# INTERIM DEVELOPMENT ORDER NO. 82– CITY OF PENRITH

Government Gazette No. 12 of 19th January, 1979

## LOCAL GOVERNMENT ACT, 1919

#### SUSPENSION OF THE PROVISIONS OF THE PENRITH PLANNING SCHEME IN RESPECT OF CERTAIN LAND WITHIN THE CITY OF PENRITH AND NOTIFICATION OF INTERIM DEVELOPMENT ORDER NO. 82 – CITY OF PENRITH MADE IN RESPECT THEREOF

IN pursuance of section 342y of the Local Government Act, 1919, I, the Minister for Planning and Environment, having considered a report furnished by the New South Wales Planning and Environment Commission, do hereby notify that the provisions of the Penrith Planning Scheme are suspended as respects such part of the land to which such scheme applies as is described in Schedule "A" hereto and do, by this my notification, make an interim development order as set out in Schedule "B" hereto. (78-1323)

> PAUL LANDA, Minister for Planning and Environment.

Sydney, 5<sup>th</sup> January, 1979.

### SCHEDULE "A"

All that piece or parcel of land situate in the City of Penrith, having frontage to Bringelly Road, Kingswood, as shown by red edging on plan catalogued number 245:3395 in the office of the New South Wales Planning and Environment Commission.

#### SCHEDULE "B"

1. This Order may be cited as "Interim Development Order No. 82 - City of Penrith".

2. The provisions of clauses 2, 3, 4, 5 and 8 contained in the set of standard or model provisions adopted by the Minister for Local Government on the recommendation of The State Planning Authority of New South Wales and published in Government Gazette No. 88 of the 17<sup>th</sup> July, 1970, are adopted, by reference, for the purposes of this Order.

3. (1) Subject to this Order interim development may be carried out only with the consent of the Council for the purposes specified in Columns II, III and IV shown opposite Zone No. 3 (c) in Column I, which Columns are contained in the Table to clause 26 of the Penrith Planning Scheme Ordinance, and for the purposes of a laundrette and dry cleaning shop.

(2) The purposes referred to in subclause (1) shall have the meanings respectively ascribed to them by clause 4 of the aforesaid Ordinance. (128)

