



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 121

Friday, 16 November 2012

Published under authority by the Department of Premier and Cabinet

LEGISLATION

Online notification of the making of statutory instruments

Week beginning 5 November 2012

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

Regulations and other statutory instruments

Health Records And Information Privacy Amendment (Information Transfer) Regulation 2012 (2012-545) — published LW 9 November 2012

Private Health Facilities Amendment (Fees) Regulation 2012 (2012-546) — published LW 9 November 2012

Public Finance and Audit Amendment (Venues NSW) Proclamation 2012 (2012-547) — published LW 9 November 2012

Relationships Register Amendment (Interstate Registered Relationships) Regulation 2012 (2012-548) — published LW 9 November 2012

Environmental Planning Instruments

Albury Local Environmental Plan 2010 (Amendment No 7) (2012-549) — published LW 9 November 2012

Burwood Local Environmental Plan 2012 (2012-550) — published LW 9 November 2012

Gosford Local Environmental Plan No 475 (2012-551) — published LW 9 November 2012

Queanbeyan Local Environmental Plan (South Tralee) 2012 (2012-552) — published LW 9 November 2012

Sutherland Shire Local Environmental Plan 2006 (Amendment No 12) (2012-553) — published LW 9 November 2012

Sydney Local Environmental Plan 2005 (Amendment No 5) (2012-554) — published LW 9 November 2012

Upper Lachlan Local Environmental Plan 2010 (Amendment No 1) (2012-555) — published LW 9 November 2012

Wagga Wagga Local Environmental Plan 2010 (Amendment No 5) (2012-556) — published LW 9 November 2012

Other Legislation



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to list the following population as an endangered population under that Act, and, accordingly, Schedule 1 to that Act is amended by inserting the following in Part 2 after the matter relating to Campanulaceae under the heading "Plants":

Casuarinaceae

Allocasuarina inophloia (F. Muell. & F.M. Bailey) L.A.S. Johnson

Stringybark She-Oak population in the Clarence Valley local government area

This Notice commences on the day on which it is published in the Gazette.
Dated, this 1st day of November 2012.

Associate Professor Michelle Leishman
Chairperson of the Scientific Committee

Copies of final determination and reasons

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

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



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

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

Eucalyptus largeana Blakely &
Beuzev.

Craven Grey Box

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Chairperson of the Scientific Committee

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- (c) in person at the Office of Environment and Heritage Information Centre, Level 14, 59–61 Goulburn St, Sydney.



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

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

- (a) Schedule 1 to that Act is amended by inserting the following in Part 1 in alphabetical order in the matter relating to Orchidaceae under the heading "Plants":

Genoplesium baueri R. Br.

- (b) Schedule 2 to that Act is amended by omitting the following from Part 1 in the matter relating to Orchidaceae under the heading "Plants":

Genoplesium baueri R. Br.

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Notice of Final Determination

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- (c) in person at the Office of Environment and Heritage Information Centre, Level 14, 59–61 Goulburn St, Sydney.



New South Wales

Notice of Final Determination

under the

Threatened Species Conservation Act 1995

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

- (a) Schedule 1A to that Act is amended by inserting the following in Part 1 after the matter relating to Arecaceae under the heading “Plants”:

Convolvulaceae

* *Calystegia affinis* Endl.

- (b) Schedule 1 to that Act is amended by omitting the following from Part 1 in the matter relating to Convolvulaceae under the heading “Plants”:

* *Calystegia affinis* Endl.

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Dated, this 1st day of November 2012.

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Chairperson of the Scientific Committee

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Notice of Final Determination

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- (c) in person at the Office of Environment and Heritage Information Centre, Level 14, 59–61 Goulburn St, Sydney.

OFFICIAL NOTICES

Appointments

CONSUMER, TRADER AND TENANCY TRIBUNAL ACT 2001

I, Professor Marie Bashir, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, hereby appoint:

David Graham CHARLES
Fiona Elizabeth GRAY
Simon Brockwell HENNINGS
Katherine Ann ROSS
Kim Marie ROSSER
Theresa SIMON
Sabine THODE

on a full-time basis as Members of the Consumer, Trader and Tenancy Tribunal from 1 January 2013 until 31 December 2013 inclusive, with the entitlement to such leave as is applicable from time to time to an officer within the meaning of the Public Sector Employment and Management Act 2002.

Dated at Sydney this 7th day of November 2012.

M. BASHIR, A.C.,
Governor

By Her Excellency's Command,

ANTHONY ROBERTS, M.P.,
Minister for Fair Trading

CONSUMER, TRADER AND TENANCY TRIBUNAL ACT 2001

I, Professor Marie Bashir, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, hereby appoint:

Robyn BAILEY
Kenneth Garry BRYANT
Mark BULLEN
Shane CUNNINGHAM
Sancia de JERSEY
Sharon HANSTEIN
Ronald Graham HARRIS
Danae HARVEY
Francis HOLLES
Kim Joseph HOLWELL
Penelope HUNTER
Michael ILETT
Graham Anthony KINSEY
Jann LENNARD
Joanne LYNCH
Margaret Mary McCUE
Alan Malcolm McMURRAN
Mark Joseph MULOCK
Miranda Judith NAGY
Douglas Ramsay PRATT
Jennifer PRICE
Kim Beresford RICKARDS

Gregory John SARGINSON
Walter Gregory SPONZA
David Brett SPRINGETT
William Gregory TAYLOR
Vadim TOPOLINSKY
Graham Hood WILSON
Charles Richard XUEREB
Deborah ZIEGLER

on a part-time basis as Members of the Consumer, Trader and Tenancy Tribunal from 1 January 2013 until 31 December 2013 inclusive.

Dated at Sydney this 7th day of November 2012.

M. BASHIR, A.C.,
Governor

By Her Excellency's Command,

ANTHONY ROBERTS, M.P.,
Minister for Fair Trading

CONSUMER, TRADER AND TENANCY TRIBUNAL ACT 2001

I, Professor Marie Bashir AC, Governor of the State of New South Wales, with the advice of the Executive Council, hereby appoint:

Richard Frederick BUCKLEY
Norman Abraham CORREY
David GOLDSTEIN
Mark Alfred Killen HARROWELL

on a part-time basis as Senior Members of the Consumer, Trader and Tenancy Tribunal from 1 January 2013 until 31 December 2013 inclusive.

Dated at Sydney this 7th day of November 2012.

M. BASHIR, A.C.,
Governor

By Her Excellency's Command,

ANTHONY ROBERTS, M.P.,
Minister for Fair Trading

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

Serious Offenders Review Council
Appointment of Community Member

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 appointment of Lawrence (Lawrie) Fulton YEOMANS as a community member of the Serious Offenders Review Council for a period of three (3) years dating on and from 9 November 2012.

GREG SMITH, M.P.,
Minister for Justice

GEOGRAPHICAL NAMES ACT 1966

Geographical Names Board of NSW
Appointment of Member

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 3 of the Geographical Names Act 1966, the appointment of Dr Terry KASS as a member of the Geographical Names Board. The appointment is for a term finishing on 31 January 2017.

Her Excellency the Governor, with the advice of the Executive Council gave approval of the nomination on 12 September 2012.

The Hon. GREG PEARCE, M.L.C.,
Minister for Finance and Services
and Minister for the Illawarra

**GOVERNMENT TELECOMMUNICATIONS
ACT 1991**

Appointment of Deputy Chairperson
Board of the New South Wales Government
Telecommunications Authority

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 32 (3) (b) of the Government Telecommunications Act 1991, the appointment of Mr Peter BARRIE as the Deputy Chairperson of the Board of New South Wales Government Telecommunications Authority.

The appointment is from the time of the Governor's approval until 25 April 2014.

Her Excellency the Governor, with the advice of the Executive Council, gave approval of the nomination on 7 November 2012.

The Hon. GREG PEARCE, M.L.C.,
Minister for Finance and Services

Roads and Maritime Services

ROAD TRANSPORT (GENERAL) ACT 2005

Class 2 Road Train (Amendment) Notice 2012

I, Peter Duncan, Chief Executive of Roads and Maritime Services, pursuant to Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005 hereby amend the Class 2 Road Train Notice 2012 that was published on 27 July 2012 in the *New South Wales Government Gazette* No. 78 at page 3490 as set out in the Schedule of this Notice.

PETER DUNCAN,
Chief Executive,
Roads and Maritime Services

SCHEDULE

The Class 2 Road Train Notice 2012 that was published on 27 July 2012 in the *New South Wales Government Gazette* No. 78 at page 3490 remains in force subject to the following amendment:

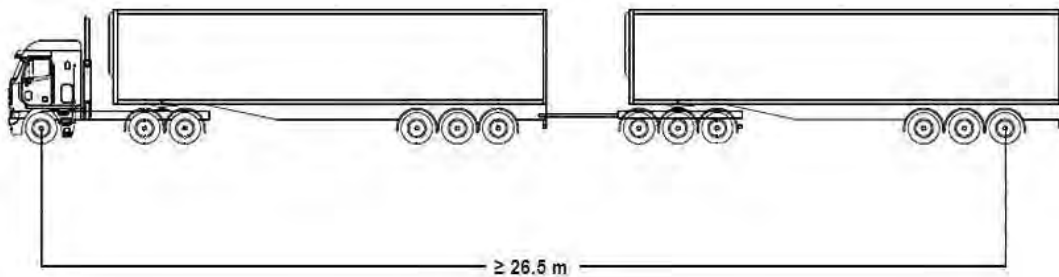
Remove Part 6 in its entirety and *replace* with the following:

Part 6. – Axle Spacings

6. Requirements for road trains having an overall length not exceeding 36.5 metres which are fitted with one tri-axle converter dolly:

- 6.1 A road train operating under this Part must comply with the axle spacing requirements in clause 3 of Schedule 1 to the Regulation.
- 6.2 A road train operating under this Part must also maintain a spacing between the outermost axles of not less than 26.5 metres, see Figure 1.

Figure 1



Note: The outermost axle spacing is measured from the centre line of the steer axle on the prime mover to the centre line of the last axle in the combination as illustrated in Figure 1.

ROAD TRANSPORT (GENERAL) ACT 2005

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

I, Peter Duncan, Chief Executive Roads and Maritime Services, pursuant to Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005, hereby amend the Class 2 B-Double Notice 2010, as published in the *NSW Government Gazette* No. 108 on 27 August 2010 at pages 4033 to 4284, as set out in the Schedule of this Notice.

PETER DUNCAN,
Chief Executive,
Roads and Maritime Services

SCHEDULE
1. Citation

This Notice is the Roads and Maritime Services Class 2 B-Double (Amendment) Notice No. 14/2012.

2. Commencement

This Notice takes effect on and from the date of publication in the *NSW Government Gazette*.

3. Effect

This Notice remains in force from 24 November 2012 to 4 December 2012 unless it is repealed earlier.

4. Amendment

Insert the following routes into the table at Appendix 1, under the heading Part 1 – Sydney Region OTHER ROAD AUTHORITIES Sydney Olympic Park Authority.

<i>Type</i>	<i>Road No.</i>	<i>Approved Road</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25		Australia Avenue	Homebush Bay Drive, Homebush	Kevin Coombs Avenue, Sydney Olympic Park	
25		Bennelong Parkway	Australia Avenue, Sydney Olympic Park	Marjorie Jackson Parkway, Sydney Olympic Park	
25		Marjorie Jackson Parkway	Bennelong Parkway, Sydney Olympic Park	Australia Avenue, Sydney Olympic Park	
25		Kevin Coombs Avenue	Australia Avenue, Sydney Olympic Park	Olympic Boulevard, Sydney Olympic Park	
25		Olympic Boulevard	Sarah Durack Avenue, Sydney Olympic Park	Kevin Coombs Avenue, Sydney Olympic Park	
25		Grand Parade	Olympic Boulevard, Sydney Olympic Park	Australia Avenue, Sydney Olympic Park	
25		Sarah Durack Avenue	Olympic Boulevard, Sydney Olympic Park	Australia Avenue, Sydney Olympic Park	
25		Herb Elliott Avenue	Olympic Boulevard, Sydney Olympic Park	Showground Road, Sydney Olympic Park	
25		Showground Road	Herb Elliott Avenue, Sydney Olympic Park	Kevin Coombs Avenue, Sydney Olympic Park	
25		Murray Rose Avenue	Showground Road, Sydney Olympic Park	Park Street, Sydney Olympic Park	
25		Park Street	Murray Rose Avenue, Sydney Olympic Park	Herb Elliott Avenue, Sydney Olympic Park	
25		Herb Elliott Avenue	Park Street, Sydney Olympic Park	Australia Avenue, Sydney Olympic Park	
25		Hawkesbury Street	Grand Parade	Kevin Coombs Avenue, Sydney Olympic Park	

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Greater Hume Shire Council area

Dedication of Land as Public Road and Declaration as Controlled Access Road of part of the Hume Highway between Yarra Yarra and Holbrook

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

1. dedicate as public road the land described in Schedules 1 and 2 under;
2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
3. declare to be a controlled access road the said main road described in Schedules 2 and 3 under;
4. declare that access to the said controlled access road is restricted; and
5. specify in Schedule 4 under, the points along the controlled access way at which access may be gained to or from other public roads.

**HON DUNCAN GAY MLC
MINISTER FOR ROADS AND PORTS**

SCHEDULE 1

ALL that piece or parcel of land situated in the Greater Hume Shire Council area, Parish of Holbrook and County of Goulburn shown as Lot 10 Deposited Plan 1129439.

The above Lot is shown on RMS Plan 0002 186 AC 4011.

SCHEDULE 2

ALL those pieces or parcels of land situated in the Greater Hume Shire Council area, Parishes of Billabung and Holbrook and County of Goulburn shown as:

Lots 11 to 19 inclusive Deposited Plan 1129439;

Lots 14 to 27 inclusive Deposited Plan 1127736;

Lots 45 to 71 inclusive and 78 Deposited Plan 1123967;

Lot 5 Section 14 Deposited Plan 758432;

Lots 1 and 2 Section 11 Deposited Plan 758432; and

Lots 1 and 2 Deposited Plan 537165.

The above Lots are shown on RMS Plan 0002 186 AC 4011.

SCHEDULE 3

ALL those pieces or parcels of public road situated in the Greater Hume Shire Council area, Parishes of Billabung and Holbrook and County of Goulburn shown as:

Lots 20 and 21 Deposited Plan 1129439;

Lots 1 to 4 inclusive Deposited Plan 534913;

Lot 1 Deposited Plan 204961;

Lots 28 to 31 inclusive Deposited Plan 1127736;

Lot 1 Deposited Plan 534914;

Lot 1 Deposited Plan 534915;

Lots 1 to 6 inclusive Deposited Plan 222656; and

Lots 72 to 77 inclusive and 79 Deposited Plan 1123967.

The above Lots are shown on RMS Plan 0002 186 AC 4011.

SCHEDULE 4

Between the points A and B;

between the points C and D;

between the points E and F; and

between the points G and H, all shown on RMS Plan 0002 186 AC 4011.

(RMS Papers: SF2012/2703)

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Wollongong City Council area

Dedication of Land as Public Road and Declaration as a Controlled Access Road of part of Memorial Drive at Corrimal, Towradgi and Fairy Meadow

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

1. dedicate as public road the land described in Schedules 1 and 2 under;
2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
3. declare to be a controlled access road the said main road described in Schedules 2 and 3;
4. declare that access to the said controlled access road is restricted; and
5. specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

**HON DUNCAN GAY MLC
MINISTER FOR ROADS AND PORTS**

SCHEDULE 1

ALL those pieces or parcels of land situated in the Wollongong City Council area, Parish of Woonona and County of Camden, shown as:

Lots 43 to 48 inclusive and Lot 52 Deposited Plan 804962;

Lot 12 Deposited Plan 749492;

Lots 12 to 14 inclusive Deposited Plan 775271;

Lots 2 and 23 to 33 inclusive Deposited Plan 875926;

Lots 13 to 18 inclusive Deposited Plan 872825; and

Lots 4 to 6 inclusive RMS Plan 0626 497 AC 4005.

The above Lots are shown in RMS Plan 0626 497 AC 4005.

SCHEDULE 2

ALL those pieces or parcels of land situated in the Wollongong City Council area, Parish of Woonona and County of Camden shown as:

Lot 1 Deposited Plan 151684;

Lots 23 to 42 inclusive Deposited Plan 804962;

Lots 4 and 5 Deposited Plan 853907;

Lots 8, 9 and 11 Deposited Plan 775271;

Lots 13 to 20 inclusive Deposited Plan 749492;

Lot 3 Deposited Plan 108252;

Lots 1 and 2 Deposited Plan 447758;

Lot 7 Deposited Plan 832240;

Lots 9 to 19 inclusive Deposited Plan 875926; and

Lots 5 to 10 inclusive Deposited Plan 872825.

The above Lots are shown in RMS Plan 0626 497 AC 4005.

SCHEDULE 3

ALL those pieces or parcels of land situated in the Wollongong City Council area, Parish of Woonona and County of Camden shown as:

Lots 1 to 3 inclusive RMS Plan 0626 497 AC 4005;

Lots 20, 21 and 22 Deposited Plan 875926; and

Lots 11 and 12 Deposited Plan 872825.

The above Lots are all shown in RMS Plan 0626 497 AC 4005.

SCHEDULE 4

Between the points A and B;

between the points C and D;

between the points E and F; and

between the points G and H; all shown in RMS Plan 0626 497 AC 4005.

(RMS Papers: SF2011/1933; F8/497.11328)

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

Notice of Compulsory Acquisition of Land at
Urunga and Raleigh in the Bellingen Shire Council area

Roads and Maritime Services 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 Maritime Services

SCHEDULE

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

Lot 3 Deposited Plan 813786, being the whole of the land in Certificate of Title 3/813786; and

Lot 7 Deposited Plan 1176070, being part of the land in Certificate of Title 100/1161740;

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

The land is said to be in the possession of Bellingen Shire Council.

(RMS Papers: SF2012/17630; RO 10/33.1524)

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

Roads and Maritime Services 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 Maritime Services

SCHEDULE

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

Lot 12 Deposited Plan 1119673, being part of the land in Certificate of Title 1/84511; and

Lot 13 Deposited Plan 1119673, being part of the land in Certificate of Title 1/80007.

The land is said to be in the possession of Mobil Oil Australia Pty Ltd (formerly Vacuum Oil Company Proprietary Limited).

(RMS Papers: 8M521; RO 17/291.156)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at
Godfrey's Creek in the Boorowa Council area

Roads and Maritime Services, 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 Maritime Services

SCHEDULE

ALL those pieces or parcels of land situated in the Boorowa Council area, Parish of Narrallen and County of Monteagle, shown as Lots 23, 24 and 25 Deposited Plan 1173582.

(RMS Papers: SF2012/006511/1; RO 60.1094)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at
Manildra and Boree in the Cabonne Council area

Roads and Maritime Services, 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 Maritime Services

SCHEDULE

ALL those pieces or parcels of land situated in the
Cabonne Council area, Parishes of Gregra and Boree
Cabonne and County of Ashburnham, shown as:

Lot 9 Deposited Plan 115206; and

Lots 13, 14 and 15 Deposited Plan 1152120.

(RMS Papers: 10M1775; RO 72.1410)

ROADS ACT 1993

Order - Section 67

Goulburn Mulwaree Council area

Declaration of additional access point to a controlled
access road on part of Hume Highway at Carrick

I, the Minister for Roads and Ports, pursuant to Section
67 of the Roads Act, 1993, by this order specify, in the
schedule hereunder, an additional point along Hume
Highway at Carrick, declared to be a controlled access
road in Government Gazette No. 73 of 27 April 2001 on
page 2077, at which access may be gained to or from
another public road.

**HON DUNCAN GAY MLC
MINISTER FOR ROADS AND PORTS**

SCHEDULE

Between the points X and Y shown in RMS Plan
0002 297 AC 4023.

(RMS Papers: 2/297.1244)

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

Notice of Compulsory Acquisition of Land at Catherine
Field in the Camden Council area

Roads and Maritime Services 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 Maritime Services

SCHEDULE

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

Lot 11 Deposited Plan 1173813, being part of the land
in Certificate of Title 9/31996 and said to be in the
possession of Pasquale Calarco, Marianne Calarco and
Nancy Maria Calarco (registered proprietors) and
Commonwealth Bank of Australia (mortgagee);

Lot 16 Deposited Plan 1173813, being part of the land
in Certificate of Title 61/1150262 (being also part of the
land in Deed of Lease and Release Book V No 652
dated 1 and 2 January 1839) and said to be in the
possession of the Estates of the Late William Macquarie
Molle/Stanley Moore;

Lot 32 Deposited Plan 1175280, being part of the land
in Certificate of Title 7/203127 and said to be in the
possession of Bruno Zamattia, Carolina Zamattia and
Sam Morabito;

Lot 11 Deposited Plan 1161473, being part of the land
in Certificate of Title 5/27602 and said to be in the
possession of Giuseppe Morabito; and

Lot 52 Deposited Plan 1170535, being part of the land
in Certificate of Title 10/27602 and said to be in the
possession of Efrem Rafailidis and Koula Rafailidis
(registered proprietors) and Westpac Banking
Corporation (mortgagee).

(RMS Papers: SF2012/3105)

Department of Trade and Investment, Regional Infrastructure and Services

MINERALS

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T12-1257)

No. 4702, LATIMORE LIME QUARRY PTY LTD (ACN 096 346 735), area of 4 units, for Group 2, dated 8 November 2012. (Coffs Harbour Mining Division).

(T12-1258)

No. 4703, KINGSGATE BOWDENS PTY LIMITED (ACN 009 250 051), area of 74 units, for Group 1, dated 12 November 2012. (Orange Mining Division).

(T12-1259)

No. 4704, KINGSGATE BOWDENS PTY LIMITED (ACN 009 250 051), area of 86 units, for Group 1, dated 12 November 2012. (Orange Mining Division).

(T12-1261)

No. 4705, KINGSGATE BOWDENS PTY LIMITED (ACN 009 250 051), area of 86 units, for Group 1, dated 13 November 2012. (Orange Mining Division).

(T12-1262)

No. 4706, ANGEL JADE PTY LTD (ACN 146 720 578), area of 59 units, for Group 2 and Group 3, dated 13 November 2012. (Armidale Mining Division).

(T12-1263)

No. 4707, PEEL MINING LIMITED (ACN 119 343 734), area of 100 units, for Group 1, dated 13 November 2012. (Cobar Mining Division).

(T12-1264)

No. 4708, PEEL MINING LIMITED (ACN 119 343 734), area of 70 units, for Group 1, dated 13 November 2012. (Cobar Mining Division).

(T12-1265)

No. 4709, PEEL MINING LIMITED (ACN 119 343 734), area of 100 units, for Group 1, dated 13 November 2012. (Cobar Mining Division).

(T12-1266)

No. 4710, PEEL MINING LIMITED (ACN 119 343 734), area of 100 units, for Group 1, dated 13 November 2012. (Cobar Mining Division).

(T12-1267)

No. 4711, CHINA AUSTRALIA MINING PTY LTD (ACN 125 784 189), area of 2 units, for Group 10, dated 14 November 2012. (Mining Division).

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T12-1044)

No. 4500, now Exploration Licence No. 7994, GOODRICH RESOURCES LTD (ACN 150 737 563), Counties of Ashburnham and Kennedy, Map Sheet (8531, 8532), area of 19 units, for Group 1, dated 25 October 2012, for a term until 25 October 2014.

(T12-1054)

No. 4509, now Exploration Licence No. 7995, GOODRICH RESOURCES LTD (ACN 150 737 563), Counties of Kennedy and Narromine, Map Sheet (8532), area of 12 units, for Group 1, dated 25 October 2012, for a term until 25 October 2014.

(T12-1067)

No. 4520, now Exploration Licence No. 8001, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), Counties of Bland and Gipps, Map Sheet (8329, 8330), area of 48 units, for Group 1, dated 30 October 2012, for a term until 30 October 2014.

(T12-1073)

No. 4526, now Exploration Licence No. 8002, ARK MINES LIMITED (ACN 123 668 717), County of Cowper, Map Sheet (8136, 8137, 8236, 8237), area of 77 units, for Group 1, dated 31 October 2012, for a term until 31 October 2014.

(T12-1074)

No. 4527, now Exploration Licence No. 8003, ARK MINES LIMITED (ACN 123 668 717), County of Cowper, Map Sheet (8136, 8236), area of 79 units, for Group 1, dated 31 October 2012, for a term until 31 October 2014.

(T12-1110)

No. 4563, now Exploration Licence No. 8004, TELLUS RESOURCES LTD (ACN 144 733 595), Counties of Bathurst, Georgiana and Westmoreland, Map Sheet (8830), area of 55 units, for Group 1, dated 30 October 2012, for a term until 30 October 2014.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T11-0363)

No. 4441, ALTIUS MINING LIMITED (ACN 126 540 547), County of Roxburgh, Map Sheet (8831). Withdrawal took effect on 6 November 2012.

(T12-1177)

No. 4627, RENISON CONSOLIDATED MINES NL (ACN 003 049 714), County of Clive, Map Sheet (9339). Withdrawal took effect on 22 October 2012.

(T12-1259)

No. 4704, KINGSGATE BOWDENS PTY LIMITED (ACN 009 250 051), County of Manara, County of Phillip, County of Roxburgh and County of Wellington, Map Sheet (7732, 8832). Withdrawal took effect on 13 November 2012.

MINING LEASE APPLICATION

(06-0032)

Singleton No. 285, HUNTER ENVIRO-MINING PTY LTD (ACN 098 184 126), Parish of Cessnock, County of Northumberland; and Parish of Stanford, County of Northumberland, (9132-2-N). Withdrawal took effect on 12 November 2012.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

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

(08-7759)

Exploration Licence No. 5646, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), area of 11 units. Application for renewal received 8 November 2012.

(08-7834)

Exploration Licence No. 6339, ARK MINES LIMITED (ACN 123 668 717), area of 11 units. Application for renewal received 7 November 2012.

(06-0248)

Exploration Licence No. 6664, THOMSON RESOURCES LTD (ACN 138 358 728), area of 20 units. Application for renewal received 9 November 2012.

(06-0248)

Exploration Licence No. 6668, THOMSON RESOURCES LTD (ACN 138 358 728), area of 6 units. Application for renewal received 9 November 2012.

(T08-0187)

Exploration Licence No. 7257, TRI ORIGIN MINING PTY LIMITED (ACN 115 529 112), area of 62 units. Application for renewal received 12 November 2012.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(05-0280)

Exploration Licence No. 6534, CLANCY EXPLORATION LIMITED (ACN 105 578 756), Counties of Cunningham and Kennedy, Map Sheet (8432), area of 30 units, for a further term until 15 March 2014. Renewal effective on and from 8 November 2012.

(07-0348)

Exploration Licence No. 7129, JANE MCCLURE, County of Rankin, Map Sheet (7735), area of 4 units, for a further term until 22 April 2014. Renewal effective on and from 13 November 2012.

(T09-0070)

Exploration Licence No. 7423, FORTIUS MINES PTY LTD (ACN 140 151 917), Counties of Roxburgh and Wellington, Map Sheet (8831), area of 62 units, for a further term until 30 November 2013. Renewal effective on and from 13 November 2012.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T11-0202)

Exploration Licence No. 7860, PINNACLE GOLD PTY LTD (ACN 151 778 424), County of Darling and County of Nandewar, Map Sheet (8936), area of 100 units. Cancellation took effect on 9 November 2012.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

PART CANCELLATION

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

(12-3874)

Mining Purposes Lease No. 314 (Act 1973), CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) AND SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), Parish of Lidsdale, County of Cook, Map Sheet (8931-3-S).

Description of area cancelled:

An area of 0.02 hectares. For further information contact Titles Branch.

Part cancellation took effect on 5 October 2012.

The authority now embraces an area of 95.98 hectares.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

TRANSFERS

(07-1228)

Exploration Licence No. 4232, formerly held by AUSMINDEX PTY LIMITED (ACN 003 287 634) AND ALLEGIANCE MINING OPERATIONS PTY LTD (ACN 066 454 457) has been transferred to NYMAGEE RESOURCES PTY LTD (ACN 154 131 138) AND AUSMINDEX PTY LIMITED (ACN 003 287 634). The transfer was registered on 7 November 2012.

(07-1228)

Exploration Licence No. 4458, formerly held by AUSMINDEX PTY LIMITED (ACN 003 287 634) AND ALLEGIANCE MINING OPERATIONS PTY LTD (ACN 066 454 457) has been transferred to NYMAGEE RESOURCES PTY LTD (ACN 154 131 138) AND AUSMINDEX PTY LIMITED (ACN 003 287 634). The transfer was registered on 7 November 2012.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

LANDS

DUBBO CROWN LANDS OFFICE
45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830
Phone: (02) 6883 3300 Fax: (02) 6884 2067

NOTIFICATION OF CLOSING OF A ROAD

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

Description

Parish – Rundle; County – Baradine;
Land District – Coonabarabran; L.G.A. – Warrumbungle

Road Closed: Lot 1, DP 1170204.

File No.: 10/09850.

Schedule

On closing, the land within Lot 1, DP 1170204 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Waterloo; County – Narromine;
Land District – Dubbo; L.G.A. – Narromine

Road Closed: Lot 1, DP 1174320.

File No.: 11/03549.

Schedule

On closing, the land within Lot 1, DP 1174320 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Tarambijal; County – Gowen;
Land District – Coonamble; L.G.A. – Gilgandra

Road Closed: Lot 4, DP 1174586.

File No.: 11/10180.

Schedule

On closing, the land within Lot 4, DP 1174586 remains vested in the State of New South Wales as Crown Land.

GRAFTON OFFICE**49-51 Victoria Street (PO Box 272), Grafton NSW 2460****Phone: (02) 6640 3400 Fax: (02) 6642 5375****TRANSFER OF PRIVATE TRUST LAND TO THE CROWN AND RESERVATION OF CROWN LAND**

PURSUANT to section 138B of the Crown Lands Act 1989, the private trust land specified in Column 1 of the Schedule hereunder, is transferred to the Crown and hereby reserved for the public purpose, being a public purpose for the purposes of section 87, as specified under Column 2.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Lot 1, section DP 312440.	Purpose: Community purposes. Reserve No.: 1036369. File No.: 12/01519.

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.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Seelands School of Arts Reserve Trust.	Reserve No.: 1036369. Public Purpose: Community purposes. Notified: This day. File No.: 12/01519.

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.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Seelands School of Arts Inc.	Seelands School of Arts Reserve Trust.	Reserve No.: 1036369. Public Purpose: Community purposes. Notified: This day. File No.: 12/01519.

APPOINTMENT OF TRUST BOARD MEMBERS

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
John Edwin HARVEY (re-appointment). Joanne MARTIN (new member). Gary McAULAY (new member). David BRISCOE (new member). Peter John MATHER (re-appointment). Eileen Christina TYLER (re-appointment). Jill LEE (re-appointment).	Ashby Community Centre and Public Recreation Reserve Trust.	Reserve No.: 97674. Public Purpose: Community centre and public recreation. Notified: 8 February 1985. File No.: GF85 R 15.

Term of Office

For a term commencing the date of this notice and expiring 15 November 2017.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Sonya Natalie PRICE (new member). Betty ARCHER (re-appointment). Brett Scott PRICE (new member). Jean Noreen McDONALD (re-appointment). Lorraine Annette VASS (re-appointment). Francine HITCHENS (re-appointment).	Broadwater Koala Reserve Trust.	Reserve No.: 140069. Public Purpose: Environmental protection and public recreation. Notified: 30 August 1991. File No.: GF91 R 15.

Term of Office

For a term commencing the date of this notice and expiring 15 November 2017.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Neville Wayne AUSTIN (re-appointment). George Edwin WALSHE (re-appointment). John WATKINS (new member).	Collins Creek Public Hall Reserve Trust.	Reserve No.: 56015. Public Purpose: Public hall. Notified: 2 March 1923. File No.: GF81 R 326.

Term of Office

For a term commencing the date of this notice and expiring 15 November 2017.

SCHEDULE 4

Column 1	Column 2	Column 3
Maree Ann JORDAN (new member).	Ellangowan Public Hall Reserve Trust.	Reserve No.: 56025. Public Purpose: Public hall. Notified: 16 March 1923. File No.: GF80 R 311.
Janet Litchfield HARRISON (re-appointment).		
Mary Josephine FLEMING (new member).		
Daniel McGregor JORDAN (new member).		

Term of Office

For a term commencing 1 December 2012 and expiring 30 November 2017.

SCHEDULE 5

Column 1	Column 2	Column 3
Michael BULLPITT (re-appointment).	North Codrington Flood Refuge Reserve Trust.	Reserve No.: 51730. Public Purpose: Refuge in time of flood. Notified: 22 August 1916. File No.: GF81 R 321.
Michael Leo McMAHON (re-appointment).		
Brendan Darryl SEED (new member).		
Maryanne BULLPITT (re-appointment).		
Charles Norman PATCH (re-appointment).		
Allan Edward LEES (new member).		
Phillip John GOOLEY (re-appointment).		

Term of Office

For a term commencing the date of this notice and expiring 15 November 2017.

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.

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE 1

*Parish – Brunswick; County – Rous;
Shire – Byron Shire Council; Location – Ewingsdale*

Road to be transferred shown black hatched on diagram below.



Width to be Transferred: Whole width.

SCHEDULE 2

Roads Authority: Byron Shire Council.

Council's Reference: Lot 24, DP 1164829.

DPI Reference: 08/8259.

GRIFFITH OFFICE
2nd Floor, Griffith City Plaza,
120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680
Phone: (02) 6960 3600 Fax: (02) 6962 5670

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown Land specified in Column 1 of the Schedule hereunder, is reserved as specified opposite thereto in Column 2 of the Schedule.

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

—————
 SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Narrandera.	Reserve No.: 1036628.
Local Government Area: Carrathool Shire Council.	Public Purpose: Public recreation.
Locality: Rankins Springs.	
Lot 113, DP No. 751690, Parish Conapaira, County Cooper.	
Lot 7305, DP No. 1154199, Parish Conapaira, County Cooper.	
Area: About 8448 square metres.	
File No.: 12/07044.	

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

—————
 SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Carrathool Council Crown Reserves Reserve Trust.	Reserve No.: 1036628. Public Purpose: Public recreation. Notified: This day. File No.: 12/07044.

MAITLAND OFFICE**Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323****Phone: (02) 4937 9300 Fax: (02) 4934 2252****NOTIFICATION OF CLOSING OF ROAD**

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

Description

*Parish – Kahibah; County – Northumberland;
Land District – Newcastle;
Local Government Area – Lake Macquarie*

Road Closed: Lot 1, DP 1162656 at Garden Suburb.

File No.: MD06 H 176.

Schedule

On closing, the land within Lot 1, DP 1162656 remains vested in Lake Macquarie City Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: F2005/01479.

ADDITION TO RESERVED CROWN LAND

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Newcastle. Local Government Area: Newcastle City Council. Locality: Stockton. Lot 541, DP 1176076, Parish Stockton, County Gloucester. Area: 76 square metres. File No.: 11/11743.	Reserve No.: 52223. Public Purpose: Public recreation. Notified: 25 May 1917. Lot 7310, DP 1157637, Parish Stockton, County Gloucester. Lot 7309, DP 1157637, Parish Stockton, County Gloucester. Lot 7307, DP 1157637, Parish Stockton, County Gloucester. Lot 24, DP 753191, Parish Stockton, County Gloucester. Lot 22, DP 753191, Parish Stockton, County Gloucester. Lot 36, DP 753191, Parish Stockton, County Gloucester.

*Column 1**Column 2*

Lot 23, DP 753191,
Parish Stockton,
County Gloucester.
New Area: 23.53 hectares.

Note: The effected part of R1012128 for access and public requirements, tourism purposes and environmental and heritage conservation is not auto revoked by this notification. The effected part of R82053 for future public requirements is hereby auto revoked.

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.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Gosford City Council.	Bensville Waterfront Public Recreation (R1036948) Reserve Trust.	Reserve No.: 1036948. Public Purpose: Public recreation. Notified: This day. File No.: 12/07681.

For a term commencing the date of this notice.

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.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Bensville Waterfront Public Recreation (R1036948) Reserve Trust.	Reserve No.: 1036948. Public Purpose: Public recreation. Notified: This day. File No.: 12/07681.

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown Land specified in Column 1 of the Schedule hereunder, is reserved as specified opposite thereto in Column 2 of the Schedule.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Gosford.	Reserve No.: 1036948.
Local Government Area: Gosford City Council.	Public Purpose: Public recreation.
Locality: Bensville.	
Lot 7322, DP 1166048, Parish Kincumber, County Northumberland.	
Lot 7321, DP 1166048, Parish Kincumber, County Northumberland.	
Area: About 5.974 hectares.	
File No.: 12/07681.	

Note: The effected part of Gosford Regional Crown Reserve R1012468 is not auto revoked by this notice.

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE 1

*Parish – Ellalong; County – Northumberland;
Land District – Maitland;
Local Government Area – Cessnock*

Crown public road known as Truro Street excluding the section between the intersections of John and Vulture Streets at Ellalong, as shown on the diagram hereunder.



SCHEDULE 2

Roads Authority: Cessnock City Council.
File No.: 12/07327.

MOREE OFFICE**Frome Street (PO Box 388), Moree NSW 2400****Phone: (02) 6752 5055 Fax: (02) 6752 1707****VESTING OF PUBLIC TRUST LAND IN THE CROWN**

PURSUANT to section 138C of the Crown Lands Act 1989, the public trust land specified in Column 1 of the Schedule hereunder, is vested in the Crown and hereby reserved for the public purpose, being a public purpose for the purpose of section 87, as specified opposite thereto in Column 2 of the Schedule.

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Lot 9, section 3, DP 758042. File No.: 12/01579.	Public Purpose: Community purposes. Reserve No.: 1036708.

Being former Dedication D560026 for Literary Institute, notified 15th September 1922, revoked this day pursuant to section 138F(1) of the Crown Lands Act 1989.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95(1) 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.

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Baan Baa Community Hall Incorporated.	Baan Baa Community Hall Reserve Trust.	Reserve No.: 1036708. Public Purpose: Community purposes. Notified: This day. File No.: 12/01519.

For a term commencing the day of this notice.

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.

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Baan Baa Community Hall Reserve Trust.	Reserve No.: 1036708. Public Purpose: Community purposes. Notified: This day. File No.: 12/01519.

NEWCASTLE OFFICE
437 Hunter Street, Newcastle NSW 2300 (PO Box 2185, Dangar NSW 2309)
Phone: (02) 4925 4104 Fax: (02) 4925 3517

NOTIFICATION OF CLOSING OF A ROAD

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

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

Description

*Parishes – Merribooka and Crown Camp;
 County – Gipps; Land District – Condobolin;
 L.G.A. – Lachlan*

Road Closed: Lots 1-2, DP 1177517 subject to Easement for Access created by Deposited Plan DP 1177517.

File No.: CL/00776.

Schedule

On closing, the land within Lots 1-2, DP 1177517 remains vested in the State of New South Wales as Crown Land.

Description

*Parishes – Balmoral and Rowan; County – Durham;
 Land District – Muswellbrook; L.G.A. – Muswellbrook*

Road Closed: Lot 5, DP 1178473 (subject to easements for access and right of carriageway created by Deposited Plan 1178473).

File No.: MD07 H 37.

Schedule

On closing, the land within Lot 5, DP 1178473 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Rowan; County – Durham;
 Land District – Muswellbrook; L.G.A. – Muswellbrook*

Road Closed: Lot 2, DP 1178473 (subject to easement for electricity and other purposes created by Deposited Plan 1178473).

File No.: 07/1771.

Schedule

On closing, the land within Lot 2, DP 1178473 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Rowan; County – Durham;
 Land District – Muswellbrook; L.G.A. – Muswellbrook*

Road Closed: Lot 4, DP 1178473 (subject to easements for electricity and other purposes, water supply and right of carriageway created by Deposited Plan 1178473).

File No.: 12/02286.

Schedule

On closing, the land within Lot 4, DP 1178473 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Melyra; County – Forbes;
 Land District – Grenfell; L.G.A. – Weddin*

Road Closed: Lot 4, DP 1178600.

File No.: CL/00519.

Schedule

On closing, the land within Lot 4, DP 1178600 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Albert; County – Kennedy;
 Land District – Parkes; L.G.A. – Lachlan*

Road Closed: Lot 1, DP 1178738.

File No.: 12/04500.

Schedule

On closing, the land within Lot 1, DP 1178738 remains vested in the State of New South Wales as Crown Land.

Description

*Parishes – Baxter and Berthong;
 Counties – Monteagle and Bland;
 Land District – Young; L.G.A. – Young*

Road Closed: Lots 1-2, DP 1179911.

File No.: 07/3566.

Schedule

On closing, the land within Lots 1-2, DP 1179911 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Willanbalang; County – Kennedy;
 Land District – Parkes; L.G.A. – Parkes*

Road Closed: Lot 1, DP 1178899.

File No.: CL/00727:JT.

Schedule

On closing, the land within Lot 1, DP 1178899 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Toogong; County – Ashburnham;
 Land District – Molong; L.G.A. – Cabonne*

Road Closed: Lots 1-2, DP 1179807.

File No.: CL/00716.

Schedule

On closing, the land within Lots 1-2, DP 1179807 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Errol; County – Bathurst;
Land District – Blayney; L.G.A. – Blayney*

Road Closed: Lot 1, DP 1179779.

File No.: CL/00613.

Schedule

On closing, the land within Lot 1, DP 1179779 remains vested in the State of New South Wales as Crown Land.

Description

*Parishes – Barraba, Belmore, North Barraba and
Borinde;*

*County – Darling; Land District – Tamworth;
L.G.A. – Tamworth Regional*

Road Closed: Lot 4, DP 1174822 and Lots 2-3, DP 1175576 (subject to easement/right of carriageway created by Deposited Plan 1174822).

File No.: TH06 H 117.

Schedule

On closing, the land within Lot 4, DP 1174822 and Lots 2-3, DP 1175576 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Collaroy; County – Bligh;
Land District – Mudgee; L.G.A. – Upper Hunter*

Road Closed: Lots 1 and 2, DP 1179310 (subject to right of carriageway created by Deposited Plan 1179310).

File No.: 12/02092.

Schedule

On closing, the land within Lots 1 and 2, DP 1179310 remains vested in the State of New South Wales as Crown Land.

ROADS ACT 1993

ORDER

Transfer of Crown Roads to a Council

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

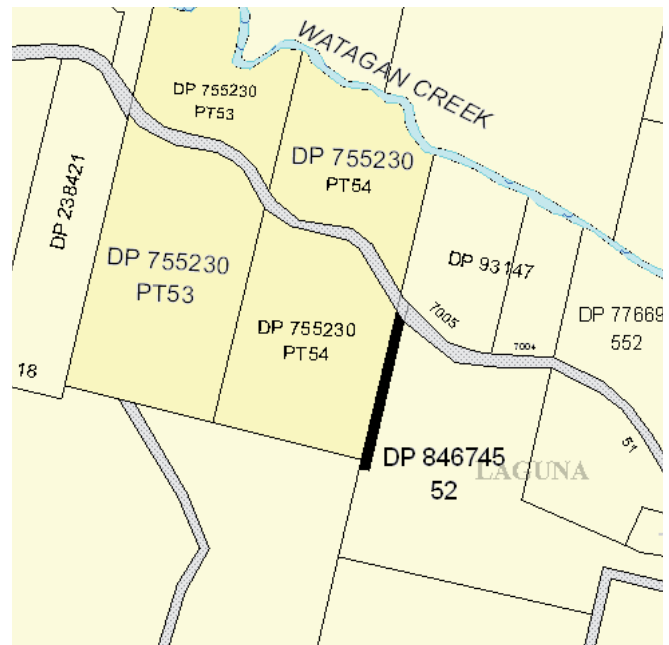
ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE 1

*Parish – Hay; County – Northumberland;
Land District – Maitland; L.G.A. – Cessnock*

Crown road 20.115m wide at Laguna as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Cessnock City Council.

File No.: MD06 H 417. W395370.

Council's Reference: Peter Giannopoulos, DA 8/2011/99/1.

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

ROADS ACT 1993
ORDER

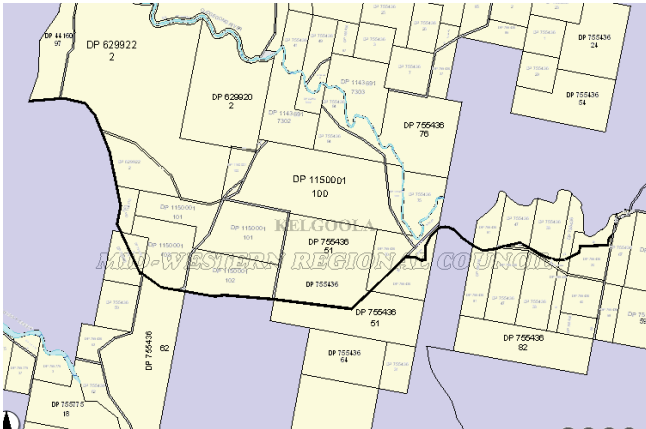
Transfer of Crown Road to Council

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.

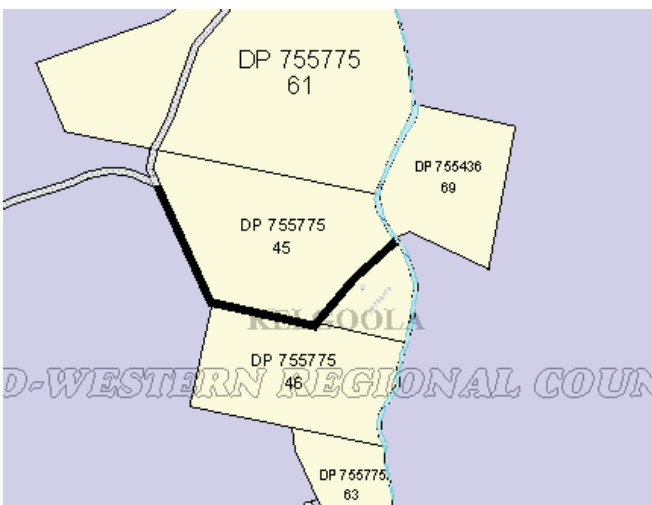
KATRINA HODGKINSON, M.P.,
 Minister for Primary Industries
 and Minister for Small Business

SCHEDULE 1

*Parish – Kelgoola; County – Phillip;
 Land District – Rylstone*



*Parish – Ganguddy; County – Phillip;
 Land District – Rylstone*



SCHEDULE 2

Roads Authority: Mid-Western Regional Council.
 Crown Lands Reference: 08/9965; W412419.
 Council Reference: sm: R0790007.

**VESTING OF PUBLIC TRUST LAND IN THE
 CROWN AND RESERVATION OF CROWN LAND**

PURSUANT to section 138C of the Crown Lands Act 1989, the land described as Lot 1, DP 1124226, being former Rockley Mechanics Institute, is hereby vested in the Crown and reserved for community purposes as reserve number R.1036588, being a public purpose for the purposes of section 87 of the Crown Lands Act 1989. The existing Dedication 590093 for Mechanics Institute site of 24 October 1882, is hereby revoked subject to section 138F (1) of the Crown Lands Act 1989.

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

**APPOINTMENT OF RESERVE TRUST AND
 MANAGER**

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the Rockley Mechanics Institute Reserve Trust is established and is appointed as trustee of Reserve Number R.1036588 for community purposes, notified this day and comprising Lot 1, DP 1124226.

PURSUANT to section 95 (1) of the Crown Lands Act 1989, Rockley and District Community Association Incorporated is appointed to manage the affairs of the Rockley Mechanics Institute Reserve Trust, notified this day.

File Nos: 12/01519 and OE90 R 3.

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

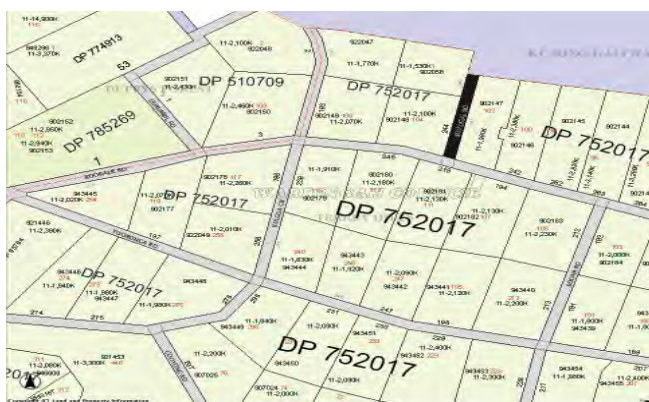
SYDNEY METROPOLITAN OFFICE
Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150
(PO Box 3935, Parramatta NSW 2124)
Phone: (02) 8836 5300 Fax: (02) 8836 5365

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of the 9 November 2012, Folio 4640, under the heading "Transfer of a Crown Road to Council" the diagram shown under Schedule 1 for Booligal Road, Terrey Hills is incorrect it should be as shown hereunder.

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

The whole of the Crown public road known as Booligal Road, Terrey Hills, as shown by solid black shading on the diagram hereunder.



File No.: 10/15111.

NOTIFICATION OF CLOSING OF ROAD

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

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

Description

Parish – Willoughby, County – Cumberland;
Land District – Metropolitan;
Local Government Area – Lane Cove

Road Closed: Lot 1, DP 1179636, at St Leonards.

File No.: 09/04057.

Schedule

On closing, title for the land in Lot 1, DP 1179636, remains vested in Lane Cove Council as operational land.

The road is closed subject to the easement for electricity and other purposes 2 wide limited in height, the easement for right of carriage way variable width limited in height and depth, the easement for public right of foot way 1.5 wide limited in height and depth, the easement for right of foot way 1 wide limited in height and depth, and easement for positive covenant as shown in DP 1179636.

TAMWORTH OFFICE**25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340****Phone: (02) 6764 5100 Fax: (02) 6766 3805****NOTIFICATION OF CLOSING OF A ROAD**

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

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

Description

*Parish – Weetaliba; County – Nandewar;
Land District – Gunnedah; L.G.A. – Gunnedah*

Road Closed: Lot 3, DP 1179568.

File No.: 07/0991.

Schedule

On closing, the land within Lot 3, DP 1179568 remains vested in the State of New South Wales as Crown Land.

Description

*Parishes – Belmore and Barraba; County – Darling;
Land District – Tamworth; L.G.A. – Tamworth Regional*

Road Closed: Lot 1, DP 1175576.

File No.: TH06 H 117.

Schedule

On closing, the land within Lot 1, DP 1175576 remains vested in the State of New South Wales as Crown Land.

Description

*Parishes – Denman and Wybong; County – Brisbane;
Land District – Muswellbrook; L.G.A. – Muswellbrook*

Road Closed: Lot 1, DP 1178562.

File No.: 10/16204.

Schedule

On closing, the land within Lot 1, DP 1178562 remains vested in the State of New South Wales as Crown Land.

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.

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE

Column 1

Land District: Tamworth.
Local Government Area:
Tamworth Regional.
Locality: North Tamworth.
Reserve No.: 753848.
Public Purpose: Future
public requirements.
Notified: 29 June 2007.
File No.: 12/07721.

Column 2

The part being Lot 64,
DP No. 1161239, Parish
Tamworth, County Inglis, of
an area of 985.6 square metres.

Note: Subsequent to this revocation it is intended that Lot 64, DP 1161239 be sold by Private Treaty Sale.

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

ROADS ACT 1993

ORDER

Transfer of Crown Public Road to a Council

IN pursuant 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.

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

SCHEDULE 1

*Parish – Kinchela; County – Macquarie;
 Village – Hat Head; Land District – Kempsey;
 Local Government Area – Kempsey Shire Council*

Crown public roads being:

Kinchela Street between north east corner Lot 7, section 5, DP 758505 and Gladstone Street.
 Gladstone Street between Kinchela Street and Ledge Street.
 Ledge Street.
 Home Street.
 Gap Street between south east corner of Lot 9, section 5, DP 758505 and Ledge Street.
 Straight Street between Dodds and Perry Streets.
 Straight Street between Fern Street and Myrtle Street.
 Bay Street between eastern boundary Lot 295, DP 722664 and Fern Street.
 Bay Street between Vine Street and Myrtle Street.
 Eversons Lane between Mason Street and Myrtle Street.
 Mason Street between Straight Street and Creek Street.
 Creek Street between Mason Street and Myrtle Street.
 Fern Street between Straight Street and Creek Street.
 Vine Street between Bay Street and Creek Street.
 Myrtle Street between Creek Street and Bay Street.
 Boronia Avenue between Vine and Myrtle Streets.

SCHEDULE 2

Roads Authority: Kempsey Shire Council.

File No.: TE03 H 198.

ROADS ACT 1993

ORDER

Transfer of Crown Public Road to a Council

IN pursuant 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.

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

SCHEDULE 1

*Parish – Arakoon; County – Macquarie;
 Village – South West Rocks; Land District – Kempsey;
 Local Government Area – Kempsey Shire Council*

Crown public roads being:

Simpson Street between eastern boundary of Lot 7009, DP 1058863 and south eastern corner Lot 15, DP 244184.
 Bruce Field Street between Arthur Street and Keith Andrews Avenue.
 Arthur Street between eastern boundary Lot 7009, DP 1058863 and Gregory Street; between Gregory Street and Mitchell Street; between Mitchell Street and south eastern corner Lot 81, DP 805382.
 Hill Street between Mitchell Street and north eastern corner Lot 7, DP 870077.
 Frank Cooper Street between western boundary of intersection with Bruce Field Street and John Taggart Close.
 Keith Andrews Avenue between western boundary of intersection with Bruce Field Street and Gregory Street.
 South West Rocks Road between Cooper Street and the south western corner Lot 3, DP 581117.

*Parish – Arakoon; County – Macquarie;
 Village – Arakoon; Land District – Kempsey;
 Local Government Area – Kempsey Shire Council*

Crown public roads being:

Young Street between south western boundary Lot 64, DP 817119 and Russel Street.
 Martin Street between Francis Dimond Street and Cardwell Street.
 Francis Dimond Street between south west corner Lot 1, DP 512496 and Wilson Street.
 Francis Dimond Street between Wilson Street and Parkes Street.
 Bullocks Quarry Road between Arakoon Road and the eastern boundary of the intersection with Rosella Place.
 Gap Beach Road between Arakoon Road and Rainforest Lane.
 Grey Street between Phillip Drive and south east corner Lot 42, DP 843690.

SCHEDULE 2

Roads Authority: Kempsey Shire Council.

File No.: TE03 H 198.

**VESTING OF PUBLIC TRUST LAND IN THE
CROWN AND RESERVATION OF CROWN LAND**

PURSUANT to section 138C of the Crown Lands Act 1989, the land described as Lot 2, section 2, DP 758285, being former Coopernook School of Arts, is hereby vested in the Crown and reserved for community purposes as reserve number R1036688, being a public purpose for the purposes of section 87 of the Crown Lands Act 1989. The existing reservation 16538 of 15 October 1892, is hereby revoked subject to section 138F (1) of the Crown Lands Act 1989.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

**APPOINTMENT OF RESERVE TRUST AND
MANAGER**

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the Coopernook School of Arts Reserve Trust is appointed as trustee of Reserve 1036688 for community purposes, notified this day comprising Lot 2, section 2, DP 758285.

PURSUANT to section 95 (1) of the Crown Lands Act 1989, Coopernook School of Arts Incorporated is appointed to manage the affairs of the Coopernook School of Arts Reserve Trust, notified this day.

File No.: TE88 R 54.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

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

IN the notice appearing in the *New South Wales Government Gazette* of the 2 November 2012, Folio 4598, under the heading of "Notification of Closing of Roads", delete from the Road Closed and the Description Lot 1, DP 1175916 and replace with Lot 1, DP 1179516.

File No.: 09/00672.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown Land specified in Column 1 of the Schedule hereunder, is reserved as specified opposite thereto in Column 2 of the Schedule.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Albury.	Reserve No.: 1036788.
Local Government Area: Albury City Council.	Public Purpose: Public recreation, environmental protection, rural services, future public requirements and tourist facilities and services.
Locality: Albury.	
Lot 1161, DP No 48676, Parish Albury, County Goulburn.	
Lot 43, DP No 608682, Parish Albury, County Goulburn.	
Lot 1148, DP No 726225, Parish Albury, County Goulburn.	
Lot 1151, DP No 728300, Parish Albury, County Goulburn.	
Lot 22, DP No 732436, Parish Albury, County Goulburn.	
Lot 148, DP No 753326, Parish Albury, County Goulburn.	
Lot 831, DP No 753326, Parish Albury, County Goulburn.	
Lot 832, DP No 753326, Parish Albury, County Goulburn.	
Lot 833, DP No 753326, Parish Albury, County Goulburn.	
Lot 835, DP No 753326, Parish Albury, County Goulburn.	
Lot 837, DP No 753326, Parish Albury, County Goulburn.	
Lot 876, DP No 753326, Parish Albury, County Goulburn.	
Lot 877, DP No 753326, Parish Albury, County Goulburn.	
Lot 878, DP No 753326, Parish Albury, County Goulburn.	
Lot 1, DP No 788173, Parish Albury, County Goulburn.	
Lot 7004, DP No 1023658, Parish Albury, County Goulburn.	

<i>Column 1</i>	<i>Column 2</i>
Lot 7006, DP No 1023690, Parish Albury, County Goulburn.	
Lot 7043, DP No 1023816, Parish Albury, County Goulburn.	
Lot 3007, DP No 1079333, Parish Albury, County Goulburn.	
Lot 7064, DP No 1114374, Parish Albury, County Goulburn.	
Lot 7307#, DP No 1148188, Parish Albury, County Goulburn.	
Lot 1937, DP No 1169754, Parish Albury, County Goulburn.	
Lot 7315, DP No 1159185, Parish Albury, County Goulburn.	
Lot 2, DP No 1162625, Parish Albury, County Goulburn.	
Lot 1, DP No 703750, Parish Mungabarina, County Goulburn.	
Lot 99, DP No 753351, Parish Mungabarina, County Goulburn.	
Lot 152, DP No 753351, Parish Mungabarina, County Goulburn.	
Lot 171, DP No 753351, Parish Mungabarina, County Goulburn.	
Lot 1, DP No 788174, Parish Mungabarina, County Goulburn.	
Lot 1, DP No 823357, Parish Mungabarina, County Goulburn.	
Lot 7006, DP No 1023462, Parish Mungabarina, County Goulburn.	
Lot 7002, DP No 1060806, Parish Mungabarina, County Goulburn.	
Lot 7007#, DP No 1108647, Parish Mungabarina, County Goulburn.	
Lot 7301#, DP No 1143496, Parish Mungabarina, County Goulburn.	
Lot 7302#, DP No 1143496, Parish Mungabarina, County Goulburn.	
Lot 505, DP No 1018662, Parish Albury, County Goulburn.	
Lot 1142, DP No 722402, Parish Albury, County Goulburn.	
Lot 1143, DP No 722402, Parish Albury, County Goulburn.	
Lot 1144, DP No 722402, Parish Albury, County Goulburn.	
Lot 1145, DP No 724572, Parish Albury, County Goulburn.	
Lot 1055, DP No 753326, Parish Albury, County Goulburn.	
Lot 11, section 5, DP No 758453, Parish Albury, County Goulburn.	
Lot 12, section 5, DP No 758453, Parish Albury, County Goulburn.	
Lot 1971, DP No 1170426, Parish Albury, County Goulburn.	
Lot 7311, DP No 1155567, Parish Albury, County Goulburn.	
Lot 7321, DP No 1168186, Parish Albury, County Goulburn.	

<i>Column 1</i>	<i>Column 2</i>
Lot 7322, DP No 1168186, Parish Albury, County Goulburn.	
Lot 1059, DP No 753326, Parish Albury, County Goulburn.	
Lot 1972, DP No 1171817, Parish Albury, County Goulburn.	
Area: About 1054 hectares. File No.: 09/08503.	

Disclaimer: Please note that the above Lot numbers marked # are for Departmental use only.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Crown Lands Reserve Trust.	Reserve No.: 1036788. Public Purpose: Public recreation, environmental protection, rural services, future public requirements and tourist facilities and services. Notified: This day. File No.: 09/09503.

REVOCATION OF APPOINTMENT OF RESERVE TRUST

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Crown Lands Reserve Trust.	Dedication No.: 1015348. Public Purpose: Environmental protection, access and public recreation. Notified: 26 June 2009. File No.: 09/09503.

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

**VESTING OF PUBLIC TRUST LAND IN THE
CROWN AND RESERVATION OF CROWN LAND**

PURSUANT to section 138C of the Crown Lands Act 1989, the land specified in Column 1 hereunder, being former Wentworth Mechanics Institute, is hereby vested in the Crown and reserved as specified opposite thereto in Column 2 of the Schedule, being public purposes for the purposes of section 87 of the Crown Lands Act 1989. The existing Dedication of 23 February 1881, is hereby revoked subject to section 138F (1) of the Crown Lands Act 1989.

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Wentworth. Local Government Area: Wentworth Shire Council. Locality: Wentworth. Lot 1, DP 630527, Parish Wentworth, County Wentworth. Area: About 3033 square metres. File No.: 12/07120.	Reserve No.: 1036648. Public Purpose: Community purposes, urban services, government purposes and town hall.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

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.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Wentworth Community and Council Facilities Reserve Trust.	Reserve No.: 1036648. Public Purpose: Community purposes, urban services, government purposes and town hall. Notified: This day. File No.: 12/07120.

**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.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Wentworth Shire Council.	Wentworth Community and Council Facilities Reserve Trust.	Reserve No.: 1036648. Public Purpose: Community purposes, urban services and government purposes. Notified: This day. File No.: 12/07120.

For a term commencing the date of this notice.

Other Notices

HERITAGE ACT 1977

Erratum

THE notice published in the *NSW Government Gazette* No. 86 of 31 August 2012, relating to Cintra – House, Garden and Stables address should read:

34 Regent Street, Maitland

HOME BUILDING REGULATION 2004

Clause 28 (1)

INSTRUMENT

Qualification Requirements for an
Endorsed Contractor Licence, Supervisor Certificate
or Tradesperson Certificate for Plumbing,
Gasfitting and Related Specialist Work

I, Rod Stowe, Commissioner for Fair Trading, Department of Finance and Services, as the “Director-General” under the Home Building Regulation 2004 (“the Regulation”):

1. revoke all previous instruments in so far as they deal with the same matters as this instrument; and
2. determine, pursuant to clauses 28 (1) (a) and (b) of the Regulation, the possession of qualifications or the passing of examinations or practical tests or both, and the possession of experience of such a kind and for such a period, as specified in the Tables to be necessary for an applicant for the issue of a Endorsed Contractor Licence, Supervisor Certificate or Tradesperson Certificate in the following categories:
 - (a) Plumbing
 - (b) Water plumbing
 - (c) Draining
 - (d) Gasfitting
 - (e) Liquefied petroleum gasfitting
 - (f) Advanced liquefied petroleum gasfitting
 - (g) Water plumbing – fire sprinkler systems
 - (h) Water plumbing – fire protection systems
 - (i) Water plumbing – urban irrigation

This Instrument commences on the date on which it is signed (“the Commencement Date”).

Dated this 14th day of November 2012.

ROD STOWE,
Commissioner for Fair Trading,
Department of Finance and Services

Interpretation

1. The Commissioner for Fair Trading, Department of Finance and Services is the “Director-General” under the Home Building Act 1989 and Regulation. See:
 - paragraph (a) of the definition of “Director-General” in section 3 (1) of the Home Building Act 1989;
 - clauses 28 (1) (a) and (3) of the Public Sector Employment and Management (Departmental Amalgamations) Order 2009; and
 - clause 29 (1) of the Public Sector Employment and Management (Departments) Order 2011.

2. In this Instrument:

A reference to an “Apprenticeship” is to an apprenticeship completed in Australia in Plumbing, or Gasfitting, or Plumbing and Gasfitting, or Plumbing and Draining, or Plumbing, Gasfitting and Draining, or Fire Sprinkler Fitting, or Fire Protection;

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
1. Plumbing endorsed contractor licence or supervisor certificate	<p>(a) Either:</p> <ol style="list-style-type: none"> (i) Certificate III in Plumbing BCP30103/CPC32508/CPC32411 (including the sanitary stream), or (ii) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/CPC32508/CPC32411 (including the sanitary stream) <p>AND</p> <p>(b) The following units of competency:</p> <ol style="list-style-type: none"> (i) Either BCPWT4001A/CPCPWT4001A Plan, size and layout hot and cold water services and systems, or CPCPWT4011A Design and size heated and cold water services and systems; and (ii) BCGBC4012A/CPCBC4012A Read and interpret plans and specifications; and (iii) Either BCPDR4001A/CPCPDR4001A Plan, size and layout sanitary drainage systems, or CPCPDR4011A Design and size sanitary drainage systems; and (iv) Either BCPDR4002A/CPCPDR4002A Plan, size and layout stormwater drainage systems, or CPCPDR4012A Design and size stormwater drainage systems; and (v) Either BCPDR4003A/CPCPDR4003A Plan, size and layout domestic treatment plant disposal systems, or CPCPDR4013A Design and size domestic treatment plant disposal systems; and

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
	<p>(vi) Either BCP30103/CPC32508/ CPC32411, or</p> <p>(c) At least two (2) years combined industry experience in the work covered by the units set out in paragraph (b) above.</p>
2. Water plumbing endorsed contractor licence or supervisor certificate	<p>(a) Either:</p> <p>(i) Certificate III in Plumbing BCP30103/CPC32508/ CPC32411, or</p> <p>(ii) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/ CPC32508/CPC32411</p> <p>AND</p> <p>(b) The following units of competency:</p> <p>(i) Either BCPWT4001A/ CPCPWT4001A Plan, size and layout hot and cold water services and systems, or CPCPWT4011A Design and size heated and cold water services and systems; and</p> <p>(ii) BCGBC4012A/ CPCBC4012A Read and interpret plans and specifications</p> <p>AND</p> <p>(c) At least two (2) years combined industry experience in the work covered by the units set out in paragraph (b) above.</p>
3. Draining endorsed contractor licence or supervisor certificate	<p>(a) Any of the following:</p> <p>(i) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411 (including the draining stream)</p> <p>(ii) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/ CPC32408/CPC3241</p> <p>(iii) Certificate II in Draining BCP20102/CPC20708/ CPC20711</p> <p>AND</p> <p>(b) The following units of competency</p> <p>(i) BCGBC4012A/ CPCBC4012A Read and interpret plans and specifications, and</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
	<p>(ii) Either BCPDR4001A/ CPCPDR4001A Plan, size and layout sanitary drainage systems, or CPCPDR4011A Design and size sanitary drainage systems; and</p> <p>(iii) Either BCPDR4002A/ CPCPDR4002A Plan, size and layout stormwater drainage systems, or CPCPDR4012A Design and size stormwater drainage systems; and</p> <p>(iv) Either BCPDR4003A/ CPCPDR4003A Plan, size and layout domestic treatment plant disposal systems, or CPCPDR4013A Design and size domestic treatment plant disposal systems</p> <p>AND</p> <p>(c) At least two (2) years combined industry experience in the work covered by the units set out in paragraph (b) above.</p>
4. Gasfitting endorsed contractor licence or supervisor certificate	<p>(a) Any of the following:</p> <p>(i) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, (including the gas services stream)</p> <p>(ii) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/ CPC32508/CPC3241</p> <p>(iii) Certificate III in Gasfitting BCP30403/CPC32708/ CPC32711</p> <p>(iv) Completion of an apprenticeship which includes Certificate III in Gasfitting BCP30403/ CPC32708/CPC32711</p> <p>AND</p> <p>(b) The following units of competency:</p> <p>(i) Either BCPGS4001A/ CPCPGS4001A Plan, size and layout consumer gas installations, or CPCPGS4011A Design and size consumer gas installations; and</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
	<p>(ii) BCGBC4012A/ CPCBC4012A Read and interpret plans and specifications</p> <p>AND</p> <p>(c) At least two (2) years combined industry experience in the work covered by the units set out in paragraph (b) above.</p>
5. Liquefied petroleum gasfitting endorsed contractor licence or supervisor certificate	Same as for 4. Gasfitting endorsed contractor licence or supervisor certificate.
6. Advanced liquefied petroleum gasfitting endorsed contractor licence or supervisor certificate	<p>(a) Either:</p> <p>(i) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411 (including the gas services stream)</p> <p>(ii) Certificate III in Gasfitting BCP30403/CPC32708/ CPC32711</p> <p>AND</p> <p>(b) The following units of competency</p> <p>(i) BCPGS3005A/ CPCPGS3005A/ CPCPGS3035A Install LP gas storage of aggregate capacity exceeding 500 litres and less than 8KL; and</p> <p>(ii) BCPGS3010A/ CPCPGS3010A/ CPCPGS3020A Install Type B appliance flues; and</p> <p>(iii) Either BCPGS4001A/ CPCPGS4001A Plan, size and layout consumer gas installations, or CPCPGS4011A Design and size consumer gas installations; and</p> <p>(iv) BCGBC4012A/ CPCBC4012A Read and interpret plans and specifications</p> <p>AND</p> <p>(c) At least two (2) years combined industry experience in the work covered by the units set out in sub-paragraphs (b) (iii) and (b) (iv) above.</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
7. Water plumbing – fire sprinkler systems endorsed contractor licence or supervisor certificate	<p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, including the following units of competency:</p> <p>(i) BCPFS3002A/ CPCPFS3002A/ CPCPFS3012A Install distribution and range pipes, and</p> <p>(ii) BCPFS3003A/ CPCPFS3003A/ CPCPFS3013A Fit off sprinkler heads, controls and ancillary equipment, and</p> <p>(iii) BCPFS3004A/ CPCPFS3004A/ CPCPFS3014A Install control valve assemblies, actuating devices and local alarms, and</p> <p>(iv) BCPFS3005A/ CPCPFS3005A/ CPCPFS3015A Test fire protection systems for pressure</p> <p>OR</p> <p>(b) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, including the units of competency set out in subparagraphs (a) (i) to (a) (iv) inclusive above.</p> <p>OR</p> <p>(c) Certificate III in Fire Protection BCP30503/CPC32808/ CPC32811</p> <p>OR</p> <p>(d) Completion of an Apprenticeship which includes Certificate III in Fire Protection BCP30503/ CPC32808/CPC32811.</p>
8. Water plumbing – fire protection systems endorsed contractor licence or supervisor certificate	<p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, including the following units of competency:</p> <p>(i) BCPFS2001A/ CPCPFS2001A Connect static storage tanks (not applicable for CPC32411), and</p> <p>(ii) BCPFS2002A/ CPCPFS2002A/ CPCPFS2012A Install portable fire equipment, and</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
	<p>(iii) BCPFS3002A/ CPCPFS3002A/ CPCPFS3012A Install distribution and range pipes, and</p> <p>(iv) BCPFS3003A/ CPCPFS3003A/ CPCPFS3013A Fit off sprinkler heads, controls and ancillary equipment, and</p> <p>(v) BCPFS3004A/ CPCPFS3004A/ CPCPFS3014A Install control valve assemblies, actuating devices and local alarms, and</p> <p>(vi) BCPFS3005A/ CPCPFS3005A/ CPCPFS3015A Test fire protection systems for pressure, and</p> <p>(vii) BCPFS3008A/ CPCPFS3008A/ CPCPFS3018A Test and maintain fire hydrant and hose reel installations, and</p> <p>(viii) Either BCPWT4001A/ CPCPWT4001A Plan, size and layout hot and cold water services and systems, or CPCPWT4011A Design and size heated and cold water services and systems: and</p> <p>(ix) BCGBC4012A/ CPCBC4012A Read and interpret plans and specifications</p> <p>OR</p> <p>(b) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, including the units of competency set out in subparagraphs (a) (i) to (a) (ix) inclusive above.</p> <p>OR</p> <p>(c) Certificate III in Fire Protection BCP30503/CPC32808/ CPC32811 including the units of competency set out in subparagraphs (a) (viii) and (a) (ix) above.</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
	<p>OR</p> <p>(d) Completion of an Apprenticeship which includes Certificate III in Fire Protection BCP30503/ CPC32808/CPC32811 including the units of competency set out in subparagraphs (a) (viii) and (a) (ix) above.</p>
9. Water plumbing urban irrigation – endorsed contractor licence or supervisor certificate	<p>Two (2) years relevant industry experience and any of the following:</p> <p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, including the following units of competency:</p> <p>(i) BCPIG2001A/ CPCPIG2001A/ CPCPIG2011A Design domestic urban irrigation systems, and</p> <p>(ii) BCPIG3001A/ CPCPIG3001A/ CPCPIG3011A Set out, install and commission irrigation systems, and</p> <p>(iii) BCPIG3002A/ CPCPIG3002A/ CPCPIG3012A Install and commission domestic irrigation pumps, and</p> <p>(iv) BCPWT3007A/ CPCPWT3007A/ CPCPWT3017A Connect irrigation systems from drinking water supply</p> <p>OR</p> <p>(b) Certificate II in Urban Irrigation BCP20303/CPC20908/ CPC20911</p> <p>OR</p> <p>(c) Certificate III in Irrigation RTE31303, including the following units of competency:</p> <p>(i) Either BCS3050A Connect irrigation system from drinkable water (potable), or BCPWT3007A/ CPCPWT3007A/ CPCPWT3017A Connect irrigation systems from drinking water supply, and</p> <p>(ii) RTE3601A Install irrigation systems, and</p> <p>(iii) RTE3605A Troubleshoot irrigation systems</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
	<p>OR</p> <p>(d) Certificate III in Irrigation AHC32410, including the following units of competency:</p> <p>(i) BCPWT3007A/ CPCPWT3007A/ CPCPWT3017A Connect irrigation systems from drinking water supply and</p> <p>(ii) AHCIRG302A Install irrigation systems and</p> <p>(iii) AHCIRG306A Troubleshoot irrigation systems</p> <p>OR</p> <p>(e) Certificate III in Irrigation AHC32412, including the following units of competency:</p> <p>i) BCPWT3007A/ CPCPWT3007A/ CPCPWT3017A Connect irrigation systems from drinking water supply and</p> <p>(ii) AHCIRG311A Install low volume irrigation components and</p> <p>(iii) AHCIRG312A Install sprinkler irrigation components and</p> <p>(iv) AHCIRG306A Troubleshoot irrigation systems</p>
10. Plumbing tradesperson certificate	<p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411 (including the sanitary stream)</p> <p>OR</p> <p>(b) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/CPC32408/ CPC32411 (including the sanitary stream)</p>
11. Water plumbing tradesperson certificate	<p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411</p> <p>OR</p> <p>(b) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/CPC32408/ CPC32411</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
12. Draining tradesperson certificate	<p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411 (including the draining stream)</p> <p>OR</p> <p>(b) Certificate II in Draining BCP20102/CPC20708/ CPC20711</p> <p>OR</p> <p>(c) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/CPC32408/ CPC32411 (including the draining stream)</p>
13. Gasfitting tradesperson certificate	<p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411 (including the gas services stream)</p> <p>OR</p> <p>(b) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/CPC32408/ CPC32411 (including the gas services stream)</p> <p>OR</p> <p>(c) Certificate III in Gasfitting BCP30403/CPC32708/ CPC32711</p> <p>OR</p> <p>(d) Completion of an Apprenticeship which includes Certificate III in Gasfitting BCP30403/CPC32708/ CPC32711</p>
14. Water plumbing – fire protection systems tradesperson certificate	<p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, including the following units of competency:</p> <p>(i) Either BCPFS2001A/ CPCPFS2001A Connect static storage tanks (not applicable for CPC32411), or CPCPWT3010A Connect and install storage tanks to a domestic water supply and</p> <p>(ii) BCPFS2002A/ CPCPFS2002A/ CPCPFS2012A Install portable fire equipment, and</p> <p>(iii) BCPFS3002A/ CPCPFS3002A/ CPCPFS3012A Install distribution and range pipes, and</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
	<p>(iv) BCPFS3003A/ CPCPFS3003A/ CPCPFS3013A Fit off sprinkler heads, controls and ancillary equipment, and</p> <p>(v) BCPFS3004A/ CPCPFS3004A/ CPCPFS3014A Install control valve assemblies, actuating devices and local alarms, and</p> <p>(vi) BCPFS3005A/ CPCPFS3005A/ CPCPFS3015A Test fire protection systems for pressure, and</p> <p>(vii) BCPFS3008A/ CPCPFS3008A/ CPCPFS3018A Test and maintain fire hydrant and hose reel installations</p> <p>OR</p> <p>(b) Completion of an Apprenticeship which includes Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, including the units of competency set out in subparagraphs (a) (i) to (a) (vii) inclusive above</p> <p>OR</p> <p>(c) Certificate III in Fire Protection BCP30503/CPC32808/ CPC32811</p> <p>OR</p> <p>(d) Completion of an Apprenticeship which includes Certificate III in Fire Protection BCP30503/ CPC32808/CPC32811</p>
15. Water plumbing – urban irrigation certificate tradesperson certificate	<p>(a) Certificate III in Plumbing BCP30103/CPC32408/ CPC32411, including the following units of competency:</p> <p>(i) BCPIG2001A/ CPCPIG2001A/ CPCPIG2011A Design domestic urban irrigation systems, and</p> <p>(ii) BCPIG3001A/ CPCPIG3001A/ CPCPIG3011A Set out, install and commission irrigation systems, and</p> <p>(iii) BCPIG3002A/ CPCPIG3002A/ CPCPIG3012A Install and commission domestic irrigation pumps, and</p>

Table 1	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
	<p>(iv) BCPWT3007A/ CPCPWT3007A/ CPCPWT3017A Connect irrigation systems from drinking water supply</p> <p>OR</p> <p>(b) Certificate II in Urban Irrigation BCP20303/CPC20908/ CPC20911</p> <p>OR</p> <p>(c) Certificate III in Irrigation RTE31303, including the following units of competency:</p> <p>(i) Either BCS3050A Connect irrigation system from drinkable water (potable), or BCPWT3007A/ CPCPWT3007A/ CPCPWT3017A Connect irrigation systems from drinking water supply; and</p> <p>(ii) RTE3601A Install irrigation systems, and</p> <p>(iii) RTE3605A Troubleshoot irrigation systems</p> <p>OR</p> <p>(d) Certificate III in Irrigation AHC32410, including the following units of competency:</p> <p>(i) BCPWT3007A/ CPCPWT3007A/ CPCPWT3017A Connect irrigation systems from drinking water supply and</p> <p>(ii) AHCIRG302A Install irrigation systems and</p> <p>(iii) AHCIRG306A Troubleshoot irrigation systems</p> <p>OR</p> <p>(e) Certificate III in Irrigation AHC32412 including the following units of competency:</p> <p>(i) BCPWT3007A/ CPCPWT3007A/ CPCPWT3017A Connect irrigation systems from drinking water supply and</p> <p>(ii) AHCIRG311A Install low volume irrigation components and</p> <p>(iii) AHCIRG312A Install sprinkler irrigation components and</p> <p>(iv) AHCIRG306A Troubleshoot irrigation systems</p>

Table 2 – Transitional arrangements	
<i>Column 1 Category</i>	<i>Column 2 Qualifications, Examinations, Experience</i>
1. Any of the categories listed in Column 1 of Table 1	Existing Licence or Certificate A New South Wales Endorsed Contractor Licence or Supervisor Certificate or Tradesperson Certificate in the same category held immediately before the Commencement Date.
2. Any of the categories listed in Column 1 of Table 1	Licence or Certificate held before the Commencement Date A New South Wales Endorsed Contractor Licence or Supervisor Certificate or Tradesperson Certificate in the same category ever held before the Commencement Date but not at the Commencement Date will meet the requirement for issue of an equivalent authority.
3. Any of the categories listed in Column 1 of Table 1.	Qualifications, Examinations and Experience obtained before the Commencement Date The qualifications, examinations and experience set out in Column 2 of Table 3 for the endorsed contractor licence, supervisor certificate or tradesperson certificate listed in column 1 of Table 3, provided that, immediately before 13 May 2009, the applicant was enrolled in the course or program listed therein.

Table 3	
<i>Column 1 Category</i>	<i>Column 2 Qualifications, Examinations, Experience</i>
1. Plumbing endorsed contractor licence or supervisor certificate	(a) One of the following: (i) 7996 – Certificate III in Plumbing – Trade (ii) 1409 – Certificate in Plumbing – Trade (iii) 1472 – Statement in Plumbing Overseas Conversion AND (b) One of the following: (i) 1496 – Certificate IV Plumbing Technology (ii) 1484 – Advanced Certificate in Plumbing Technology – Waste Disposal Services II, Water Supply Services II (iii) 8081 – Plumbing Technology Certificate IV – Waste Disposal Services II, Water Supply Services II AND (c) At least six (6) years general Plumbing experience.
2. Water Plumbing endorsed contractor licence or supervisor certificate	At least four (4) years general Plumbing experience AND ANY of the following: (a) 1430 – Certificate in Plumbing Water Supply OR (b) One of the following: (i) 7996 – Certificate III in Plumbing – Trade (ii) 1409 – Certificate in Plumbing – Trade (iii) 1472 – Statement in Plumbing Overseas Conversion and one of the following: (iv) 1496 – Certificate IV in Plumbing Technology – Water Supply Services II (v) 1484 – Advanced Certificate in Plumbing Technology – Water Supply Services II (vi) 8081 – Plumbing Technology Certificate IV – Water Supply Services II

Table 3	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
3. Draining endorsed contractor licence or supervisor certificate	(a) One of the following: (i) 1273 – Certificate II in Draining (ii) 1415 – Statement in Draining (iii) 7996 – Certificate III in Plumbing – Trade (iv) 1409 – Certificate in Plumbing – Trade (v) 1472 – Statement in Plumbing Overseas Conversion AND (b) One of the following (i) 1496 – Certificate IV in Plumbing Technology – Water Disposal Services II (ii) 1484 – Advanced Certificate in Plumbing Technology – Water Disposal Services II (iii) 8081 – Plumbing Technology Certificate IV – Water Disposal Services II AND (c) At least two (2) years exclusive Draining experience
4. Gasfitting endorsed contractor licence or supervisor certificate	(a) One of the following: (i) 7996 – Certificate III in Plumbing – Trade (ii) 1409 – Certificate in Plumbing – Trade (iii) 1472 – Statement in Plumbing Overseas Conversion AND (b) One of the following: (i) 1496 – Certificate IV Plumbing Technology – Gas Supply Services II (ii) 1484 – Advanced Certificate in Plumbing Technology – Gas Supply Services II (iii) 8081 – Plumbing Technology Certificate IV – Gas Supply Services II AND (c) At least four (4) years exclusive Gasfitting experience.

Table 3	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
5. Liquefied petroleum Gasfitting endorsed contractor licence or supervisor certificate	At least two (2) years exclusive Liquefied Petroleum Gasfitting Experience AND ANY of the following: (a) Liquid Petroleum Gas Installation (Restricted) Course OR (b) One of the following: (i) 7996 – Certificate III in Plumbing – Trade (ii) 1409 – Certificate in Plumbing – Trade (iii) 1472 – Statement in Plumbing Overseas Conversion and one of the following: (iv) 1496 – Certificate IV in Plumbing Technology – Gas Supply Services II (v) 1484 – Advanced Certificate in Plumbing Technology – Gas Supply Services II (vi) 8081 – Plumbing Technology Certificate IV – Gas Supply Services II
6. Advanced Liquefied petroleum Gasfitting endorsed contractor licence or supervisor certificate	(a) Liquid Petroleum Gas Installation (Restricted) Course AND (b) Liquid Petroleum Gas Installation (Unrestricted) Course AND (c) At least two (2) years exclusive Liquefied Petroleum Gasfitting Experience plus one (1) year Advanced Liquefied Petroleum Gasfitting Experience
7. Water Plumbing – Fire Sprinkler Systems endorsed contractor licence or supervisor certificate	(a) One of the following: (i) 1200 – Certificate III in Sprinkler Fitting (ii) 1272 – Certificate III in Fire Protection (iii) 1486 – Certificate in Fire Sprinkler Fitting – Trade (iv) 1423 – Certificate in Sprinkler Fitting – Trade AND (b) One of the following: (i) At least four (4) years exclusive Water Plumbing – Fire Sprinkler Systems experience (ii) Craft Certificate (iii) Certificate of Proficiency in Fire Sprinkler Fitting

Table 3	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
8. Water Plumbing – Fire Protection Systems endorsed contractor licence or supervisor certificate	(a) One of the following: (i) 1200 – Certificate III in Sprinkler Fitting (ii) 1272 – Certificate III in Fire Protection (iii) 1486 – Certificate in Fire Sprinkler Fitting – Trade (v) 7996 – Certificate III in Plumbing – Trade AND (b) One of the following: (i) At least four (4) years exclusive Water Plumbing – Fire Sprinkler Systems experience (ii) Craft Certificate (iii) Certificate of Proficiency in Fire Sprinkler Fitting
9. Water Plumbing – Urban Irrigation endorsed contractor licence or supervisor certificate	(a) 1473 – Statement in Plumbing – Urban Irrigation Systems AND (b) At least three (3) years exclusive Water Plumbing – Urban Irrigation experience
10. Plumbing Tradesperson Certificate	(a) One of the following: (i) 7996 – Certificate III in Plumbing (ii) 1409 – Certificate in Plumbing – Trade (iii) 1472 – Statement in Plumbing Overseas Conversion AND (b) One of the following: (i) At least four (4) years general Plumbing experience (ii) Craft Certificate in Plumbing, Draining and Gasfitting (iii) Certificate of Proficiency in Plumbing, Draining and Gasfitting

Table 3	
<i>Column 1</i> <i>Category</i>	<i>Column 2</i> <i>Qualifications, Examinations, Experience</i>
11. Water Plumbing Tradesperson Certificate	(a) One of the following: (i) 7996 – Certificate III in Plumbing (ii) 1409 – Certificate in Plumbing – Trade (iv) 1472 – Statement in Plumbing Overseas Conversion AND (b) One of the following: (i) At least four (4) years general Plumbing experience (ii) Craft Certificate in Plumbing, Draining and Gasfitting (iii) Certificate of Proficiency in Plumbing, Draining and Gasfitting
12. Draining Tradesperson Certificate	(a) One of the following: (i) 7996 – Certificate III in Plumbing (ii) 1409 – Certificate in Plumbing – Trade (iii) 1472 – Statement in Plumbing Overseas Conversion AND (b) One of the following: (i) At least four (4) years general Draining experience (ii) Craft Certificate in Plumbing, Draining and Gasfitting (iii) Certificate of Proficiency in Plumbing, Draining, Gasfitting
13. Gasfitting Tradesperson Certificate	(a) One of the following: (i) 7996 – Certificate III in Plumbing (ii) 1409 – Certificate in Plumbing – Trade (iii) 1472 – Statement in Plumbing Overseas Conversion AND (b) One of the following: (i) At least four (4) years general Gasfitting experience (ii) Craft Certificate in Plumbing, Draining and Gasfitting (iii) Certificate of Proficiency in Plumbing, Draining and Gasfitting

Table 3	
<i>Column 1</i>	<i>Column 2</i>
<i>Category</i>	<i>Qualifications, Examinations, Experience</i>
14. Water Plumbing – Fire Protection Systems Tradesperson Certificate	<p>(a) One of the following:</p> <p>(i) 1200 – Certificate III in Sprinkler Fitting</p> <p>(ii) 1272 – Certificate III in Fire Protection</p> <p>(iii) 1486 – Certificate in Fire Sprinkler Fitting – Trade</p> <p>(iv) 1423 – Certificate in Sprinkler Fitting – Trade</p> <p>AND</p> <p>(b) One of the following:</p> <p>(i) At least four (4) years general experience in either or both of Water Plumbing – Fire Sprinkler and Water Plumbing – Fire Protection Systems</p> <p>(ii) Craft Certificate in Fire Sprinkler Fitting</p> <p>(iii) Certificate of Proficiency in Fire Sprinkler Fitting</p>

MOTOR ACCIDENTS COMPENSATION ACT 1999

Motor Accidents Compensation Regulation 2005

Clause 4 (2) – Notice of Replacement AMA List

PURSUANT to the provisions of clause 4 (2) of the Motor Accidents Compensation Regulation 2005, notice is given that the document called the List of Medical Services and Fees published by the Australian Medical Association and dated 1 November 2012 is recognised as the AMA List and replaces the document called the List of Medical Services and Fees published by the Australian Medical Association and dated 1 November 2011.

This notice is to take effect on and from 1 November 2012.

Motor Accidents Authority, Sydney, 31 October 2012.

ANDREW NICHOLLS,
Acting General Manager

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

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

1. Tumbulgum Public School
2. Berala Public School
3. Bogangar Public School

ADRIAN PICCOLI, M.P.,
Minister for Education

PUBLIC LOTTERIES ACT 1996

Instant Lotteries – Approval of Rules

I, THE HONOURABLE GEORGE SOURIS, M.P., Minister for Tourism, Major Events, Hospitality and Racing and Minister for the Arts, being the Minister administering the Public Lotteries Act 1996 (hereinafter referred to as “the Act”) pursuant to section 23 (1) of the Act DO HEREBY APPROVE the Rules annexed to this instrument for the conduct of Games of Instant Lotteries and Games of Promotional Instant Lotteries by the New South Wales Lotteries Corporation Pty Ltd effective from the date of gazettal.

Dated this 9th day of November 2012.

The Honourable GEORGE SOURIS, M.P.,
Minister for Tourism, Major Events, Hospitality
and Racing and Minister for the Arts

PUBLIC LOTTERIES ACT 1996

Instant Lotteries Rules

IT is hereby notified that the Minister administering the Public Lotteries Act 1996, has approved of the following Rules for the Conduct of Instant Lottery and Promotional Instant Lotteries. In accordance with section 23 (3) (a) of the Act, these Rules take effect on and from 16 November 2012. These Rules supersede the Rules notified previously in the *NSW Government Gazette*.

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SCHEDULES

SCHEDULE 1 – SUBSCRIPTIONS, COMMISSION AND SELLING FEE PAYABLE FOR INSTANT LOTTERIES

RULE 1 DEFINITIONS

- (a) In these Rules unless inconsistent with the context:
- (i) “Act” means the Public Lotteries Act 1996, any amendment, modification, variation, or abrogation thereof for the time being in force;
 - (ii) “Ancillary Fee” means a fee which the Chief Executive Officer of the Licensee may from

- time to time authorise a Reseller to charge a Player from whom a Reseller accepts a subscription;
- (iii) "Approved" means approved in writing by the Minister;
- (iv) "Chief Executive Officer" means the Chief Executive Officer of the Licensee or such delegate appointed by the Chief Executive Officer pursuant to Rule 3 (g);
- (v) "Commission" means an amount:
- (1) paid to, deducted by or retained by a Retailer in connection with a Subscription (whether or not in the person's capacity as a Retailer); and
 - (2) determined by or in accordance with, and identified as Commission in, the conditions of the Product Licence or these Rules;
- (vi) "Computer Linked Terminal" means the computer equipment located in branches of the Licensee or its related bodies corporate, or places of business of its Retailers or otherwise which is linked to the central processing computer equipment of the Licensee for purposes associated with Instant Lotteries and Promotional Instant Lotteries, including determining whether a Prize has been won;
- (vii) "Computer Records" means the sum of information, including Ticket Number information, which is held by the Licensee by way of or through the Licensee's central processing computer equipment in respect of an Instant Lottery or a Promotional Instant Lottery and which is retained or recorded on a magnetic tape or otherwise stored;
- (viii) "Conduct" in relation to an Instant Lottery and Promotional Instant Lottery has the same meaning as assigned to it by Section 4 (1) of the Act;
- (ix) "Director" means a Director of the Board of Directors of the Licensee;
- (x) "Draw" means the drawing of a public lottery conducted as part of an Instant Lottery or Promotional Instant Lottery in accordance with Rule 7 (q);
- (xi) "Employee" means an employee of the Licensee. In other contexts where appropriate, "Employee" includes an employee of a Retailer;
- (xii) "Instant Lottery" means a public lottery Conducted pursuant to the Act, the Operator Licence, the Product Licence, Rules and Regulations whereby Prizes are determined (wholly or partly) by revealing Numbers on Tickets in the lottery (whether or not additional Prizes are determined in any other manner) but does not include Promotional Instant Lotteries;
- (xiii) "Licensee" means New South Wales Lotteries Corporation Pty Limited;
- (xiv) "Minister" means the Minister for the time being administering the Act;
- (xv) "Numbers" has the same meaning as contained in Section 5 of the Act;
- (xvi) "Operator Licence" means the operator licence granted to the Licensee, pursuant to the Act, to conduct any public lottery for which it, from time to time, holds a Product Licence granted pursuant to the Act;
- (xvii) "Outlet" means a place at which the Licensee or a Retailer is allowed to:
- (1) receive Subscriptions for and sell Tickets in an Instant Lottery;
 - (2) receive entries in a Promotional Instant Lottery and provide Promotional Instant Lottery Tickets; and
 - (3) in the case of a Reseller receive Subscriptions and instructions to purchase Instant Lottery Tickets and to provide Promotional Instant Lottery Tickets on behalf of Players;
- (xviii) "Player" means a person who:
- (1) has paid the correct Subscription and Commission for a valid Instant Lottery Ticket; and/or
 - (2) holds a valid Ticket; and/or
 - (3) holds, bears and submits a valid Ticket to the Licensee and/or a Retailer for the purposes of receiving a Prize; and
- includes where relevant a person who has validly entered a Promotional Instant Lottery and who holds, bears and submits a Ticket in the Promotional Instant Lottery to the Licensee or a Retailer for the purposes of receiving a Prize;
- (xix) "Prize" means any prize determined in accordance with Rule 7;
- (xx) "Prize Allocation" shall be determined by the Licensee and has the meaning provided in Rule 7 (b);
- (xxi) "Prize Fund" means the account established under Section 27 of the Act and known as the Instant Lottery Prize Fund Account;
- (xxii) "Prize Pool" is the proportion of Subscriptions paid into the Prize Fund for a particular Instant Lottery and has the meaning specified in Rule 7 (a).
- (xxiii) "Prize Reserve Fund" means the fund located in the Prize Fund under Section 27 of the Act containing
- (1) the amounts specified in Rule 7 (c);
 - (2) an amount representing any unclaimed Prizes, subject to a direction under Section 27A of the Act.
- (xxiv) "Product Licence" means the product licence granted to the Licensee to Conduct Instant Lotteries and Promotional Instant Lotteries pursuant to Section 12 of the Act;
- (xxv) "Promotional Instant Lottery" means a public lottery Conducted for the purpose of promoting an Instant Lottery, and in respect of which:
- (1) eligibility to enter is confined to Players in an Instant Lottery which is currently selling or in which selling has concluded; and
 - (2) no further Subscription or Commission is charged;
- (xxvi) "Regulation" means a regulation made under the Act;

- (xxvii) "Reseller" means a Retailer, approved by the Minister, who is authorised by the Licensee to receive Subscriptions, Commissions and instructions in respect of an Instant Lottery and instructions with respect to a Promotional Instant Lottery from a Player. Such Reseller may receive instructions by post, telephone, facsimile or modem (internet) and such Reseller may receive Prizes for and on behalf on a Player;
- (xxviii) "Retailer" means a person or agent appointed or approved by the Licensee for purposes associated with Instant Lottery and Promotional Instant Lottery Conducted by the Licensee and includes a Reseller;
- (xxix) "Rules" means these Rules made under the Act any amendment, modification, variation, or abrogation thereof for the time being in force;
- (xxx) "Selling Fee" means the sum of the Commission and Subscription and Ancillary Fee (where applicable);
- (xxxi) "Subscription" means the amounts paid for Tickets but does not include the following:
- (1) Ancillary Fees; or
 - (2) Commission, unless the Act expressly provides otherwise;
- (xxxii) "Ticket" means the form of entry to an Instant Lottery or Promotional Instant Lottery, whether it be in documentary or other approved form, as agreed by the Chief Executive Officer, which permits a Player to play an Instant Lottery or Promotional Instant Lottery and which evidences:
- (1) in the case of an Instant Lottery, that the correct Selling Fee has been paid to enter the Instant Lottery; and
 - (2) in the case of a Promotional Instant Lottery, that a Player has validly entered the Promotional Instant Lottery; and which may be validated by a Computer Linked Terminal and which may include a Ticket Number and such other tests to determine the validity of the Ticket and whether it has won a Prize;
- (xxxiii) "Ticket Number" means the verification code in the form of numbers and/or letters and/or bar codes which may be printed on Tickets and which constitute the means by which the Licensee can determine after the issue of the Ticket whether it is a valid Ticket and also whether it has won a Prize;
- (b) In these Rules unless inconsistent with the context:
- (i) a reference to the singular shall include the plural, and vice versa;
 - (ii) headings are for convenient reference only and have no effect in limiting or extending the language of the provisions to which they refer.

RULE 2 CONDUCT OF INSTANT LOTTERIES AND PROMOTIONAL INSTANT LOTTERIES

- (a) These Rules are to be read subject to the Act, its Regulations, the Operator Licence and the Product Licence and shall apply to every Instant Lottery and Promotional Instant Lottery.

- (b) All decisions made by the Chief Executive Officer concerning the Prize Fund and the declaration and payment of Prizes shall be final and binding on all Players.
- (c) An Instant Lottery or Promotional Instant Lottery shall, at its commencement, have a Prize structure as determined by the Chief Executive Officer.
- (d) The Prize structure shall comprise the number and value of Prizes to be offered by the Licensee to Players during the period of each Instant Lottery or Promotional Instant Lottery, as the case may be.
- (e) During the period in which the Licensee:—
- (i) offers for sale Tickets in an Instant Lottery; or
 - (ii) accepts entries in a Promotional Instant Lottery; some or all of the Prizes in the approved Prize structure may already have been won when a Player:
 - (iii) purchases a Ticket in an Instant Lottery; or
 - (iv) enters a Promotional Instant Lottery;
- leaving the balance of Prizes still available to be won by Players, or no Prizes, as the case may be, at the time of their respective purchase or entry.
- (f) There shall be no obligation or liability imposed upon the Licensee whatsoever to advise or otherwise inform prospective Players in an Instant Lottery or Promotional Instant Lottery of the number or nature of Prizes still available, or if any Prizes are still available, to be won by them at the time of their proposed purchase of a Ticket in an Instant Lottery or entry in a Promotional Instant Lottery, as the case may be.
- (g) A Ticket in an Instant Lottery may include a Promotional Instant Lottery on the same Ticket.
- (h) A Ticket in an Instant Lottery or Promotional Instant Lottery may include one or more Prizes to be won on the same Ticket.
- (i) An Instant Lottery or Promotional Instant Lottery may require the Player to reveal a winning Number on more than one Ticket in order to win a Prize.
- (j) The Licensee may Conduct a Promotional Instant Lottery in such manner and at such times and places as the Licensee determines.
- (k) A Promotional Instant Lottery may be Conducted in conjunction with an Instant Lottery or separately from an Instant Lottery.

RULE 3 APPLICATION OF RULES

- (a) These Rules and all instructions and conditions printed on Tickets shall apply to each Instant Lottery or Promotional Instant Lottery and shall be binding on all Players.
- (b) In the event of any inconsistency between these Rules and the instructions and conditions printed on Tickets or promotional materials, these Rules shall prevail to the extent of the inconsistency.
- (c) These Rules shall apply to each Promotional Instant Lottery and shall be binding on all Players.
- (d) By entering an Instant Lottery or Promotional Instant Lottery Players agree to be bound by these Rules and to accept as final and binding on them all decisions made by the Chief Executive Officer.

- (e) The Rules that are in force at the time of purchase of a Ticket in an Instant Lottery or a Promotional Instant Lottery are contractually binding on the Licensee and the Player.
 - (f) A Retailer, including a Reseller, has no authority to bind the Licensee in contract or otherwise.
 - (g) The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine.
 - (h) Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3 (g).
 - (i) These Rules will be displayed and made available for inspection at each Outlet.
- (g) A Player may at any time revoke a request for anonymity and participate in any promotion or marketing activity requested by the Licensee.
 - (h) Where a Player submits a Ticket as trustee, representative or nominee for another person or persons, the Licensee will be taken to have no knowledge, nor to be on notice whether actual or constructive, of any such arrangement and the transaction will be conducted solely with the Player.
 - (i) A Ticket in an Instant Lottery shall contain instructions specifying: the manner in which the Ticket holder may determine whether an Instant Lottery Prize has been won; and
 - (ii) the procedures for claiming an Instant Lottery Prize.
 - (i) Subject to Rule 7 the Chief Executive Officer may pay a Prize to a person who holds, bears or submits a Ticket in an Instant Lottery or a Ticket in a Promotional Instant Lottery to the Licensee or a Retailer for the purpose of receiving a Prize if the Chief Executive Officer is satisfied that the Ticket Number and/or other security tests as the Chief Executive Officer thinks necessary show that the Ticket is a valid Ticket and has won a Prize.

RULE 4 RULES APPLYING TO TICKETS

- (a) The Ticket issued to the Player shall constitute the Player's official receipt and acceptance thereof shall constitute the Player's acknowledgment of all details thereon and shall be the only form issued by the Licensee or its Retailer to the Player evidencing the Player's entry in a particular Instant Lottery or Promotional Instant Lottery.
- (b) Neither the Licensee nor a Retailer shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player.
- (c) In the event that the particulars recorded on the Player's Ticket are not consistent with the particulars held by the Licensee by way of Computer Records or such other records held by the Licensee or otherwise available to the Licensee from its authorised contractor, then the latter mentioned particulars and records shall apply and shall determine what Prize, if any, the Player shall be entitled to and the Player shall be bound by any such determination. Particulars which may be recorded on a Ticket include the Ticket Number and other security and/or prize validation related information, the Numbers to be revealed and information regarding the particular Instant Lottery or Promotional Instant Lottery entered as well as the details of the particular book and ticket number.
- (d) A Ticket shall at all times remain the property of the Licensee and a Player shall deliver up any Ticket to the Licensee upon demand.
- (e) A Player in an Instant Lottery may indicate anonymity is desired by clearly stating so on the Prize claim form they submit in relation to a Prize (in circumstances when a Prize claim form is applicable for the Prize). Players who subsequently desire anonymity should apply in writing to the Chief Executive Officer and if in the opinion of the Chief Executive Officer sufficient time is available to prevent any publication then the Chief Executive Officer may grant such application and withhold publication.
- (f) The identity of a Player who has requested anonymity in the manner referred to in Rule 4 (e) must not be published by the Licensee, unless sufficient time has not

RULE 5 PRICE OF TICKETS, COMMISSION AND ANCILLARY FEE

- (a) The Licensee shall set, as approved, the amount payable by Players, excluding Commission, in respect of the sale of Tickets in an Instant Lottery.
- (b) The Licensee shall set, as approved, the Commission payable to Retailers in respect of the sale of Tickets in an Instant Lottery.
- (c) The Commission payable to any Retailer is not to exceed the amount set under Schedule 1, and does not include any Ancillary Fees charged by a Reseller.
- (d) A Reseller may charge an Ancillary Fee as authorised by the Chief Executive Officer from time to time.

RULE 6 SALE OF INSTANT LOTTERY TICKETS AND ENTRIES IN PROMOTIONAL INSTANT LOTTERIES

- (a) The sale of a Ticket in an Instant Lottery shall not be considered to have been made until the Selling Fee has been paid in respect of that Ticket.
- (b) A person under the age of eighteen (18) years is not permitted to purchase a Ticket in an Instant Lottery or a Promotional Instant Lottery.
- (c) A Ticket in an Instant Lottery may only be sold by the Licensee or through a Retailer.
- (d) A Reseller may receive instructions by post, telephone, facsimile or modem (internet) and such Reseller may receive Prize cheques for and on behalf of Players.
- (e) The Chief Executive Officer is to determine the form of entries in a Promotional Instant Lottery that will be used by the Licensee in determining whether one or more Prizes have been won in the Promotional Instant Lottery.

- (f) Without limiting Rule 6 (e), the Chief Executive Officer may determine that entries in a Promotional Instant Lottery are to be in the form of any of the following (or combination of the following):
- (i) portions of a Ticket in an Instant Lottery nominated by the Chief Executive Officer;
 - (ii) any other Ticket or document;
 - (iii) entries made by means of an electronic or mechanical device or by a telecommunications system.
- (g) If an entry in a Promotional Instant Lottery is to consist of a portion of an Instant Lottery Ticket:
- (i) the manner in which each game is to be played is to be clearly displayed on separate portions of each Ticket; and
 - (ii) the play areas of the Instant Lottery and Promotional Instant Lottery are to be displayed on separate portions of each Ticket.
- (h) If an entry in a Promotional Instant Lottery is to consist of a Ticket or document, a Ticket or document issued to an entrant in the Promotional Instant Lottery:
- (i) constitutes the Player's official receipt;
 - (ii) is, following its acceptance, to constitute the Player's acknowledgment of the details on the entry; and
 - (iii) is to be the only document issued by the Licensee, its Retailers to the entrant evidencing the processing of an entry in the Promotional Instant Lottery.
- RULE 7 PRIZES**
- (a) The Prize Pool in an Instant Lottery shall be not less than fifty five percent (55%) and not more than sixty three point four percent (63.4%) of Subscriptions.
- (b) The Prize Allocation in a particular Instant Lottery shall comprise:
- (i) the Prizes in the Instant Lottery;
 - (ii) the number of Tickets in the Instant Lottery; and
 - (iii) the cost of Prizes, which shall be not less than fifty five percent (55%) of Subscriptions, and which shall be funded in whole or in part from the Prize Pool.
- (c) Where the cost of Prizes in an Instant Lottery is less than sixty three point four percent (63.4%) of Subscriptions, that amount representing the difference between that cost and sixty three point four percent (63.4%) shall be retained in the Prize Reserve Fund.
- (d) Where the cost of Prizes in an Instant Lottery would otherwise exceed sixty three point four percent (63.4%) of Subscriptions, the amount representing the difference between that cost and sixty three point four percent (63.4%) of Subscriptions shall be drawn from the Prize Reserve Fund.
- (e) The Prizes payable in respect of an Instant Lottery are to be determined:
- (i) by revealing the Number on the Tickets in the lottery; or
 - (ii) in such other manner as is approved by the Chief Executive Officer for the purposes of the particular Instant Lottery.
- (f) Without limiting Rule 7 (e), Prizes in an Instant Lottery may be determined by the inclusion of Tickets in the lottery in a draw.
- (g) If any Prizes in an Instant Lottery are to be determined in a manner approved under Rule 7 (e) (ii), the Licensee is to give notice of the manner of determination:
- (i) by indicating the manner of determining the Prize on each Ticket in the Instant Lottery; or
 - (ii) by publicly advertising the manner of determination of the Prize, or both.
- (h) The Prizes payable in an Instant Lottery are to consist of one or more of the following:
- (i) money;
 - (ii) Tickets in an Instant lottery;
 - (iii) Tickets in any other lottery;
 - (iv) such other prizes as may (subject to this clause) be determined by the Licensee.
- (i) The Chief Executive Officer may change or alter the nature of any Prize offered in an Instant Lottery, including the conversion of any Prize (or part of a Prize) into a monetary equivalent.
- (j) A Prize in an Instant Lottery or a Promotional Instant Lottery must not consist of or include tobacco.
- (k) A Prize in an Instant Lottery or a Promotional Instant Lottery must not consist of or include liquor within the meaning of the Liquor Act 2007.
- (l) The Prizes payable in a Promotional Instant Lottery may consist of one or more of the following:
- (i) money;
 - (ii) holidays;
 - (iii) travel;
 - (iv) accommodation;
 - (v) services or goods provided by the Licensee or by persons or bodies other than the Licensee, whether or not for valuable consideration; and
 - (vi) such other Prizes as may (subject to this clause) be determined by the Chief Executive Officer.
- (m) The Chief Executive Officer is to determine the number, nature and value of Prizes in each Promotional Instant Lottery.
- (n) The Licensee is to publicly advertise or otherwise promote the nature and value of, and the conditions relating to payment of, Prizes, and where practical the number of Prizes, in each Promotional Instant Lottery Conducted by it.
- (o) The Chief Executive Officer may change or alter the nature of any Prize offered in a Promotional Instant Lottery, including (but not limited to) the following:
- (i) the replacement of any holiday destination offered as a Prize or part of a Prize with another holiday destination;
 - (ii) the replacement of any mode of travel offered as a Prize or part of a Prize with another mode of travel;
 - (iii) the replacement of any form of accommodation offered as a Prize or part of a Prize with another form of accommodation;

- (iv) the resupply of services or the replacement of goods provided by the Licensee or by persons or bodies other than the Licensee; and
 - (v) the conversion of any Prize (or part of a Prize) provided by the Licensee or by another person or body into a money equivalent.
- (p) The Prizes in a Promotional Instant Lottery are payable in such manner as is approved by the Chief Executive Officer for the purposes of that Promotional Instant Lottery.
- (q) Drawing for Instant Lottery Prizes
This Rule applies when the Licensee determines that some of the Prizes in an Instant Lottery are to be determined by a Draw:
- (i) A Ticket in an Instant Lottery is eligible to be included in a Draw in such circumstances as may be indicated or publicly advertised in accordance with Rule 7 (g) (ii).
 - (ii) A Draw is to be conducted at such times and in such manner as the Licensee may determine.
 - (iii) Prize winners in a Draw are to be selected at random by such means (including the use of mechanical, electronic or other devices or aids) as the Minister may approve.
 - (iv) A Draw is to be carried out under the control and direction of the Licensee.
 - (v) The Licensee is, as far as is reasonably practicable, to ensure the security, performance and accuracy of any device or aid used in connection with a Draw.
 - (vi) Each draw in an Instant Lottery is to be open to the public.
 - (vii) The Licensee is, if possible, to notify Prize winners in a Draw that they have won a Prize and may require them to claim the Prize before payment of the Prize.

RULE 8 PROCEDURES FOR CLAIMING AND PAYMENT OF PRIZES

- (a) A Prize in an Instant Lottery is payable only on presentation of a Ticket in that Instant Lottery indicating that the Prize has been won and after the Licensee is satisfied that the Ticket Number and/or other security tests as the Licensee deems necessary show that the Ticket is valid and has won the Prize.
- (b) A Prize is not payable in a Promotional Instant Lottery unless:
 - (i) the entry submitted in the Promotional Instant Lottery is in the form determined by the Chief Executive Officer under Rule 6; and
 - (ii) if the form of entry requires the Player to have purchased a Ticket in an Instant Lottery, the Ticket satisfies any test used by the Chief Executive Officer to determine whether the Ticket is valid, and the claimant has complied with all conditions relating to the Promotional Instant Lottery advertised under Rule 7 (n).
- (c) The Licensee may record on a Ticket in a Promotional Instant Lottery a verification code or other test and use it to determine whether the Ticket in a Promotional Instant Lottery is a valid entry and whether it has won a Prize. A Prize is only payable in respect of a Ticket in a Promotional Instant Lottery if such verification code or other test shows that the Ticket is valid and has won a Prize.
- (d) The Chief Executive Officer shall from time to time approve the form and content of the Prize claim form to be forwarded by Players when claiming a Prize in an Instant Lottery or Promotional Instant Lottery.
- (e) A Prize exceeding \$1,000.00 must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in the claim form and any other evidence that the Chief Executive Officer may from time to time require.
- (f) A Prize not exceeding \$1,000.00 (or up to a Retailer's payment limit as formally authorised in writing by the Licensee) shown on a Computer Linked Terminal will be paid to a Player, upon surrender of the winning Ticket and subject to Rule 8 (a), by a Retailer with a Computer Linked Terminal.
- (g) A Prize not paid by a Retailer in accordance with Rule 8 (f) will be paid by the Licensee by cheque, or at the discretion of the Licensee by electronic funds transfer, upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require.
- (h) Any cheque drawn in payment of a Prize:
 - (i) must be made payable to the order of one named Prize winner as shown on the Prize winning Ticket or otherwise indicated on a Prize claim form on submission of the Prize winning Ticket; and
 - (ii) must be crossed and marked "not negotiable".
- (i) A Player who claims to be entitled to a Prize and whose Ticket is not shown as a winner by the Ticket Number and/or such other security test deemed necessary by the Chief Executive Officer must lodge a Prize claim form containing or accompanied by the particulars required on the claim form.
- (j) The payment of Prizes to Players who are known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales.
- (k) Subject to Section 27 of the Act, all unclaimed or uncollected Prizes shall be retained in the Prize Fund for payment to the Players or entitled thereto.
- (l) Where payment of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the Prize claim form. Thereafter, the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same.
- (m) A Prize may be claimed through a Retailer, the Licensee or by mail direct to:

The Chief Executive Officer
New South Wales Lotteries
2 Figtree Drive
Sydney Olympic Park NSW 2127

 or such other address as may be publicly notified from time to time by the Chief Executive Officer. A Prize claim form for a Prize may be forwarded by a Retailer to the Licensee at the request of a Player or the Player may forward the Prize claim form to the Licensee direct.

- (n) Where more than one name is advised on a Ticket or on a Prize claim form, payment to any one person so named at the address so given shall discharge the Licensee from all liability in respect of such payment to the other person so named.
- (o) The payment of all Prizes pursuant to this Rule 8 will discharge the Licensee from liability notwithstanding the existence of any trust whether express, constructive or implied. Where the Licensee has paid a Player pursuant to this Rule 8 and the Chief Executive Officer is, after such payment has been made, of the view that:
 - (i) the Player was not the Player to whom such payment should have been made; or
 - (ii) a Prize is not payable to the Player
 - the Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her.
- (p) The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner.
- (q) The Licensee accepts no responsibility or liability for lost or stolen Tickets.
- (v) in such other circumstances as are specified on the Ticket or entry or as have been publicly advertised by the Licensee in relation to the Instant Lottery or Promotional Instant Lottery; or
- (vi) in respect of a Ticket which fails any confidential security test of the Licensee; or
- (vii) any other breach of these Rules which justifies disqualification.
- (b) A Prize in an Instant Lottery or Promotional Instant Lottery is not payable to a person apparently under the age of 18 years.
- (c) Where the Licensee receives a Prize claim form from a Player and a Prize is not payable under this clause on the Ticket or entry that relates to the Prize claim form, the Licensee must use its best endeavours to notify the person whose name and address is shown on the Prize claim form that a Prize is not payable under this clause and must provide reasons why the Prize is not payable.
- (d) Nothing in Rule 11 (a) prevents a Prize from being paid in respect of a damaged Ticket or entry if the Licensee determines that the Ticket or entry is a valid Ticket or entry and that it has won a Prize.

RULE 9 IDENTITY

The Licensee may require a claimant for a Prize in an Instant Lottery or Promotional Instant Lottery:

- (a) to furnish such evidence of the claimant's identity as the Licensee thinks sufficient to establish the claimant's identity; and
- (b) to verify that evidence in such manner as the Licensee considers appropriate.

RULE 10 EFFECT OF PAYMENT

- (a) The Licensee need not inquire into the entitlement to claim a Prize of any person who presents a Prize winning Ticket in an Instant Lottery or presents or submits a Prize winning entry in a Promotional Instant Lottery.
- (b) Payment of a Prize to such a claimant in accordance with these Rules discharges the Licensee from any action, liability, claim or demand from any other person in relation to the entry.

RULE 11 ADDITIONAL CIRCUMSTANCES WHEN PRIZES ARE NOT PAYABLE

- (a) A Prize is not payable in an Instant Lottery or Promotional Instant Lottery:
 - (i) if the Ticket in the Instant Lottery or an entry in the Promotional Instant Lottery presented by the claimant for the Prize is damaged, altered, reconstituted or counterfeit; or
 - (ii) if the Ticket in the Instant Lottery or entry in the Promotional Instant Lottery is stolen or is a Ticket or entry that has been printed but not issued by the Licensee; or
 - (iii) if the Licensee has reasonable cause to suspect fraud or attempted fraud (whether computer related or otherwise); or
 - (iv) if the Player has tendered insufficient Selling Fee for the Ticket or has presented a cheque that is subsequently dishonoured or if the form of payment tendered is not otherwise acceptable to the Licensee; or

RULE 12 LIMITATION OF LIABILITY

- (a) By entering an Instant Lottery or Promotional Instant Lottery a Player acknowledges that he or she has entered into an agreement with the Licensee, the Retailer and agrees to be bound by the provisions of these Rules which subsist for the benefit of the Licensee, Board of Directors, the Chief Executive Officer, the Retailer and all Employees thereof.
- (b) The Licensee, Directors, the Chief Executive Officer, the Retailer and all Employees thereof shall have no responsibility or liability to a Player or any other person by reason of the loss or destruction of a Ticket for any reason or from any cause (whether arising from, or contributed to by, negligence or otherwise) beyond the amount of the Selling Fee paid in respect of that Ticket.
- (c) The Licensee, Directors, and the Chief Executive Officer shall have no responsibility or liability to pay a Player who claims a Prize and is unable to submit a Ticket. The Licensee shall have discharged all liability in relation to payment of a Prize by making payment to a person in accordance with the Rules.
- (d) The Licensee, Directors, the Chief Executive Officer and each and every Employee or contractor of the Licensee shall have no liability or responsibility to a Player or any other person for or in respect of:
 - (i) any negligence, omission, delay or failure whatsoever on the part of any person in the carrying out or performance of any duty, function, obligation or discretion conferred or contemplated by the Rules or otherwise in or about the Conduct or promotion of any Instant Lottery or Promotional Instant Lottery; and
 - (ii) without prejudice to the generality of Rule 12 (d) (i) hereof, any negligence, omission, delay or failure in relation to:
 - (1) the payment of Prizes;
 - (2) the processing and issue of a Ticket following acceptance of the Selling Fee in respect of

- an Instant Lottery or an entry in respect of a Promotional Instant Lottery;
- (3) the processing of a Prize winning Ticket;
- (4) the receipt and processing of a Prize claim form; and
- (iii) without prejudice to the generality of Rule 12 (d) (i) and Rule 12 (d) (ii), any fraudulent or unlawful act or omission on the part of the Retailer or an employee, servant or contractor of the Retailer in respect of:
- (1) the issue of a Ticket;
 - (2) the completion of a Prize claim form;
 - (3) the receipt of a Prize claim form;
 - (4) the processing of a Prize claim;
 - (5) the payment of a Prize; and
- (iv) any statement made by a Retailer or an employee, servant or contractor of a Retailer or by the Licensee, or any Employee, servant or contractor of the Licensee to a Player.
- (e) Each and every Retailer and each and every Employee of a Retailer shall have no liability or responsibility to a Player or any other person for or in respect of:
- (i) any negligence, omission, delay or failure whatsoever on the part of any person in the carrying out or performance of any duty, function, obligation or discretion conferred or contemplated by the Rules or otherwise in or about the Conduct of any Instant Lottery or Promotional Instant Lottery; and
 - (ii) without prejudice to the generality of Rule 12 (e) (i) hereof, any negligence, omission delay or failure in relation to:
 - (1) the payment of Prizes;
 - (2) the processing and issue of a Ticket following acceptance of the Selling Fee in respect of an Instant Lottery or an entry in respect of a Promotional Instant Lottery; or
 - (3) the processing of a Prize winning Ticket.
- (f) The Licensee, the Chief Executive Officer, each and every Retailer and each and every Employee of the Licensee or a Retailer shall have no liability or responsibility to a Player or any person for or in respect of any failure, disruption or malfunction of Computer Linked Terminals, electrical power, telecommunications links or computers (whether arising from, or contributed to by, negligence or otherwise) resulting in loss or corruption of information retained on any Computer Records held by the Licensee.
- (g) The Licensee, Directors, the Chief Executive Officer, each and every Retailer and each and every Employee of the Licensee or a Retailer shall have no liability or responsibility for any consequence of interference with or interruption to any Instant Lottery or Promotional Instant Lottery due to fire, storm, flood, riot, civil commotion, strike, failure or disruption of electrical power supply or telecommunications or other cause not within the reasonable control of such person.
- (h) In the processing of any Ticket, Prize claim form or instructions received by a Retailer a Retailer shall for all purposes be the agent of a Player and not the agent of the Licensee or the Chief Executive Officer.
- (i) In the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, a Retailer shall at all times and for all purposes be the agent of a Player and not the agent of the Licensee or the Chief Executive Officer.
- (j) Notwithstanding the provisions of Rule 12 (h), in the acceptance of Commission by a Retailer on behalf of the Licensee, the Retailer shall for this purpose be the agent of the Licensee and not the agent of the Player.
- (k) The State of New South Wales, the Crown in right of that State, the Government of that State, the Minister, their successors and the employees and agents of each and every one of them shall have as ample protection from liability in respect of their acts and omissions (whether arising from, or contributed to by, negligence or otherwise) and the acts, omissions and contingencies the subject of Rules 12 (a) to 12 (j) inclusive as those protected by said Rules.

RULE 13 EFFECTIVE DATE

- (a) The Instant Lottery Rules made pursuant to the Act and in force immediately prior to the date upon which these Rules take effect are rescinded.
- (b) Unless otherwise determined by the Chief Executive Officer any Ticket purchased in an Instant Lottery and Promotional Instant Lottery pursuant to Rules previously in force under any earlier Product Licence and which relate to an Instant Lottery to be Conducted on or after the date these Rules take effect shall be taken as being purchased or entered pursuant to these Rules.

RULE 14 AGREEMENTS RELATED TO PROMOTIONAL INSTANT LOTTERIES

The Licensee may enter into agreements or arrangements, subject to the provisions of the Act, with other persons or bodies for the purpose of promoting any Promotional Instant Lottery.

SCHEDULE 1

SUBSCRIPTIONS, COMMISSION AND SELLING FEE PAYABLE FOR INSTANT LOTTERIES

For Tickets printed prior to 21 May 2012:

<i>Instant Lottery</i>	<i>Commission</i>	<i>Subscription</i>	<i>Selling Fee</i>
\$1.10 Instant Lottery Ticket	\$0.10	\$1.00	\$1.10
\$2.00 Instant Lottery Ticket	\$0.15	\$1.85	\$2.00
\$2.50 Instant Lottery Ticket	\$0.18	\$2.32	\$2.50
\$3.00 Instant Lottery Ticket	\$0.20	\$2.80	\$3.00
\$4.00 Instant Lottery Ticket	\$0.25	\$3.75	\$4.00
\$5.00 Instant Lottery Ticket	\$0.30	\$4.70	\$5.00
\$10.00 Instant Lottery Ticket	\$0.60	\$9.40	\$10.00
\$15.00 Instant Lottery Ticket	\$0.90	\$14.10	\$15.00

For Tickets printed on or after 21 May 2012:

<i>Instant Lottery</i>	<i>Commission</i>	<i>Subscription</i>	<i>Selling Fee</i>
\$1.10 Instant Lottery Ticket	\$0.10	\$1.00	\$1.10
\$2.00 Instant Lottery Ticket	\$0.16	\$1.84	\$2.00
\$2.50 Instant Lottery Ticket	\$0.20	\$2.30	\$2.50
\$3.00 Instant Lottery Ticket	\$0.24	\$2.76	\$3.00
\$4.00 Instant Lottery Ticket	\$0.32	\$3.68	\$4.00
\$5.00 Instant Lottery Ticket	\$0.40	\$4.60	\$5.00
\$6.00 Instant Lottery Ticket	\$0.48	\$5.52	\$6.00
\$7.00 Instant Lottery Ticket	\$0.56	\$6.44	\$7.00
\$10.00 Instant Lottery Ticket	\$0.80	\$9.20	\$10.00
\$15.00 Instant Lottery Ticket	\$1.20	\$13.80	\$15.00

TOTALIZATOR ACT 1997 (NEW SOUTH WALES)

Amendments to TAB Limited Totalizator Betting Rules

IN accordance with the provisions of section 54 of the Totalizator Act 1997, the Minister for Tourism, Major Events, Hospitality and Racing, and Minister for the Arts has approved of the following amendments to the TAB Limited Totalizator Betting Rules. These rules commence on and from 19 November 2012.

1.5 Definitions

Add definitions for:

“double type” includes, in relation to a double, a running double, daily double and any other double declared by TAB or a racing club conducting a domestic totalizator;

And

“exacta race” means a race on which an exacta totalizator is conducted;

And

“quinella race” means a race on which a quinella totalizator is conducted;

And

“succeeding double” means, in relation to a double (“initial double”):

- the next double of the same double type (if any) conducted on the same day and at the same race meeting as the initial double; or if there is none,
- the next double of the same double type at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

And

“succeeding duet race” means, in relation to a duet race (“initial duet race”):

- the next duet race (if any) conducted on the same day and at the same race meeting as the initial duet race; or if there is none,
- the next duet race at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

And

“succeeding exacta race” means, in relation to an exacta race (“initial exacta race”):

- the next exacta race (if any) conducted on the same day and at the same race meeting as the initial exacta race; or if there is none,
- the next exacta race at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

And

“succeeding quinella race” means, in relation to a quinella race (“initial quinella race”):

- the next quinella race (if any) conducted on the same day and at the same race meeting as the initial quinella race; or if there is none,
- the next quinella race at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

2.5 Flexi Bets

Remove existing rule 2.52 and *replace* with:

Flexi bets are available on a quinella totalizator, exacta totalizator, duet totalizator, doubles totalizator, trifecta totalizator, first 4 totalizator, quaddie totalizator, BIG6 totalizator, FootyTAB Pick The Margins totalizator or any other totalizator as otherwise determined by TAB or the racing club conducting a domestic totalizator.

3.4 Calculation of Dividends

Remove existing clause 3.4.3 and *replace* with:

Subject to the clauses regarding where the winning combination is not backed to the equivalent of a unit of investment in clause 6 (quinella totalizator), 7 (exacta totalizator), 8 (trifecta totalizator), 9 (first 4 totalizator), 10 (doubles totalizator), 11 (quaddie totalizator), 12 (duet totalizator), 13 (BIG6 totalizator), and 16 (FootyTab) the dividend calculated on a flexi bet will be the same proportion of the dividend declared for a unit of investment as the amount invested in the flexi bet on the relevant combination (as determined in accordance with clause 2.4.1 (Flexi bets)) bears to the single unit of investment.

4.2 Refunds

Remove existing clause 4.2.2 (b) (i) and *replace* with:

the money is invested on a doubles totalizator and the relevant ticket is not presented in accordance with clause 10.3.4 (a) (i) so that clause 10.3.4 (a) (ii) applies; or

Renumber existing clause 4.2.3 (b) to 4.2.3 (c)

Insert new clause 4.2.3 (b):

- (b) The amount invested referred to in Rule 4.2.3
- (a) (iv):
- (i) shall not in respect of quinella include any amount in the quinella jackpot pool for that quinella totalizator, which shall be carried forward and paid into the quinella jackpot pool for the quinella totalizator conducted on the succeeding quinella race;
 - (ii) shall not in respect of exacta include any amount in the exacta jackpot pool for that exacta totalizator, which shall be carried forward and paid into the exacta jackpot pool for the exacta totalizator conducted on the succeeding exacta race;
 - (iii) shall not in respect of duet include any amount in the duet jackpot pool for that duet totalizator, which shall be carried forward and paid into the duet jackpot pool for the duet totalizator conducted on the succeeding duet race;
 - (iv) shall not in respect of trifecta include any amount in the trifecta jackpot pool for that trifecta totalizator, which shall be carried forward and paid into the trifecta jackpot pool for the trifecta totalizator conducted on the succeeding trifecta race;
 - (v) shall not in respect of first 4 include any amount in the first 4 jackpot pool for that first 4 totalizator, which shall be carried forward and paid into the first 4 jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race;

Remove the words quinella, duet, exacta and doubles from clause 4.2.4

4.5 Declaration of Less than Three Placings

Remove existing clauses 4.5, 4.6 and 4.7 and replace with:

4.5 Pool Guarantee

For the purpose of Trifecta, First 4, Quaddie or BIG6 totalizators:

- (a) TAB may apply a pool guarantee at the sole discretion of TAB. In the case of BIG6, the pool guarantee shall apply to the major dividend pool, in accordance with clause 13.3.2.
- (b) Subject to 4.5 (e), 8.2.2 (b) (ii), 8.2.2 (c) (ii), 9.3.2 (b) (ii), 9.3.2 (c) (ii), 9.3.2 (d) (ii) if a pool guarantee is in place on a totalizator where there are backed combinations; TAB is liable for that portion of the pool guarantee shortfall applicable to the backed combinations.
- (c) Subject to 4.5 (e), if a pool guarantee is in place on a totalizator where there are unbacked combinations; TAB is not liable for that portion of the pool guarantee shortfall applicable to the unbacked combinations.
- (d) Subject to 4.5 (e), if a pool guarantee is in place on a totalizator where there is less than a unit of investment on backed combinations; TAB is liable for the full unit of the pool guarantee shortfall applicable to the backed combinations.

- (e) In the event that all bets from a guarantee pool are refunded to investors, the refunds will not include any part of a pool guarantee and TAB is not liable for any pool guarantee shortfall.

4.6 Seeded Jackpots

For the purpose of First4, Quaddie or BIG6 totalizators:

- (a) TAB may include a seeded jackpot amount in a jackpot pool at the sole discretion of TAB;
- (b) Subject to 4.6 (c), if a jackpot pool includes a seeded jackpot amount and there is no winner, the seeded jackpot amount remains in the jackpot pool and cannot be reclaimed by TAB;
- (c) In the event that all bets in a totalizator investment pool, which is subject to a seeded jackpot amount, are refunded to investors, TAB will reclaim the seeded jackpot amount (if any) from the associated jackpot pool, prior to any refunds.

6.2 Quinella Pool Dividends

Remove all existing clauses under 6.2 and replace with:

6.2.1 Investment pool, jackpot pool and quinella dividend pool

- (a) All money invested on a quinella totalizator is to be paid into an investment pool for that quinella totalizator.
- (b) For each quinella totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 6.2.2 or clause 6.2.6 are required to be carried forward to the jackpot pool of that quinella totalizator.
- (c) For each quinella totalizator there is to be a quinella dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the quinella totalizator under clause 6.2.1 (a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that quinella totalizator.

6.2.2 Distribution of quinella dividend

- (a) If there are 2 or more finishers in a quinella race, the quinella dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors on the combination comprising the first and second placed finisher in a race.
- (b) If one winner only is declared, and no second or third placing is declared:
 - (i) the jackpot pool for that quinella race is carried forward to the jackpot pool for the quinella totalizator conducted on the succeeding quinella race; and
 - (ii) the remainder of the quinella dividend pool after carrying forward the jackpot pool in accordance with clause 6.2.2 (b) (i) is to be divided among the investors on the combination of the

winner and any other contestant in the event irrespective of order

6.2.3 Dead-heat for first place between 2 finishers

- (a) If 2 finishers dead-heat for first place, the quinella dividend pool is to be divided among the investors on the combination comprising those finishers.
- (b) If the combination referred to in clause 6.2.3 (a) is not backed, the quinella dividend pool is to be carried forward in accordance with clause 6.2.6 (b).

6.2.4 Dead-heat for first place between 3 or more finishers

If 3 or more finishers dead-heat for first place:

- (a) the quinella dividend pool is to be divided into as many equal parts as there are combinations comprising 2 of those finishers in the dead-heat for first place; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with clause 6.2.6 (b).

6.2.5 Dead-heat for second place

If 2 or more finishers dead-heat for second place:

- (a) the quinella dividend pool is to be divided into as many equal parts as there are combinations comprising the first placed finisher and a finisher in the dead-heat for second place; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with clause 6.2.6 (b).

6.2.6 Winning combination not backed or not backed to equivalent of unit of investment

Notwithstanding anything else in these rules, where the total of all amounts invested in a quinella totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ("winning quinella combination") is less than a unit of investment for that quinella totalizator or if a winning quinella combination is not backed:

- (a) only the amount of the quinella dividend pool determined in accordance with the following formula will be distributed among the investors on the winning quinella combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the quinella dividend pool which is to be distributed among the investors on the winning quinella combination;

di is the total amount which would be distributed to investors on the winning quinella combination under clause 6.2 if the total of all amounts invested in the quinella totalizator on the winning quinella combination was not less than a unit of investment for that quinella totalizator so that this clause 6.2.6 did not apply. Where the winning quinella combination is not backed, *di* excludes any amount in the jackpot pool for that quinella totalizator under clause 6.2.1 (c) (ii);

ai is the total of all amounts (if any) invested in the quinella totalizator on the winning quinella combination; and

ui is the unit of investment for the quinella totalizator; and

- (b) there is to be carried forward and paid into the quinella jackpot pool for the quinella totalizator conducted on the succeeding quinella race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the quinella jackpot pool for the quinella totalizator conducted on the succeeding quinella race;

di has the meaning given to that term in clause 6.2.6 (a) and

da is the total amount of the quinella dividend pool which is to be distributed among the investors on the winning quinella combination as determined in accordance with clause 6.2.6 (a).

7.2 Exacta pool dividends

Remove all existing clauses under 7.2 and replace with:

7.2 Exacta pool dividends

7.2.1 Investment pool, jackpot pool and exacta dividend pool

- (a) All money invested on an exacta totalizator is to be paid into an investment pool for that exacta totalizator.
- (b) For each exacta totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 7.2.2 or clause 7.2.6 are required to be carried forward to the jackpot pool of that exacta totalizator.
- (c) For each exacta totalizator there is to be an exacta dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the exacta totalizator under clause 7.2.1 (a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that exacta totalizator.

7.2.2 Distribution of exacta dividend

- (a) If there are 2 or more finishers in an exacta race, the exacta dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors on the combination comprising the first and second placed finisher in the race, in the correct order.
- (b) If one winner only is declared, and no second or third placing is declared:
 - (i) the jackpot pool for that exacta race is carried forward to the jackpot pool for the exacta totalizator conducted on the succeeding exacta race; and
 - (ii) the remainder of the exacta dividend pool after carrying forward the jackpot pool in accordance with clause 7.2.2 (b) (i) is to be divided among the investors on the combination of the winner and any other contestant in the event irrespective of order.

7.2.3 Dead-heat for first place between 2 finishers

- (a) If 2 finishers dead-heat for first place:
 - (i) the exacta dividend pool is to be divided into as many equal parts as there are combinations comprising the finishers in the dead-heat for first place; and
 - (ii) a part is allotted to each combination; and
 - (iii) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
 - (iv) for each unbacked combination the part is to be carried forward in accordance with clause 7.2.6 (b).

7.2.4 Dead-heat for first place between 3 or more finishers

If 3 or more finishers dead-heat for first place:

- (a) the exacta dividend pool is to be divided into as many equal parts as there are combinations comprising 2 of those finishers in the dead-heat for first place; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with clause 7.2.6 (b).

7.2.5 Dead-heat for second place

- (a) If 2 or more finishers dead-heat for second place:

- (i) the exacta dividend pool is to be divided into as many equal parts as there are combinations comprising, in the correct order, the first placed finisher and a finisher in the dead-heat for second place; and
- (ii) a part is allotted to each combination; and
- (iii) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (iv) for each unbacked combination the part is to be carried forward in accordance with clause 7.2.6 (b).

7.2.6 Winning combination not backed or not backed to equivalent of unit of investment Notwithstanding anything else in these rules, where the total of all amounts invested in an exacta totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause (“winning exacta combination”) is less than a unit of investment for that exacta totalizator or if a winning exacta combination is not backed:

- (a) only the amount of the exacta dividend pool determined in accordance with the following formula will be distributed among the investors on the winning exacta combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the exacta dividend pool which is to be distributed among the investors on the winning exacta combination;

di is the total amount which would be distributed to investors on the winning exacta combination under clause 7.2 if the total of all amounts invested in the exacta totalizator on the winning exacta combination was not less than a unit of investment for that exacta totalizator so that this clause 7.2.6 did not apply. Where the winning exacta combination is not backed, *di* excludes any amount in the jackpot pool for that exacta totalizator under clause 7.2.1 (c) (ii);

ai is the total of all amounts (if any) invested in the exacta totalizator on the winning exacta combination; and *ui* is the unit of investment for the exacta totalizator; and

- (b) there is to be carried forward and paid into the exacta jackpot pool for the exacta totalizator conducted on the succeeding exacta race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the exacta jackpot pool for the exacta totalizator conducted on the succeeding exacta race;

di has the meaning given to that term in clause 7.2.6 (a) and

da is the total amount of the exacta dividend pool which is to be distributed among the investors on the winning exacta combination as determined in accordance with clause 7.2.6 (a).

10.3 Doubles pool dividends

Remove all existing clauses under 10.3 and *replace* with:

10.3.1 Investment pool, jackpot pool and doubles dividend pool

- (a) All money invested on a doubles totalizator is to be paid into an investment pool for that doubles totalizator.
- (b) For each doubles totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 10.3.7 are required to be carried forward to the jackpot pool of that doubles totalizator.
- (c) For each doubles totalizator there is to be a doubles dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the doubles totalizator under clause 10.3.1 (a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that doubles totalizator.

10.3.2 Distribution of double dividend pool

The double dividend pool is to be divided among the investors who select the combination comprising the first placed finishers in the 2 races of the double.

10.3.3 Dead-heats

If, as a result of a dead-heat in any race to which the double relates, investors on 2 or more combinations of finishers become entitled to a dividend:

- (a) the doubles dividend pool is to be divided into as many equal parts as there are combinations; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with clause 10.3.7 (b).

10.3.4 Non-starters and substitutes

- (a) Any money invested on a combination in a double which includes a non-starter in any race of the double must either:
 - (i) if the relevant ticket is presented to TAB before investments have

ceased to be accepted on the first leg, be refunded to the investor; or

- (ii) if the money is not so refunded be invested in accordance with subclause (b).
- (b) If a contestant selected in a bet on a double does not become a starter in a race (including a re-run race) the bet is deemed to be invested on a substitute selection as determined under subclause (c).
 - (c) Where TAB receives double bets on a contestant that is a non-starter in any race in a double, the double bets made on that non-starter will be deemed to be invested on the contestant in that same race ('the substitute') which has the greatest amount of money invested on it on TAB's win totalizator pool.
 - (d) The substitute will be declared by TAB when the win dividend is declared payable on the race.
 - (e) Where two or more contestants have equal win investments under the rule in sub-clause (c), the contestant with the lower contestant number will be deemed to be the substitute selection for that race.
 - (f) For the purposes of this clause, any determination made by TAB as to the contestant to be substituted for a contestant which is a non-starter in a race in a double will be final and conclusive.

10.3.5 First leg abandoned or postponed

- (a) If a first leg is abandoned, postponed to another date, declared a no-race or is a walkover (whether or not it may be re-run later in a program) the doubles dividend pool is to be divided among the investors on the winner of the second leg.
- (b) If, as the result of a dead-heat, investors on 2 or more placed finishers become entitled to a dividend under this clause:
 - (i) the doubles dividend pool is to be divided into as many equal parts as there are finishers in the dead-heat; and
 - (ii) a part is allotted to each finisher;
 - (iii) for each backed combination, the part is to be divided among the investors on the finisher to which the part is allotted; and
 - (iv) for each unbacked combination the part is to be carried forward in accordance with clause 10.3.7 (b).

10.3.6 Second leg abandoned or postponed

- (a) If a second leg is abandoned, postponed to another date, declared a no-race or is a walkover (whether or not it may be re-run later in a program) the doubles dividend pool is to be divided among the investors on the winner of the first leg.
- (b) If, as the result of a dead-heat, investors on 2 or more placed finishers become entitled to a dividend under this clause:

- (i) the doubles dividend pool is to be divided into as many equal parts as there are finishers in the dead-heat; and
- (ii) a part is allotted to each finisher;
- (iii) for each backed combination, the part is to be divided among the investors on the finisher to which the part is allotted; and
- (iv) for each unbacked combination the part is to be carried forward in accordance with clause 10.3.7 (b).

10.3.7 Winning combination not backed or not backed to equivalent of unit of investment

Notwithstanding anything else in these rules, where the total of all amounts invested in a doubles totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ('winning doubles combination') is less than a unit of investment for that doubles totalizator or if a winning doubles combination is not backed:

- (a) only the amount of the doubles dividend pool determined in accordance with the following formula will be distributed among the investors on the winning doubles combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the doubles dividend pool which is to be distributed among the investors on the winning doubles combination;

di is the total amount which would be distributed to investors on the winning doubles combination under clause 10.3 if the total of all amounts invested in the doubles totalizator on the winning doubles combination was not less than a unit of investment for that doubles totalizator so that this clause 10.3.7 did not apply. Where the winning doubles combination is not backed, *di* excludes any amount in the jackpot pool for that doubles totalizator under clause 10.3.1 (c) (ii);

ai is the total of all amounts (if any) invested in the doubles totalizator on the winning doubles combination; and

ui is the unit of investment for the doubles totalizator; and

- (b) there is to be carried forward and paid into the doubles jackpot pool for the doubles totalizator conducted on the succeeding double an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the doubles jackpot pool for the doubles totalizator conducted on the succeeding doubles race;

di has the meaning given to that term in clause 10.3.7 (a) and

da is the total amount of the doubles dividend pool which is to be distributed among the investors on the winning doubles combination as determined in accordance with clause 10.3.7 (a).

11.3.5 Races abandoned or postponed

Insert the following clause:

- (c) The bets referred to in Rule 11.3.5 (b) shall not include any amount in the quaddie jackpot pool for that quaddie totalizator, which shall be carried forward and paid into the quaddie jackpot pool for the quaddie totalizator conducted on the succeeding quaddie.

12.2 Duet pool dividends

Remove all existing clauses under 12.2 and replace with:

12.2.1 Investment pool, jackpot pool and duet dividend pool

- (a) All money invested on a duet totalizator is to be paid into an investment pool for that duet totalizator.
- (b) For each duet totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 12.2.2 or clause 12.2.8 are required to be carried forward to the jackpot pool of that duet totalizator.
- (c) For each duet totalizator there is to be a duet dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the duet totalizator under clause 12.2.1 (a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that duet totalizator.

12.2.2 Distribution of duet dividend pool

- (a) The duet dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors on the combination comprising any two of the first, second and third placed finishers in a race.
- (b) If there are 3 or more finishers in a duet race, the whole of the duet dividend pool is (except to the extent otherwise provided in these rules) to be divided into three equal parts, of which:
 - (i) one part is to be dividend among the investors who select the winning combination comprising the first and second placed finishers in the race;
 - (ii) one part is to be divided among the investors who select the winning combination comprising the first and third placed finishers in the race; and
 - (ii) one part is to be divided among the investors who select the winning combination comprising the second and third placed finishers in the race.

- (c) Where there are 2 finishers only in a duet race then:
- (i) the jackpot pool for that duet race is carried forward to the jackpot pool for the duet totalizator conducted on the succeeding duet race; and
 - (ii) the remainder of the duet dividend pool after carrying forward the jackpot pool in accordance with clause 12.2.2 (c) (i) is to be divided among the investors who select the winning combination comprising the first and second placed finishers in the race.
- (d) Where there is one finisher only in a duet race then:
- (i) the jackpot pool for that duet race is carried forward to the jackpot pool for the duet totalizator conducted on the succeeding duet race; and
 - (ii) the remainder of the duet dividend pool after carrying forward the jackpot pool in accordance with clause 12.2.2 (d) (i) is to be divided among the investors who select the winning combination comprising the first placed finisher in the race and any other starter.
- 12.2.3 Dead-heat for first place between 2 finishers
- (a) If 2 finishers dead-heat for first place and there is no dead-heat for third place:
- (i) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations of:
 - (A) the 2 finishers in the dead-heat for first place; and
 - (B) one of the finishers in the dead-heat for first place and the third place finisher; and
 - (C) the other finisher in the dead-heat for first place and the third place finisher; and
 - (ii) a part is to be allotted to each winning combination; and
 - (iii) for each backed winning combination, the part is to be divided among the investors on the winning combination to which the part is allotted; and
 - (iv) for each unbacked winning combination the part is to be carried forward in accordance with clause 12.2.8 (b).
- (b) If 2 finishers dead-heat for first place and 2 or more finishers dead-heat for third place:
- (i) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations of:
 - (A) the 2 finishers in the dead-heat for first place;
 - (B) one of the finishers in the dead-heat for first place and a finisher in the dead-heat for third place; and
 - (C) the other finisher in the dead-heat for first place and a finisher in the dead-heat for third place; and
 - (ii) a part is to be allotted to each winning combination; and
 - (iii) a part allotted to the winning combination referred to in 12.2.3 (a) (i) (B) or 12.2.3 (a) (i) (C) above is to be further divided into as many equal parts as there are individual winning combinations to which that part applies and allotted to that individual winning combination; and
 - (iv) for each backed winning combination or backed individual winning combination, the part is to be divided among the investors on the winning combination or individual winning combination to which the part is allotted; and
 - (v) for each unbacked winning combination or unbacked individual winning combination the part is to be carried forward in accordance with clause 12.2.8 (b).

12.2.4 Dead-heat for first place between 3 or more finishers

If 3 or more finishers dead-heat for first place:

- (a) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations comprising 2 of those finishers in the dead-heat for first place; and
- (b) part is to be allotted to each winning combination; and
- (c) each backed winning combination, the part is to be divided among the investors on the winning combination to which the part is allotted; and
- (d) each unbacked winning combination the part is to be carried forward in accordance with clause 12.2.8 (b).

12.2.5 Dead-heat for second place between 2 finishers

If 2 finishers dead-heat for second place:

- (a) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations of:
 - (A) the first placed finisher and a finisher in the dead-heat for second place;
 - (B) the first placed finisher and the other finisher in the dead-heat for second place; and
 - (C) the 2 finishers in the dead-heat for second place; and
- (b) a part is to be allotted to each winning combination; and

- (c) for each backed winning combination, the part is to be divided among the investors on the winning combination to which the part is allotted; and
- (d) for each unbacked winning combination the part is to be carried forward in accordance with clause 12.2.8(b).
- 12.2.6 Dead-heat for second place between 3 or more finishers
- (a) If 3 or more finishers dead-heat for second place:
- (i) two thirds of the duet dividend pool is to be divided into as many equal parts as there are winning combinations comprising the first placed finisher and a finisher in the dead-heat for second place; and
- (ii) one third of the duet dividend pool is to be divided into as many equal parts as there are winning combinations comprising any two of the finishers in the dead-heat for second place; and
- (iii) a part is to be allotted to each winning combination; and
- (iv) for each backed winning combination, the part is to be divided among the investors on the winning combination to which the part is allotted; and
- (v) for each unbacked winning combination the part is to be carried forward in accordance with clause 12.2.8 (b).
- 12.2.7 Dead-heat for third place between 2 or more finishers
- If 2 or more finishers dead-heat for third place:
- (a) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations of:
- (i) the first placed finisher and the second placed finisher;
- (ii) the first placed finisher and a finisher in the dead- heat for third place; and
- (iii) the second placed finisher and a finisher in the dead-heat for third place; and
- (b) a part is to be allotted to each winning combination; and
- (c) a part allotted to the winning combination referred to in (a) (ii) or (a) (iii) is to be further divided into as many equal parts as there are individual winning combinations to which that part applies and allotted to that individual winning combination; and
- (d) for each backed winning combination or backed individual winning combination, the part is to be divided among the investors on the winning combination or winning individual combination to which the part is allotted; and
- (e) for each unbacked winning combination or unbacked individual winning combination the part is to be carried forward in accordance with clause 12.2.8 (b).
- 12.2.8 Winning combination not backed or not backed to equivalent of unit of investment
- Notwithstanding anything else in these rules, where the total of all amounts invested in a duet totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause (“winning duet combination”) is less than a unit of investment for that duet totalizator or if a winning duet combination is not backed:
- (a) only the amount of the duet dividend pool determined in accordance with the following formula will be distributed among the investors on the winning duet combination:
- $$da = di \times \frac{ai}{ui}$$
- where:
- da* is the total amount of the duet dividend pool which is to be distributed among the investors on the winning duet combination;
- di* is the total amount which would be distributed to investors on the winning duet combination under clause 12.2 if the total of all amounts invested in the duet totalizator on the winning duet combination was not less than a unit of investment for that duet totalizator so that this clause 12.2.8 did not apply. Where the winning duet combination is not backed, *di* excludes any amount in the jackpot pool for that duet totalizator under clause 12.2.1 (c) (ii);
- ai* is the total of all amounts (if any) invested in the duet totalizator on the winning duet combination; and
- ui* is the unit of investment for the duet totalizator; and
- (b) there is to be carried forward and paid into the duet jackpot pool for the duet totalizator conducted on the succeeding duet race an amount calculated in accordance with the following formula:
- $$cf = di - da$$
- where:
- cf* is the amount carried forward and paid into the duet jackpot pool for the duet totalizator conducted on the succeeding duet race;
- di* has the meaning given to that term in clause 12.2.8 (a) and
- da* is the total amount of the duet dividend pool which is to be distributed among the investors on the winning duet combination as determined in accordance with clause 12.2.8 (a).

13.3.5 Races abandoned or postponed

Insert new clause 13.3.5 (f):

- (f) The bets referred to in Rule 13.3.5 (b) shall not include any amount in the BIG6 jackpot pool for that BIG6 totalizator, which shall be carried forward and paid into the BIG6 jackpot pool for the BIG6 totalizator conducted on the succeeding BIG6.

APPENDIX 1 – DETERMINATION OF DIVIDEND – MINIMUMS & FRACTIONS

Remove existing clause (7) and *replace* with:

- (7) Where by reason of subsection (3) there is insufficient money for payment of the dividends in respect of the event or contingency in respect of which a totalizator was used, the deficiency shall be paid by TAB.

TRANSPORT ADMINISTRATION ACT 1988 No. 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No. 109:

Public Level Crossing at Pothana on the Main Northern Line at rail kilometres 218.013

All rights, easements and privileges in relation to this level crossing are now extinguished.

GLADYS BEREJKLIAN, M.P.,
Minister for Transport

TRANSPORT ADMINISTRATION ACT 1988 No. 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No. 109:

Public Level Crossing at Hermitage Road, Belford on the Main Northern Line at rail kilometres 222.703

All rights, easements and privileges in relation to this level crossing are now extinguished.

GLADYS BEREJKLIAN, M.P.,
Minister for Transport

DISTRICT COURT RULES 1973

District Court Rules 1973

Appointment

IN pursuance of Part 2, Rule 2 (1) of the District Court Rules 1973 I appoint the following vacation period:

Summer vacation for 2013/2014 shall commence on 21 December 2013 and conclude on 2 February 2014.

Dated at Sydney this 13th day of November 2012.

R. O. BLANCH,
Chief Judge

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 all Courts and at the times that I have directed the Court sit in its criminal jurisdiction during the financial year 2013-2014 and pursuant to section 173 of the District Court Act 1973, I direct that the District Court shall also sit in its criminal jurisdiction at all Courts and at the times that I have directed the Court sit in its civil jurisdiction during the financial year 2013-2014.

Dated at Sydney this 13th day of November 2012.

R. O. BLANCH,
Chief Judge

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

IN pursuance of section 32 (3) of the District Court Act 1973 I direct that for the financial year 2013-2014 all proceedings (other than proceedings before the Registrar) in the District Court of New South Wales in relation to which the proper place is a place specified in Column 1 hereunder shall be continued by the Court sitting at the place specified opposite that place in Column 2 hereunder:

<i>Column 1</i>	<i>Column 2</i>
Bourke	Dubbo
Braidwood	Queanbeyan
Casino	Lismore
Cessnock	East Maitland
Cobar	Dubbo
Condobolin	Orange
Cooma	Queanbeyan
Coonamble	Dubbo
Cootamundra	Wagga Wagga
Corowa	Albury
Cowra	Orange
Deniliquin	Albury
Forbes	Orange
Glen Innes	Armidale
Goulburn	Queanbeyan
Grafton	Coffs Harbour
Gundagai	Wagga Wagga
Gunnedah	Tamworth
Hay	Griffith
Inverell	Armidale
Kempsey	Port Macquarie
Leeton	Griffith
Lithgow	Bathurst
Liverpool	Sydney
Maitland	East Maitland
Moree	Tamworth
Moruya	Bega
Moss Vale	Queanbeyan
Mudgee	Dubbo
Murwillumbah	Lismore

Muswellbrook	East Maitland
Narrabri	Tamworth
Narrandera	Griffith
Nyngan	Dubbo
Parkes	Orange
Quirindi	Tamworth
Scone	East Maitland
Singleton	East Maitland
Tumut	Wagga Wagga
Walgett	Dubbo
Wellington	Dubbo
Wentworth	Broken Hill
Wyalong	Griffith
Yass	Queanbeyan
Young	Wagga Wagga

Dated at Sydney this 13th day of November 2012.

R. O. BLANCH,
Chief Judge

DISTRICT COURT ACT 1973

Direction

IN pursuance of sections 32 and 173 of the District Court Act 1973 I direct the District Court to sit in its Civil and Criminal jurisdictions at the places and at the times as shown in the attached schedules:

Venue	Time	24/6/13	1/7/13	8/7/13	15/7/13	22/7/13	29/7/13	5/8/13	12/8/13	19/8/13	26/8/13	2/9/13	9/9/13	16/9/13
Albury	10.00am							CR	CR	C				
Armidale	10.00am								CR	CR	CR			
Bathurst	10.00am					CR	CR	C						
Bega	10.00am					CR	CR							
Bourke	10.00am													
Broken Hill	10.00am												CR	CR
Campbelltown	10.00am					CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2
Coffs Harbour	10.00am					CR	CR	CR				C	C	CR
Coonamble	10.00am										CR	CR		
Dubbo	10.00am					CR	CR	CR	CR	CR	CR	C	CR	CR
East Maitland	10.00am					CR	CR	CR						
Gosford	10.00am					CRx2	CRx2	CR	CR+C	CR	CR	CR	CR	CR
Goulburn	10.00am							CR	CR					
Grafton	10.00am													
Griffith	10.00am									CR	CR	CR		
Lismore	10.00am					CR	CR	CR	CR+C	CR+C	CR	CR	CR	
Moree	10.00am													CR
Newcastle	10.00am					CRx2	CRx2	CRx2	CR+C+Mng	CR+C	CR	CR+C+Mng	CR+C	CR+C
Nowra	10.00am									CR	CR			
Orange	10.00am								CR	CR	C			
Parkes	10.00am													
Parramatta	10.00am					CRx7+C	CRx7+C	CRx7+C	CRx7+C	CRx7+C	CRx8	CRx8	CRx8	CRx8
Port Macquarie	10.00am					CR	CR	CR					CR	CR
Queanbeyan	10.00am											CR	CR	C
Sydney	10.00am	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C+Mng	CR+C
Tamworth	10.00am										CR	CR	C	
Taree	10.00am								CR	CR	CR			
Wagga Wagga	10.00am					CR	CR	CR			C	C	CR	CR
Wollongong	10.00am					CRx2	CRx2	CR	CR	CR+C	CR+C	CR+C	CR	CR

Venue	Time	23/9/13	30/9/13	7/10/13	14/10/13	21/10/13	28/10/13	4/11/13	11/11/13	18/11/13	25/11/13	2/12/13	9/12/13	16/12/13
Albury	10.00am			CR	CR						CR	CR	C	
Armidale	10.00am			CR	CR					CR	CR	C		
Bathurst	10.00am					CR	CR					CR	CR	CR
Bega	10.00am					CR	CR	C						
Bourke	10.00am	CR	CR											
Broken Hill	10.00am	C												
Campbelltown	10.00am	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2
Coffs Harbour	10.00am	CR	CR									CR	CR	CR
Coonamble	10.00am													
Dubbo	10.00am	CR	CR	CR	CR	CR	CR	CR	CR	C	CR	CR	CR	CR
East Maitland	10.00am				CR	CR	C						CR	CR
Gosford	10.00am	CR	CR	CR	CR	CR	CR	CR+C	CR	CR	CR	CR	CRx2	CRx2
Goulburn	10.00am							CR	CR					
Grafton	10.00am							CR	CR					
Griffith	10.00am						CR	CR	C				CR	CR
Lismore	10.00am			CR	CR	CR+C	CR+C			CR	CR			
Moree	10.00am	CR												
Newcastle	10.00am	CR+Mng	CR+C	CR+C	CR+C	CR	CR	CR+C	CR+C	CRx2+Mng	CRx2+C	CRx2+C	CRx2+Mng	CRx2
Nowra	10.00am									CR	CR	CR		
Orange	10.00am							CR	CR	C				
Parke	10.00am								CR	CR				
Parramatta	10.00am	CRx8	CRx7+C	CRx7+C	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx7+C	CRx7+C	CRx7+C
Port Macquarie	10.00am	CR				CR	CR	C				CR	CR	CR
Queanbeyan	10.00am												CR	CR
Sydney	10.00am	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C+Mng	CR+C	CR+C	CR+C	CR+C	CR+C
Tamworth	10.00am						CR	CR			CR	CR		
Taree	10.00am			CR	CR	C			CR	CR	C			
Wagga Wagga	10.00am	CR	CR		C	C			CR	CR	CR			
Wollongong	10.00am	CR	CRx2	CRx2	CR	CR+C	CR+C	CR	CR	CR	CR	CR	CRx2	CRx2

Venue	Time	3/2/14	10/2/14	17/2/14	24/2/14	3/3/14	10/3/14	17/3/14	24/3/14	31/3/14	7/4/14	14/4/14	21/4/14	28/4/14
Albury	10.00am			CR	CR	C					CR	CR		
Armidale	10.00am				CR	CR	CR							
Bathurst	10.00am					CR	CR	C						
Bega	10.00am	CR	CR											CR
Bourke	10.00am								CR	CR				
Broken Hill	10.00am						CR	CR						
Campbelltown	10.00am	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2
Coffs Harbour	10.00am	CR	CR	CR			C	C		CR	CR	CR		
Coonamble	10.00am													CR
Dubbo	10.00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR
East Maitland	10.00am	CR	CR	C				CR	CR	C				
Gosford	10.00am	CRx2	CRx2	CR	CR+C	CR	CR	CR	CR	CR	CR	CR	CR	CR
Goulburn	10.00am			CR	CR									
Grafton	10.00am													
Griffith	10.00am					CR	CR	CR						
Lismore	10.00am	CR	CR	CR	CR+C	CR+C	CR	CR					CR	CR
Moree	10.00am									CR	CR			
Newcastle	10.00am	CRx2+C	CRx2+C	CRx2	CRx2+Mng	CRx2	CRx2	CR+C	CR+C+Mng	CR+C	CR+C+Mng	CR+C	CR	CR+C+Mng
Nowra	10.00am					CR	CR	CR						
Orange	10.00am								CR	CR	C			
Parke	10.00am													
Parramatta	10.00am	CRx7+C	CRx7+C	CRx7+C	CRx7+C	CRx7+C	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8
Port Macquarie	10.00am	CR	CR	CR				CR	CR	CR				
Queanbeyan	10.00am								CR	CR	C			
Sydney	10.00am	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C+Mng	CR+C	CR+C	CR+C	CR+C
Tamworth	10.00am			CR	CR	C								CR
Taree	10.00am				CR	CR	CR							CR
Wagga Wagga	10.00am	CR	CR	CR			C	C	CR	CR	CR	CR		CR
Wollongong	10.00am	CRx2	CRx2	CRx2	CRx2	CR+C	CR+C	CR+C	CR	CR	CR	CR	CR	CR

Venue	Time	5/5/14	12/5/14	19/5/14	26/5/14	2/6/14	9/6/14	16/6/14	23/6/14
Albury	10.00am				CR	CR	C		
Armidale	10.00am		CR	CR	C				
Bathurst	10.00am						CR	CR	CR
Bega	10.00am	CR							
Bourke	10.00am								
Broken Hill	10.00am								
Campbelltown	10.00am	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2
Coffs Harbour	10.00am						CR	CR	CR
Coonamble	10.00am	CR							
Dubbo	10.00am	C	CR	CR	CR	CR	CR	CR	CR
East Maitland	10.00am					CR	CR	CR	
Gosford	10.00am	CR+C	CR	CR	CR	CR	CR	CRx2	CRx2
Goulburn	10.00am		CR	CR					
Grafton	10.00am				CR	CR			
Griffith	10.00am						CR	CR	C
Lismore	10.00am	CR	CR	CR+C	C		CR	CR	CR
Moree	10.00am								
Newcastle	10.00am	CR+C	CR+C	CR+C	CR	CR+C+ Mng	CRx2+C	CRx2+C	CRx2+C
Nowra	10.00am				CR	CR	C		
Orange	10.00am								
Parkes	10.00am		CR	CR					
Parramatta	10.00am	CRx8	CRx8	CRx8	CRx8	CRx8	CRx7+C	CRx7+C	CRx7+C
Port Macquarie	10.00am		CR	CR	C		CR	CR	CR
Queanbeyan	10.00am							CR	CR
Sydney	10.00am	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C
Tamworth	10.00am	CR						CR	CR
Taree	10.00am	CR	C		CR	CR	C		
Wagga Wagga	10.00am	CR	CR	C	C				
Wollongong	10.00am	CR	CR	CR	CR+C	CR+C	CRx2	CRx2	CRx2

Dated at Sydney this 13th day of November 2012.

R. O. BLANCH,
Chief Judge

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

CAMDEN COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

NOTICE is hereby given that pursuant to section 10 of the Roads Act 1993, Camden Council hereby dedicates the land described in the Schedule below as public road. GREG WRIGHT, General Manager, Camden Council, PO Box 183, Camden NSW 2570.

SCHEDULE

Lot 1823, DP 1167320, Ancona Avenue, Spring Farm. This lot forms part of the extension to Liz Kernohan Drive, Spring Farm. [6737]

CLARENCE VALLEY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

CLARENCE VALLEY 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 in the lands, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for a public road. Dated at Grafton this 8th day of November 2012. SCOTT GREENSILL, General Manager, Clarence Valley Council, Locked Bag 23, Grafton NSW 2460.

SCHEDULE

Lot 7313, DP 1163454. [6738]

HILLS SHIRE COUNCIL

UNDER Clause 9 of the Roads Regulation 2008 all proposed new roads within the North Kellyville release area have been named.

A plan of all proposed new roads is available for viewing on Council's website www.thehills.nsw.gov.au under Council's documents and policies. [6739]

GREAT LAKES COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

PURSUANT to section 10 of the Roads Act 1993, Great Lakes Council hereby dedicates the land as detailed in the Schedule below as Public Road. GLENN HANDFORD, General Manager, Great Lakes Council, Breese Parade, Forster NSW 2428.

SCHEDULE

Lot 4, DP 559670 at Forster, Parish of Forster, County of Gloucester

Lot 3, DP 1004320 at Tuncurry, Parish of Tuncurry, County of Gloucester

Lots 9, 10, 11 and 12, DP 716575 at Stroud, Parish of Stroud, County of Gloucester

Lot 61, DP 749393 at Stroud, Parish of Stroud, County of Gloucester

Lot A, DP 163674 at Stroud, Parish of Gorton, County of Gloucester

Lot 141, DP 803304 at Stroud, Parish of Stroud, County of Gloucester

Lot 3, DP 565629 at Pacific Palms, Parish of Forster, County of Gloucester

Lot 1, DP 1034042 at Stroud, Parish of Limestone, County of Gloucester [6740]

LAKE MACQUARIE CITY COUNCIL

Naming of Roads

LAKE MACQUARIE CITY COUNCIL advises that in accordance with section 162.1 of the Roads Act 1993 and Part 2, Division 2, Clause 9, Roads Regulations 2008, it has named the following roads:

Location/Description

Subdivision of Lot 31, DP 623054; Lots 1, 2, 4 and 6, DP 255883; Lot 22, DP 404829 and Lot 2, DP 589189 at Cooranbong.

Road Names:

Mountain Ash Drive.

Origin of Name: Appropriate to historical character of area.

Brushbox Road.

Origin of Name: One of the timbers of the Watagan Mountains.

No objections to the proposed names were received within the advertising period. BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Mail Centre NSW 2310. [6741]

PORT STEPHENS COUNCIL

Section 162 (1), Roads Act 1993

Road Naming

PURSUANT to section 162 (1) Council has assigned the names as described below:

Description:

At Fullerton Cove – Council file reference – PSC2007-3440.

Being new roads within Registered Community Title plan DP 270695 (Stages A, B and C), generally north west from Fullerton Cove Road.

Brushtail Place	Jacky Court
Ringtail Place	Heron Circuit
Lorikeet Court	Mistletoe Place
Sugarglider Court	Cockatoo Court
Oriole Place	

Council contact Jackie Howard, telephone (02) 4980 0309. P. GESLING, General Manager, Port Stephens Council, PO Box 42, Raymond Terrace NSW 2324. [6742]

SHELLHARBOUR CITY COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shellharbour dedicates the land described in the Schedule below as public road under section 10 of the Roads Act 1993. MICHAEL WILLIS, General Manager, The Council of the City of Shellharbour, Locked Bag 155, Shellharbour City Centre NSW 2529.

SCHEDULE

All that piece or parcel of land known as Lot 72 in Deposited Plan 1174701 at Shellharbour, in the City of Shellharbour, Parish of Terragong, County of Camden and as described in Folio Identifier 72/1174701. [6743]

WALCHA COUNCIL

Erratum

IN the notice appearing in *New South Wales Government Gazette* No. 113 dated 26 October 2012, Folio 4508 under the heading "Notice of Dedication of Land as Public Road" in respect of the DP number, the DP number was incorrect. The correct DP number is 1161612. JOHN O'HARA, General Manager, Walcha Council, PO Box 2, Walcha NSW 2354. [6744]

ESTATE NOTICES

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of BERYL GLORIA TABOR, late of Hammondville in the State of New South Wales, retired, who died on 15 September 2012, must send particulars of the claim to the legal representative of the estate, care of Truman Hoyle Lawyers, Level 11, 68 Pitt Street, Sydney NSW 2000, within 30 days from the publication of this notice. After that time, the legal representative intends to distribute the property in the estate having regard only to the claims of which the legal representative had notice at the time of the distribution. TRUMAN HOYLE LAWYERS, Level 11, 68 Pitt Street, Sydney NSW 2000, DX 263 Sydney, ref: SR 94131. [6745]

OTHER NOTICES**TRANSGRID**

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Interest in Land for the Purposes of TransGrid

TRANSGRID, by its delegate Michael Gatt, declares, with the approval of Her Excellency the Governor, that the interest in land described in the Schedule below is acquired by compulsory process under the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of TransGrid, as authorised by the Electricity Supply Act 1995.

Dated at Sydney this 14th day of November 2012.

MICHAEL GATT,
Executive General Manager/People, Strategy &
Corporate Services

SCHEDULE

(Interest in land)

Easement rights as described under the heading "Memorandum of Energy Transmission Easement" in Memorandum No. AE891814C filed in the Land and Property Information NSW pursuant to section 80A of the Real Property Act 1900 over the sites described as:

All that piece or parcel of land situated in the Local Government Area of Maitland, Parish of Alnwick, County of Northumberland and State of New South Wales, being that part of Folio Identifier 6/262053 comprised within the site of the proposed "Easement for Transmission Line 20 wide, 30 wide, 90 wide and variable" and designated (A) as shown in Deposited Plan 1155159 and said to be in the possession of Simon Vjekoslav Hengl and Sarah Jane McHatton.

All that piece or parcel of land situated in the Local Government Area of Maitland, Parish of Alnwick, County of Northumberland and State of New South Wales, being that part of Folio Identifier 9A/197 comprised within the site of the proposed "Easement for Transmission Line 30 wide, 90 wide and variable" and designated (C) as shown in Deposited Plan 1166772 and said to be in the possession of David Peter Beisler.

All that piece or parcel of land situated in the Local Government Area of Maitland, Parish of Alnwick, County of Northumberland and State of New South Wales, being that part of Folio Identifier 371/825895 comprised within the site of the proposed "Easement for Transmission Line 30 wide, 90 wide and variable" and designated (C) as shown in Deposited Plan 1166772 and said to be in the possession of Russell Clyde Boyd and Carolyn Boyd.

All that piece or parcel of land situated in the Local Government Area of Port Stephens, Parish of Seaham, County of Durham and State of New South Wales, being that part of Folio Identifier 1/598945 comprised within the site of the proposed "Easement for Transmission Line 30 wide and variable" and as shown in Deposited Plan 1174837 and said to be in the possession of David Richard Hunter and Linda Gaye Hunter.

All that piece or parcel of land situated in the Local Government Area of Port Stephens, Parish of Seaham, County of Durham and State of New South Wales, being that part of Folio Identifiers 2/737844, 2/823760 and that part of auto consol 15164-79 being Lot 58 in Deposited Plan 752487 comprised within the site of the proposed "Easement for Transmission Line 45 wide and variable" and designated (A) as shown in Deposited Plan 1156146 and said to be in the possession of Hanson Construction Materials Pty Limited ACN 009 679 734.

All that piece or parcel of land situated in the Local Government Area of Great Lakes, Parish of Limestone, County of Gloucester and State of New South Wales, being that part of Folio Identifier 3001/1126338 comprised within the site of the proposed "Easement for Transmission Line 45 wide" and designated (A) as shown in Deposited Plan 1166581 and said to be in the possession of Robert Norman Rumbel and Trevor Edward Rumbel.

All that piece or parcel of land situated in the Local Government Area of Great Lakes, Parish of Limestone, County of Gloucester and State of New South Wales, being that part of Folio Identifiers 293/95643 and 371/95658 comprised within the site of the proposed "Easement for

Transmission Line 45 wide and variable" and designated (A) as shown in Deposited Plan 1156209 and said to be in the possession of Geoffrey John Trappel and Susan Gale Trappel.

All that piece or parcel of land situated in the Local Government Area of Great Lakes, Parish of Limestone,

County of Gloucester and State of New South Wales, being that part of Folio Identifiers 75/95643, comprised within the site of the proposed "Easement for Transmission Line 45 wide and variable" and designated (A) as shown in Deposited Plan 1156209 and said to be in the possession of Mark James Bratfield [6746]

ESSENTIAL ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land for Electricity Purposes at Bonny Hills

ESSENTIAL ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Land described in Schedule 1 to this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated this 16th day of November 2012. VINCE GRAHAM, Interim Chief Executive Officer, Essential Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

Land: Lot 1 in DP 1171577
 Locality: Bonny Hills
 LGA: Port Macquarie-Hastings
 Parish: Queens Lake
 County: Macquarie [6747]

ESSENTIAL ENERGY

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easements for Underground Powerlines at Bonny Hills

ESSENTIAL ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Interests in Land described in Schedule 1 to this notice the terms of which are described in Schedule 2 to this notice are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated this 16th day of November 2012. VINCE GRAHAM, Interim Chief Executive Officer, Essential Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

No.	Interest in Land	LGA	Locality	Parish	County
1	The easement for underground powerlines 2 wide affecting Lot 2 in DP 1171577 shown as "(A) Proposed Easement for Underground Electricity Supply 2 wide" on DP 1171577	Port Macquarie-Hastings	Bonny Hills	Queens Lake	Macquarie
2	The easement for underground powerlines 1 wide affecting Lot 2 in DP 1171577 shown as "(B) Proposed Easement for Underground Electricity Supply 1 wide" on DP 1171577	Port Macquarie-Hastings	Bonny Hills	Queens Lake	Macquarie

SCHEDULE 2

The easement for underground powerlines described in Schedule 1 are on the terms set out in Part B of Memorandum No. AG189384 registered on the Register held under the Real Property Act 1900. [6748]

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