel for the canister is lit inside a building or vehicle by a responsible adult person and the canister is sealed prior to leaving the building or vehicle and being taken to the hives;
- (c) fire, sparks or incandescent or burning material is not permitted to escape from the canister in the open air;
- (d) the canister is not to be left unattended while it is alight;
- (e) the fuel is totally extinguished inside a building or vehicle by the responsible adult person at the completion of use.

SCHEDULE 11

Electric or Gas Barbeques

1. Fire lit, maintained or used for the purpose of food preparation on an electric appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
2. Fire lit, maintained or used for the purpose of food preparation on a gas fired appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
 - (c) a system of applying an adequate stream of water to the appliance and its surrounds is available for immediate and continuous use; and
 - (i) the appliance is located on land on which is erected a permanent private dwelling and is not more than twenty metres from that dwelling; or
 - (ii) where the appliance is not on land on which is erected a permanent private dwelling, both the appliance and the land on which it is located have been approved for the purpose by:
 - the council of the area or;
 - if the land is acquired or reserved under the National Parks and Wildlife Act 1974, the National Parks and Wildlife Service; or
 - if the land is within a state forest, State Forests of NSW.

SCHEDULE 12

Charcoal Production

Fire lit, maintained or used in accordance with Regulation 28 (1) (a) of the Rural Fires Regulation 2002 (NSW), for the production of charcoal (but not for the destruction of waste arising therefrom) provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 13

Mining Operations

Fire lit, maintained or used in association with the cutting, welding and/or grinding apparatus used for the purpose of the urgent and essential maintenance and repair of mining equipment provided that:

- (a) the cutting, welding and/or grinding apparatus is used in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 14

Building Construction/Demolition – Urgent and Essential

Fire lit, maintained or used in association with welding, cutting and grinding work undertaken in the course of urgent and essential construction or demolition of buildings provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire; and
- (c) if the work is to be carried out above the normal ground or floor level the area below the works must be totally free of combustible material and any fire, spark or incandescent material must be prevented from falling to that area.
- (d) prior to lighting the fire, the person in charge of the work must notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district, If the site of the work is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the site of the work is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not to be lit.

SCHEDULE 15

Gas Plants, Oil Refineries and Steel Works (Exhaust Stacks)

Fire lit, maintained or used to dispose of gaseous exhaust emitted through a chimney in connection with the refining, manufacture or purification of gas, oil, or metal provided that: the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the refinery or manufacturing facility.

SCHEDULE 16

Hot Air Balloons

Fire lit, maintained or used in order to conduct commercial hot air balloon flying operations provided that:

- (a) not more than twelve hours prior to lighting such a fire the pilot must notify:
 - (i) the NSW Rural Fire Service State Operations Centre on 1800 049 933 of the proposed flight; and
 - (ii) the NSW Rural Fire Service Zone or District Manager for each rural fire district on the proposed flight path,
- and comply with any direction or additional condition, which may be, imposed which may include a direction that the fire is not to be lit. The contact details for the RFS Zone or District Manager may be obtained from the State Operations Centre;

- (b) at the time the balloon is launched:
 - (i) the ambient air temperature is less than 30 degrees Celsius; and
 - (ii) the average wind speed measured at ground level is less than 20 kilometres per hour;
- (c) the take off site is clear of all combustible material within a 3 metre radius of the balloon burner;
- (d) the balloon has landed and all burners and pilot lights are extinguished by no later than 2 hours after sunrise;
- (g) any sighting of smoke or fire observed from the air is immediately reported to the NSW Fire Brigades via the Telstra “000” emergency system;
- (h) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the balloon; and
- (i) adequate fire fighting equipment is carried in the balloon and by the ground/retrieval party to prevent the escape or spread of the fire.

SCHEDULE 17

Olympic Cauldron

Fire lit and maintained by the Sydney Olympic Park Authority in the “Olympic Cauldron” erected at Sydney Olympic Park.

SCHEDULE 18

Any Other Fire Approved by NSW RFS Commissioner

Any fire, the lighting or maintenance of which is approved in writing by the Commissioner of the NSW Rural Fire Service, provided that the person who lights or maintains the fire complies with any conditions imposed by the Commissioner in relation to that fire.

SCHEDULE A

Lower Central West Plains
Southern Slopes
Eastern Riverina
Southern Riverina
Northern Riverina
South Western



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 142
Tuesday, 21 November 2006

Published under authority by Government Advertising

RURAL FIRES ACT 1997

NOTIFICATION UNDER SECTION 99

IN pursuance of the powers conferred upon me by Section 99 of the Rural Fires Act 1997, I, PHILLIP KOPERBERG, Commissioner of NSW Rural Fire Service, under delegation and dated 2 April 2003 from the Hon. Tony Kelly, M.L.C., Minister for Emergency Services, do, by this notification direct that the lighting, maintenance or use of all fires in the open air, with the exception of the classes of fire as specified in Schedules 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18 hereto, is prohibited in the parts of the State set out in Schedule A hereto, from 00.00 hours to 23.59 hours on 21st November 2006.

Dated 21st November 2006.

PHIL KOPERBERG, A.O., A.F.S.M., B.E.M.,
Commissioner

Schedule 1	Fire Fighting Activities
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Schedule 18	Any Other Fire Approved by NSW RFS Commissioner

SCHEDULE 1

Fire Fighting Activities

Fire lit, maintained or used for the purpose of suppressing or controlling any existing bush fire or to provide food and refreshments for fire fighting personnel where such fire is lit, maintained or used under the direction of the Commissioner of the NSW Rural Fire Service, any officer of the NSW Fire Brigades, any officer authorised by the State Forests of New South Wales, any officer authorised by the Director General of the NSW National Parks and Wildlife Service, or any NSW Rural Fire Service Deputy Captain, Captain, Deputy Group Captain, Group Captain or Officer of the rank of Inspector or above, appointed pursuant to the provisions of the Rural Fires Act 1997 (NSW).

SCHEDULE 2

Emergency Operations

Fire lit, maintained or used in association with any cutting, welding and/or grinding apparatus used by an emergency services organisation within the meaning of the State Emergency and Rescue Management Act 1989 (NSW) for the purpose of any emergency operations provided that, as far as is practicable:

- the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the emergency; and
- adequate fire fighting equipment is provided at the site of the emergency to prevent the escape or spread of the fire.

SCHEDULE 3

Fireworks

Fireworks lit and maintained as part of an organised public display, provided that:

- the person in charge of the display (“the responsible person”) holds a current “Display Fireworks Permit – General Permit” or a “Pyrotechnicians Licence” issued by WorkCover NSW;
- the responsible person complies with the requirements of the WorkCover NSW publication “Fireworks Displays (DG 108)”;

- (c) approval to use of the land on which the fireworks display is to be held has been obtained in writing:
 - (i) from the local authority for the area in which the land is located, if the land is controlled or managed by a local authority; or
 - (ii) in any other case, from the owner or occupier of the land on which site the display will be held;
- (d) all fire, sparks or incandescent or burning material is extinguished at the conclusion of the display and prior to the responsible person leaving the site;
- (e) the display is conducted in a manner, which minimises the likelihood that fire, sparks or burning or incandescent material will impact on the land surrounding the display causing a fire;
- (f) precautions are taken to prevent the escape of fire, sparks or incandescent or burning material from the surrounding area;
- (g) the responsible person must notify, during business hours, not less than forty eight hours prior to the commencement of the fireworks display:
 - (i) the NSW Rural Fire Service Zone or District Manager for that District if the place where the display is to be held is within a rural fire district; or
 - (ii) the Officer In Charge of the nearest NSW Fire Brigades fire station if the place where the display is to be held is within a fire district

and comply with any direction or additional condition which may be imposed by that Officer, which may include a direction that the fireworks not be lit.

SCHEDULE 4

Religious/Sacred Ceremonies

Fire lit, maintained or used as part of a religious or sacred ceremony, including candles lit or maintained as part of a "Carols by Candlelight" celebration, provided that:

- (a) approval to use of the land on which the ceremony or celebration is to be held has been obtained in writing from:
 - (i) the local authority for the area in which the land is located, if the land is controlled or managed by a local authority; or
 - (ii) in any other case, the owner or occupier of the land on which site the ceremony or celebration will be held;
- (b) the ceremony or celebration is held on an open area of land so that any naked flame is surrounded by ground that is clear of all combustible material for a distance of at least 20 metres;
- (c) each fire or flame is constantly under the direct control or supervision of a responsible adult person;
- (d) each fire or flame is extinguished at the conclusion of the ceremony or celebration and prior to the person having control or supervision of the fire or flame leaving the site;
- (e) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must ensure that all necessary steps are taken to prevent the escape of fire, sparks or incandescent or burning material from the site; and

- (f) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must, not less than six hours prior to the commencement of the ceremony or celebration, notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district, If the place where the ceremony or celebration is to be held is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the ceremony or celebration is to be held is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire or candles not to be lit.

SCHEDULE 5

Services & Utilities – Essential Repairs/Maintenance

Fire lit, maintained or used by, or under the authority of, a provider of energy, telecommunications, water, transport or waste removal/disposal services, in connection with the urgent and essential:

- (a) repairs; or
- (b) maintenance

of facilities or equipment required for the continuation of the supply or provision of power, light, heat, cooling, refrigeration, communication, water, transport or sewerage provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 6

Disposal of Waste/Putrescent Material

Fire lit, maintained or used by a public authority as defined in the dictionary of the Rural Fires Act 1997 (NSW), for the disposal of waste or putrescent material likely to cause a health hazard provided that the fire is lit in a properly constructed incinerator designed to prevent the escape of fire, sparks or incandescent or burning material therefrom.

SCHEDULE 7

Sugar Cane Harvesting

Fire lit, maintained or used between the hours of 7 p.m. and 7 a.m. Australian Eastern Standard Summer Time for a purpose associated with the harvesting of sugar cane provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the area of cane which is to be harvested; and,
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire,
- (c) the fire is under the direct control of a responsible adult person, present at all times until it is fully extinguished.
- (d) the person who lights the fire has complied with the requirements of section 87 of the Rural Fires Act, 1997.

SCHEDULE 8

Bitumen Roadworks

Fire lit or maintained or used for the purpose of heating bitumen in tankers, sprayers, storage units, mobile asphalt plants, mobile asphalt pavers and pavement recycling machines for road repair and construction works provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the equipment; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 9

Disposal of Diseased Animal Carcasses

Fire lit or maintained or used for the purposes of disposal of diseased sheep, cattle, chicken or other deceased stock carcasses provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the fire;
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire;
- (c) the site of the fire is surrounded by ground that is clear of all combustible material for a distance of at least 30 metres;
- (d) a responsible adult person is present at the site of the fire at all times while it is burning; and
- (e) prior to lighting such a fire, the person in charge of the operation must notify;
 - (i) the NSW Rural Fire Service Zone or District Manager for that district if the place where the fire is to be lit is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the fire is to be lit is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not be lit.

SCHEDULE 10

Bee Hive "Smokers"

Fire lit and maintained in a metal canister, known as a "bee hive smoker" used by apiarists to produce smoke for use in connection with the management of bees and bee hives, provided that:

- (a) the canister is a commercially available "bee hive smoker" designed to prevent the escape of sparks or incandescent or burning material;
- (b) the fuel for the canister is lit inside a building or vehicle by a responsible adult person and the canister is sealed prior to leaving the building or vehicle and being taken to the hives;
- (c) fire, sparks or incandescent or burning material is not permitted to escape from the canister in the open air;
- (d) the canister is not to be left unattended while it is alight;
- (e) the fuel is totally extinguished inside a building or vehicle by the responsible adult person at the completion of use.

SCHEDULE 11

Electric or Gas Barbeques

1. Fire lit, maintained or used for the purpose of food preparation on an electric appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
2. Fire lit, maintained or used for the purpose of food preparation on a gas fired appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
 - (c) a system of applying an adequate stream of water to the appliance and its surrounds is available for immediate and continuous use; and
 - (i) the appliance is located on land on which is erected a permanent private dwelling and is not more than twenty metres from that dwelling; or
 - (ii) where the appliance is not on land on which is erected a permanent private dwelling, both the appliance and the land on which it is located have been approved for the purpose by:
 - the council of the area or;
 - if the land is acquired or reserved under the National Parks and Wildlife Act 1974, the National Parks and Wildlife Service; or
 - if the land is within a state forest, State Forests of NSW.

SCHEDULE 12

Charcoal Production

Fire lit, maintained or used in accordance with Regulation 28 (1) (a) of the Rural Fires Regulation 2002 (NSW), for the production of charcoal (but not for the destruction of waste arising therefrom) provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 13

Mining Operations

Fire lit, maintained or used in association with the cutting, welding and/or grinding apparatus used for the purpose of the urgent and essential maintenance and repair of mining equipment provided that:

- (a) the cutting, welding and/or grinding apparatus is used in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 14

Building Construction/Demolition – Urgent and Essential

Fire lit, maintained or used in association with welding, cutting and grinding work undertaken in the course of urgent and essential construction or demolition of buildings provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire; and
- (c) if the work is to be carried out above the normal ground or floor level the area below the works must be totally free of combustible material and any fire, spark or incandescent material must be prevented from falling to that area.
- (d) prior to lighting the fire, the person in charge of the work must notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district, If the site of the work is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the site of the work is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not to be lit.

SCHEDULE 15

Gas Plants, Oil Refineries and Steel Works (Exhaust Stacks)

Fire lit, maintained or used to dispose of gaseous exhaust emitted through a chimney in connection with the refining, manufacture or purification of gas, oil, or metal provided that: the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the refinery or manufacturing facility.

SCHEDULE 16

Hot Air Balloons

Fire lit, maintained or used in order to conduct commercial hot air balloon flying operations provided that:

- (a) not more than twelve hours prior to lighting such a fire the pilot must notify:
 - (i) the NSW Rural Fire Service State Operations Centre on 1800 049 933 of the proposed flight; and
 - (ii) the NSW Rural Fire Service Zone or District Manager for each rural fire district on the proposed flight path,
- and comply with any direction or additional condition, which may be, imposed which may include a direction that the fire is not to be lit. The contact details for the RFS Zone or District Manager may be obtained from the State Operations Centre;

- (b) at the time the balloon is launched:
 - (i) the ambient air temperature is less than 30 degrees Celsius; and
 - (ii) the average wind speed measured at ground level is less than 20 kilometres per hour;
- (c) the take off site is clear of all combustible material within a 3 metre radius of the balloon burner;
- (d) the balloon has landed and all burners and pilot lights are extinguished by no later than 2 hours after sunrise;
- (g) any sighting of smoke or fire observed from the air is immediately reported to the NSW Fire Brigades via the Telstra “000” emergency system;
- (h) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the balloon; and
- (i) adequate fire fighting equipment is carried in the balloon and by the ground/retrieval party to prevent the escape or spread of the fire.

SCHEDULE 17

Olympic Cauldron

Fire lit and maintained by the Sydney Olympic Park Authority in the “Olympic Cauldron” erected at Sydney Olympic Park.

SCHEDULE 18

Any Other Fire Approved by NSW RFS Commissioner

Any fire, the lighting or maintenance of which is approved in writing by the Commissioner of the NSW Rural Fire Service, provided that the person who lights or maintains the fire complies with any conditions imposed by the Commissioner in relation to that fire.

SCHEDULE A

Greater Hunter
 Greater Sydney Region
 Illawarra/Shoalhaven
 Far South Coast
 Monaro Alpine
 Southern Ranges
 Central Ranges
 Upper Central West Plains
 Lower Central West Plains
 Southern Slopes
 Eastern Riverina
 Southern Riverina
 Northern Riverina
 South Western
 Far Western



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 143

Tuesday, 21 November 2006

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SPECIAL SUPPLEMENT

STATE EMERGENCY AND RESCUE MANAGEMENT ACT 1989 - ORDER

I, MORRIS IEMMA, Premier, in pursuance of section 60D of the State Emergency and Rescue Management Act 1989, do by this my Order, declare that the provisions of Part 3A of that Act apply to all volunteer emergency workers from the NSW Rural Fire Service, State Emergency Service and the Volunteer Rescue Association carrying out and supporting fire fighting operations across the State of New South Wales.

This Order is to remain in force until revoked.

Sydney, November 21, 2006.

MORRIS IEMMA, M.P.,
Premier

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NEW SOUTH WALES

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Wednesday, 22 November 2006

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RURAL FIRES ACT 1997

NOTIFICATION UNDER SECTION 99

IN pursuance of the powers conferred upon me by Section 99 of the Rural Fires Act 1997, I, PHILLIP KOPERBERG, Commissioner of NSW Rural Fire Service, under delegation and dated 2 April 2003 from the Hon. Tony Kelly, M.L.C., Minister for Emergency Services, do, by this notification direct that the lighting, maintenance or use of all fires in the open air, with the exception of the classes of fire as specified in Schedules 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18 hereto, is prohibited in the parts of the State set out in Schedule A hereto, from 00.00 hours to 23.59 hours on 22nd November 2006.

Dated 22nd November 2006.

PHIL KOPERBERG, A.O., A.F.S.M., B.E.M.,
Commissioner

Schedule 1	Fire Fighting Activities
Schedule 2	Emergency Operations
Schedule 3	Fireworks
Schedule 4	Religious/Sacred Ceremonies
Schedule 5	Services and Utilities – Essential Repairs/ Maintenance
Schedule 6	Disposal of Waste/Putrescent Material
Schedule 7	Sugar Cane Harvesting
Schedule 8	Bitumen Roadworks
Schedule 9	Disposal of Diseased Animal Carcasses
Schedule 10	Bee Hive “Smokers”
Schedule 11	Electric or Gas Barbeques
Schedule 12	Charcoal Production
Schedule 13	Mining Operations
Schedule 14	Building Construction/Demolition – Urgent and Essential
Schedule 15	Gas Plants, Oil Refineries and Steel Works (Exhaust Stacks)
Schedule 16	Hot Air Balloons
Schedule 17	Olympic Cauldron
Schedule 18	Any Other Fire Approved by NSW RFS Commissioner

SCHEDULE 1

Fire Fighting Activities

Fire lit, maintained or used for the purpose of suppressing or controlling any existing bush fire or to provide food and refreshments for fire fighting personnel where such fire is lit, maintained or used under the direction of the Commissioner of the NSW Rural Fire Service, any officer of the NSW Fire Brigades, any officer authorised by the State Forests of New South Wales, any officer authorised by the Director General of the NSW National Parks and Wildlife Service, or any NSW Rural Fire Service Deputy Captain, Captain, Deputy Group Captain, Group Captain or Officer of the rank of Inspector or above, appointed pursuant to the provisions of the Rural Fires Act 1997 (NSW).

SCHEDULE 2

Emergency Operations

Fire lit, maintained or used in association with any cutting, welding and/or grinding apparatus used by an emergency services organisation within the meaning of the State Emergency and Rescue Management Act 1989 (NSW) for the purpose of any emergency operations provided that, as far as is practicable:

- the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the emergency; and
- adequate fire fighting equipment is provided at the site of the emergency to prevent the escape or spread of the fire.

SCHEDULE 3

Fireworks

Fireworks lit and maintained as part of an organised public display, provided that:

- the person in charge of the display (“the responsible person”) holds a current “Display Fireworks Permit – General Permit” or a “Pyrotechnicians Licence” issued by WorkCover NSW;
- the responsible person complies with the requirements of the WorkCover NSW publication “Fireworks Displays (DG 108)”;

- (c) approval to use of the land on which the fireworks display is to be held has been obtained in writing:
 - (i) from the local authority for the area in which the land is located, if the land is controlled or managed by a local authority; or
 - (ii) in any other case, from the owner or occupier of the land on which site the display will be held;
- (d) all fire, sparks or incandescent or burning material is extinguished at the conclusion of the display and prior to the responsible person leaving the site;
- (e) the display is conducted in a manner, which minimises the likelihood that fire, sparks or burning or incandescent material will impact on the land surrounding the display causing a fire;
- (f) precautions are taken to prevent the escape of fire, sparks or incandescent or burning material from the surrounding area;
- (g) the responsible person must notify, during business hours, not less than forty eight hours prior to the commencement of the fireworks display:
 - (i) the NSW Rural Fire Service Zone or District Manager for that District if the place where the display is to be held is within a rural fire district; or
 - (ii) the Officer In Charge of the nearest NSW Fire Brigades fire station if the place where the display is to be held is within a fire district

and comply with any direction or additional condition which may be imposed by that Officer, which may include a direction that the fireworks not be lit.

SCHEDULE 4

Religious/Sacred Ceremonies

Fire lit, maintained or used as part of a religious or sacred ceremony, including candles lit or maintained as part of a "Carols by Candlelight" celebration, provided that:

- (a) approval to use of the land on which the ceremony or celebration is to be held has been obtained in writing from:
 - (i) the local authority for the area in which the land is located, if the land is controlled or managed by a local authority; or
 - (ii) in any other case, the owner or occupier of the land on which site the ceremony or celebration will be held;
- (b) the ceremony or celebration is held on an open area of land so that any naked flame is surrounded by ground that is clear of all combustible material for a distance of at least 20 metres;
- (c) each fire or flame is constantly under the direct control or supervision of a responsible adult person;
- (d) each fire or flame is extinguished at the conclusion of the ceremony or celebration and prior to the person having control or supervision of the fire or flame leaving the site;
- (e) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must ensure that all necessary steps are taken to prevent the escape of fire, sparks or incandescent or burning material from the site; and

- (f) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must, not less than six hours prior to the commencement of the ceremony or celebration, notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district, If the place where the ceremony or celebration is to be held is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the ceremony or celebration is to be held is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire or candles not to be lit.

SCHEDULE 5

Services & Utilities – Essential Repairs/Maintenance

Fire lit, maintained or used by, or under the authority of, a provider of energy, telecommunications, water, transport or waste removal/disposal services, in connection with the urgent and essential:

- (a) repairs; or
- (b) maintenance

of facilities or equipment required for the continuation of the supply or provision of power, light, heat, cooling, refrigeration, communication, water, transport or sewerage provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 6

Disposal of Waste/Putrescent Material

Fire lit, maintained or used by a public authority as defined in the dictionary of the Rural Fires Act 1997 (NSW), for the disposal of waste or putrescent material likely to cause a health hazard provided that the fire is lit in a properly constructed incinerator designed to prevent the escape of fire, sparks or incandescent or burning material therefrom.

SCHEDULE 7

Sugar Cane Harvesting

Fire lit, maintained or used between the hours of 7 p.m. and 7 a.m. Australian Eastern Standard Summer Time for a purpose associated with the harvesting of sugar cane provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the area of cane which is to be harvested; and,
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire,
- (c) the fire is under the direct control of a responsible adult person, present at all times until it is fully extinguished.
- (d) the person who lights the fire has complied with the requirements of section 87 of the Rural Fires Act, 1997.

SCHEDULE 8

Bitumen Roadworks

Fire lit or maintained or used for the purpose of heating bitumen in tankers, sprayers, storage units, mobile asphalt plants, mobile asphalt pavers and pavement recycling machines for road repair and construction works provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the equipment; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 9

Disposal of Diseased Animal Carcasses

Fire lit or maintained or used for the purposes of disposal of diseased sheep, cattle, chicken or other deceased stock carcasses provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the fire;
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire;
- (c) the site of the fire is surrounded by ground that is clear of all combustible material for a distance of at least 30 metres;
- (d) a responsible adult person is present at the site of the fire at all times while it is burning; and
- (e) prior to lighting such a fire, the person in charge of the operation must notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district if the place where the fire is to be lit is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the fire is to be lit is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not be lit.

SCHEDULE 10

Bee Hive "Smokers"

Fire lit and maintained in a metal canister, known as a "bee hive smoker" used by apiarists to produce smoke for use in connection with the management of bees and bee hives, provided that:

- (a) the canister is a commercially available "bee hive smoker" designed to prevent the escape of sparks or incandescent or burning material;
- (b) the fuel for the canister is lit inside a building or vehicle by a responsible adult person and the canister is sealed prior to leaving the building or vehicle and being taken to the hives;
- (c) fire, sparks or incandescent or burning material is not permitted to escape from the canister in the open air;
- (d) the canister is not to be left unattended while it is alight;
- (e) the fuel is totally extinguished inside a building or vehicle by the responsible adult person at the completion of use.

SCHEDULE 11

Electric or Gas Barbeques

1. Fire lit, maintained or used for the purpose of food preparation on an electric appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
2. Fire lit, maintained or used for the purpose of food preparation on a gas fired appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
 - (c) a system of applying an adequate stream of water to the appliance and its surrounds is available for immediate and continuous use; and
 - (i) the appliance is located on land on which is erected a permanent private dwelling and is not more than twenty metres from that dwelling; or
 - (ii) where the appliance is not on land on which is erected a permanent private dwelling, both the appliance and the land on which it is located have been approved for the purpose by:
 - the council of the area or;
 - if the land is acquired or reserved under the National Parks and Wildlife Act 1974, the National Parks and Wildlife Service; or
 - if the land is within a state forest, State Forests of NSW.

SCHEDULE 12

Charcoal Production

Fire lit, maintained or used in accordance with Regulation 28 (1) (a) of the Rural Fires Regulation 2002 (NSW), for the production of charcoal (but not for the destruction of waste arising therefrom) provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 13

Mining Operations

Fire lit, maintained or used in association with the cutting, welding and/or grinding apparatus used for the purpose of the urgent and essential maintenance and repair of mining equipment provided that:

- (a) the cutting, welding and/or grinding apparatus is used in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 14

Building Construction/Demolition – Urgent and Essential

Fire lit, maintained or used in association with welding, cutting and grinding work undertaken in the course of urgent and essential construction or demolition of buildings provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire; and
- (c) if the work is to be carried out above the normal ground or floor level the area below the works must be totally free of combustible material and any fire, spark or incandescent material must be prevented from falling to that area.
- (d) prior to lighting the fire, the person in charge of the work must notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district, If the site of the work is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the site of the work is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not to be lit.

SCHEDULE 15

Gas Plants, Oil Refineries and Steel Works (Exhaust Stacks)

Fire lit, maintained or used to dispose of gaseous exhaust emitted through a chimney in connection with the refining, manufacture or purification of gas, oil, or metal provided that: the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the refinery or manufacturing facility.

SCHEDULE 16

Hot Air Balloons

Fire lit, maintained or used in order to conduct commercial hot air balloon flying operations provided that:

- (a) not more than twelve hours prior to lighting such a fire the pilot must notify:
 - (i) the NSW Rural Fire Service State Operations Centre on 1800 049 933 of the proposed flight; and
 - (ii) the NSW Rural Fire Service Zone or District Manager for each rural fire district on the proposed flight path,
- and comply with any direction or additional condition, which may be, imposed which may include a direction that the fire is not to be lit. The contact details for the RFS Zone or District Manager may be obtained from the State Operations Centre;

- (b) at the time the balloon is launched:
 - (i) the ambient air temperature is less than 30 degrees Celsius; and
 - (ii) the average wind speed measured at ground level is less than 20 kilometres per hour;
- (c) the take off site is clear of all combustible material within a 3 metre radius of the balloon burner;
- (d) the balloon has landed and all burners and pilot lights are extinguished by no later than 2 hours after sunrise;
- (g) any sighting of smoke or fire observed from the air is immediately reported to the NSW Fire Brigades via the Telstra “000” emergency system;
- (h) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the balloon; and
- (i) adequate fire fighting equipment is carried in the balloon and by the ground/retrieval party to prevent the escape or spread of the fire.

SCHEDULE 17

Olympic Cauldron

Fire lit and maintained by the Sydney Olympic Park Authority in the “Olympic Cauldron” erected at Sydney Olympic Park.

SCHEDULE 18

Any Other Fire Approved by NSW RFS Commissioner

Any fire, the lighting or maintenance of which is approved in writing by the Commissioner of the NSW Rural Fire Service, provided that the person who lights or maintains the fire complies with any conditions imposed by the Commissioner in relation to that fire.

SCHEDULE A

Greater Hunter
Greater Sydney Region
Illawarra/Shoalhaven
Far South Coast
Monaro Alpine
Southern Ranges
Central Ranges
Upper Central West Plains
Lower Central West Plains
Southern Slopes
Eastern Riverina



Government Gazette

OF THE STATE OF
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LEGISLATION

Regulations



New South Wales

Native Vegetation Amendment (Assessment Methodology) Regulation 2006

under the

Native Vegetation Act 2003

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Native Vegetation Act 2003*.

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

Explanatory note

The object of this Regulation is to give effect to a further amendment by the Minister for Natural Resources to the *Environmental Outcomes Assessment Methodology* (the methodology approved by that Minister for assessing and determining whether proposed broadscale clearing will improve or maintain environmental outcomes).

This Regulation is made under the *Native Vegetation Act 2003*, including section 51 (the general regulation-making power).

Clause 1 Native Vegetation Amendment (Assessment Methodology) Regulation 2006

Native Vegetation Amendment (Assessment Methodology) Regulation 2006

under the

Native Vegetation Act 2003

1 Name of Regulation

This Regulation is the *Native Vegetation Amendment (Assessment Methodology) Regulation 2006*.

2 Amendment of Native Vegetation Regulation 2005

The *Native Vegetation Regulation 2005* is amended as set out in Schedule 1.

Native Vegetation Amendment (Assessment Methodology) Regulation 2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 24 Adoption of Minister's Assessment Methodology

Omit "21 July 2006." from the definition of *Assessment Methodology* in clause 24 (2).

Insert instead:

the following dates:

21 July 2006

24 November 2006



New South Wales

Water Management (General) Amendment (Anabranh Water) Regulation 2006

under the

Water Management Act 2000

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Water Management Act 2000*.

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

Explanatory note

Division 4 of Part 2 of Chapter 4 of the *Water Management Act 2000* provides for the construction and taking over of water supply works by private irrigation boards. Sections 156 and 157 of the Act deal with applications to take over water supply works and section 158 provides for the Governor to authorise the taking over of a water supply work. Section 159 provides that if a private irrigation board serves a notice in writing on the landholder of any lands on which is situated any water supply work on an authorised site informing the landholder that the board proposes to take over the work, the control and management of the work specified in the notice vests in the private irrigation board. Section 159 (3) provides that a private irrigation board must not serve such a notice after the expiration of 12 months after the constitution of the private irrigation district.

The object of this Regulation is to exempt the private irrigation board Anabranh Water from section 159 (3) until 30 June 2008. Anabranh Water is the corporate name of the board of management for the Great Anabranh of the Darling River Private Water Supply and Irrigation District.

This Regulation is made under the *Water Management Act 2000*, including section 400 (2), which empowers the making of a regulation exempting any person, matter or thing from the operation of the Act or any specified provision of the Act.

Clause 1 Water Management (General) Amendment (Anabranh Water) Regulation
2006

Water Management (General) Amendment (Anabranh Water) Regulation 2006

under the

Water Management Act 2000

1 Name of Regulation

This Regulation is the *Water Management (General) Amendment (Anabranh Water) Regulation 2006*.

2 Amendment of Water Management (General) Regulation 2004

The *Water Management (General) Regulation 2004* is amended as set out in Schedule 1.

Water Management (General) Amendment (Anabranh Water) Regulation
2006

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 107A

Insert before clause 108:

107A Exemption relating to taking over works—Anabranh Water

(1) The private irrigation board Anabranh Water is exempt from section 159 (3) of the Act until the end of 30 June 2008.

(2) In this clause:

Anabranh Water means the board of management for the Great Anabranh of the Darling River Private Water Supply and Irrigation District, constituted by a proclamation published in Gazette No 142 of 25 November 2005 at pages 9809–9810.

OFFICIAL NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable Reba Meagher, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231 (2) of the Aboriginal Land Rights Act 1983 (the Act) extend the appointment of Mr Barry JAMESON as Administrator to the Jali Local Aboriginal Land Council for a maximum period of six (6) calendar months, effective from 23 November 2006. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 52 (1) of the Act and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration is not to exceed \$120,000 dollars, excluding GST.

Signed and sealed this 13th day of November 2006.

REBA MEAGHER, M.P.,
Minister for Aboriginal Affairs

GOD SAVE THE QUEEN

BANANA INDUSTRY ACT 1987

Appointment of Ministerial Appointees to the Banana Industry Committee

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, with the advice of the Executive Council and in pursuance of the provisions of the Banana Industry Act 1987, appoint persons named in the Schedule to be members of the Banana Industry Committee for a term commencing on date of appointment and expiring on 1 July 2011.

SCHEDULE

CAMPBELL, Ian
WILLIAMS, John

Dated this 20th day of October 2006.

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

PLANT DISEASES ACT 1924

Appointment of Inspector

I, B. D. BUFFIER, Director-General of NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") appoint, James Robert SKEWES, as an Inspector under the Act.

Dated this 16th day of November 2006.

B. D. BUFFIER,
Director-General,
NSW Department of Primary Industries

SYDNEY OPERA HOUSE TRUST ACT 1961

Appointment of Trustees Sydney Opera House Trust

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 6 of the Sydney Opera House Trust Act 1961, the following persons being appointed as trustees of the Sydney Opera House Trust:

from 15 November 2006 to 31 December 2008

- (i) Sue NATTRASS, pursuant to section 6 (2) (new appointment)
- (ii) Evan WILLIAMS (new appointment)

from 1 January 2007 to 31 December 2009

- (iii) John BALLARD (re-appointment)
- (iv) Wesley ENOCH, pursuant to section 6 (2) (new appointment)
- (v) Barbara WARD (re-appointment)

BOB DEBUS, M.P.,
Minister for the Arts

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

State Parole Authority

Re-appointment of Deputy Chairperson

HER Excellency the Governor, with the advice of the Executive Council and pursuant to the provisions of the Crimes (Administration of Sentences) Act 1999, has approved the re-appointment of Judge Terence CHRISTIE, Q.C., as a Deputy Chairperson of the State Parole Authority for a period of three (3) years dating on and from 15 December 2006 until 14 December 2009.

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

Department of Lands

GOULBURN OFFICE

159 Auburn Street (PO Box 748), Goulburn NSW 2580

Phone: (02) 4828 6725 Fax: (02) 4828 6730

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

COLUMN 1

Land District: Young
Local Government Area:
Harden
Reserve No: 2501
Purpose: Exempt from
Occupation Under MR or BL
Notified: 30.05.1952
File Reference: GB05 H 85

COLUMN 2

The whole being
Lot 666, DP 753624
Parish: Murrumbidgee
County: Harden of an area
3.055ha

NOTIFICATION OF CLOSING OF A ROAD

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

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

SCHEDULE 1

Description

*Parish and Town – Braidwood; County – St Vincent
Land District – Braidwood; LGA – Palerang*

Lot 10, DP 1093270 (not being land under the Real Property Act). File Reference: GB04 H 745:JK

Note: On closing, the titles for the land in Lot 10, DP 1093270 remains vested in the State of New South Wales as Crown land

GRAFTON OFFICE

76 Victoria Street (Locked Bag 10), Grafton NSW 2460

Phone: (02) 6640 3400 Fax: (02) 6642 5375

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 – Billinudgel; County – Rous
Land District – Murwillumbah
Shire – Byron Shire Council*

Crown public road separating Lot 1 DP 247123 and Lot 277, DP 755687 from Lot 1, DP 1006770 and Lot , DP 565057.

Width to be Transferred: 30.175 Wide.

SCHEDULE 2

Roads Authority: Byron Shire Council.
Department of Lands Reference: ENG/#620714.

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 – Jenny Lind; County – Buller
Land District – Casino; Shire – Tenterfield Shire Council*

Crown public road within Lot 1, DP 264296 and Lot 11, DP 709551; west of Lot 12, DP 709551 and the eastern most road within Lot 12, DP 751066; east of Lot 11, DP 751066.

Width to be Transferred: Whole width

SCHEDULE 2

Roads Authority: Tenterfield Shire Council
Department of Lands Reference: GF06 H 110

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 – Dunbar; County – Drake
Land District – Casino; Shire – Tenterfield Shire Council*

Crown public road north and west of Lot 12, DP 752375; west and north of Lot 46; north of Lot 45 and 44, DP 752375 west of council public road

Width to be Transferred: Whole width

SCHEDULE 2

Roads Authority: Tenterfield Shire Council
Department of Lands Reference: GF06 H 111

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 – Nullum; County – Rous
Land District – Murwillumbah
Shire – Tweed Shire Council*

Crown public road separating Lots 1 and 2, DP 870671 and Lots 170 and 171, DP 755730 from Lot 155, DP 755730; road separating Lot 170 from Lot 154, DP 755730.

Width to be Transferred: 6.23 wide

SCHEDULE 2

Roads Authority: Tweed Shire Council
Department of Lands Reference: GF05 H 910

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 – Terranora; County – Rous
Land District – Murwillumbah
Shire – Tweed Shire Council*

Crown public road north of Lot 21, DP 858801; east of Lot 2, DP 240599 and north of Lot 5, DP 270281 and SP 68754. It is the intention that all of Kirkwood Road between Oxley Street and the Pacific Highway, be under Tweed Shire Council Control.

Width to be Transferred: Whole width

SCHEDULE 2

Roads Authority: Tweed Shire Council
Department of Lands Reference: GF05 H 874

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown 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 – Mooball; County – Rous
Land District – Murwillumbah
Shire – Tweed Shire Council*

Crown public road west of Lot 33, DP 755721 and road east of Lot 3, DP 622760 (north of Lot 1, DP 338003).

Width to be Transferred: Whole width

SCHEDULE 2

Roads Authority: Tweed Shire Council
Department of Lands Reference: GF06 H 121

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

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 land that may be dealt with as if it were Crown land within the meaning of that Act.

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

SCHEDULE

Land District – Coleambally
Local Government Area – Murrumbidgee Shire Council
Parish – Mycotha; County – Boyd

Lots 36, 38, 39, 65, 66 in Deposited Plan 750896 and Lot 2 in DP 187619 at Coleambally, being land contained in Certificates of Title 36/750896, 38/750896, 39/750896, 65/750896, 66/750896 and 2/187619 and said to be in the possession of the Minister for Conservation.

File No: GH04 H 59

ROADS ACT 1993**Order**

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

The laneway known as Kiesling Lane running from East Street to Charles Street, Parish of Narrandera, County of Cooper within Town of Narrandera.

The laneway known as Bolton Lane which runs from Cadell Street to the intersection of the easement access to Bolton Street being Lot 8, DP 23127, Parish of Narrandera, County of Cooper within Town of Narrandera.

The Crown Public road known as Red Hill Road extending easterly from the Barellan Road to the junction of Bundidgerry Road, i.e. eastern corner of Lot 276, DP 751719, and Bundidgerry Road to the Newell Highway being east of Lot 276, DP 751719, Parish of Narrandera, County of Cooper within Town of Narrandera.

SCHEDULE 2

Roads Authority: Narrandera Shire Council
File Ref: GH04 H 241 and GH06 H 71
Council Ref: MH/ahb: R/0827 R/1827

ROADS ACT 1993**Order**

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Part Crown Public road being Lot 11 of Unregistered Plan now being part Paynters Siding Road north of Lot C, DP 397893 (western end), Parish of Narrandera, County of Cooper and south of Lot 1, DP 110279 (western end), Parish of Cudgello, County of Cooper.

SCHEDULE 2

Roads Authority: Narrandera Shire Council
File Ref: GH06 H 71 and GH06 H 129
Council Ref: AB:/ R0060

ROADS ACT 1993**Order**

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

The Crown Public road known as Mejum Swamp Road north of Lots 50 and 30, DP 751738, Parish of Wammera, County of Cooper and Lot 11, DP 722001, Parish of Watti, County of Cooper extending to Lismoyle Road.

SCHEDULE 2

Roads Authority: Narrandera Shire Council
File Ref: GH05 H 62
Council Ref: AB:/ R0022/R0229/R0065

NOWRA OFFICE
5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541
Phone: (02) 4428 6900 Fax: (02) 4428 6988

NOTIFICATION OF CLOSING OF PUBLIC ROAD

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

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

Description

Parish – Cobra; County – Auckland
Land District – Bega; LGA – Bega

Lots 2 and 3 in DP 1042936 at Rats Valley, South Wolumla. File No. NA02 H 264 and 265

Note: On closing, the land will remain vested in the State of New South Wales as Crown land.

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

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

COLUMN 1

Spicer/Pioneer/Northparkes
Reserve Trust

COLUMN 2

Dedication No. 590041
Public Purpose: Public
Recreation
Notified: 2 June 1893
File Reference: OE02 A 2/1

**APPOINTMENT OF CORPORATION TO MANAGE
RESERVE TRUST**

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

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

SCHEDULE

COLUMN 1

Parkes Shire
Council

COLUMN 2

Spicer/Pioneer/
Northparkes
Reserve Trust

COLUMN 3

Dedication No. 590041
Public Purpose: Public
Recreation
Notified: 2 June 1893
File Reference: OE02 A 2/1

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

NOTIFICATION OF CLOSING OF ROADS

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

TONY KELLY, MLC.,
Minister for Lands

Description

Land District – Penrith; LGA – Blacktown

Lot 1, DP 1102873 at Oakhurst, Parish Rooty Hill (Sheet 2), County Cumberland. File No: MN05 H 9

- Notes: (1) On closing, title for the land in lot 1 remains vested in Blacktown City Council as operational land.
- (2) The road is closed subject to the easement for telecommunications services 5 wide (H) (whole lot) as shown in DP 1102873.

Description

Land District – Penrith; LGA – Penrith

Lot 105, DP 1078539 and Lots 51 and 52, DP 1098150 at Erskine Park, Parish Melville, County Cumberland. File No: MN05 H 231

Note: On closing, title for the land in Lots 105, 51 and 52 remains vested in the Crown.

Description

Land District – Penrith; LGA – Penrith

Lot 103, DP 1078539 at Erskine Park, Parish Melville, County Cumberland. File No: MN03 H 52

Note: On closing, title for the land in Lot 103 remains vested in the Crown.

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the person whose name is specified in Column 1 of the Schedule hereunder is appointed, for the term of office specified in that Column, as member of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

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

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
Chung William LEE (new member)	Northern Suburbs Cemetery and Crematorium (R100265) Trust	Reserve No. 100265 Public Purpose: Cemetery and Crematorium Notified: 23 August 1996 File Ref.: MN84 R 92/2

For a term commencing
the date of this notice
and expiring 20 October 2009.

TAMWORTH OFFICE

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

ERRATUM

THE notice appearing in *Government Gazette* No. 122 on 6 October 2006, Folio 8664 and the Erratum in *Government Gazette* No. 124 on 20 October 2006, Folio 8807 is amended by the description now reading Crown public road within Lot 2 in DP 713603 and part within Lot 3 in DP 713603 (that part known as Sandy Creek Road).

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

WAGGA WAGGA OFFICE**Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650****Phone: (02) 6937 2700 Fax: (02) 6921 1851****APPOINTMENT OF TRUST BOARD MEMBERS**

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

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

ERRATUM

IN the *Government Gazette* dated 27 October 2006 (Folio 127) under the heading "Appointment of Trust Board Members". Please amend the notification by deleting Gordon Joseph Adams and Judith Ellen Adams from the Union Jack Reserve Trust and replacing them with Lorna CASEY and John CASEY WA81 R 29

SCHEDULE

<i>COLUMN 1</i>	<i>COLUMN 2</i>	<i>COLUMN 3</i>
The person for the time being holding the office of Vice President, Temora Canine Kennel Club (ex-officio member)	Temora Showground Trust	Dedication No. 620071 Public Purpose: Showground Notified: 10 September 1886 File Reference: WA80 R 191
The person for the time being holding the office of Secretary, Temora Pony Club (ex-officio member)		
The person for the time being holding the office of President, Temora Trotting Club Ltd (ex-officio member)		
The person for the time being holding the office of Treasurer, Temora Trotting Club Ltd (ex-officio member)		
The person for the time being holding the office of President, Temora Show Society (ex-officio member)		
The person for the time being holding the office of Treasurer, Temora Show Society (ex-officio member)		
The person for the time being holding the office of Vice President, Temora Trotting Club Ltd (ex officio member)		
Ken SMITH (new member)		
Leslie Lionel HARMER (re-appointment)		
William George PRESTON (re-appointment)		
Douglas James SUTTON (re-appointment)		
For a term commencing the date of this notice and expiring 18 July 2011.		

Department of Natural Resources

WATER ACT 1912

AN application for a license under Part 5 of the Water Act 1912, as amended, has been received as follows:

Murrumbidgee Valley

David Henry and Barbara CRANE for a bore on Lot 8, DP 1077586, Parish of Willie Ploma, County of Wynyard for a water supply for stock and domestic purposes and irrigation of 1.5 hectares (pastures). Replacement license to include irrigation. Reference 40BL191068

Jacqueline Margaret HILL for a bore on Lot 363, DP 753591, Parish of Binalong, County of Harden for a water supply for irrigation purposes (5 hectares oats and lucerne). New License Reference: 40BL191072

Tony John and Deanna Dawn RUTTER for a bore on Lot 2, DP 561362, Parish of Mate, County of Wynyard for a spearpoint for a water supply for irrigation of lucerne and wheat. New License. Reference: 40BL191070

John Hendrik Adriaan LEIJER for a bore on Lot 96, DP 757234, Parish of Hindmarsh, County of Wynyard for a water supply for irrigation of apple orchard. New License. Reference: 40BL191073

NUMBANANG PTY LTD for a bore on Lot 3, DP 629822, Parish of Hindmarsh, County of Wynyard for a water supply for farming purposes and irrigation of 8 hectares of apple trees. New License. Reference: 4BL191071

Written submissions of support or objections with grounds stating how your interest may be affected must be lodged before 22 December 2006 as prescribed by the Act.

S. F. WEBB,
Resource Access Manager
Murrumbidgee Region

Department of Natural Resources
PO Box 156, Leeton NSW 2705

WATER ACT 1912

AN application for a license under section 10 of Part 2 of the Water Act has been received as follows:

WAMBO COAL PTY LTD for a cutting on North Wambo Creek within Lots C//33149 and 2//709722, Parish of Lemington, County of Hunter (Changing the course of a river) 20SL61690 (Ministerial Consent granted on DA 305-7-2003)

Any inquiries regarding the above should be directed to Fergus Hancock (02) 4904 2532.

Written objections specifying grounds thereof must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act. Please forward all written objections to the Department of Natural Resources, PO Box 2213, Dangar NSW 2309.

HEMANTHA DE SILVA,
Senior Natural Resource Officer,
Hunter Region

WATER ACT 1912

Notice Under Section 22B – Pumping Restrictions

Boorowa River and its Tributaries
Burrangong Creek and its Tributaries
Pudman Creek and its Tributaries

Billabong or Goobang Creek and its Tributaries

The Lachlan River Upstream of Wyangala Dam Storage

THE Water Administration Ministerial Corporation, pursuant to section 22B of the Water Act 1912, being satisfied that the quantity of water available in the Boorowa River and its tributaries, Burrangong Creek and its Tributaries, Pudman Creek and its Tributaries, Billabong or Goobang Creek and its Tributaries and the Lachlan River Upstream of Wyangala Dam Storage is insufficient to meet all requirements with respect of taking water from the watercourses, hereby gives notice to all holders of permits and licences under Part 2 of the Water Act that from midnight, 24 November 2006 and until further notice, the right to extract water for irrigation purposes is suspended.

Any person who contravenes the restrictions imposed by this notice is guilty of an offence and is liable on conviction to a penalty not exceeding:

- (a) where the offence was committed by a Corporation – \$22,000, or in the case of a continuing offence to a further penalty not exceeding \$2200 per day.
- (b) where the offence was committed by any other person – \$11,000, or in the case of a continuing offence to a further penalty not exceeding \$1,100 per day.

Dated this 24th day of November 2006.

VIV RUSSELL,
Resource Access Manager,
Licensing Branch

ACCESS LICENCE DEALING PRINCIPLES AMENDMENT ORDER 2006

under the

Water Management Act 2000

PURSUANT to section 71Z of the Water Management Act 2000, I, IAN MACDONALD, MLC, Minister for Natural Resources, make the following Order.

Dated at Sydney, this 2nd day of November 2006.

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

Explanatory note

Section 71Z of the Water Management Act 2000 provides that the Minister may, by order published in the Gazette, establish access licence dealing principles to regulate or prohibit access licence dealing rules and kinds of access licence dealings. Dealings refer to trading in water access licences and water allocations under those licences. The purpose of this Order is to amend the Access Licence Dealing Principles Order 2004.

Access Licence Dealing Principles
Amendment Order 2006

1 Name of Order

This Order is the Access Licence Dealing Principles Amendment Order 2006.

2 Commencement

This Order commences on the day it is published in the *Government Gazette*.

3 Amendment of Access Licence Dealing Principles Order 2004

The Access Licence Dealing Principles Order 2004 as published in the *Government Gazette* of 1 July 2004 is amended as set out in Schedule 1.

4 Effect

This Order applies to any future application for a dealing and to any current application which has not received the Minister's consent at the date this order commences.

Schedule 1 Amendments

[1] Clause 11 (2)

Omit the clause. Insert instead:

(2) Dealings under section 71O are prohibited:

- (a) if the licence is proposed to be converted to category regulated river (conveyance) or category estuarine or category coastal or category supplementary, or
- (b) if the licence is suspended, or
- (c) if the licence is a specific purpose access licence and there is provision in the regulations or the relevant water sharing plan for applications to be made under section 61 of the Act for new licences of that category/subcategory in relation to the water source to which the licence relates, or
- (d) if the licence is a specific purpose access licence and that licence nominates a water supply work on land that gives rise to a domestic and stock right under section 52 of the Act.

[2] Clause 11 (5)

Omit the clause. Insert instead:

(5) Except for where it is otherwise specified in access licence dealing rules in the relevant management plan water allocations remaining in the water allocation account of the cancelled licence are to be credited to the new licence provided there is a forfeiture of an amount that is equal to the difference between the share components of the cancelled licence and the new licence where the new share component is lower.

Note. The forfeiture of water from the water allocation account of the converted licence is required to minimise potential impacts on the reliability of water allocations to other licence holders in the following water year.

[3] Clause 17 (2)

Omit the clause. Insert instead:

(2) Dealings under section 71T are prohibited:

- (a) if the access licence from which water allocations are proposed to be assigned from is suspended, or

(b) if either of the access licences are specific purpose access licences, excepting:

- (i) local water utility access licences and major water utility access licences and access licences of subcategory Aboriginal commercial, or
 - (ii) where one or both licences nominates a water supply work on land that does not give rise to a domestic and stock right under section 52 of the Act, and an order under section 60 (2) of the Act and a relevant order under section 323 of the Act is in force, or
- (c) if a method of measurement of water extraction which is satisfactory to the Minister is not established for all nominated water supply works on both access licences, or
- (d) if any of the access licences has a nominated work which is a runoff harvesting dam, or
- (e) if any of the access licences is of category major utility, unless specific provision is made in access licence dealing rules to allow this, or
- (f) from a supplementary water access licence to a licence of any other category.

Native Vegetation Regulation 2005

Environmental Outcomes Assessment Methodology

Amendment of Chapter 7 (Invasive Native Scrub Assessment)

Under clause 24 of the *Native Vegetation Regulation 2005*, I approve the following amendment to the Environmental Outcomes Assessment Methodology:

1. Remove pages 59 to 75 of the Assessment Methodology and replace them with the following 38 pages, to be numbered page 59 to page 75v.

Ian Macdonald MLC
Minister for Natural Resources

Date: 16 November 2006

Note: These amendments consist of a number of changes to Chapter 7 of the Assessment Methodology, which deals with assessment of proposals to clear invasive native scrub (INS) species of native vegetation. The amendments include changes to administrative processes and definitions, including changes to the INS Species Database and changes in terminology; changes to requirements relating to retention of individual large trees and small plants, including changes in stem diameter thresholds for large trees and extent of retention of smaller plants; changes to management actions associated with INS retention areas, use of burning, introduction of exotic groundcover and use of cropping for managing INS; and management of INS in threatened ecological communities.

7 Invasive Native Scrub Assessment

7.1 Introduction

This Chapter applies to the clearing of species of invasive native scrub under the *Native Vegetation Act 2003*.

Regrowth that is not classified as “protected regrowth” under the *Native Vegetation Act 2003* may be cleared without approval under that Act. Clearing of any other vegetation, which is classified under the *Native Vegetation Act 2003* as “remnant vegetation” or “protected regrowth” requires approval from the local Catchment Management Authority. This includes clearing of invasive native species.

Where a proposal only involves clearing of invasive native species a shortened assessment process (within the PVP Developer) can be used. This assessment process is designed to maintain or create a mosaic of vegetation states across the landscape and does not require offsets.

Further information on supporting science and application of the Environmental Outcome Assessment Methodology relating to clearing/thinning of native vegetation known as invasive native scrub under the *Native Vegetation Act 2003* is contained in:

- Operational Manual for the PVP Developer;
- Collation of Discussion Paper Submissions and Responses from the Invasive Native Scrub Team (<http://www.nativevegetation.nsw.gov.au/methodology/index.shtml>).

7.2 Assessing invasive native species clearing proposals

This Chapter applies to the clearing of invasive native species.

Note:

There are two steps in assessing a proposal to clear invasive native species.

The first step is to determine whether the species proposed to be cleared may be assessed under this Chapter. This involves firstly, determining whether the species is listed in Table 7.1 as generally being invasive in the Catchment Management Authority area and/or the Interim Biogeographic Regionalisation of Australia (“IBRA”) region where the proposal is located, and secondly, whether the behaviour of the species in the area of the proposal satisfies certain criteria relating to whether a species can be said to be an invasive native species.

If the species is not an invasive native species, then the clearing proposal may not be assessed under this Chapter.

The second step is assessing whether the clearing proposal satisfies all of the applicable criteria listed below. If the clearing proposal does satisfy all applicable criteria, the clearing is to be regarded as improving or maintaining environmental outcomes and it is not necessary to assess the clearing proposal against the other environmental values listed in the Assessment Methodology (that is, water quality, salinity, soils and biodiversity).

If the clearing proposal does not satisfy all of the applicable criteria, then the proposal may not be assessed under this Chapter.

Invasive native species for the purposes of this Chapter means a plant species that satisfies the following criteria:

- 1) The species is listed in Table 7.1 in respect of the Catchment Management Authority Area or the Catchment Management Authority Area and IBRA region to which the clearing proposal relates; **and**
- 2) In the opinion of the relevant Catchment Management Authority (or an officer of that Authority who is responsible for making this assessment), the species satisfies the following criteria for acting invasively:
 - (a) the species is invading plant communities where it has not been known to occur previously, **or**
 - the species is regenerating densely following natural or artificial disturbance, **and**
 - (b) the invasion and/ or dense regeneration of the species is resulting in change of structure and/ or composition of a vegetation community, **and**
 - (c) the species is within its natural geographic range.

For the purpose of assessing whether clearing for the purpose of controlling invasive native scrub will improve or maintain environmental outcomes, such clearing is divided into the following clearing types:

- a) burning;
- b) clearing of individual plants with no disturbance to groundcover (for example, chemical spot treatment or ringbarking);
- c) clearing of individual plants with minimal disturbance to groundcover (for example, grubbing);
- d) clearing of plants at paddock scale with nil to minimal disturbance to soil and groundcover (for example, chaining, slashing or roping);
- e) clearing of plants at paddock scale with temporary disturbance to soil and groundcover (for example, bladeploughing); and
- f) clearing of plants at paddock scale with longer-term disturbance to soil and groundcover (for example, short-term cropping).

Note: The examples set out in brackets above are given by way of illustration only and do not limit techniques for clearing which fall within each method.

Proposed invasive native species clearing assessed under this Chapter is regarded as improving or maintaining environmental outcomes in relation to applications for consent or Property Vegetation Plans if it meets all of the following criteria which apply to the proposed clearing.

All of the following criteria apply to all proposed clearing, unless expressly stated to apply only to a specific type of clearing.

In the following criteria:

- “groundcover” means any type of herbaceous vegetation, native and non-native, living or dead;
- “native groundcover” means living, native herbaceous vegetation.
- “the extent of invasive native species on the property” means the extent of the areas on the property where invasive native species are currently present and areas on the property where they may not presently occur but where invasive native scrub management is required to prevent their spread or recurrence, as mapped by the relevant Catchment Management Authority. Non native vegetation areas and areas of native vegetation not impacted by invasive native scrub should not be included in the extent of invasive native scrub on the property;
- “non-invasive native species” and “non-invasive native vegetation” mean any native species that are not invasive native species, as defined above;

- “diameter at breast height” means the diameter of the stem at 1.3 metres above the ground;
- “erosion risk” means the intrinsic susceptibility of a parcel of land to the prevailing agents of erosion. It is dependent on a combination of climate, landform and soil factors (Houghton & Charman 1986);
- “derived vegetation community” for the purposes of this chapter means a vegetation community which has changed from structurally different vegetation community, for example, shrubland that has encroached into open woodland or grassland areas. Vegetation communities with mature trees of the same species as younger trees in the community are generally not derived communities;
- “high condition” is as defined as benchmark condition (by Chapter 5 of the Environmental Outcomes Assessment Methodology) for the vegetation type which corresponds to the threatened ecological community being treated.
- “density” or “densities” means the number of plants per hectare.

Purpose of the clearing

- 1) Clearing permitted by these provisions is for the purpose of re-establishing native vegetation or allowing natural regeneration of native species.

Native groundcover

- 2) After the clearing provisions of the consent or property vegetation plan end, native groundcover on the area where the clearing took place is maintained in perpetuity unless clearing is permitted by a property vegetation plan or consent under the *Native Vegetation Act 2003*.

Total areas which may be cleared

- 3) Total clearing of invasive native species does not exceed 80% of the extent of invasive native species on the property.
- 4) Where the following types of clearing are carried out
 - burning or
 - clearing of individual plants with no disturbance to groundcover
 - (a) The clearing does not exceed 80% of the extent of the area of invasive native species on the property (as mapped by the relevant Catchment Management Authority).
- 5) Where the following types of clearing are carried out:
 - clearing of individual plants with minimal disturbance to groundcover or
 - clearing plants at a paddock scale with nil to minimal disturbance to soil and groundcover.
 - a) The clearing does not exceed 60% of the extent of invasive native species on the property, except as set out in 5 b) below.
 - b) Up to a further 20% of the extent of invasive native species on the property is cleared only if the Catchment Management Authority is satisfied that land that was initially cleared by either of these types of clearing has achieved a groundcover of greater than 50% (or higher percentage as determined by the CMA) and the groundcover consists of greater than 75% (or higher percentage as determined by the CMA) native groundcover.
 - c) Groundcover is maintained in perpetuity on land initially cleared by this type of clearing from the date the Catchment Management Authority is satisfied the land is at the groundcover set out in paragraph 5 (b) unless clearing is permitted by a property vegetation plan or consent under the *Native Vegetation Act 2003*.

- d) If clearing plants at a paddock scale with nil to minimal disturbance to soil and groundcover is carried out with clearing plants at a paddock scale with temporary disturbance to soil and groundcover and/ or clearing of plants at paddock scale with longer-term disturbance to soil and groundcover the total clearing must not exceed 60% of the extent of invasive native species on the property except as set out in paragraph 5 b).
- e) The CMA must certify in writing that it is satisfied as to the matters set out in paragraph 5 b) before the further clearing referred to in that paragraph can take place.

Note: Criterion 5 d) means that if clearing type d is undertaken in combination with clearing type e and/or f the total initial clearing cannot exceed 60% of the extent of invasive native species on the property.

Due to the other retention requirements within this Chapter the clearing by clearing types d-f may be limited to 72% of the extent of invasive native species on the property in total over the period of the Property Vegetation Plan.

6) Where the following type of clearing is carried out:

- Clearing plants at a paddock scale with temporary disturbance to soil and groundcover.
- a) The clearing does not exceed 40% of the extent of invasive native species on the property, except as set out in 6 b) below.
- b) Up to a further 40% of the extent of invasive native species on the property is cleared only if the Catchment Management Authority is satisfied that land that was initially cleared by this type of clearing has achieved a groundcover of greater than 50% (or higher percentage as determined by the CMA) and the groundcover consists of greater than 75% (or higher percentage as determined by the CMA) native groundcover.
- c) Groundcover is maintained in perpetuity on land initially cleared by this type of clearing from the date the Catchment Management Authority is satisfied the land is at the groundcover set out in set out in paragraph 6 (b) unless clearing is permitted by a property vegetation plan or consent under the *Native Vegetation Act 2003*.
- d) If both clearing plants at paddock scale with temporary disturbance to soil and groundcover and clearing of plants at paddock scale with longer-term disturbance to soil and groundcover are to be carried out, then criterion 8 also applies.
- e) The CMA must certify in writing that it is satisfied as to the matters set out in paragraph 6 b) before the further clearing referred to in that paragraph can take place.

7) Where the following type of clearing is carried out:

- Clearing of plants at paddock scale with longer-term disturbance to soil and groundcover.
- a) The clearing does not exceed 20% of the extent of invasive native species on the property, except as set out in 7 b) below.
- b) Up to a further 60% of the extent of invasive native species on the property is cleared only if the Catchment Management Authority is satisfied that for each further 20% (up to a maximum of 80%) of the extent of invasive native species on the property, land that was initially cleared by this type of clearing has achieved a groundcover of greater than 50% (or higher percentage as determined by the CMA) and the groundcover consists of greater than 75% (or higher percentage as determined by the CMA) native groundcover.
- c) Groundcover is maintained in perpetuity on land cleared by this type of clearing from the date the Catchment Management Authority certifies in writing that the land is at the

- groundcover set out in set out in paragraph 7 b) unless clearing is permitted by a property vegetation plan or consent under the *Native Vegetation Act 2003*.
- d) The clearing at any one time does not exceed 20% of the invasive native species extent on the property.
 - e) If both clearing plants at paddock scale with temporary disturbance to soil and groundcover and clearing of plants at paddock scale with longer-term disturbance to soil and groundcover are to be carried out, then criterion 8 also applies.
 - f) The CMA must certify in writing that it is satisfied as to the matters set out in paragraph 7 b) before the further clearing referred to in that paragraph can take place.
- 8) Where both of the following types of clearing are carried out:
- clearing plants at a paddock scale with temporary disturbance to soil and groundcover and
 - clearing of plants at paddock scale with longer-term disturbance to soil and groundcover.
- a) The clearing does not exceed 40% of the extent of invasive native species on the property except as set out in 8 b) below.
 - b) Up to a further 40% of the extent of invasive native species on the property is cleared only if the Catchment Management Authority is satisfied that land that was initially cleared by either of these types of clearing has achieved a groundcover of greater than 50% (or higher percentage as determined by the CMA) and the groundcover consists of greater than 75% (or higher percentage as determined by the CMA) native groundcover.
 - c) Groundcover is maintained in perpetuity on land initially cleared by this type of clearing from the date the Catchment Management Authority is satisfied the land is at the groundcover set out in set out in paragraph 8 b) unless clearing is permitted by a property vegetation plan or consent under the *Native Vegetation Act 2003*.
 - d) The clearing at any one time does not exceed 40% of the invasive native species extent on the property.
 - e) The CMA must certify in writing that it is satisfied as to the matters set out in paragraph 8 b) before the further clearing referred to in that paragraph can take place.

Note:

For example, using this type of clearing, if the extent of invasive native species on a property is 1,000 ha, then the landholder may initially clear 20% of this area, that is, 200 ha. Once the Catchment Management Authority is satisfied that this 200 ha has achieved a groundcover of more than 50% cover and that cover consists of more than 75% native vegetation, then the landholder may clear a further 20% of the extent of invasive native species on the property, that is, a further 200 ha.

Once the Catchment Management Authority is satisfied that the second parcel of 200 ha has achieved the groundcover and percentage of native groundcover described above, then the landholder may clear a further 200 ha and so on, until the landholder has cleared 800 ha, which is the maximum area permitted to be cleared (that is, 80% of 1,000 ha). In this example at any one time, no more than 200 ha may be cleared.

The landholder must not re-clear any areas cleared under these provisions that have achieved the necessary level of groundcover unless another consent or Property Vegetation Plan is obtained.

Restrictions on which methods of clearing may be used

- 8A) The clearing type that is used (being a type described in Chapter Section 7.2 (a) to (f)) is a type which is permitted for the species being cleared, according to Table 7.1

- 9) The method of clearing is limited to burning, clearing of individual plants with no disturbance to groundcover or clearing of individual plants with minimal disturbance to groundcover where:
- a) non-invasive native trees and shrubs represent more than 50% of total number of individual trees and shrubs; or
 - b) skeletal/ rocky soils, dunefields or lunettes occur on the area where the proposed clearing is to take place, or
 - c) vegetation is a threatened ecological community or threatened population within the meaning of the *Threatened Species Conservation Act 1995* except, if the threatened ecological community is not in high condition and the clearing does not include the key species in the threatened ecological community (species in the title of the listing under the *Threatened Species Conservation Act 1995*) of the threatened ecological community, then the method of clearing of plants at paddock scale with nil to minimal disturbance to soil and groundcover may also be used, but to clear the understorey or groundcover only.
- 10) For methods other than burning, clearing of individual plants with no disturbance to groundcover and clearing of individual plants with minimal disturbance to groundcover, no land of slope greater than 18 degrees is cleared.
- 11) For the method of clearing of plants at paddock scale with longer-term disturbance to soil and groundcover, no vegetation is cleared on land:
- a) with a soil profile less than 1m in depth; or
 - b) of a medium erosion risk; or
 - c) of a high erosion risk.
- 12) For the method clearing of plants at a paddock scale with temporary disturbance to soil and groundcover, no vegetation is cleared on land of a high erosion risk.
- 13) For methods other than burning, any invasive native species that has a stem or trunk with a diameter at breast height ("dbh") greater than the dbh specified in the column headed "Maximum dbh allowed to be cleared" in Table 7.1 is not cleared except as set out in 13A and 13C.
- 13A) The relevant Catchment Management Authority may vary the measurement in the column "Maximum dbh allowed to be cleared" in Table 7.1 by up to 5 centimetres if, in the judgement of the Catchment Management Authority, the variation is appropriate for the land to be cleared.
- 13B) Any native vegetation other than the invasive native species referred to in 13 with a stem or trunk diameter at breast height greater than 20cm is not cleared except as set out in 13C.
- 13C) Accidental clearing of invasive native species with a stem or trunk dbh greater than the maximum dbh allowed to be cleared and non-invasive native species with a stem or trunk greater than 20cm dbh is limited to 1% of the total number of trees and shrubs in the area to be cleared.
- 14) For methods other than burning or clearing of individual plants with no disturbance to groundcover, no clearing is undertaken within the riparian buffer distances, as set out in Table 3.1 of the Environmental Outcomes Assessment Methodology. Rivers and important wetlands are defined by Section 3.3 of the Environmental Outcomes

Assessment Methodology. Other watercourses, lagoons and wetlands are to be defined by Section 3.3 of the Environmental Outcomes Assessment Methodology or as defined by the Catchment Management Authority.

15) [Note: this criterion has been removed. See criterion 17A.]

Non-native vegetation

- 16) For methods of clearing plants at paddock scale with temporary disturbance to soil and groundcover, and clearing of plants at paddock scale with longer term disturbance to soil and groundcover, the clearing does not result in the introduction into the cleared area of any non-native perennial vegetation other than the species listed in Table 7.2 (where in the judgement of the Catchment Management Authority the species listed in Table 7.2 is non-persistent in the area the species is proposed to be introduced)
- 17) For methods other than clearing plants at a paddock scale with temporary disturbance to soil and groundcover and clearing of plants at paddock scale with longer term disturbance to soil and groundcover, the clearing does not result in the introduction into the cleared area of any non-native vegetation.

Retention of native vegetation

- 17A) For methods of clearing of individual plants with no disturbance to groundcover and clearing of individual plants with minimal disturbance to groundcover:
- Plants of the species listed in Table 7.1 as requiring retention are to be retained at the densities specified in Table 7.1, except
 - Where the vegetation is a derived vegetation community; or
 - As set out in criterion 17A (b);
 - Where more than one species is present, the total retention requirement for all species does not exceed 20 stems per hectare. If there is more than one species present, the stems retained must reflect the proportion of total individuals for each species present and stems are to be retained for a range of size classes present less than the dbh specified in Table 7.1; and,
 - Stems retained must represent the proportion of size classes present prior to clearing; and,
 - The relevant Catchment Management Authority may use its judgement to vary the number of stems per hectare that must be retained as specified by Table 7.1. However, the number of stems per hectare may not be varied to a ratio less than 1 stem under the maximum dbh allowed to be cleared in Table 7.1 to every 1 stem over the maximum dbh allowed to be cleared in Table 7.1, present per hectare for each species present to which this criterion applies. Any such variation does not affect the other requirements of this criterion.

Note:

For the purposes of criterion 17A, the number of plants per hectare means the number of plants on a one hectare area.

- 18) For the methods of clearing plants at a paddock scale with nil to minimal disturbance to soil and groundcover, clearing plants at a paddock scale with temporary disturbance to soil and groundcover and clearing of plants at paddock scale with longer-term disturbance to soil and groundcover:
- a minimum of 20% of the native vegetation on the area to be cleared is retained; and,
 - if more than 500 hectares is to be cleared, then a minimum of 20% of the native vegetation on that area must be retained on each 500 hectare area within or between cleared areas; and

- c) the 20% retained native vegetation may not be cleared by any other method; and
- d) The retained native vegetation may include invasive native species; and
- e) The native vegetation retained for the purposes of this criterion may be included in the calculation of the uncleared area extent of invasive native species on the property for the purposes of criterion 3 to 8.

Note:

1. The 20% retention may be retained in patches or buffers.
2. The intention of this criterion is that, for example, if 750 ha are to be cleared, then the 750 ha area is to be divided into a 500 ha “envelope” and a 250 ha “envelope.” At least 100 ha must be retained on the 500 ha envelope and at least 50 ha must be retained on the 250 ha envelope. It is not permissible to retain, for example, 150 ha on the 500 ha envelope and retain nothing on the 250 ha envelope.

18A) For the methods of clearing plants at a paddock scale with nil to minimal disturbance to soil and groundcover, clearing plants at a paddock scale with temporary disturbance to soil and groundcover and clearing of plants at paddock scale with longer-term disturbance to soil and groundcover, if plants of the species listed in Table 7.1 as requiring retention are present:

- a) a minimum of 10% of the area of native vegetation on the area to be cleared is retained in patches; and
 - I. if more than 100 hectares is to be cleared, then a minimum of 10% of the area of native vegetation on that area must be retained on each 100 hectare area; and
 - II. the areas retained as required by this criterion are additional to the areas retained for the purposes of criteria 3 to 8 and 18;

or

- b) plants are retained individually as specified in 17A).

Requirements on how the clearing is to be carried out

The clearing is carried out in accordance with the methods set out below:

19) If clearing by the method of burning:

- a) clearing of non-invasive native species is to the minimum extent necessary to clear the invasive native species; and
- b) the clearing does not result in soil surface disturbance.

20) If clearing by the method of clearing of individual plants with no disturbance to groundcover:

- a) the clearing does not result in soil surface disturbance; and
- b) non-invasive native trees and shrubs cleared comprise no more than 1% of the total number of individual trees and shrubs cleared; and
- c) any clearing of groundcover is incidental in extent; and
- d) the clearing is limited to clearing of individual plants of invasive native species.

21) If clearing by the method of clearing of individual plants with minimal disturbance to soil and groundcover:

- a) disturbance to soil surface is to the minimum extent necessary to clear individual plants; and
- b) non-invasive native trees and shrubs cleared comprise no more than 1% of the total number of individual trees and shrubs cleared and;
- c) the clearing of groundcover is to the minimum extent necessary; and;
- d) the clearing is specific to individual plants of invasive native species.

- 22) If clearing by method of clearing of plants at a paddock scale with nil to minimal disturbance to soil and groundcover:
- a) disturbance to soil surface is to the minimum extent necessary; and
 - b) non-invasive trees and shrubs comprise less than 10% of the total number of individual trees and shrubs cleared; and
 - c) the clearing of groundcover is to the minimum extent necessary.
- 23) If clearing by method of clearing plants at a paddock scale with temporary groundcover and soil disturbance:
- a) non-invasive trees and shrubs comprise less than 10% of the total number of individual trees and shrubs cleared; and
 - b) the clearing of groundcover is to the minimum extent necessary; and
 - c) disturbance to soil surface is limited to the minimum extent necessary to control the invasive native species; and
 - d) the introduction of non-persistent non-native perennial vegetation listed in Table 7.2 (the species listed in Table 7.2 must also in the judgement of the Catchment Management Authority, be non-persistent in the area where the species is proposed to be introduced) and annual non-native vegetation, is limited to the clearing activity; and
 - e) any non-native vegetation introduced is not harvested.
- 24) If clearing by method of clearing of plants at paddock scale with longer-term disturbance to soil and groundcover:
- a) the non-invasive trees and shrubs comprise less than 20% of the total number of individual trees and shrubs cleared; and
 - b) the clearing of groundcover is to the minimum extent necessary to control the invasive native species; and
 - c) the preparation and sowing of land with annual non-native vegetation and/ or non-persistent non-native perennial vegetation listed in Table 7.2 (the species listed in Table 7.2 must also, in the judgement of the Catchment Management Authority, be non-persistent in the area where the species is proposed to be introduced) is limited to three occasions in 15 years from the date of granting of consent or approval of the Property Vegetation Plan.

Key

In Table 7.1:

“n/a” means not applicable.

In the column headed “Clearing type permitted” and Note (1), the letters “a” to “f” correspond with the clearing types, that is:

- a: burning;
- b: clearing of individual plants with no disturbance to groundcover (for example, chemical spot treatment or ringbarking);
- c: clearing of individual plants with minimal disturbance to groundcover (for example, grubbing);
- d: clearing of plants at paddock scale with nil to minimal disturbance to soil and groundcover (for example, chaining, slashing or roping);
- e: clearing of plants at paddock scale with temporary disturbance to soil and groundcover (for example, bladeploughing); and
- f: clearing of plants at paddock scale with longer-term disturbance to soil and groundcover (for example, short-term cropping).

Table 7.1. Invasive Native Scrub Species Database

The species listed are consistent with the following criteria:

- (a) the species invades plant communities where it has not been known to occur previously, **or** the species regenerates densely following natural or artificial disturbance, **and**
- (b) the invasion and/ or dense regeneration of the species results in change of structure and/ or composition of a vegetation community, **and**
- (c) the species is within its natural geographic range.

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Border Rivers/Gwydir--BBS	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Border Rivers/Gwydir--BBS	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Border Rivers/Gwydir--BBS	Cassinia arcuata (Sifton Bush)	none prescribed	No	n/a	All
Border Rivers/Gwydir--BBS	Eremophila mitchellii (Budda, False Sandalwood)	none prescribed	No	n/a	All
Border Rivers/Gwydir--BBS	Olearia elliptica (Sticky Daisy Bush, Peach Bush)	none prescribed	No	n/a	All
Border Rivers/Gwydir--BBS	Cassinia laevis	None prescribed	No	n/a	All
Border Rivers/Gwydir--BBS	Cassinia quinquefaria	None prescribed	No	n/a	All
Border Rivers/Gwydir--BBS	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	None prescribed	No	n/a	All
Border Rivers/Gwydir--BBS	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	None prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Border Rivers/Gwydir--DRP	Acacia farnesiana (Mimosa)	None prescribed	No	n/a	All
Border Rivers/Gwydir--DRP	Acacia stenophylla (River Cooba, Black Wattle)	None prescribed	No	n/a	All
Border Rivers/Gwydir--DRP	Acacia salicina (Cooba)	None prescribed	No	n/a	All
Border Rivers/Gwydir--DRP	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Border Rivers/Gwydir--DRP	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Border Rivers/Gwydir--DRP	Eremophila bignoniiflora (Eurah)	none prescribed	No	n/a	All
Border Rivers/Gwydir--DRP	Eremophila maculata (Spotted Fuschia)	none prescribed	No	n/a	All
Border Rivers/Gwydir--DRP	Eremophila longifolia (Emu Bush)	none prescribed	No	n/a	All
Border Rivers/Gwydir--DRP	Eremophila mitchellii (Budda, False Sandalwood)	none prescribed	No	n/a	All
Border Rivers/Gwydir--DRP	Eucalyptus camaldulensis (River Red Gum)	20 (Total under 20cm dbh)	Yes	20cm	All
Border Rivers/Gwydir--DRP	Eucalyptus coolabah (Coolibah)	20 (Total under 20cm dbh)	Yes	20cm	All
Border Rivers/Gwydir--DRP	Eucalyptus largiflorens (Black Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Border Rivers/Gwydir--DRP	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	None prescribed	No	n/a	All
Border Rivers/Gwydir--DRP	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	None prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Border Rivers/Gwydir--NAN	Acacia deanei (Deane's Wattle)	none prescribed	No	n/a	All
Border Rivers/Gwydir--NAN	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Border Rivers/Gwydir--NAN	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Border Rivers/Gwydir--NAN	Cassinia arcuata (Sifton Bush)	none prescribed	No	n/a	All
Border Rivers/Gwydir--NAN	Leptospermum brevipes (Grey Teatree, Teatree)	none prescribed	No	n/a	All
Border Rivers/Gwydir--NAN	Olearia elliptica (Sticky Daisy Bush, Peach Bush)	none prescribed	No	n/a	All
Border Rivers/ Gwydir--NAN	Cassinia quinquefaria	None prescribed	No	n/a	All
Border Rivers/ Gwydir--NAN	Cassinia laevis	None prescribed	No	n/a	All
Border Rivers/ Gwydir--NAN	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	None prescribed	No	n/a	All
Border Rivers/ Gwydir--NAN	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	None prescribed	No	n/a	All
Border Rivers/Gwydir--NET	Leptospermum brevipes (Grey Teatree, Teatree)	none prescribed	No	n/a	All
Border Rivers/ Gwydir--NET	Cassinia laevis	None prescribed	No	n/a	All
Border Rivers/ Gwydir--NET	Cassinia quinquefaria	None prescribed	No	n/a	All
Central West--All	Acacia aneura (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Central West--All	Acacia deanei (Deane's Wattle)	none prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Central West--All	Acacia farnesiana (Mimosa)	none prescribed	No	n/a	All
Central West--All	Acacia stenophylla (Black Wattle)	none prescribed	No	n/a	All
Central West--All	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Central West--All	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Central West--All	Cassinia arcuata (Sifton Bush)	none prescribed	No	n/a	All
Central West--All	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	none prescribed	No	n/a	All
Central West--All	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Central West--All	Eremophila bignoniiflora (Eurrah)	none prescribed	No	n/a	All
Central West--All	Eremophila longifolia (Emu Bush)	none prescribed	No	n/a	All
Central West--All	Eremophila mitchellii (Budda, False sandalwood)	none prescribed	No	n/a	All
Central West--All	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All
Central West--All	Eucalyptus coolabah (Coolibah)	20 (Total under 20cm dbh)	Yes	20cm	All
Central West--All	Eucalyptus largiflorens (Black Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Central West--All	Eucalyptus populnea (Bimble box, Poplar Box)	20 (Total under 20cm dbh)	Yes	20cm	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Central West--All	Maireana microphylla (Eastern Cotton Bush)	none prescribed	No	n/a	All
Central West--All	Nitraria billardieri (Dillon Bush)	none prescribed	No	n/a	All
Central West--All	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Central West--All	Senna form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All
Central West--All	Sclerolaena birchii (Galvanised Burr)	none prescribed	No	n/a	All
Central West--All	Sclerolaena muricata (Black Rolypoly)	none prescribed	No	n/a	All
Central Wes--All	Acacia homalophylla (Yarran)	none prescribed	No	n/a	All
Central West--All	Geijera parviflora (Wilga)	20 (Total under 20cm dbh)	No	n/a	All
Central West--All	Acacia salicina (Cooba or Native Willow)	None prescribed	Yes	20cm	a-e
Central West--All	Eucalyptus camaldulensis (River Red Gum)	20 (Total under 20cm dbh)	Yes	20cm	a-c
Hawkesbury/Nepean--All	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Hawkesbury/Nepean--All	Cassinia arcuata (Sifton Bush)	none prescribed	No	20cm	All
Hawkesbury/Nepean--All	Kunzea ericoides (Burgan)	none prescribed	No	n/a	All
Hawkesbury/Nepean--All	Kunzea parvifolia (Violet Kunzea)	none prescribed	No	n/a	All
Hunter and Central Rivers--All	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Lachlan--All	Acacia deanei (Deane's Wattle)	None prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Lachlan--All	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Lachlan--All	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Lachlan--All	Cassinia arcuata (Sifton Bush)	none prescribed	No	n/a	All
Lachlan--All	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Lachlan--All	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	none prescribed	No	n/a	All
Lachlan--All	Eremophila bowmanii subsp. bowmanii (Silver Turkey Bush)	none prescribed	No	n/a	All
Lachlan--All	Eremophila longifolia (Emu Bush)	none prescribed	No	n/a	All
Lachlan--All	Eremophila mitchellii (Budda, False Sandalwood)	none prescribed	No	n/a	All
Lachlan--All	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All
Lachlan--All	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Lachlan--All	Senna form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All
Lachlan	Sclerolaena birchii (Galvanised Burr)	None prescribed	No	n/a	All
Lachlan	Sclerolaena muricata (Black Polypoly)	None prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Lower Murray /Darling--All	Dodonea viscosa subsp angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Lower Murray /Darling--All	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	none prescribed	No	n/a	All
Lower Murray /Darling--All	Eremophila mitchellii (Budda, False Sandalwood)	none prescribed	No	n/a	All
Lower Murray /Darling--All	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All
Lower Murray /Darling--All	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Lower Murray /Darling--All	Senna form taxon 'filifolia' (Puntly Bush)	none prescribed	No	n/a	All
Murray--All	Acacia paradoxa (Kangaroo Thorn)	none prescribed	No	n/a	All
Murray--All	Eucalyptus camaldulensis (River Red Gum)	20 (Total under 20cm dbh)	Yes	20cm	All
Murray--All	Eucalyptus largiflorens (Black Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Murray--All	Sclerolaena muricata (Black Rolypoly)	none prescribed	No	n/a	All
Murray--All	Nitratia billardieri (Dillon Bush)	none prescribed	No	n/a	All
Murrumbidgee--All	Acacia aneura (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Murrumbidgee--All	Acacia stenophylla (River Cooba, Black Wattle)	none prescribed	No	n/a	All
Murrumbidgee--All	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Murrumbidgee--All	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Murrumbidgee--All	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	none prescribed	No	n/a	All
Murrumbidgee--All	Eremophila mitchellii (Budda, False Sandalwood)	none prescribed	No	n/a	All
Murrumbidgee--All	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All
Murrumbidgee--All	Eucalyptus camaldulensis (River Red Gum)	20 (Total under 20cm dbh)	Yes	20cm	All
Murrumbidgee--All	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Murrumbidgee--All	Senna form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All
Murrumbidgee	Sclerolaena birchii (Galvanised Burr)	None prescribed	No	n/a	All
Namoi--All	Acacia deanei (Deane's Wattle)	none prescribed	No	n/a	All
Namoi--All	Acacia farnesiana (Mimosa)	none prescribed	No	n/a	All
Namoi--All	Bursaria spinosa (Blackthorn)	none prescribed	No	n/a	All
Namoi--All	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Namoi--All	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Namoi--All	Cassinia arcuata (Sifton Bush)	none prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Namoi--All	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Namoi--All	Eucalyptus coolabah (Coolibah)	20 (Total under 20cm dbh)	Yes	20cm	All
Namoi--All	Eucalyptus largiflorens (Black Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Namoi--All	Olearia eliptica (Sticky Daisy Bush, Peach Bush)	none prescribed	No	n/a	All
Namoi--All	Leptospermum brevipes (Grey Teatree, Teatree)	none prescribed	No	n/a	All
Namoi--All	Acacia stenophylla (Black Wattle or River Cooba)	20 (Total under 20cm dbh)	Yes	20cm	All
Namoi--All	Cassinia laevis (Cough Bush)	None prescribed	No	n/a	All
Namoi--All	Cassinia quinquefaria	None prescribed	No	n/a	All
Namoi--All	Casuarina cristata (Belah)	20 (Total under 20cm dbh)	Yes	20cm	a-c
Namoi--All	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	None prescribed	No	n/a	All
Namoi--All	Dodonea viscosa subsp. mucronata	None prescribed	No	n/a	All
Namoi--All	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	None prescribed	No	n/a	All
Namoi--All	Eremophila bignoniiflora (Eurrah)	None prescribed	No	n/a	All
Namoi--All	Eremophila longifolia (Emu Bush)	None prescribed	No	n/a	All
Namoi--All	Eremophila mitchellii (Budda, False Sandalwood)	None prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Namoi--All	Sclerolaena birchii (Galvanised Burr)	None prescribed	No	n/a	All
Namoi--All	Sclerolaena muricata (Black Rolypoly)	None prescribed	No	n/a	All
Southern Rivers--All	Kunzea ericoides (Burgan)	none prescribed	No	n/a	All
Southern Rivers--All	Kunzea parvifolia (Violet Kunzea)	none prescribed	No	n/a	All
Southern Rivers--All	Acacia mearnsii (Black Wattle)	none prescribed	No	n/a	All
Southern Rivers--All	Bursaria spinosa (Blackthorn)	none prescribed	No	n/a	All
Southern Rivers--All	Cassinia arcuata	none prescribed	No	n/a	All
Western--BBS	Acacia aneura (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--BBS	Acacia farnesiana (Mimosa)	none prescribed	No	n/a	All
Western--BBS	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--BBS	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--BBS	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Western--BBS	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	none prescribed	No	n/a	All
Western--BBS	Eremophila mitchellii (Budda, False Sandalwood)	none prescribed	No	n/a	All
Western--BBS	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All
Western--BBS	Eucalyptus coolabah (Coolibah)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--BBS	Eucalyptus largiflorens (Black Box)	20 (Total under 20cm dbh)	Yes	20cm	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Western--BBS	Eucalyptus populnea (Bimble Box, Poplar Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--BBS	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Western--BBS	Senna form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All
Western--BBS	Casuarina cristata (Belah)	20 (Total under 20cm dbh)	Yes	20cm	a-c
Western--BBS	Eremophila bignoniiflora (Eurah)	None prescribed	No	n/a	All
Western--BHC	Acacia aneura (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--BHC	Dodonea viscosa subsp angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Western--BHC	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All
Western--BHC	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Western--BHC	Senna form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All
Western--BHC	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	None prescribed	No	n/a	All
Western--BHC	Eremophila mitchellii (Budda)	None prescribed	No	n/a	All
Western--DRP	Acacia aneura (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--DRP	Acacia farnesiana (Mimosa)	none prescribed	No	n/a	All
Western--DRP	Acacia stenophylla (Black Wattle)	none prescribed	No	n/a	All
Western--DRP	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--DRP	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Western--DRP	<i>Dodonea viscosa</i> subsp. <i>angustissima</i> (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Western--DRP	<i>Dodonea viscosa</i> subsp. <i>spatulata</i> (Broadleaf Hopbush)	none prescribed	No	n/a	All
Western--DRP	<i>Eremophila longifolia</i> (Emu Bush)	none prescribed	No	n/a	All
Western--DRP	<i>Eremophila mitchellii</i> (Budda, False Sandalwood)	none prescribed	No	n/a	All
Western--DRP	<i>Eremophila sturtii</i> (Turpentine)	none prescribed	No	n/a	All
Western--DRP	<i>Eucalyptus coolabah</i> (Coolibah)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--DRP	<i>Eucalyptus largiflorens</i> (Black Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--DRP	<i>Eucalyptus populnea</i> (Bimble Box, Poplar Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--DRP	<i>Senna</i> form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Western--DRP	<i>Senna</i> form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All
Western--DRP	<i>Casuarina cristata</i> (Belah)	20 (Total under 20cm dbh)	Yes	20cm	a-c
Western--DRP	<i>Eremophila bignoniiflora</i> (Eurrah)	None prescribed	No	n/a	All
Western--DRP	<i>Muehlenbeckia florulenta</i> (Lignum)	None prescribed	No	n/a	a
Western--DRP	<i>Sclerolaena birchii</i> (Galvanised Burr)	None prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Western--DRP	<i>Sclerolaena muricata</i> (Black Rolypoly)	None prescribed	No	n/a	All
Western--CC	<i>Dodonea viscosa</i> subsp. <i>angustissima</i> (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Western--CC	<i>Eremophila duttonii</i> (Harlequin Fuchsia Bush)	none prescribed	No	n/a	All
Western--CC	<i>Eremophila mitchellii</i> (Budda, False Sandalwood)	none prescribed	No	n/a	All
Western--CC	<i>Eremophila sturtii</i> (Turpentine)	none prescribed	No	n/a	All
Western--CC	<i>Senna form taxon 'filifolia'</i> (Punty Bush)	none prescribed	No	n/a	All
Western--CP	<i>Acacia aneura</i> (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--CP	<i>Callitris endlicheri</i> (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--CP	<i>Callitris glaucophylla</i> (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--CP	<i>Dodonea viscosa</i> subsp. <i>angustissima</i> (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Western--CP	<i>Dodonea viscosa</i> subsp. <i>spatulata</i> (Broadleaf Hopbush)	none prescribed	No	n/a	All
Western--CP	<i>Eremophila longifolia</i> (Emu Bush)	none prescribed	No	n/a	All
Western--CP	<i>Eremophila mitchellii</i> (Budda, False Sandalwood)	none prescribed	No	n/a	All
Western--CP	<i>Eremophila sturtii</i> (Turpentine)	none prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Western--CP	Eucalyptus populnea (Bimble Box, Poplar Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--CP	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Western--CP	Senna form taxon 'filifolia' (Puntly Bush)	none prescribed	No	n/a	All
Western--CP	Acacia homalophylla (Yarran)	none prescribed	No	n/a	All
Western--CP	Geijera parviflora (Wilga)	20 (Total under 20cm dbh)	No	20cm	All
Western--CP	Eucalyptus intertexta (Red Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--CP	Sclerolaena birchii (Galvanised Burr)	None prescribed	No	n/a	All
Western--ML	Acacia aneura (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--ML	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--ML	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--ML	Dodonea viscosa subsp angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Western--ML	Eremophila duttonii (Harlequin Fuchsia Bush)	none prescribed	No	n/a	All
Western--ML	Eremophila gilesii (Green Turkey-bush)	none prescribed	No	n/a	All
Western--ML	Eremophila longifolia (Emu Bush)	none prescribed	No	n/a	All
Western--ML	Eremophila mitchellii (Budda, False Sandalwood)	none prescribed	No	n/a	All
Western--ML	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Western--ML	Eucalyptus populnea (Bimble Box, Poplar Box)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--ML	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Western--ML	Senna form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All
Western--ML	Acacia homalophylla (Yarran)	none prescribed	No	n/a	All
Western--ML	Geijera parviflora (Wilga)	20 (Total under 20cm dbh)	No	20cm	All
Western--ML	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	None prescribed	No	n/a	All
Western--ML	Eremophila bowmanii var. bowmanii (Silver Turkey Bush)	None prescribed	No	n/a	All
Western--ML	Muehlenbeckia florulenta (Lignum)	None prescribed	No	n/a	a
Western--MDD	Acacia aneura (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--MDD	Callitris glaucophylla (White Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--MDD	Callitris endlicheri (Black Cypress)	20 (Total under 20cm dbh)	No	20cm	All
Western--MDD	Dodonea viscosa subsp angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Western--MDD	Eremophila mitchellii (Budda, False Sandalwood)	none prescribed	No	n/a	All
Western--MDD	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All
Western--MDD	Senna form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All

Catchment Management Authority – IBRA region	Invasive Native Species	Retention requirements			INS type of clearing permitted
		Number of plants per hectare to be retained	Retention required by criterion 18A (clearing types d-f only)	Maximum dbh allowed to be cleared	
Western--MDD	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	None prescribed	No	n/a	All
Western--MDD	Senna form taxon 'artemisioides' (Silver Cassia)	None prescribed	No	n/a	All
Western--SSD	Acacia aneura (Mulga)	20 (Total under 20cm dbh)	Yes	20cm	All
Western--SSD	Dodonea viscosa subsp. angustissima (Narrowleaf Hopbush)	none prescribed	No	n/a	All
Western--SSD	Eremophila sturtii (Turpentine)	none prescribed	No	n/a	All
Western--SSD	Senna form taxon 'artemisioides' (Silver Cassia)	none prescribed	No	n/a	All
Western--SSD	Senna form taxon 'filifolia' (Punty Bush)	none prescribed	No	n/a	All
Western--SSD	Dodonea viscosa subsp. spatulata (Broadleaf Hopbush)	None prescribed	No	n/a	All

Note (1): For clearing types (d), (e) and (f), 20cm. For all other clearing types, no maximum dbh is applicable.

Table 7.2. Non-persistent and Non-native Perennial Species Database

Non-persistent non-native perennial vegetation species
<i>Medicago sativa</i> (Lucerne)

Department of Planning



New South Wales

Ashfield Local Environmental Plan 1985 (Amendment No 104)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the
Environmental Planning and Assessment Act 1979. (SRE0000189/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Ashfield Local Environmental Plan 1985 (Amendment No 104)

Ashfield Local Environmental Plan 1985 (Amendment No 104)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Ashfield Local Environmental Plan 1985 (Amendment No 104)*.

2 Aims of plan

The aim of this plan is to rezone the land to which this plan applies from Zone No 5 (a) (Special Uses (Post Office) Zone) to Zone No 3 (a) (General Business Zone) under *Ashfield Local Environmental Plan 1985* and to apply development standards to that land.

3 Land to which plan applies

This plan applies to land at 11–13 Hercules Street, Ashfield as shown edged heavy black and lettered “3 (a)” on the map marked “Ashfield Local Environmental Plan 1985 (Amendment No 104)” deposited in the office of Ashfield Municipal Council.

4 Amendment of Ashfield Local Environmental Plan 1985

Ashfield Local Environmental Plan 1985 is amended as set out in Schedule 1.

Ashfield Local Environmental Plan 1985 (Amendment No 104)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 Interpretation

Insert in appropriate order in the definition of *the map* in clause 6 (1):

Ashfield Local Environmental Plan 1985 (Amendment No 104)

[2] Clause 54

Insert after clause 53:

54 Development at 11–13 Hercules Street, Ashfield

- (1) This clause applies to land at 11–13 Hercules Street, Ashfield as shown edged heavy black and lettered “3 (a)” on the map marked “Ashfield Local Environmental Plan 1985 (Amendment No 104)”.
- (2) In determining whether to grant consent to development of any land to which this clause applies, the Council must consider:
 - (a) the extent to which the land may be contaminated such that there is likely to be an immediate or long-term hazard to human health or the environment, and
 - (b) the need for remediation in order to remove or reduce any such hazard, and
 - (c) the impact of any required remediation on adjoining land.
- (3) The Council must not grant consent to development that would result in a building on land to which this clause applies having a floor space ratio that exceeds 2:1.
- (4) The Council may grant consent for a mixed development building (being a building used for residential and commercial purposes) having a floor space ratio greater than the maximum allowed by subclause (3), if:
 - (a) the floor space ratio of the building does not exceed 3:1, and
 - (b) the Council is satisfied that the additional floor area (being the floor area that would not be allowed by that maximum) is only used for residential purposes, and

Ashfield Local Environmental Plan 1985 (Amendment No 104)

Schedule 1 Amendments

-
- (c) the Council is satisfied that the development will not result in an adverse impact on any one or more of the following:
- (i) the scale and character of the streetscape,
 - (ii) the amenity of any existing or potential residential units on neighbouring land,
 - (iii) sunlight access to surrounding streets, open space and nearby properties,
 - (iv) wind flow patterns to surrounding streets, open space and nearby properties.
- (5) Clauses 17 and 40 do not apply to land to which this clause applies.



New South Wales

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 19)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the
Environmental Planning and Assessment Act 1979. (GRA6323724/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Coffs Harbour City Local Environmental Plan 2000 (Amendment No 19)

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 19)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Coffs Harbour City Local Environmental Plan 2000 (Amendment No 19)*.

2 Aims of plan

This plan aims:

- (a) to protect and preserve individual properties by including them as heritage items under Schedule 5 to *Coffs Harbour City Local Environmental Plan 2000*, and
- (b) to protect and preserve the heritage of the Sawtell Village Centre by extending the boundaries of the Sawtell Heritage Conservation Area.

3 Land to which plan applies

This plan applies to certain land at Sawtell, being.

- (a) land referred to in Schedule 1 [1] and [2] to this plan as heritage items, comprising part of the land shown edged heavy black on Diagram 1 set out in Schedule 1 [3] to this plan (being land north and south of Second Avenue), and
- (b) part of the land north of Second Avenue (not comprising heritage items) shown edged heavy black on Diagram 1.

4 Amendment of Coffs Harbour City Local Environmental Plan 2000

Coffs Harbour City Local Environmental Plan 2000 is amended as set out in Schedule 1.

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 19)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 5 Heritage items

Insert in alphabetical and numerical order of street name and number in the matter relating to Sawtell under the headings “**Item description**”, “**Level of significance**” and “**Property description**”, respectively:

Shops and dwellings—8–14 First Avenue	Local	Lot G, 362060
Office—16 First Avenue	Local	Lot F, 362060
Shop—18 First Avenue	Local	Lot E, 362060
Bank—20 First Avenue	Local	Lots 181 and 182, 600370
Restaurant—21–23 First Avenue	Local	Lot 1, 622641 and Lot 6, Sec 19, DP 14800
Cinema—25 First Avenue	Local	Lot 102, 846196
Shop—26–30 First Avenue	Local	Lot 16, 18379
Shop—31–33 First Avenue	Local	Lot 1, DP 359683
Office and Dental Surgery—34–36 First Avenue	Local	Lot D, 22356
Shop—45–49 First Avenue	Local	Lot 3, Sec 19, DP 14800
Shops and dwellings—63–67 First Avenue	Local	Lot 7, 857331
Flats—66–68 First Avenue	Local	Lot 28, Sec 21, DP 32212 and Lot A, DP 420494

[2] Schedule 5

Insert at the end of the matter relating to Sawtell under the headings “**Item description**”, “**Level of significance**” and “**Property description**”, respectively:

Public reserve—Noreen Anderson and Dora Climpson Memorial Gardens (central landscaped area)	Local	Road reserve
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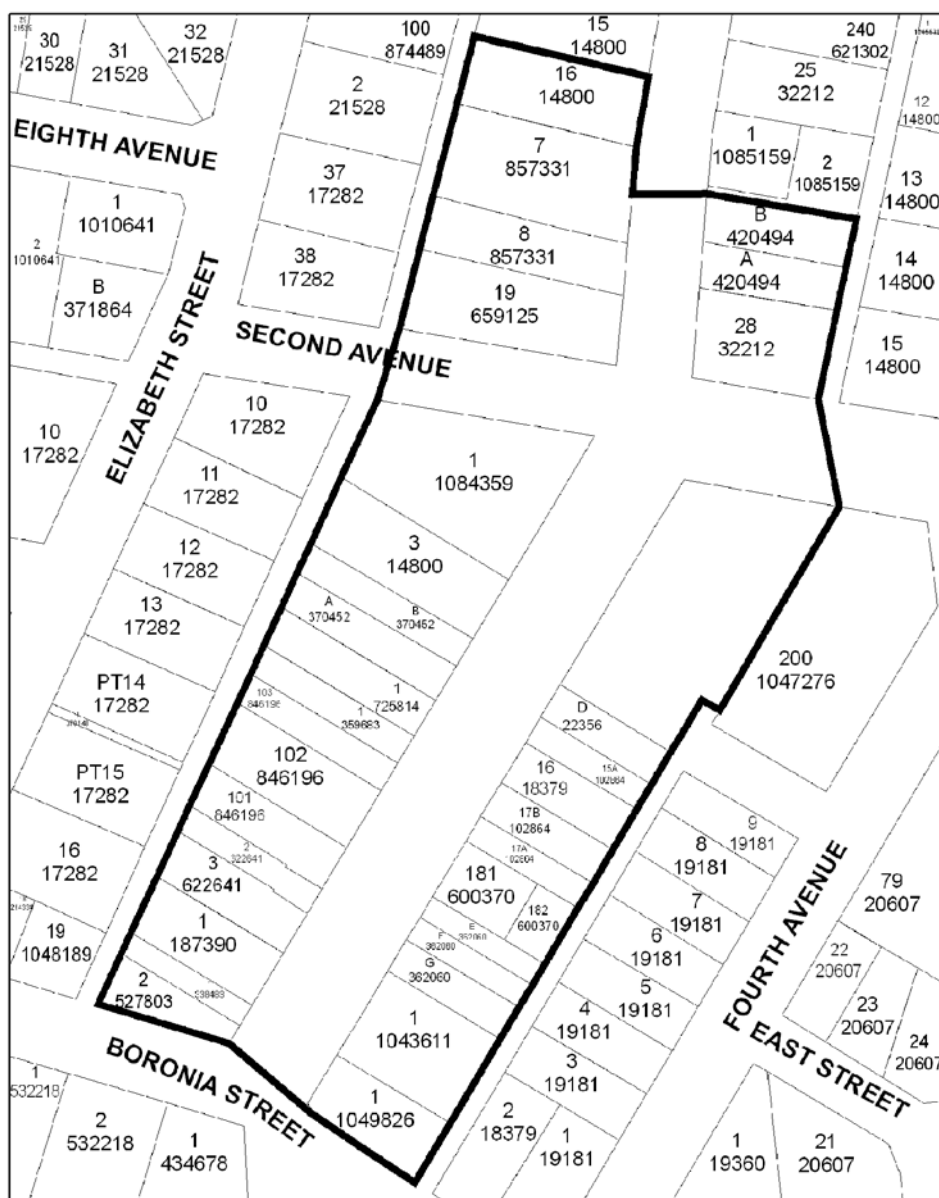
Page 3

Coffs Harbour City Local Environmental Plan 2000 (Amendment No 19)

Schedule 1 Amendments

[3] Schedule 6 Heritage conservation areas

Omit Diagram 1 (but not the heading to the diagram). Insert instead:





New South Wales

Gosford Local Environmental Plan No 461

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (CC0000012/S69)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Gosford Local Environmental Plan No 461

Gosford Local Environmental Plan No 461

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Gosford Local Environmental Plan No 461*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone No 5 Special Uses—Fire Station to allow NSW Fire Brigades to establish an essential service in the locality.

3 Land to which plan applies

This plan applies to land being a proposed subdivision of Lot 40, DP 10900, The Scenic Road, Kincumber, as shown coloured yellow and edged heavy black with scarlet lettering on the map marked “Gosford Local Environmental Plan No 461” deposited in the office of the Council of the City of Gosford.

4 Amendment of Interim Development Order No 122—Gosford

Interim Development Order No 122—Gosford is amended by inserting in appropriate order in the definition of **IDC Map** in clause 3 (1) the following words:

Gosford Local Environmental Plan No 461



New South Wales

Shoalhaven Local Environmental Plan 1985 (Amendment No 220)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the
Environmental Planning and Assessment Act 1979. (WO3/00183/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Shoalhaven Local Environmental Plan 1985 (Amendment No 220)

Shoalhaven Local Environmental Plan 1985 (Amendment No 220)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Shoalhaven Local Environmental Plan 1985 (Amendment No 220)*.

2 Aims of plan

The aims of this plan are:

- (a) to rezone part of the land to which this plan applies partly to Zone No 3 (d) (Business “D” (Commercial) Zone) and partly to Zone No 3 (g) (Business “G” (Development Area) Zone) under *Shoalhaven Local Environmental Plan 1985*, and
- (b) to ensure that a development control plan is prepared in relation to certain land north of Graham Street and between the Princes Highway and Bridge Road, Nowra before development of the land is carried out.

3 Land to which plan applies

This plan applies to land situated in the City of Shoalhaven, being Lots 5 and 6, DP 813461, Lot 1, DP 194884, Lots A and B, DP 158942, part Lot 3, DP 152829, part Lot 96, DP 755952 (Por 96), Lots 2 and 3, DP 552527, Lot A, DP 161574, Lot 1, DP 513571, Lots 5 and 6, DP 975062, Lots 7 and 8, DP 600782, Lots 8 and 9, DP 605984, Lots 9 and 10, DP 607132, Lots 10 and 11, DP 606121, part Lot 1 and part Lot 2, DP 130993, Lots 1 and 2, DP 115820 and Lot 12, DP 609964, Bridge Road and Graham Street, Nowra, as shown edged heavy black on the map marked “City of Shoalhaven Local Environmental Plan 1985 (Amendment No 220)” deposited in the office of the Council of the City of Shoalhaven.

4 Amendment of Shoalhaven Local Environmental Plan 1985

Shoalhaven Local Environmental Plan 1985 is amended as set out in Schedule 1.

Shoalhaven Local Environmental Plan 1985 (Amendment No 220)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 6 Interpretation

Insert in appropriate order in the definition of *the map* in clause 6 (1):

Shoalhaven Local Environmental Plan 1985 (Amendment No 220)—Sheet 1

[2] Clause 40K

Insert after clause 40J:

40K Development of certain land in Nowra

- (1) This clause applies to land shown edged heavy black on Sheet 2 of the map marked “Shoalhaven Local Environmental Plan 1985 (Amendment No 220)”.
- (2) Before any development of the land to which this clause applies is carried out, a development control plan that applies to the land, and that complies with this clause, must be prepared.
- (3) A development control plan complies with this clause if it contains or deals with all of the following:
 - (a) urban design principles to apply to the development in relation to the built form, character and siting of buildings, building envelopes (including heights and setbacks), landscaping, the interface between buildings and the existing and proposed public domain, views, privacy, solar access and security, and other design elements, with an explanation of how they relate to an analysis of the land to which this clause applies and its context,
 - (b) proposals for the distribution of the major land uses, including public and private access and open space,
 - (c) proposals relating to the mitigation of environmental impacts, including noise attenuation, flood mitigation, water and soil management, remediation of contaminated land, solar access, energy efficiency and environmental sustainability,
 - (d) proposals for access, including public transport, pedestrian, cycle and road access and circulation networks, as well as local traffic and parking management,
 - (e) proposals for the enhancement of, and integration with, the existing and proposed public domain,

Page 3

Shoalhaven Local Environmental Plan 1985 (Amendment No 220)

Schedule 1 Amendments

-
- (f) proposed patterns of amalgamation of lots and subdivision,
 - (g) proposals for landscaping (including any tree retention or removal),
 - (h) concept plans showing the indicative layout, form and scale of proposed buildings,
 - (i) proposals regarding heritage conservation,
 - (j) any other matter required in writing by the Council.
- (4) This clause does not prevent development being carried out before a development control plan is prepared if, in the opinion of the Council, the development is of a minor nature.
- (5) Any development application lodged with respect to any of the land to which this clause applies, but not finally determined before the commencement of *Shoalhaven Local Environmental Plan 1985 (Amendment No 220)*, is to be assessed and determined as if that plan had not been made.



New South Wales

Shoalhaven Local Environmental Plan 1985 (Amendment No 231)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the
Environmental Planning and Assessment Act 1979. (WOL2001527/PC)

FRANK SARTOR, M.P.,
Minister for Planning

Clause 1 Shoalhaven Local Environmental Plan 1985 (Amendment No 231)

Shoalhaven Local Environmental Plan 1985 (Amendment No 231)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Shoalhaven Local Environmental Plan 1985 (Amendment No 231)*.

2 Aims of plan

This plan aims to rezone the land to which this plan applies from Zone No 5 (b) (Special Uses “B” (Railways) Zone) to Zone No 2 (a1) (Residential “A1” Zone) under *Shoalhaven Local Environmental Plan 1985* to provide for the use of the land for residential purposes.

3 Land to which plan applies

This plan applies to land situated in the City of Shoalhaven, being Lot 1, DP 1022140, 66 Prince Alfred Street, Berry, as shown edged heavy black on the map marked “Shoalhaven Local Environmental Plan 1985 (Amendment No 231)” deposited in the office of the Council of the City of Shoalhaven.

4 Amendment of Shoalhaven Local Environmental Plan 1985

Shoalhaven Local Environmental Plan 1985 is amended by inserting in appropriate order in the definition of *the map* in clause 6 (1) the following words:

Shoalhaven Local Environmental Plan 1985 (Amendment No 231)

Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(06-7048)

No. 2923, IRONBARK GOLD LIMITED (ACN 118 751 027), area of 31 units, for Group 1, dated 15 November, 2006. (Sydney Mining Division).

(06-7055)

No. 2924, IRONBARK GOLD LIMITED (ACN 118 751 027), area of 13 units, for Group 1, dated 16 November, 2006. (Sydney Mining Division).

(06-7056)

No. 2925, ALLIANCE FUEL CELLS PEM PTY LTD (ACN 096 947 223), area of 355 units, for Group 1, dated 16 November, 2006. (Broken Hill Mining Division).

(06-7057)

No. 2926, PEEL EXPLORATION LTD (ACN 119 343 734), area of 33 units, for Group 1, dated 17 November, 2006. (Singleton Mining Division).

(06-7058)

No. 2927, PEEL EXPLORATION LTD (ACN 119 343 734), area of 100 units, for Group 1, dated 17 November, 2006. (Inverell Mining Division).

(06-7059)

No. 2928, BOHUON RESOURCES PTY LTD (ACN 102 533 817), area of 32 units, for Group 1, dated 16 November, 2006. (Broken Hill Mining Division).

(06-7060)

No. 2929, BOHUON RESOURCES PTY LTD (ACN 102 533 817), area of 8 units, for Group 1, dated 16 November, 2006. (Broken Hill Mining Division).

(06-7062)

No. 2931, ALLIANCE FUEL CELLS PEM PTY LTD (ACN 096 947 223), area of 44 units, for Group 1, dated 20 November, 2006. (Broken Hill Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(06-219)

No. 2737, now Exploration Licence No. 6657, COMET RESOURCES LIMITED (ACN 060 628 202), County of Dowling, Map Sheet (8131), area of 40 units, for Group 1, dated 1 November, 2006, for a term until 31 October, 2008.

(06-221)

No. 2739, now Exploration Licence No. 6659, PREMIER MINING PTY LIMITED (ACN 119 897 335), Counties of Dudley and Raleigh, Map Sheet (9436), area of 7 units, for Group 1, dated 9 November, 2006, for a term until 8 November, 2008.

MINING LEASE APPLICATION

(05-3981)

Singleton No. 267, now Mining Lease No. 1589 (Act 1992), COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), Parish of Ravensworth, County of Durham, Map Sheet (9032-1-N, 9033-2-S), area of 277.9 hectares, to mine for coal, dated 2 November, 2006, for a term until 1 November, 2027. As a result of the grant of this title, Exploration Licence No. 5418 and Exploration Licence No. 5606 have partly ceased to have effect.

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

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

(M75-2243)

Authorisation No. 81, NAVIDALE PTY LIMITED, DIA COAL MINING (AUSTRALIA) PTY. LTD. AND TOYOTA TSUSHO MINING (AUSTRALIA) PTY LIMITED, area of 490 hectares. Application for renewal received 13 November, 2006.

(T91-0047)

Authorisation No. 440, CAMBERWELL COAL PTY LIMITED (ACN 003 825 018), area of 233 hectares. Application for renewal received 13 November, 2006.

(04-559)

Exploration Licence No. 6357, COBAR OPERATIONS PTY LTD (ACN 103 555 853), area of 50 units. Application for renewal received 20 November, 2006.

(T04-0042)

Exploration Licence No. 6358, MONARO MINING N.L. (ACN 073 155 781), area of 73 units. Application for renewal received 21 November, 2006.

(04-574)

Exploration Licence No. 6362, ELEPHANT MINES PTY LIMITED (ACN 097 799 025), area of 18 units. Application for renewal received 21 November, 2006.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T99-0034)

Exploration Licence No. 5571, JERVOIS MINING LIMITED (ACN 007 626 575), County of Montegale, Map Sheet (8529), area of 10 units, for a further term until 5 May, 2008. Renewal effective on and from 8 November, 2006.

(T01-0199)

Exploration Licence No. 5928, WALLARAH MINERALS PTY LTD (ACN 002 503 399), County of King, Map Sheet (8628), area of 5 units, for a further term until 21 March, 2008. Renewal effective on and from 8 November, 2006.

(T04-0044)

Exploration Licence No. 6255, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), Counties of Ashburnham and Cunningham, Map Sheet (8431), area of 6 units, for a further term until 14 June, 2008. Renewal effective on and from 14 November, 2006.

(T03-0969)

Exploration Licence No. 6281, CONARCO MINERALS PTY LTD (ACN 102 750 890), County of Hume, Map Sheet (8226), area of 16 units, for a further term until 10 August, 2008. Renewal effective on and from 13 October, 2006.

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

PART CANCELLATION

NOTICE is given that the following authority has been cancelled in part:

(05-166)

Exploration Licence No. 6431, AUSTRALIA ORIENTAL MINERALS NL (ACN 010 126 708).

Description of area cancelled:

An area of 15 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 28 October, 2006.

The authority now embraces an area of 14 units.

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

PLANT DISEASES ACT 1924

Appointment of Inspectors

I, B D BUFFIER, Director-General of the NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") appoint the persons named in Schedule as inspectors under the Act:

Schedule

William John	ASHCROFT
Peter	FENU
Skye Lisa	JONES
Racquelle Naomi	MOLL
Christopher Andrew	POLLARD
Peter Raymond	PRYOR
Sophie June	RICHARDS
Merinda Rose	SEDGMAN
Samantha	SMALLACOMBE
Ingrid Estelle	STAVA

Dated this 16th day of November 2006.

B. D. BUFFIER,
Director-General,
NSW Department of Primary Industries

PROPOSED AMENDMENTS TO THE ENVIRONMENTAL OUTCOMES ASSESSMENT METHODOLOGY (EOAM) UNDER THE NATIVE VEGETATION REGULATION 2005

IN accordance with clause 25 of the Native Vegetation Regulation 2005, I hereby give my concurrence to amendments to the Environmental Outcomes Assessment Methodology under the Native Vegetation Regulation 2005, as detailed in the attachment titled Attachment 4 Environmental Outcomes Assessment Methodology Proposed.

Dated this 16th day of November 2006.

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

STOCK DISEASES ACT 1923

Revocation of Appointment and Reappointment

I, B D BUFFIER, Director-General of NSW Department of Primary Industries:

- pursuant to section 6(3)(a) of the Stock Diseases Act 1923 ('the Act') hereby revoke the appointment, published in New South Wales Government Gazette No. 117 of 10 July 1987 at page 3861, of Donald Keith NEWBY as an inspector under the Act; and
- pursuant to section 6(1) of the Act, appoint Keith NEWBY as an inspector under the Act.

Dated this 16th day of November 2006.

B. D. BUFFIER,
Director-General,
NSW Department of Primary Industries

STOCK MEDICINES ACT 1989

Revocation of Authorisation

I, B D BUFFIER, Director-General of NSW Department of Primary Industries, hereby revoke the authorisation, published in New South Wales Government Gazette No. 148 of 16 November 1990 at page 10075, of Donald Keith NEWBY as an inspector under the Stock Medicines Act 1989.

Dated this 16th day of November 2006.

B. D. BUFFIER,
Director-General,
NSW Department of Primary Industries

ERRATUM

IN the Notice appearing in the Government Gazette No 91 and 92, at page 5471 under the heading Environmental Planning and Assessment Act 1979 – "Determination with respect to a Designated Fishing Activity under section 1150 of the Environmental Planning and Assessment Act 1979" the dates referred to as March 2006 should be corrected to June 2006. The commencement date is that of the original gazette being 6 July 2006.

ERRATUM

IN the Notice appearing in the Government Gazette No 93, at page 5799 under the heading Environmental Planning and Assessment Act 1979 – "Determination with respect to a Designated Fishing Activity under section 1150 of the Environmental Planning and Assessment Act 1979" the date referred to as "27 July 2006" should be corrected to "27 June 2006". The commencement date is that of the original gazette being 21 July 2006.

Roads and Traffic Authority

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, make the amendment in the Schedule to the routes and areas previously specified on or in which B-Double vehicles may be used.

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 6/2006

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 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25	HW16	Bruxner Highway (Hare Street), Casino	Summerland Way (MR83)	Hotham Street	

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

Notice of Compulsory Acquisition of Land at Moree
in the Moree Plains 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 Crown land situated in the Moree Plains Shire Council area, Parish of Moree and County of Courallie, shown as:

Lots 7 and 11 Deposited Plan 1095381, being parts of the land in Travelling Stock Reserve No 10959 notified in the Government Gazette of 15 March 1890 on page 2392 and said to be in the possession of the Crown and Moree Rural Lands Protection Board; and

Lots 8 and 12 Deposited Plan 1095381, being parts of the land in Certificate of Title 27/751780 and said to be in the possession of the Crown and Moree Racecourse Trust (trustee).

(RTA Papers: FPP 6M2152; RO 17/291.1284)

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Cherry Tree Hill in the Bathurst Regional 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 Bathurst Regional Council area, Parish of Mount Pleasant and County of Bathurst, shown as Lots 12 and 13 Deposited Plan 227929.

(RTA Papers: FPP 96M2098; RO 6/30.180)

Other Notices

CO-OPERATIVES ACT 1992

Change of Name

IT is hereby notified that on 16 November 2006, I registered a change of name for Daruk Aboriginal Community Controlled Medical Service Co-operative Limited to Aboriginal Medical Service, Western Sydney Co-operative Ltd.

Dated this sixteenth day of November 2006.

EMMA-JANE DAY,
Delegate of the Registrar of Co-operatives

CORPORATIONS ACT 2001

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

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

SERVUS CO-OPERATIVE LIMITED

Dated this sixteenth day of November 2006.

C. GOWLAND,
Delegate of the Registrar of Co-operatives

DISTRICT COURT ACT 1973

District Court of New South Wales
Direction

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

Batemans Bay	10.00 am 7 May 2007 (1 week) In lieu of 7 May 2007 (2 weeks)
Tamworth	10.00 am 7 May 2007 (1 week) In lieu of 7 May 2007 (2 weeks)
Orange	10.00 am 28 May 2007 (1 week) In lieu of 21 May 2007 (2 weeks)

Dated this 20th day of November 2006.

R. O. BLANCH,
Chief Judge

DISTRICT COURT ACT 1973

District Court of New South Wales
Direction

PURSUANT to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Broken Hill	10.00 am 7 May 2007 (2 weeks) In lieu of 7 May 2007 (3 weeks)
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Dated this 20th day of November 2006.

R. O. BLANCH,
Chief Judge

FAIR TRADING ACT 1987

Fair Trading Advisory Council

Appointment of Chairperson and Members

IN accordance with section 25B of the Fair Trading Act 1987 and Schedule 4A thereto, I hereby appoint the following persons as members of the Fair Trading Advisory Council:

- Elizabeth Crouch (Chairperson);
- Francis Burgess AM;
- Kevin Clay;
- Katherine Fielden;
- Vicki Geraghty;
- Margaret Hole AM;
- Penny Le Couteur;
- Marisa Mastroianni;
- Abdul Nahi;
- Gail Pearson;
- John Pospisil;
- Deborah Quin; and,
- Nermeen Sedra.

These appointments will expire on 31 December 2008.

In accordance with clause 1 of Schedule 4A to the Act, I also hereby appoint Ms Elizabeth Crouch as Chairperson of the Fair Trading Advisory Council up until 31 December 2008.

Dated this 13th day of November 2006.

DIANE BEAMER, M.P.,
Minister for Fair Trading

FAIR TRADING ACT 1987

Motor Vehicle Industry Advisory Council

Appointment of Chairperson and Members

In accordance with section 25E of the Fair Trading Act 1987 and Schedule 4A thereto, I hereby appoint the following persons as members of the Motor Vehicle Industry Advisory Council:

- Francis Burgess, AM (Chairperson);
- Ron Bowden;
- Garry Hingle;
- James McCall;
- Grahame McCraw;
- Robert McDonald;
- Gae Pincus; and,
- Belinda Rendle.

These appointments are made until 31 December 2008.

In accordance with clause 1 of Schedule 4A to the Act, I also hereby appoint Francis Burgess, AM, as Chairperson of the Motor Vehicle Industry Advisory Council up until 31 December 2008.

Dated this 13th day of November 2006.

DIANE BEAMER, M.P.,
Minister for Fair Trading

FAIR TRADING ACT 1987

Property Services Advisory Council

Appointment of Chairperson and Members

IN accordance with section 25H of the Fair Trading Act 1987 and Schedule 4A thereto, I hereby appoint the following persons as members of the Property Services Advisory Council:

- Kevin Clay (Chairperson);
- Cristine Keren Castle;
- Susanne Gervay;
- Damien Hennessy;
- Maria Linders;
- Phillip Duncan Lyons;
- Judith Maher;
- Chris Martin;
- Pamela Morgan; and
- Donald Wright.

These appointments are made until 31 December 2008.

In accordance with clause 1 of Schedule 4A to the Act, I also hereby appoint Kevin Clay as Chairperson of the Property Services Advisory Council up until 31 December 2008.

Dated this 13th day of November 2006.

DIANE BEAMER, M.P.,
Minister for Fair Trading

FAIR TRADING ACT 1987

Retirement Villages Advisory Council

Appointment of Chairperson and Members

IN accordance with section 25N of the Fair Trading Act 1987 and Schedule 4A thereto, I hereby appoint the following persons as members of the Retirement Villages Advisory Council:

- Marisa Mastroianni (Chairperson);
- Joan Adams;
- Tom Galletta;
- Malcolm Gledhill;
- Raymond Harris;
- Betty Harvie;
- Leonard Rooney;
- Paul Sadler; and
- Lynne Wilkins.

These appointments are made to 31 December 2008.

In accordance with clause 1 of Schedule 4A to the Act, I also hereby appoint Marisa Mastroianni as Chairperson of the Retirement Villages Advisory Council up to 31 December 2008.

Dated this 13th day of November 2006.

DIANE BEAMER, M.P.,
Minister for Fair Trading

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical names listed hereunder.

Assigned Name:	Marrong Reserve
Designation:	Reserve
L.G.A.:	Holroyd
Parish:	Prospect
County:	Cumberland
L.P.I. Map:	Prospect
1:100,000 Map:	Penrith 9030
Reference:	GNB 5098
Assigned Name:	Ivanhoe Park Botanic Garden
Designation:	Reserve
L.G.A.:	Manly Council
Parish:	Manly Cove
County:	Cumberland
L.P.I. Map:	Sydney Heads
1:100,000 Map:	Sydney 9130
Reference:	GNB 5037
Assigned Name:	Dorne Park
Designation:	Reserve
L.G.A.:	Blacktown City Council
Parish:	Rooty Hill
County:	Cumberland
L.P.I. Map:	Riverstone
1:100,000 Map:	Penrith 9030
Reference:	GNB 5118
Assigned Name:	Brunner Park
Designation:	Reserve
L.G.A.:	Cessnock City Council
Parish:	Branxton
County:	Northumberland
L.P.I. Map:	Greta
1:100,000 Map:	Cessnock 9132
Reference:	GNB 5119
Assigned Name:	The Slot Canyon
Designation:	Canyon
Assigned Name:	Bungonia Canyon
L.G.A.:	Goulburn Mulwaree Council
Parish:	Marulan
County:	Argyle
L.P.I. Map:	Caoura
1:100,000 Map:	Moss Vale 8928
Reference:	GNB 5121
Assigned Name:	Bungonia Gorge
Designation:	Gorge
L.G.A.:	Goulburn Mulwaree Council
Parish:	Marulan
County:	Argyle
L.P.I. Map:	Caoura
1:100,000 Map:	Moss Vale 8928
Reference:	GNB 5121
Assigned Name:	Robin Wiles Park
Designation:	Reserve
L.G.A.:	Penrith City Council
Parish:	Rooty Hill
County:	Cumberland
L.P.I. Map:	Prospect
1:100,000 Map:	Penrith 9030
Reference:	GNB 5125
Assigned Name:	A J Brown Reserve
Designation:	Reserve
L.G.A.:	Wollondilly Shire Council
Parish:	Appin
County:	Cumberland
L.P.I. Map:	Appin
1:100,000 Map:	Wollongong 9029
Reference:	GNB 5127

Assigned Name: Kennedy Creek Walk
 Designation: Reserve
 L.G.A.: Wollondilly Shire Council
 Parish: Appin
 County: Cumberland
 L.P.I. Map: Appin
 1:100,000 Map: Wollongong 9029
 Reference: GNB 5127

Assigned Name: Oaklands Park
 Designation: Reserve
 L.G.A.: Wollondilly Shire Council
 Parish: Appin
 County: Cumberland
 L.P.I. Map: Appin
 1:100,000 Map: Wollongong 9029
 Reference: GNB 5127

Assigned Name: Cliffs Red Wire Saddle
 Designation: Saddle
 L.G.A.: Blue Mountains City Council
 Parish: Magdala
 County: Cook
 L.P.I. Map: Penrith
 1:100,000 Map: Penrith 9030
 Reference: GNB 5139

Assigned Name: Ron Shores Park
 Designation: Reserve
 L.G.A.: City of Sydney Council
 Parish: Alexandria
 County: Cumberland
 L.P.I. Map: Botany Bay
 1:100,000 Map: Sydney 9130
 Reference: GNB 5146

Assigned Name: Evans Head Light
 Designation: Trigonometrical Station
 L.G.A.: Richmond Valley Council
 Parish: Riley
 County: Richmond
 L.P.I. Map: Woodburn
 1:100,000 Map: Woodburn 9539
 Reference: GNB 5129

Assigned Name: Tom Evans Fields
 Designation: Reserve
 L.G.A.: Sutherland Shire Council
 Parish: Sutherland
 County: Cumberland
 L.P.I. Map: Port Hacking
 1:100,000 Map: Port Hacking 9129
 Reference: GNB 5120

Assigned Name: Limpid Lagoon
 Designation: Lagoon
 L.G.A.: Shoalhaven Council
 Parish: Termeil
 County: St Vincent
 L.P.I. Map: Kioloa
 1:100,000 Map: Batemans Bay 8926
 Reference: GNB 5132

Assigned Name: Harmony Park
 Designation: Reserve
 L.G.A.: City of Sydney Council
 Parish: Alexandria
 County: Cumberland
 L.P.I. Map: Botany Bay 9130
 1:100,000 Map: Sydney 9130
 Reference: GNB 5135

Assigned Name: Stony Range Botanic Garden
 Designation: Reserve
 L.G.A.: Warringah
 Parish: Manly Cove
 County: Cumberland
 L.P.I. Map: Sydney Heads
 1:100,000 Map: Sydney 9130
 Reference: GNB 5134

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

WARWICK WATKINS,
 Chairperson

Geographical Names Board
 PO Box 143
 Bathurst NSW

GEOGRAPHICAL NAMES ACT 1966

Notice of Discontinuance of a Geographical Name

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

Discontinued Name: Stony Range Flora Reserve
 Assigned Name: Stony Range Botanic Garden
 Designation: Reserve
 L.G.A.: Warringah
 Parish: Manly Cove
 County: Cumberland
 L.P.I. Map: Sydney Heads
 1:100,000 Map: Sydney 9130
 Reference: GNB 5134

Discontinued Name: Red Wire Saddle
 Assigned Name: Cliffs Red Wire Saddle
 Designation: Saddle
 L.G.A.: Blue Mountains City Council
 Parish: Magdala
 County: Cook
 L.P.I. Map: Penrith
 1:100,000 Map: Penrith 9030
 Reference: GNB 5139

WARWICK WATKINS,
 Chairperson

Geographical Names Board
 PO Box 143
 Bathurst NSW 2795

HOME BUILDING ACT 1989

Home Building Advisory Council

Appointment of Chairperson and Members

In accordance with section 115D of the Home Building Act 1989 and Schedule 1 thereto, I hereby appoint the following persons as members of the Home Building Advisory Council:

- Greg McCarthy (Chairperson);
- Lyn Baker;
- John Garbutt;
- Penny Le Couteur;
- Jacob Mamutil;
- William Meredith;

- Guy McGrath;
- Diane McKern;
- Elizabeth Olsson;
- Pasquale Pantaleo;
- John Pearce;
- John Sutton;
- Graham Wolfe; and,
- John Worthington.

These appointments are made until 31 December 2008.

In accordance with clause 2 of Schedule 1 to the Act, I also hereby appoint Greg McCarthy as Chairperson of the Home Building Advisory Council until 31 December 2008.

Dated this 13th day of November 2006.

DIANE BEAMER, M.P.,
Minister for Fair Trading

NATIONAL PARKS AND WILDLIFE ACT 1974

Proclamation

I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 68 of the National Parks and Wildlife Act 1974, with the consent of every owner and occupier do, on the recommendation of the Director-General of the Department of Environment and Conservation, by this my Proclamation declare the lands described hereunder to be a wildlife refuge for the purposes of the abovementioned Act.

To be known as “Bombah Point Wildlife Refuge”

Signed and sealed at Sydney this 15th day of November 2006.

MARIE BASHIR,
Governor

By Her Excellency's Command

BOB DEBUS,
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Gloucester; Council – Great Lakes

County of Gloucester, Parish of Bulahdelah, 39.11 hectares, being Lot 1, DP 877626. NPWS 06/07002.

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

ALAN RITCHIE,
Manager Dangerous Goods,
Environment Protection Authority
by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

<i>Name and address of Licensee</i>	<i>Date of Granting of Licence</i>
Mr Simon Mark Skelly 50 John Street Crookwell NSW 2583	21 November 2006

Department of Health, New South Wales

Sydney, 15 November 2006

POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 171 (1),
Poisons and Therapeutic Goods Regulation 2002

Restoration of Drug Authority

IN accordance with the provisions of clause 171 (1) of the Poisons and Therapeutic Goods Regulation 2002, a direction has been issued that the order prohibiting John Conte of 2/13 English Street, Carlton, 2218 from supplying or having possession of, or manufacturing drugs of addiction, or manufacturing any preparation, admixture or extract of a drug of addiction as authorised by clauses 101 (1) and 102 of the Regulation, for the purpose of his profession as a pharmacist, shall cease to operate from 17 November 2006.

ROBYN KRUK,
Director-General

PROFESSIONAL STANDARDS ACT 1994

ERRATUM

ON 17 November 2006, a notice was published on page 9796 of the *Government Gazette* pursuant to the Professional Standards Act 1994. That notice contained an incorrect commencement date of 5 November 2006. The correct date is 5 December 2006.

RURAL LANDS PROTECTION ACT 1998

Section 221

Notice of Election

I, Garry West, administrator of the Milparinka Rural Lands Protection Board, hereby fix the date of 14 March 2007 as the polling date for a special election of directors of that Board.

GARRY WEST,
Administrator

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at the Oaks in the Local Government Area of Wollondilly Shire

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 21st day of November 2006.

Signed for Sydney Water Corporation by its Attorneys

JEFFREY FRANCIS COLENZO

KEVIN ANDREW HANLEY

who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 323, Book 4465 under the Authority of which this instrument has been executed.

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Wollondilly, Parish of Weromba, County of Camden, and State of New South Wales, being Lot 1, Deposited Plan 1091006, containing 232.4 m². [Sydney Water reference: 531781F7]

SYDNEY WATER ACT 1994

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of an Easement at Kiama Downs in the Local Government Area of Kiama

Sydney Water Corporation declares, with the approval of Her Excellency, the Governor, that the interest in land described in the First Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 21st day of November 2006.

Signed for Sydney Water Corporation by its Attorneys

JEFFREY FRANCIS COLENZO

KEVIN ANDREW HANLEY

who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 323, Book 4465 under the Authority of which this instrument has been executed.)

SCHEDULE 1

An easement for sewerage purposes more fully described in Memorandum 7158327F lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 229.8m² in the Local Government Area of Kiama, Parish Kiama, County of Camden and State of New South Wales, being the land shown on Deposited Plan 1051461 as "(A) PROPOSED EASEMENT FOR SEWERAGE PURPOSES VARIABLE WIDTH" over Lot 602 in Deposited Plan 878369. [Sydney Water reference:556332F0]

SYDNEY WATER CATCHMENT MANAGEMENT ACT 1998

Notice

Transfer of Metropolitan Special Area Lands to the Department of Environment and Conservation

PURSUANT to section 45 (1) (a) of the Sydney Water Catchment Management Act 1998 the Sydney Catchment Authority, as at the date of publication of this Notice in the Gazette, hereby transfers to the Minister administering the National Parks and Wildlife Act 1974 the land, including all

rights and liabilities as listed in Schedule 1 and shown on the map marked "Transfer of Metropolitan Special Area Lands" dated 1 December 2005 deposited in the Penrith office of the Authority, TRIM Reference MAP2005/00001, but subject to the reservation and exclusion of retained land, and retained operational assets as described in Schedules II and III.

Dated this 14th day of November 2006

GRAEME HEAD,

Chief Executive,

Sydney Catchment Authority

SCHEDULE I

Transferred Land

<i>Lot</i>	<i>DP</i>	<i>Lot</i>	<i>DP</i>	<i>Lot</i>	<i>DP</i>
1	751260	6	251908	1	251908
2	751260	8	251908	9	251908
6	751260	1	1001209	12	1095183
3	751260	A	376017	16	1096065
1	744545	C	376017	17	1096065
1	313185	1	435075	62	751297
2	313185	11	732649	2	203231
2	251908	12	732649	8	1097414
3	251908	1	122226	13	1092321
4	251908	3	108340		
5	251908	7	251908		

SCHEDULE II

Retained Land

All those pieces or parcels of land within Lot 13, DP 1092321, Lot 8, DP 1097414, Lot A, DP 376017 and Lot 12, DP 1095183 described as "Excluded Areas" and hatched red on the map Transfer of Metropolitan Special Area Lands (TRIM Reference MAP2005/00001) dated 1 December 2005 and being land required for the Nepean/Avon Deep Storage Project construction area and Groundwater Bore Field construction area.

SCHEDULE III

Retained Operational Assets

All those operational assets, fixtures and fittings listed in the annexure to a letter dated 16 December 2005 forwarded by the Sydney Catchment Authority to the Department of Environment and Conservation, a copy of which is deposited in the Penrith office of the Sydney Catchment Authority, TRIM Reference D2005/10908.

THREATENED SPECIES CONSERVATION ACT 1995

These Determinations are being placed on exhibition for a further period

Notice of Preliminary Determinations

Proposed additions to the Schedules

THE Scientific Committee, established by the Threatened Species Conservation Act 1995, has made Preliminary Determinations to support proposals to list the following in the relevant Schedules of the Act.

Endangered Species (Part 1 of Schedule 1)*Corybas dowlingii* D.L. Jones, a herb*Hibbertia* sp. nov. 'Menai' A.T. Fairley 15 Dec 2004, a shrub**Critically Endangered Species** (Part 1 of Schedule 1A)*Banksia conferta* A.S.George subsp. *conferta*, a shrub*Prasophyllum canaliculatum* D.L. Jones, a leek orchid

Notice of Preliminary Determination
Proposed Amendment to the Schedule

The Scientific Committee, established by the Threatened Species Conservation Act, has made a Preliminary Determination to support a proposal to list the Lowland Grassy Woodland in the South East Corner bioregion as an ENDANGERED ECOLOGICAL COMMUNITY on Part 3 of Schedule 1 of the Act, and as a consequence, to omit reference to Bega Dry Grass Forest in the South East Corner Bioregion and Candelo Dry Grass Forest in the South East Corner Bioregion from Part 3 of Schedule 1 (endangered ecological community) of the Act.

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to: Scientific Committee, PO Box 1967, Hurstville NSW 1481. Attention: Suzanne Chate. Submissions must be received by 26 January 2007.

Notice of Final Determination

The Scientific Committee has also made Final Determinations to reject a proposal to list the following in the relevant Schedule of the Act.

Endangered Species (Part 1 of Schedule 1)*Banksia conferta* A.S.George subsp. *conferta*, a shrub*Prasophyllum canaliculatum* D.L. Jones, a leek orchid

Copies of these Determinations, which contain the reasons for the determinations, may be obtained free of charge on the Internet www.nationalparks.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967, Hurstville NSW 1481. Tel: (02) 9585 6940 or Fax (02) 9585 6606, or in person at the Department of Environment and Conservation Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determinations may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Associate Professor LESLEY HUGHES,
Chairperson

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

Her Excellency the Governor

I, Professor Marie Bashir, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to section 225 of the Crimes (Administration of Sentences) Act 1999, do, by this proclamation vary the proclamation of St Heliers Correctional Centre published in the *Government Gazette* on 14 May 1999 and 19 October 2001, and in variation there of I declare St Heliers Correctional Centre to be the area comprised within the boundaries hereunder (together with all buildings or premises which are now or may hereafter be erected thereon), viz.:

All that piece or parcel of land situate in the Local Government Area of Muswellbrook Shire, Parish of Rowan and County of Durham, being part of lot 23 Deposited Plan 220328 shown by dark shading as St Heliers Correctional Centre on Plan Catalogue Number 55301 in the NSW Department of Commerce Plan Room reproduced hereunder and having a total area of 11.60 hectares or thereabouts.

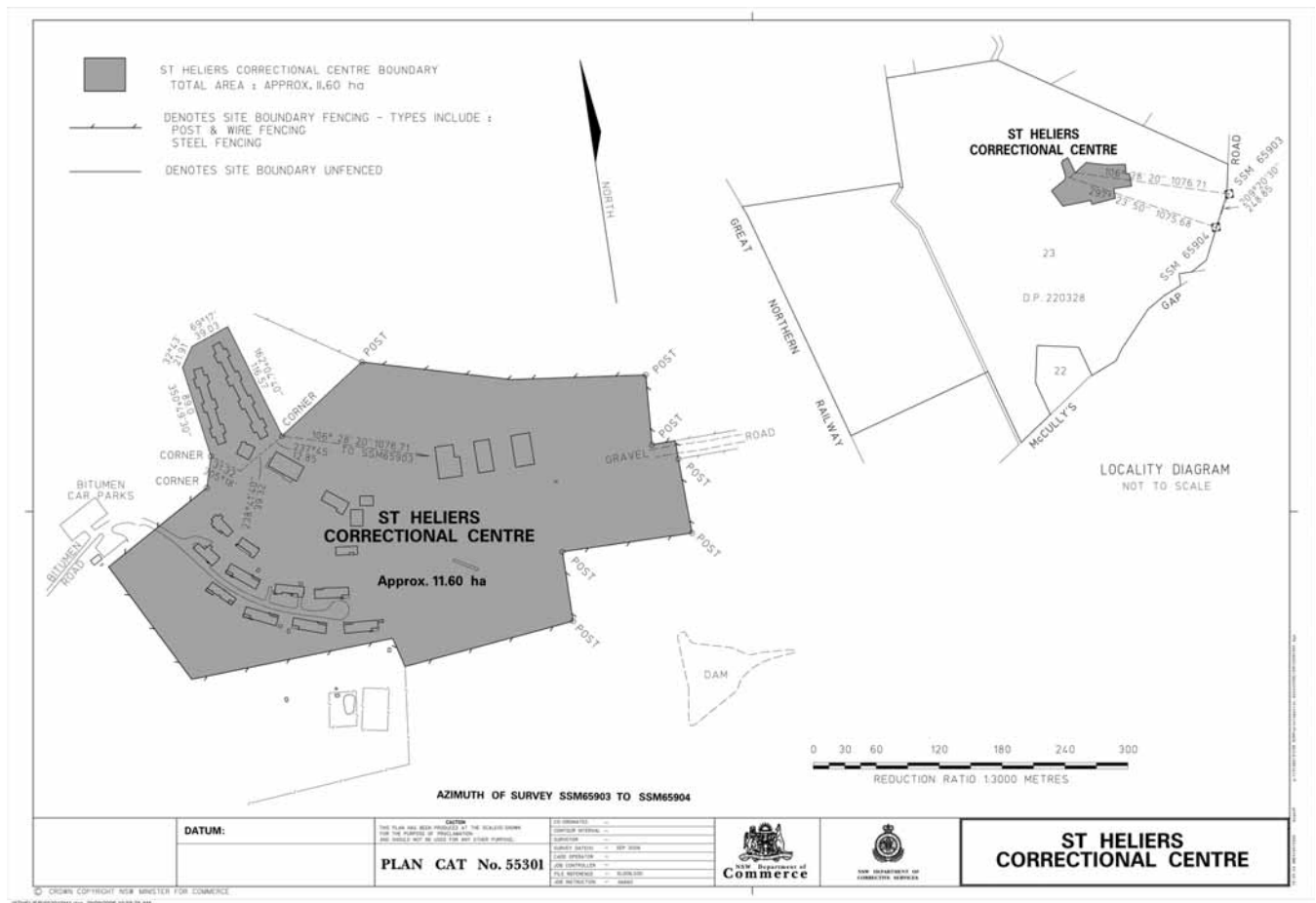
This proclamation is to take effect on and from the date of publication in the *Government Gazette*.

Signed and sealed at Sydney, this 15th day of November 2006.

By Her Excellency's Command.

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

GOD SAVE THE QUEEN!





INDEPENDENT
TRANSPORT
SAFETY AND
RELIABILITY
REGULATOR

Rail Accreditation Annual Fees Determination 2006

Under the Rail Safety Act 2002

I, **CAROLYN WALSH**, Chief Executive of the Independent Transport Safety and Reliability Regulator, pursuant to sections 45 and 48 of the Rail Safety Act, with the approval of the Minister for Transport, make the following determination with respect to annual accreditation fees payable by persons accredited under that Act.

Dated, this 22nd day of November, 2006

A handwritten signature in black ink, appearing to read 'Carolyn Walsh'.

Carolyn Walsh
Chief Executive
Independent Transport Safety and Reliability Regulator

1 Definitions

Accredited Person means a person that is accredited under the Rail Safety Act 2002.

Adjusted Accreditation Fee means the fee calculated in accordance with Schedule 1.

Final Accreditation Fee means the fee calculated in accordance with Schedule 1.

Fixed Annual Accreditation Fee means the fee set out in Schedule 1.

Freight Train Rate means the rate per kilometre applicable to rolling stock operations for the carriage of freight set out in Schedule 2 of this Determination.

Heritage operator means an operator of a heritage railway the operation of which is carried out by means of volunteer labour or a not-for-profit basis.

Heritage railway means a railway operation of which the principal function is the restoration, preservation or operation of vintage trains.

Initial Accreditation Fee means the initial accreditation fee that is calculated in accordance with Schedule 1 of this Determination.

Minimum Accreditation Fee means the fee set out in Schedule 2.

Passenger Train Rate means the rate per kilometre applicable to rolling stock operations for the carriage of passengers set out in Schedule 2 of this Determination.

Track Rate means the rate per kilometre set out in Schedule 2 of this Determination.

2 Annual accreditation fee

2.1 The annual accreditation fee that is payable by an accredited person is the greater of either the Initial Accreditation Fee and the Adjusted Accreditation Fee or the Minimum Accreditation Fee.

2.2 Clause 2.1 does not apply to heritage operators.

3 Timing and manner of Payment

3.1 An accredited person is to pay the Initial Accreditation Fee by 30 September for that financial year unless ITSRR otherwise agrees in writing.

3.2 ITSRR may consider submissions in writing from the accredited person in relation to the calculation of the Initial Accreditation Fee.

4 Adjustment of Annual Accreditation Fee

- 4.1 In the following financial year ITSRR will calculate a Final Accreditation Fee for the previous financial year in accordance with the formula set out in Schedule 1 of the Determination.
- 4.2 If the Final Accreditation Fee is greater than the Initial Accreditation Fee, the Accredited Person must, in addition, pay an Adjusted Accreditation Fee which is payable by 30 September of the year following the year for which the adjustment was made unless ITSRR otherwise agrees in writing.
- 4.3 If the Final Accreditation Fee is less than the Initial Accreditation Fee the Adjusted Accreditation Fee will be applied as a credit towards the Initial Accreditation Fee for the year following the year in which the adjustment was made.
- 4.4 If the person is no longer accredited, the Adjusted Accreditation Fee will be refunded to the person.

5 Fixed Annual Accreditation Fees for Heritage Operators

- 5.1 All accredited heritage operators are required to pay the Fixed Annual Accreditation Fee.

6 Late payment of fees and pro rata fees

- 6.1 Where payment of the annual accreditation fee is not received in full by the due date, a late fee of 15% may be charged on the outstanding amount.

7 Transitional Arrangements

- 7.1 This Determination applies from 1 December 2006.
- 7.2 The anniversary date of an accredited person's accreditation is for the purposes of this Determination taken to be 1 July.
- 7.3 Notwithstanding any other provision of this Determination, annual accreditation fees for the year 06-07 applying to all accredited persons will be calculated in accordance with this Determination from 1 December 2006. Fees for that year are to be paid by the date specified in any invoices issued by ITSRR.
- 7.4 Where an accredited person, as at the date of this Determination, has paid any accreditation fee with respect to any period from the date of Gazettal, the accredited person will have that amount deducted on a pro rata basis from the annual accreditation fees that are payable under this Determination.

SCHEDULE 1

RAIL ACCREDITATION ANNUAL FEES DETERMINATION 2006

Formulas for Calculation of Annual Accreditation Fees

1. In this Schedule:

“actual freight kms” means the total number of kilometres travelled by trains in the course of undertaking the railway operations for which that person is accredited for purposes other than for the carriage of passengers and includes kilometres travelled by track maintenance machines operated by an accredited person along the main line between the accredited person’s worksites.

“actual track under the management of the accredited person” means the total number of kilometres of track that is owned, controlled or managed by the accredited person including private sidings.

“actual passenger kms” means the total number of kilometres travelled by trains for the purposes of the carriage of passengers in the course of undertaking the railway operations for which that persons is accredited for.

“Adjusted Accreditation Fee” is the Adjusted Accreditation Fee adjusted for Year X, which is due for payment by 30 September of year (X + 1).

“Final Accreditation Fee” is the Final Accreditation Fee for Year X.

“Fixed Annual Accreditation Fee” – see Schedule 2.

“Initial Accreditation Fee” is the Initial Accreditation Fee due for payment by 30 September in Year X.

2. In this Schedule:

“T” = actual track under the management of the accredited person in year (X -1) (or estimate)

“F” = actual freight kms undertaken for the accredited person in year (X -1) (or estimate)

“P” = actual passenger kms undertaken for the accredited person in year (X +1), (or estimate)

“tr” = Track rate for year X

“fr” = Freight train rate for year X

“pr” = Passenger train rate for year X

“T¹” = actual track under management in Year X

“F¹” = actual freight kms undertaken in Year X

“P¹” = actual passenger kms undertaken in Year X

Year X = the financial year for which fees are being calculated

Year (X – 1) = the financial year immediately preceding the year for which fees are being calculated

Year (X + 1) = the financial year immediately following the year for which fees are being calculated

3. The Initial Accreditation Fee ("I") is calculated as follows:
 $(T \times tr) + (F \times fr) + (P \times pr) = I$
4. The Final Accreditation Fee ("F") is calculated as follows:
 $(T^1 \times tr) + (F^1 \times fr) + (P^1 \times pr) = F$
5. The Adjusted Accreditation Fee ("A") is calculated as follows:
 $A = F - I$

SCHEDULE 2

RAIL ACCREDITATION ANNUAL FEES DETERMINATION 2006

For 2006-2007

Freight Train Rate	\$0.0615
Passenger Train Rate	\$0.0264
Track Rate	\$67.0416
Minimum Fees	\$10,000
Fixed Annual Accreditation Fee where track and/or train kilometres are equal to or greater than 10,000.	\$500
Fixed Annual Accreditation Fee where track and/or train kilometres are less than 10,000.	\$100



INDEPENDENT
TRANSPORT
SAFETY AND
RELIABILITY
REGULATOR

Rail Safety (Guidelines for Certification of Competency Amendment) 2006 – No 4

Under the Rail Safety Act 2002

I, **CAROLYN WALSH**, Chief Executive of the Independent Transport Safety and Reliability Regulator, pursuant to sections 36, 38, 39 and 116A of the Rail Safety Act 2002 make the amendments contained in Schedule 1 to the Guidelines for Certification of Competency appearing in the Government Gazette dated 24 December 2003.

Dated, this 21 day of November 2006.

A handwritten signature in black ink, appearing to read 'Carolyn Walsh'.

Carolyn Walsh

Chief Executive Officer
Independent Transport Safety and Reliability Regulator

Explanatory Note

The object of this amendment is to amend the Guidelines relating to the Certification of Competency originally gazetted on 24 December 2003 to reflect the revision of the Australian Quality Training Framework standards and to allow operators of railways to issue Certificates of Competency.



INDEPENDENT
TRANSPORT
SAFETY AND
RELIABILITY
REGULATOR

Rail Safety (Guidelines for Certification of Competency Amendment) 2006 – No 4

Part 1 – Preliminary

1. Name of Guideline

This is the Rail Safety (Guidelines for Certification of Competency Amendment) 2006 – No 4.

2. Commencement

This Guideline commences on 24 November 2006.

Schedule 1

The Guidelines Relating to the Certification of Competency are amended as follows:

1. Omit Guideline 4.1 and insert instead the following:

The Guidelines shall apply to all operators of a railway under the Act, all authorised third parties issuing Certificates of Competency, the registers under their control and the owners of private sidings.

2. Omit Guideline 5.1 and insert instead the following:

Section 36 of the Act allows Certificates of Competency to be issued or renewed by:

- (a) Operators of a railway; or
- (b) Third parties authorised by the ITSRR.

3. Omit Guideline 5.2(b)(iii) and insert instead the following:

- (iii) **For training assessment:** possess a minimum of the three stated competencies from the Training and Assessment Training Package

(TAA04) or is able to demonstrate equivalent competencies.

For training delivery: possess the stated Certificate IV in Training and Assessment from the Training and Assessment Training Package (TAA04) or is able to demonstrate equivalent competencies.

Note:

Assessors who hold BSZ401A, BSZ402A and BSZ403A from the Training Package for Assessment and Workplace Training (BSZ98) do not have to upgrade their competencies to comply with the revised standard.

TENDERS

Department of Commerce

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

<http://www.tenders.nsw.gov.au>

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BANKSTOWN CITY COUNCIL

Light Traffic Thoroughfare
Milperra Local Area

BANKSTOWN COUNCIL advises that under powers delegated to councils from the Roads and Traffic Authority of NSW, it proposes to impose a maximum load limit of 3 tonnes in the Milperra local area bounded by Bullecourt Avenue, Ashford Avenue, Flanders Avenue and Henry Lawson Drive.

The purpose of this load limit is to eliminate the heavy vehicular traffic through a residential area.

It should be noted that this load limit does not apply to buses or commercial vehicles in excess of the limit having an origin or destination within the area.

A period of 28 days from the date of this notice is allowed for persons to lodge a written objection to the proposal to impose the load limit.

Queries may be addressed to the Traffic Engineer on 9707 9578. [2804]

BAULKHAM HILLS SHIRE COUNCIL

Roads Act 1993 – Section 162

Roads (General) Regulation 2000

Naming a new section of public road and
the renaming of an existing section of public road
(Green Road) Kellyville to the names described below

NOTICE is hereby given that pursuant to the Roads (General) Regulation 2000 as amended and section 162 of the Roads Act 1993 as amended, Baulkham Hills Shire Council resolved on 15 July 2003 to rename the roads described below:

<i>Description</i>	<i>Proposed Road Name</i>
The new deviation of Green Road from the intersection of President Road, Rosebery Road and existing Green Road southwards to meet up with the current intersection of Green Road and Wrights Road.	Green Road
The remaining section of Green Road south-east from the intersection of Rosebery Road and President Road to the intersection of Wrights Road.	Morris Grove

Enquiries: Land Information Section (02) 9843 0555.

[2805]

GRIFFITH CITY COUNCIL

Roads Act 1993

GRIFFITH CITY COUNCIL declares that the land described in the Schedule below, being a temporary public road vested in Council, is closed in accordance with the provisions of section 39 (1) of the Roads Act 1993. All rights of passage to pass along the temporary public road are hereby extinguished. GENERAL MANAGER, Griffith City Council, PO Box 485, Griffith NSW 2680.

SCHEDULE

Lots 50 and 51, DP 1075201, being temporary public roads that formed part of Hiram Drive and Citrus Road, Griffith. [2806]

HAWKESBURY CITY COUNCIL

Roads Act 1993

Road Naming – Precision Place, Mulgrave

NOTICE is given that Hawkesbury City Council in accordance with the Roads Act 1993 and by resolution dated 9 November 2004 has named the presently unnamed public road bounded by Lots 108-110, DP 1066062, Strata Plan 76694, Lot 2, DP 1092748, Lots 202, 206-211, DP 1067862 and Strata Plan 75755, as Precision Place. G. FAULKNER, General Manager, Hawkesbury City Council, PO Box 146, Windsor NSW 2756. [2807]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

LAKE MACQUARIE CITY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

Dated at Speers Point, 20 November 2006

BRIAN BELL, General Manager, Lake Macquarie City Council, Administration Building, Main Road, Speers Point 2284.

SCHEDULE

Lot 21 in Deposited Plan 1087693 [2808]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

IN accordance with section 10 of the Roads Act 1993, Lake Macquarie City Council dedicates the land held by it and described in the Schedule below as Public Road.

BRIAN BELL, General Manager, Lake Macquarie City Council, Administration Building, Main Road, Speers Point 2284.

SCHEDULE

Lot 21 in Deposited Plan 1087693 [2809]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993

Section 10 Dedication of Land as Public Road

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

SCHEDULE

Lot 100, Deposited Plan 826468, Parish Macquarie, County Macquarie being land comprising part of Clearwater Crescent, Port Macquarie. [2810]

RIVERINA WATER COUNTY COUNCIL

Local Government Act 1993, Section 553

Extension of Watermains

NOTICE is hereby given pursuant to section 553 of the Local Government Act 1993, that Riverina Water County Council's water mains have been extended to service the lands described hereunder:

WAGGA WAGGA

Nagle Street: West from Lot 9 for 166 metres to Lot 10.
Drawing No.: 1-1852 Sep 2006

Glenfield Gardens – Stage 2– Barrima Street: From hydrant in front of Lot 25, west across the street, then south for a distance of 31 metres and then west along Barrima for a distance of 220 metres.

Drawing No.: 1-3065 Aug 2006

Glenoak/Indigo Drive – Stage 1: Kalmia Place: From Indigo Drive, east along Kalmia Place for a distance of 661 metres.
Robinia Place: From Indigo Drive west along Robinia for a distance of 130 metres.

Drawing No.: 1-3074 Jul 2006

Riverview Estate – McNickle Road: North from southern boundary of Lot 4 for a distance of 152 metres. Roach Road: West from corner of McNickle for a distance of 362 metres.
Riverview Drive: West for a distance of 850 metres.

Drawing No.: TBC Aug 2006

Brunslea Park Estate – Stage 4 and 5 – Boree Avenue: From hydrant in front of Lot 1, west for a distance of 105 metres.
Malaleuca Drive: North from Lot 7 to Lot 27 for a distance of 270 metres. From Malaleuca Drive, west for a distance of 84 metres along new road.

Drawing No.: 1-2715 Sep 2006

RURAL

Kane Street - Mangoplah: Back Lane between Baylis and Kane Streets, from existing hydrant in front of Lot 9, South for a distance of 140 metres. Tywong Street: from corner of Lot 6, East for a distance of 83 metres.

Drawing No.: 3-1504 Sep 2006

Nicholas Street – The Rock: Nicholas Street: from existing hydrant in front of Lot 3, West for a distance of 120 metres.
Mixner Street: From corner of Nicholas and Mixner Streets, north for a distance of 80 metres to lane.

Drawing No.: 3-232 Sep 2006

Bidgeemia – Pleasant Hills: Hughes Street: from corner of Hughes and Ryan Street, south for a distance of 99.5 metres.
Rand Street: From corner of Hughes and Rand Street, west along Halls Creek Road for a distance of 10,242.

Drawing No.: ?? Sep 2006

The owners of all lands within the prescribed distance will be liable for water supply charges as from the expiration of twenty-one (21 days) after the publication of this notice, or the date of connection of the properties to the water main, whichever is the earlier date. G. W. PIEPER, General Manager, Riverina Water County Council, Box 456 PO, Wagga Wagga NSW 2650. [2811]

SUTHERLAND SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

SUTHERLAND SHIRE COUNCIL declares, with approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of open space. Dated at Sutherland, 10 August 2006. JOHN WILFRED RAYNER, General Manager, Eton Street, Sutherland NSW 2232.

SCHEDULE

Lots 20-22, Section 2, DP 8670.

[2812]

COROWA SHIRE COUNCIL

Local Government Act 1993

Sale of Land for Overdue Rates

NOTICE is hereby given to the persons named hereunder that the Corowa Shire Council has resolved in pursuance of section 715 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest and on which the amount of rates stated in each case, as at 31 October 2006 is due:

<i>Owner(s) or Person(s) having interest in the land</i>	<i>Description of the land (Lot, Section, Deposited Plan and Street Address)</i>	<i>Amount of rates (including extra charges) overdue for more than 5 years</i>	<i>Interest accrued on amount on column (c)</i>	<i>Amount of all other rates (including extra charges) due and in arrears</i>	<i>Interest accrued on amount in column (e)</i>	<i>Total</i>
<i>(a)</i>	<i>(b)</i>	<i>(c)</i>	<i>(d)</i>	<i>(e)</i>	<i>(f)</i>	<i>(g)</i>
BRATT, Thomas William	Lots 6 and 7, Section 3, DP 758341 Denison Street, Daysdale	\$1,606.72	\$213.75	\$608.33	\$355.22	\$2,784.02
LUCKMAN, Victor John and Ruth	Lots 187, 188, 189, 197 and 198, DP 753746, Various Unnamed Streets, Coreen	\$600.29	\$138.14	\$615.66	\$317.08	\$1,671.17
ROBINSON, Marilyn Robyn	Lots 7 and 8, Section 5, DP 758877, Bott Street Rennie	\$616.02	\$149.15	\$605.89	\$324.97	\$1,696.03
SILL, Jeffrey Craig	Lot 2, Section 3, DP 758341, Young Street Daysdale	\$284.19	\$39.22	\$1,225.35	\$211.54	\$1,760.30
SILL, Jeffrey Craig	Lots 4 and 13, Section 2, DP 5572, Kavanagh and Martin Street Balldale	\$390.55	\$38.03	\$855.36	\$212.01	\$1,495.95
STOKES, Violet Maud	Lot 148, DP 753728, Hopefield Road Hopefield	\$227.00	\$22.97	\$665.50	\$191.46	\$1,106.93

In default of payment to the Council of the amount stated in column (g) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by public auction at the Oddfellows Hall, 225 Sanger Street, Corowa, NSW at 2 March 2007 commencing at 3pm. Dated 22 November 2006. BRUCE CORCORAN, General Manager, PO Box 77, Corowa NSW 2646. Telephone (02) 60338999, Fax (02) 60 333317.

[2813]

GREATER HUME SHIRE COUNCIL

Local Government Act 1993

Sale of Land for Overdue Rates

NOTICE is hereby given to the persons named hereunder that the Greater Hume Shire Council has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest and on which the amount of the rates and charges stated in each case, as at 29 September 2006 is due:

<i>Owners or persons having an interest in the land</i>	<i>Description of the land</i>	<i>Amount of rates (including extra charges) overdue for more than five (5) years</i>	<i>Amount of all other rates (including extra charges) due and in arrears</i>	<i>Total outstanding (interest calculated to 29-9-2006)</i>
<i>(a)</i>	<i>(b)</i>	<i>(c)</i>	<i>(d)</i>	<i>(e)</i>
TURNER, Peter Boyd and Freda Louise	Lots 1 and 2, DP 848389, Kanimbla Road, Holbrook	\$525.57	\$4,638.83	\$5,164.40
LUKINS, Robert Anthony and Anne Maree	Lots 33 and 88, DP 753337, Parish Dora For a – River Road, Talmalmo	\$260.46	\$2,259.05	\$2,519.51
ALVENA FLEUR NOMINEES PTY LIMITED	Lots 1 and 2, Section 13 DP 758522, 73-75 Albury Street, Holbrook	\$2,712.70	\$9,329.65	\$12,042.35
PRICE, Lester James	Lot 13, Section L DP4843, 21 Webb Street, Holbrook	\$5,085.09	\$6,363.98	\$11,448.07
STEWART, Ruth Jeanette	Lot 114, DP 753344, Stonehaven Road, Holbrook	\$383.23	\$3,663.95	\$4,047.18
COLTAY PTY LTD	Lot 6, DP 775801, Parish Wood, The Downfall Road, Rosewood	\$1,065.82	\$1,846.83	\$2,912.65
ROSE, Dawn Elizabeth	Lot 34, DP 816770, Parish Wood, The Downfall Road, Rosewood	\$737.31	\$2,069.71	\$2,807.02
BARTLETT, John Colin	Lot 28, DP 801875, Parish Yarara, Maginnitys Gap Road, Lankeys Creek	\$1,498.40	\$1,390.70	\$2,889.10
REGENER, Karl Richard	Lot 8, Section 1, DP 758178, Bulgandry Village, Urana Road, Bulgandry	\$2.72	\$16.73	\$19.15
POWELL, Frederick James	Lot 9, Section 4, DP 758711, Atkins Street, Morven	\$92.75	\$106.38	\$199.13
BRYANT, Allen James	Lot 13, Section 24, DP 9695, Melville Street, Culcairn	\$1,138.76	\$1,765.05	\$2,903.81
BRYANT, Allen James	Lot 61, DP 599763, Wattle Street, Culcairn	\$1,307.94	\$4,631.32	\$5,939.26
MONOGHAN, Helen, SHAW, Herbert John and GAMBLE, Neil Evans	Lot 1, DP 937578, Balfour Street, Culcairn	\$1,358.82	\$2,922.49	\$4,281.31
Official Trustee in Bankruptcy for Andrew Michael Koschel	Lot 37, DP 258018, 6 Sunnyside Crescent, Walla Walla	\$1,919.89	\$3,782.60	\$5,702.49

Default of payment to the council of the amount stated in column (e) above and any other rates (including extra charges) becoming due and payable after the publication of this notice, before the time fixed for the sale, the said land will be offered by Auction at the Greater Hume Shire Council offices, 40 Balfour Street, Culcairn on Friday 23 March 2007 commencing at 11 am. STEVEN PINNUCK, Acting General Manager, Greater Hume Shire Council, PO Box 99, Holbrook NSW 2644.

[2814]

NARRANDERA SHIRE COUNCIL

Local Government Act 1993

Sale of Land for Overdue Rates and Charges

NOTICE is hereby given to the person(s) and Companies named hereunder that the Council of the Shire of Narrandera has resolved in pursuance of section 713 2(a) of the Local Government Act 1993 to sell the land described hereunder of which the person(s) or Companies named appear to the Council to be the Registered Owner(s) or to have an interest in the land on which the amount of rates and charges stated in each case, as at 19 September 2006 is due:

<i>Registered Owner(s) or Person(s) or Companies appearing to have interest in the land</i>	<i>Description of subject land</i>	<i>Amount of rates and charges (including extra charges) overdue for more than five (5) years</i>	<i>Amount of all other rates and charges (including extra charges) payable and unpaid</i>	<i>Total Due</i>
(a)	(b)	(c)	(d)	(e)
TILLERS FORGE PTY LIMITED	Lot 1, DP 306994 78 Adams Street Narrandera NSW 2700 Parish of Narrandera in the County of Cooper	\$201.76	\$11,642.11	\$11,843.87
FRENCH, Michael Patrick and Marianne Isobel	Lot 4, DP 579724 12 Carolan Place Narrandera NSW 2700 Parish of Narrandera in the County of Cooper	\$56.08	\$8,583.89	\$8,639.97
TOOVEY, Peter	Lot 1, Sec 32, DP 758477 Boree Street Grong Grong NSW 2652 Parish of Lupton in the County of Bourke	\$190.55	\$1,028.42	\$1,218.97
QUADE, Henry Fred	Lot 7, Sec 17, DP 758477 Barellan Street Grong Grong NSW 2652 Parish of Lupton in the County of Bourke	\$248.94	\$919.59	\$1,168.53
RURAL DEVELOPMENT CORPORATION PTY LIMITED	Lot 11, Sec 1, DP 10667 James Street Binya NSW 2665 Parish of Binya in the County of Cooper	\$179.11	\$852.45	\$1,031.56

NOTICE is hereby given to the person named hereunder that the Council of the Shire of Narrandera has resolved in pursuance of section 713 2(b) of the Local Government Act, 1993 to sell the land described hereunder of which the person named appears to the Council to be the Registered Owner or to have an interest in the land on which the amount of rates and charges stated, as at 19 September 2006 is due:

<i>Registered Owner or Person appearing to have interest in the land</i>	<i>Description of subject land</i>	<i>Amount of rates and charges (including extra charges) overdue for more than one (1) year</i>	<i>Amount of all other rates and charges (including extra charges) payable and unpaid</i>	<i>Total Due</i>
(a)	(b)	(c)	(d)	(e)
HUNT, Oliver Victor	Lots 58 and 59, DP 751716 Volume 4556, Folio 149 Moombooldool Village Burley Griffin Way Moombooldool NSW 2665 Parish of Moombooldool North in the County of Cooper	\$599.03	\$99.00	\$698.03

In default of payment to the Council of the Shire of Narrandera of the amount stated in Column (e) above and any other rates and charges (including extra charges and costs associated with the process of sale by public auction) becoming due and payable after 19 September 2006 or an arrangement satisfactory to the Council for the payment of such rates and charges including any other rates and charges (including extra charges and costs associated with the process of sale by public auction) becoming due and payable after 19 September 2006 being entered into by the Registered Owner(s), interested Person(s) or Companies before the time fixed for the sale, the said land will be offered for sale by public auction by Landmark Narrandera at the Narrandera Shire Council Chambers, 141 East Street, Narrandera NSW 2700 on Friday 9 March 2007 commencing at 10.00am.

Payments made to Council must be by way of legal tender and made such that funds received are irrevocably cleared to the Council of the Shire of Narrandera by the time and date set for the auction. Mr K. M. MURPHY, General Manager, Narrandera Shire Council, 141 East Street, Narrandera NSW 2700 [2815]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of Jason Grant DE CAROLIS, late of Cromer, in the State of New South Wales, who died on 14 January 2006, must send particulars of their claim to the administratrix, Nancy Rhea De Carolis c.o. Newnhams Solicitors, 122 Castlereagh Street, Sydney, within one (1) calendar month from publication of this notice. After that time the administratrix may distribute the assets of the estate having regard only to the claims of which at the time of distribution she has notice. Letters of Administration were granted in New South Wales on 10 November 2006. NEWNHAMS SOLICITORS, 122 Castlereagh Street, Sydney, tel.: (02) 9264 7788. [2816]

NOTICE of intended distribution of estate.—Any person having any claim upon the Estate of Brian Albert Kenneth LANGFORD late of 6/22 Ness Avenue, Dulwich Hill in the State of New South Wales, who died on 31 October 2003 must send particulars of their claim to the Executor, Graham Geoffrey Neil Langford, care of Simpson & Co, Solicitors, 103A Anzac Parade, Kensington 2033 within one calendar month from publication of this notice. After that time, the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 10 November 2006. SIMPSON & CO., Solicitors, 103A Anzac Parade, Kensington NSW 2033 (PO Box 340, Kensington NSW 1465), tel. 9662 4381. [2817]

COMPANY NOTICES

NOTICE of Voluntary Liquidation Section 491 (2), Corporations Law.—TALMIT PTY LIMITED (In Liquidation) ACN 003 621 501.—Notice is hereby given that at a meeting of members of the abovenamed company held on 13 October 2006 the following special and ordinary resolutions respectively were passed: “That the Company be wound up as a members voluntary liquidation and that the assets of the Company may be distributed in whole or in part to the members in specie should the Liquidator so desire” and “That Brent Antony Perkins be appointed Liquidator of the company”. Notice is also given that creditors having claim against the company should furnish particulars of that claim to the liquidators within 28 days, otherwise distributions of the assets will take place without regard to such claims. Dated 21 November 2006. BRENT ANTONY PERKINS, Liquidator, Crosbie Warren Sinclair, Accountants, PO Box 29, Hunter Region Mail Centre NSW 2310, tel.: (02) 4923 4000. [2819]

NOTICE of final meeting of members.—TOLBROOK PTY LTD (In Liquidation) ACN 003 520 438.—Notice is hereby given in pursuance of section 509 of the Corporations Law that a general meeting of the company will be held at 24 Bay Street, Rockdale on Thursday, 21 December 2006 at 9:00 am for the purpose of laying before the members the final accounts of the winding up of the company and to give any explanations thereof. PAUL R. DE MARIA, Liquidator, c.o. Hales Redden, Registered Company Auditors, 24 Bay Street, Rockdale NSW 2216. [2820]

OTHER NOTICES**ENERGYAUSTRALIA**

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land
and an Interest in Land

Tanilba Bay

ERRATUM

THE notice published in the *Government Gazette* No. 139 on 17 November 2006 on page 9890 contained an error. On line four of the schedule the words “Lot 1272” is incorrect. This should read “Lot 1271”. This erratum now amends this error and the gazettal date remains 17 November 2006. [2821]

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