



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 19 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

[Building Professionals Amendment \(Accreditation\) Regulation 2012 \(2012-565\)](#) — published LW 23 November 2012

[Election Funding, Expenditure and Disclosures \(Adjustable Amounts\) Further Amendment Notice 2012 \(2012-566\)](#) — published LW 23 November 2012

[Mental Health Amendment \(Community Treatment Order\) Regulation 2012 \(2012-567\)](#) — published LW 23 November 2012

[Photo Card Amendment \(Seniors and Carers Fee Concessions\) Regulation 2012 \(2012-568\)](#) — published LW 23 November 2012

[Public Health Amendment \(Scheduled Medical Conditions\) Order \(No 2\) 2012 \(2012-569\)](#) — published LW 23 November 2012

[Road Amendment \(Electronic Parking Permits\) Rules 2012 \(2012-579\)](#) — published LW 23 November 2012

[Road Transport \(Safety and Traffic Management\) Amendment \(Electronic Parking Permits\) Regulation 2012 \(2012-580\)](#) — published LW 23 November 2012

[Road Transport \(Vehicle Registration\) Amendment \(Registration Labels\) Regulation 2012 \(2012-570\)](#) — published LW 23 November 2012

[Roads Amendment \(Roads Authority\) Regulation 2012 \(2012-571\)](#) — published LW 23 November 2012

[State Property Authority Amendment Order \(No 2\) 2012 \(2012-572\)](#) — published LW 23 November 2012

[Swimming Pools Amendment \(Transitional\) Regulation 2012 \(2012-581\)](#) — published LW 23 November 2012

[Universities Governing Bodies \(Macquarie University\) Order 2012 \(2012-582\)](#) — published LW 23 November 2012

Environmental Planning Instruments

[Blayney Local Environmental Plan 2012 \(2012-573\)](#) — published LW 23 November 2012

[Coonabarabran Local Environmental Plan 1990 \(Amendment No 3\) \(2012-574\)](#) — published LW 23 November 2012

Liverpool Local Environmental Plan 2008 (Amendment No 23) (2012-575) — published LW 23 November 2012

Queanbeyan Local Environmental Plan 2012 (2012-576) — published LW 23 November 2012

Upper Lachlan Local Environmental Plan 2010 (Amendment No 2) (2012-577) — published LW 23 November 2012

Wellington Local Environmental Plan 2012 (2012-578) — published LW 23 November 2012

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office, Sydney, 26 November 2012

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

Act No. 103, 2012 – An Act to amend the Fire Brigades Act 1989, the Rural Fires Act 1997, the State Emergency and Rescue Management Act 1989 and the State Emergency Service Act 1989 to make further provision in relation to the investigation of fires and State emergency management; and for other purposes. [**Emergency Legislation Amendment Act 2012**]

Act No. 104, 2012 – An Act to amend the Game and Feral Animal Control Act 2002 and the National Parks and Wildlife Act 1974 to make provision with respect to the killing of native game birds on private land; and for other purposes. [**Game and Feral Animal Control Further Amendment Bill 2012**]

DAVID BLUNT,
Clerk of the Parliaments

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 21 November 2012

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

Act No. 92 – An Act to amend the Biofuels Act 2007 to make further provision regarding minimum ethanol and biodiesel content requirements in respect of petrol and diesel fuel sales in the State; and for related purposes. [**Biofuels Further Amendment Bill**]

Act No. 93 – An Act to amend the Environmental Planning and Assessment Act 1979 and other Acts with respect to housing and other development; and for other purposes. [**Environmental Planning and Assessment Amendment Bill**]

Act No. 94 – An Act to amend the Local Government Act 1993 to make further provision in relation to the conduct and discipline of councillors and council staff, delegates and administrators; and for related purposes. [**Local Government Amendment (Conduct) Bill**]

Act No. 95 – An Act to repeal certain Acts and to amend certain other Acts and instruments in various respects and for the purpose of effecting statute law revision; and to make certain savings. [**Statute Law (Miscellaneous Provisions) Bill (No. 2)**]

RONDA MILLER,
Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 26 November 2012

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

Act No. 97 – An Act to amend various Acts and Regulations to implement COAG reforms relating to the criminal liability of directors. [**Miscellaneous Acts Amendment (Directors' Liability) Bill**]

Act No. 98 – An Act to amend the Parliamentary Electorates and Elections Act 1912 with respect to the criteria for carrying out redistributions of electoral districts. [**Parliamentary Electorates and Elections Amendment (Redistributions) Bill**]

Act No. 99 – An Act to amend the Election Funding, Expenditure and Disclosures Act 1981 with respect to the appointment of party agents and declarations containing no disclosures. [**Election Funding, Expenditure and Disclosures Further Amendment Bill**]

Act No. 100 – An Act to amend the Ombudsman Act 1974, the Crime Commission Act 2012 and the Police Integrity Commission Act 1996 with respect to inquiries by the Ombudsman and the disclosure of information. [**Ombudsman Amendment Bill**]

Act No. 101 – An Act to provide for the restructuring of arrangements for the operation and regulation of certain ports assets of the State; and for other purposes. [**Ports Assets (Authorised Transactions) Bill**]

Act No. 102 – An Act to amend the Saint John's College Act (1857) with respect to the Council of Saint John's College. [**Saint John's College Amendment Bill**]

RONDA MILLER,
Clerk of the Legislative Assembly

OFFICIAL NOTICES

Appointments

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence of the Minister for Resources and Energy, Special Minister of State and Minister for the Central Coast

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable K. HODGKINSON, M.P., Minister for Primary Industries and Minister for Small Business to act for and on behalf of the Minister for Resources and Energy; and the Honourable M. GALLACHER, M.L.C., Minister for Police and Emergency Services, Minister for the Hunter and Vice-President of the Executive Council to act for and on behalf of the Special Minister of State and Minister for the Central Coast, on and from 29 November 2012, with a view to them performing the duties of the Honourable C. HARTCHER, M.P., during his absence from duty.

BARRY O'FARRELL, M.P.,
Premier

Department of Premier and Cabinet, Sydney,
28 November 2012.

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence of the The Deputy Premier, Minister for Trade and Investment and Minister for Regional Infrastructure and Services

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable G. SOURIS, M.P., Minister for Tourism, Major Events, Hospitality and Racing and Minister for the Arts to act for and on behalf of Minister for Trade and Investment and Minister for Regional Infrastructure and Services from 1 December 2012, with a view to his performing the duties of the Honourable A. STONER, M.P., during his absence from duty.

BARRY O'FARRELL, M.P.,
Premier

Department of Premier and Cabinet, Sydney,
28 November 2012.

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence of Minister for Local Government and Minister for the North Coast

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable R. PARKER, M.P., Minister for Environment and Minister for Heritage to act for

and on behalf of Minister for Local Government and Minister for the North Coast from 1 December 2012, with a view to her performing the duties of the Honourable D. PAGE, M.P., during his absence from duty.

BARRY O'FARRELL, M.P.,
Premier

Department of Premier and Cabinet, Sydney,
28 November 2012.

STATE RECORDS ACT 1998

Board of the State Records Authority of New South Wales
Appointment of Member

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 69 (3)(b) of the State Records Act 1998, the appointment of Scott Bradley NASH as a member of the Board of the State Records Authority of New South Wales. The appointment is for a first term of three years, beginning on the date of the Governor's approval.

Her Excellency the Governor, with the advice of the Executive Council gave approval of the nomination on 17 October 2012.

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

STATE RECORDS ACT 1998

Board of the State Records Authority of New South Wales
Appointment of Member

HER Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to section 69(2) (d) of the State Records Act 1998, the appointment of The Hon. Dr Peter PHELPS as a member of the Board of the State Records Authority of New South Wales. The appointment is for a first term of three years, commencing on 1 January 2013.

Her Excellency the Governor, with the advice of the Executive Council gave approval of the nomination on 14 November 2012.

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

Roads and Maritime Services

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 28 November 2012.

KENT BOYD,
General Manager,
Parkes Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Parkes Shire Council 25 Metre B-Double Route Notice No. 5/2012.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1 February 2014, unless it is amended or repealed earlier.

4. Application

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

5. Routes

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	42.	Warregal Road, Parkes.	'Westnook', 122 Warregal Road, Parkes Shire.	Newell Highway, Parkes Shire.	Speed restriction 80km/h. Access prohibited during school bus times on school days.

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Fernmount, Bellingen and Marx Hill in the Bellingen
Shire 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
Bellingen Shire Council area, Parish of South
Bellingen and County of Raleigh, shown as:

Lots 102 and 103 Deposited Plan 1158749; and

Lots 14 to 17 inclusive and 19, 20 and 21 Deposited
Plan 1073931.

(RMS Papers: SF2012/050165; RO 33.1335)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Oak
Flats in the Shellharbour City 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 that piece or parcel of land situated in the
Shellharbour City Council area, Parish of Terragong and
County of Camden, shown as Lot 2 Deposited Plan
1175714.

(RMS Papers SF2012/014147; RO 401.1200)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at East
Maitland in the Maitland City 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 that piece or parcel of land situated in the Maitland
City Council area, Parish of Maitland and County of
Northumberland, shown as Lot 4 Deposited Plan
1139560.

(RMS Papers: 7M2905 Vol. 2; RO 307. 1206 Vol. 2)

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

Notice of Compulsory Acquisition of Land at
Leichhardt and Lilyfield in the Leichhardt Municipal
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 Leichhardt Municipal Council area, Parish of Petersham and County of Cumberland, shown as:

Lot 23 Deposited Plan 1174451, being part of the land in Certificate of Title 1/791838;

Lot 26 Deposited Plan 1174451, being part of the land in Certificates of Title 1/791838, Volume 1184 Folio 248, 6/1/1162, 7/1/1162, 1/826960, Auto-Consol 6290-177, Auto-Consol 1220-191, 15/3/1162, 1/1014318, Auto-Consol 11379-33, Auto-Consol 11379-35, 18/5/1162, 73/5/1162, Auto-Consol 11949-233, Auto-Consol 1053-239 and 38/9/2279, and the whole of the land in Certificates of Title 16/662897, 64/3/1162, 673/1039466, 24/4/1162, 36/1133250 and 37/9/2279;

Lot 30 Deposited Plan 1174451, being part of the land in Certificates of Title 1/826960, Volume 1184 Folio 248, 6/1/1162 and 7/1/1162; and

Lot 36 Deposited Plan 1174451, being part of the land in Certificate of Title Volume 1184 Folio 248.

The land is said to be in the possession of Rail Corporation New South Wales.

(RMS Papers: SF2012/20543; RO 255.11067)

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

Notice of Compulsory Acquisition of Land at Botany in
the Botany Bay City 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 public road situated in the Botany Bay City Council area, Parish of Botany and County of Cumberland, shown as:

Lot 26 Deposited Plan 234967, being the whole of the land remaining in Certificate of Title Volume 3890 Folio 211; and

Lot 27 Deposited Plan 234967, being the whole of the land remaining in Certificate of Title Volume 3890 Folio 245.

The land is said to be in the possession of Botany Bay City Council.

(RMS Papers: SF2012/21971)

Department of Trade and Investment, Regional Infrastructure and Services

ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

Delegation by the Director General

I, MARK I. PATERSON, AO, Director General of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 67(2) of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 ("the Act"), hereby:

1. delegate all of the functions conferred or imposed on the Director General under the Act to the person who from time to time holds, occupies or performs the duties of the Director-General, Department of Primary Industries; and
2. delegate the functions conferred or imposed on the Director General under the section of the Act specified in Column 1 of the Schedule to the member of staff of the Department of Primary Industries (being an office within the Department of Trade and Investment, Regional Infrastructure and Services) who from time to time holds, occupies or performs the duties of the position described opposite in Column 2 of the Schedule.

SCHEDULE

<i>Column 1 Section number</i>	<i>Column 2 Position</i>
24(2A)	Executive Director, Biosecurity NSW Chief Veterinary Officer Deputy Chief Veterinary Officer Director, Biosecurity Operations
27B(2)	Executive Director, Biosecurity NSW Director, Invasive Plants and Animals Director, Biosecurity Operations
27M(3)	Executive Director, Biosecurity NSW Chief Veterinary Officer Deputy Chief Veterinary Officer Director, Invasive Plants and Animals Director, Biosecurity Operations
36(2)(b)	Executive Director, Biosecurity NSW Chief Veterinary Officer Deputy Chief Veterinary Officer Director, Invasive Plants and Animals Director, Biosecurity Operations

Dated this 22nd day of November 2012.

MARK I. PATERSON, AO,
Department of Trade and Investment,
Regional Infrastructure and Services

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T12-1276)

No. 4716, SOUTHERN CAPITAL INVESTMENTS PTY LTD (ACN 098 333 932), area of 56 units, for Group 1, dated 21 November 2012. (Orange Mining Division).

(T12-1277)

No. 4717, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 74 units, for Group 1, dated 21 November 2012. (Orange Mining Division).

(T12-1278)

No. 4718, NSW EXPLORATION PTY LTD (ACN 161 344 672), area of 25 units, for Group 1, dated 23 November 2012. (Orange Mining Division).

(11-2191)

No. 4719, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), area of 835.6 hectares, for Group 9, dated 22 November 2012. (Orange Mining Division).

MINING LEASE APPLICATIONS

(T12-1273)

No. 23, Donald Ward HOLLINGWORTH, area of about 139.8 hectares, to mine for corundum, sapphire and zircon, dated 14 November 2012. (Inverell Mining Division).

(T12-1050)

No. 421, CSR BUILDING PRODUCTS LIMITED (ACN 008 631 356), area of about 22 hectares, to mine for kaolin and structural clay, dated 20 March 2012. (Orange Mining Division).

(T12-1517)

No. 445, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), area of about 18.97 hectares, for the purpose of any bin, magazine or fuel chute, any building or mining plant, any cable, conveyor, pipeline, telephone line or signal, communications, conveyance of electricity, conveyance of materials, drainage of water, drilling, emergency access to underground workings, any reservoir, dam, drain or water race, shaft, storage of fuel, machinery, timber or equipment and ventilation shaft, dated 29 October 2012. (Orange 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

(T12-1063)

No. 4518, now Exploration Licence No. 8008, MOBILE GOLD MINING PTY LTD (ACN 087 790 001), County of Auckland, Map Sheet (8823, 8824), area of 10 units, for Group 1, dated 2 November 2012, for a term until 2 November 2014.

(T12-1105)

No. 4558, now Exploration Licence No. 8020, SILVER CITY MINERALS LIMITED (ACN 130 933 309), Counties of Farnell and Yancowinna, Map Sheet (7134, 7234), area of 13 units, for Group 1, dated 23 November 2012, for a term until 23 November 2014.

(T12-1116)

No. 4569, now Exploration Licence No. 8006, G D R MINES DEVELOPMENT PTY LTD (ACN 001 635 669), Counties of Dampier and St Vincent, Map Sheet (8925, 8926), area of 45 units, for Group 1, dated 2 November 2012, for a term until 2 November 2014.

(T12-1131)

No. 4584, now Exploration Licence No. 7997, PMR5 PTY LTD (ACN 158 330 379), Counties of Darling, Inglis and Parry, Map Sheet (9035, 9036, 9135, 9136), area of 100 units, for Group 1, dated 29 October 2012, for a term until 29 October 2014.

(T12-1139)

No. 4592, now Exploration Licence No. 8013, KIMBA RESOURCES PTY LTD (ACN 106 123 951), County of Vernon, Map Sheet (9135, 9235), area of 64 units, for Group 1, dated 21 November 2012, for a term until 21 November 2014.

(T12-1140)

No. 4593, now Exploration Licence No. 8014, KIMBA RESOURCES PTY LTD (ACN 106 123 951), Counties of Wallace and Wellesley, Map Sheet (8623, 8624), area of 100 units, for Group 1, dated 21 November 2012, for a term until 21 November 2014.

(T12-1141)

No. 4594, now Exploration Licence No. 8009, KIMBA RESOURCES PTY LTD (ACN 106 123 951), County of Vernon, Map Sheet (9235, 9236), area of 96 units, for Group 1, dated 8 November 2012, for a term until 8 November 2014.

(T12-1171)

No. 4621, now Exploration Licence No. 8015, PMR3 PTY LTD (ACN 157 845 620), Counties of Tandora and Yancowinna, Map Sheet (7233, 7234), area of 100 units, for Group 1, dated 22 November 2012, for a term until 22 November 2014.

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T12-1253)

No. 4698, Lincoln McCLATCHIE, County of Clarendon and County of Wynyard, Map Sheet (8427). Withdrawal took effect on 22 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:

(T97-1280)

Assessment Lease No. 7 (Act 1992), ZEOLITE AUSTRALIA PTY LIMITED (ACN 000 038 497), area of 129 hectares. Application for renewal received 27 November 2012.

(12-4370)

Authorisation No. 449, DIRECTOR GENERAL NSW DEPARTMENT OF TIRIS ON BEHALF OF THE CROWN, area of 1360 hectares. Application for renewal received 23 November 2012.

(07-0434)

Exploration Licence No. 6946, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), area of 1199 hectares. Application for renewal received 21 November 2012.

(07-0435)

Exploration Licence No. 6947, NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), area of 2061 hectares. Application for renewal received 21 November 2012.

(12-5612)

Exploration Licence No. 6974, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) and SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), area of 4381 hectares. Application for renewal received 26 November 2012.

(07-0391)

Exploration Licence No. 7253, RAPTOR MINERALS LIMITED (ACN 101 168 343), area of 75 units. Application for renewal received 19 November 2012.

(12-5549)

Exploration Licence No. 7270, DOYLES CREEK MINING PTY LIMITED (ACN 122 652 037), area of 2778 hectares. Application for renewal received 21 November 2012.

(T10-0175)

Exploration Licence No. 7642, THOMSON RESOURCES LTD (ACN 138 358 728), area of 50 units. Application for renewal received 22 November 2012.

(T10-0175)

Exploration Licence No. 7643, THOMSON RESOURCES LTD (ACN 138 358 728), area of 50 units. Application for renewal received 22 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:

(08-0845)

Exploration Licence No. 5697, CAPITAL MINING LIMITED (ACN 104 551 171), County of Beresford, Map Sheet (8725), area of 24 units, for a further term until 8 March 2015. Renewal effective on and from 22 November 2012.

(11-5907)

Exploration Licence No. 5793, GOLDEN REEF ENTERPRISES PTY LTD (ACN 008 138 136) and TRIAKO RESOURCES PTY LTD (ACN 008 498 119), County of Mouramba, Map Sheet (8133), area of 8 units, for a further term until 13 November 2013. Renewal effective on and from 22 November 2012.

(T03-0893)

Exploration Licence No. 6309, MERIDIEN RESOURCES LTD (ACN 131 758 177) and AUGUR RESOURCES LTD (ACN 106 879 690), County of Gipps, Map Sheet (8331), area of 50 units, for a further term until 26 September 2013. Renewal effective on and from 21 November 2012.

(05-0274)

Exploration Licence No. 6522, GRENFELL GOLD PTY LTD (ACN 106 245 238), County of Forbes, Map Sheet (8530), area of 37 units, for a further term until 10 March 2014. Renewal effective on and from 26 November 2012.

(05-0271)

Exploration Licence No. 6532, CARBINE TUNGSTEN LIMITED (ACN 115 009 106), County of Nicholson, Map Sheet (8031), area of 11 units, for a further term until 14 March 2014. Renewal effective on and from 23 November 2012.

(08-1821)

Exploration Licence No. 6553, GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600) and CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Gipps, Map Sheet (8430), area of 10 units, for a further term until 2 April 2014. Renewal effective on and from 21 November 2012.

(08-1822)

Exploration Licence No. 6554, GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600) and CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Bland, Map Sheet (8330), area of 12 units, for a further term until 2 April 2014. Renewal effective on and from 21 November 2012.

(06-0102)

Exploration Licence No. 6592, MINCOR COPPER PTY LTD (ACN 120 024 777), County of Kennedy, Map Sheet (8333), area of 72 units, for a further term until 28 June 2015. Renewal effective on and from 21 November 2012.

(07-0290)

Exploration Licence No. 7003, MERIDIAN ACQUISITIONS PTY LTD (ACN 125 825 532), Counties of Barrona and Irrara, Map Sheet (7938), area of 22 units, for a further term until 9 January 2014. Renewal effective on and from 21 November 2012.

(07-0294)

Exploration Licence No. 7006, MERIDIAN ACQUISITIONS PTY LTD (ACN 125 825 532), County of Barrona, Map Sheet (7837, 7838), area of 14 units, for a further term until 9 January 2014. Renewal effective on and from 21 November 2012.

(07-0295)

Exploration Licence No. 7007, MERIDIAN ACQUISITIONS PTY LTD (ACN 125 825 532), County of Barrona, Map Sheet (7838), area of 10 units, for a further term until 9 January 2014. Renewal effective on and from 21 November 2012.

(07-0350)

Exploration Licence No. 7013, NIMROD RESOURCES LIMITED (ACN 130 842 063), County of Gunderbooka, Map Sheet (8038), area of 43 units, for a further term until 20 January 2014. Renewal effective on and from 21 November 2014.

(07-0371)

Exploration Licence No. 7064, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), County of Lincoln, Map Sheet (8633), area of 21 units, for a further term until 4 February 2014. Renewal effective on and from 22 November 2012.

(T09-0110)

Exploration Licence No. 7439, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), County of Flinders, Map Sheet (8333), area of 99 units, for a further term until 22 December 2013. Renewal effective on and from 23 November 2012.

(T09-0158)

Exploration Licence No. 7440, GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600), Counties of Bligh and Lincoln, Map Sheet (8632, 8633, 8733), area of 13 units, for a further term until 8 January 2015. Renewal effective on and from 26 November 2012.

(T09-0265)

Exploration Licence No. 7465, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), Counties of Bathurst, Georgiana and Westmoreland, Map Sheet (8830), area of 45 units, for a further term until 5 March 2014. Renewal effective on and from 22 November 2012.

(T09-0076)

Exploration Licence No. 7491, MICKSTURE PTY LTD (ACN 113 676 270), Counties of Hardinge, Inglis and Sandon, Map Sheet (9136), area of 100 units, for a further term until 29 March 2014. Renewal effective on and from 1 November 2012.

(T09-0215)

Exploration Licence No. 7494, PLATSEARCH NL (ACN 003 254 395), Counties of Booroondarra and Rankin, Map Sheet (7834), area of 79 units, for a further term until 31 March 2014. Renewal effective on and from 22 November 2012.

(T09-0216)

Exploration Licence No. 7495, PLATSEARCH NL (ACN 003 254 395), Counties of Booroondarra and Rankin, Map Sheet (7834), area of 16 units, for a further term until 31 March 2014. Renewal effective on and from 22 November 2012.

(T09-0165)

Exploration Licence No. 7546, ABX2 PTY LTD (ACN 139 791 478), County of Camden, Map Sheet (8928), area of 10 units, for a further term until 11 May 2014. Renewal effective on and from 21 November 2012.

(T09-0287)

Exploration Licence No. 7554, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), County of Georgiana, Map Sheet (8830), area of 3 units, for a further term until 21 May 2014. Renewal effective on and from 22 November 2012.

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

REFUSAL OF APPLICATION FOR RENEWAL

NOTICE is given that the application for renewal in respect of the following authority has been refused:

(T07-0472)

Exploration Licence No. 7119, STANDARD IRON PTY LTD (ACN 131 971 438), County of Flinders, Map Sheet (8234), area of 52 units. The authority ceased to have effect on 11 October 2012.

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

REQUESTED CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been requested to be cancelled:

(T09-0142)

Exploration Licence No. 7418 (Act 1992), SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), County of Phillip and County of Roxburgh, Map Sheet (8832), area of 1 units. Request of cancellation was received on 21 November 2012.

(T09-0143)

Exploration Licence No. 7419 (Act 1992), SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), County of Phillip, Map Sheet (8832), area of 1 units. Request of cancellation was received on 21 November 2012.

(T09-0144)

Exploration Licence No. 7420 (Act 1992), SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), County of Roxburgh, Map Sheet (8832), area of 4 units. Request of cancellation was received on 21 November 2012.

(T10-0093)

Exploration Licence No. 7693 (Act 1992), SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), County of Phillip, Map Sheet (8832), area of 2 units. Request of cancellation was received on 21 November 2012.

(T11-0316)

Exploration Licence No. 7962, SINO-QZ GROUP PTY LTD (ACN 108 528 865), County of Robinson, area of 50 units. Application for Cancellation was received on 16 November 2012.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T09-0142)

Exploration Licence No. 7418, SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), County of Phillip and County of Roxburgh, Map Sheet (8832), area of 1 units. Cancellation took effect on 26 November 2012.

(T09-0143)

Exploration Licence No. 7419, SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), County of Phillip, Map Sheet (8832), area of 1 units. Cancellation took effect on 26 November 2012.

(T09-0144)

Exploration Licence No. 7420, SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), County of Roxburgh, Map Sheet (8832), area of 4 units. Cancellation took effect on 26 November 2012.

(T10-0093)

Exploration Licence No. 7693, SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), County of Phillip, Map Sheet (8832), area of 2 units. Cancellation took effect on 26 November 2012.

(T11-0370)

Exploration Licence No. 7922, DRILLTEST (AUSTRALIA) PTY LTD (ACN 112 156 055), County of Menindee, Map Sheet (7133), area of 50 units. Cancellation took effect on 26 November 2012.

(T11-0372)

Exploration Licence No. 7923, DRILLTEST (AUSTRALIA) PTY LTD (ACN 112 156 055), County of Menindee and County of Yancowinna, Map Sheet (7133, 7233), area of 49 units. Cancellation took effect on 26 November 2012.

(T11-0371)

Exploration Licence No. 7944, DRILLTEST (AUSTRALIA) PTY LTD (ACN 112 156 055), County of Yancowinna, Map Sheet (7233), area of 50 units. Cancellation took effect on 26 November 2012.

(T11-0316)

Exploration Licence No. 7962, SINO-QZ GROUP PTY LTD (ACN 108 528 865), County of Booroondarra and County of Robinson, Map Sheet (7934, 7935), area of 50 units. Cancellation took effect on 26 November 2012.

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

PART CANCELLATIONS

NOTICE is given that the following authorities have been cancelled in part:

(T11-0200)

Exploration Licence No. 7867, PINNACLE GOLD PTY LTD (ACN 151 778 424).

Description of area cancelled:

An area of 85 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 26 November 2012.

The authority now embraces an area of 15 units.

(T11-0201)

Exploration Licence No. 7868, PINNACLE GOLD PTY LTD (ACN 151 778 424).

Description of area cancelled:

An area of 84 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 6 November 2012.

The authority now embraces an area of 16 units.

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

WORK HEALTH AND SAFETY ACT 2011

Work Health and Safety Regulation 2011

Exemption Order

I, ROBERT REGAN, Chief Inspector under the Coal Mine Health and Safety Act 2002, pursuant to Clause 684 of the Work Health and Safety Regulation 2011, make the following Exemption Order as specified in the Schedule below.

SCHEDULE

1. Exemption

Subject to the conditions specified in Clause 2 of this Schedule, this Order exempts an employer from complying with Clause 136 (5) of the Occupational Health and Safety Regulation 2001, in relation to portable or hand-held plant or items used to determine or monitor the presence of gases for the purposes of the Coal Mine Health and Safety Act 2002 and used in underground mines at a coal workplace in respect of the use of the Dräger X-am 7000 gas detector.

2. Conditions

This exemption shall be subject to the following conditions:

- 1.1 The manufacturer's instructions for the Dräger X-am 7000 gas detector are to be retained at the mine and the requirements within these documents are to be fulfilled to support the continued safe installation, use, calibration and maintenance of this gas detector.

- 1.2 The X-am 7000 detectors are to be checked for calibration accuracy in accordance with the requirements of Australian Standard AS 2290.3 Electrical equipment for coal mines - Maintenance and overhaul, Part 3: Maintenance of gas detecting and monitoring equipment.

- 1.3 Repairs to the X-am 7000 detectors must only be undertaken by a service facility licensed under the Coal Mine Health and Safety Regulations 2006 for the purpose of repairing explosion protected electric apparatus.

Note: Repair includes the replacement of plug-in components including sensors and cells for the detection of gases. It does not include calibration.

- 1.4 The Manager of Mining Engineering of the coal operation must have determined that the Dräger X-am 7000 gas detector is suitable for its intended environment and use.

- 1.5 This exemption Order has effect until the 30 June 2013.

- 1.6 This exemption may be revoked at any time by the Chief Inspector or his delegate.

- 1.7 A copy of this exemption order must be held at the underground mine being a coal workplace, and must be:

- 1.7.1 provided to the site check inspector for the mine
- 1.7.2 given to all persons employed at the coal workplace in accordance with any consultation arrangements, and
- 1.7.3 displayed on an employee notice board for a period of 28 days.

Dated this 27th day of November 2012.

ROBERT REGAN,
Chief Inspector,
Department of Trade and Investment,
Regional Infrastructure and Services
(under delegation from Director General)

PRIMARY INDUSTRIES

**ANIMAL DISEASES AND ANIMAL PESTS
(EMERGENCY OUTBREAKS) ACT 1991**

Section 29 Notice

5th Further Extension of Importation Order
Abalone (No. 7)

I, THERESE MARGARET WRIGHT, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me pursuant to section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 ('the Act') and pursuant to sections 28 and 29 of the Act extend the operation of the importation order titled "Importation Order – Abalone (No. 7)" dated 15 June 2012 and published in the *New South Wales Government Gazette* No. 62 on 18 June 2012, at pages 2475-2477, for a further period of 30 days from the date this notice is published in the *New South Wales Government Gazette*.

Dated this the 27th day of November 2012.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

Note: The importation order titled "Importation Order – Abalone (No. 7)" dated 15 June 2012, was previously extended by extension notice titled "4th Further Extension of Importation Order – Abalone (No. 7)" dated 25 October 2012 and published in *New South Wales Government Gazette* No. 116 on 2 November 2012 at page 4580.

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Pipis

I, KATRINA ANN HODGKINSON, M.P., Minister for Primary Industries, pursuant to section 8 of the Fisheries Management Act 1994 ('the Act'), do by this notification prohibit the taking of pipis (*Donax deltoides*), by holders of a hand gathering endorsement in the Estuary General Fishery, by the method of hand picking, from all waters from 1 December 2012 until 31 May 2013, inclusive.

In this fishing closure:

Hand gathering endorsement has the same meaning as in clause 6 of the Appendix to the Fisheries Management (Estuary General Share Management Plan) Regulation 2006.

Estuary General Fishery means the share management fishery of that name, as described in Schedule 1 to the Act.

The provisions of this fishing closure in respect of holders of a hand gathering endorsement in the Estuary General Fishery have effect despite any provisions in the Fisheries Management (Estuary General Share Management Plan) Regulation 2006.

This fishing closure is effective from the date of publication of this notification and remains in force until 31 May 2013, unless sooner amended or revoked.

Dated this 26th day of November 2012.

KATRINA HODGKINSON, M.P.,
Minister for Primary Industries

FISHERIES MANAGEMENT ACT 1994FISHERIES MANAGEMENT (AQUACULTURE)
REGULATION 2012Clause 31 (3) – Notice of Granting of Class 1 Aquaculture
Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

OL60/033 within the estuary of the Clyde River, having an area of 0.7258 hectares to Audrey THORS of Batemans Bay NSW, for a term of 15 years expiring on 19 November 2025.

BILL TALBOT,
Director,
Aquaculture, Conservation and Marine Parks,
Fisheries Division,
NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994FISHERIES MANAGEMENT (AQUACULTURE)
REGULATION 2012

Clause 33 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL82/143 within the estuary of the Hastings River, having an area of 0.7398 hectares to PORT OYSTER COMPANY PTY LTD of Port Macquarie NSW, for a term of 15 years expiring on 30 September 2027.

OL69/321 within the estuary of Wagonga Inlet, having an area of 5.7253 hectares to Phillip DAVIES and Wayne DAVIES of Wallaga Lake NSW, for a term of 15 years expiring on 29 June 2027.

OL80/233 within the estuary of the Nambucca River, having an area of 5.2119 hectares to Frank BUDD and Melissa BEMBRICK of Leichhardt NSW, for a term of 15 years expiring on 9 June 2027.

OL82/050 within the estuary of the Crookhaven River, having an area of 0.8102 hectares to James DESOTO-THOMSON and Lyn DESOTO-SOUTHWELL of Greenwell Point NSW, for a term of 15 years expiring on 28 August 2027.

OL67/473 within the estuary of the Hawkesbury River, having an area of 0.4116 hectares to Leslie SINCLAIR-WADHAM of Brooklyn NSW, for a term of 15 years expiring on 20 January 2028.

OL82/048 within the estuary of the Crookhaven River, having an area of 0.4013 hectares to Garry WALL of Greenwell Point NSW, for a term of 15 years expiring on 28 August 2027.

OL82/108 within the estuary of Port Stephens, having an area of 0.1755 hectares to Stephen COLE and Dean COLE of Karuah NSW, for a term of 15 years expiring on 23 September 2027.

OL80/095 within the estuary of Brisbane Water, having an area of 0.9065 hectares to BROKEN BAY PEARLS PTY LTD of Tuncurry NSW, for a term of 15 years expiring on 5 July 2027.

BILL TALBOT,
Director,
Aquaculture, Conservation and Marine Parks,
Fisheries Division,
NSW Department of Primary Industries

STOCK DISEASES ACT 1923

Notification No. 1827-BJD

Revocation of Notification No 1818-BJD

I, KATRINA ANN HODGKINSON, M.P., Minister for Primary Industries, pursuant to sections 3(2)(a) and 11A of the Stock Diseases Act 1923 (“the Act”), revoke Notification No. 1818-BJD published in *New South Wales Government Gazette* No. 59 of 3 April 2009, at pages 1620-1623 and any notification revived as a result of that revocation.

Definitions

In this Notification:

Johne’s disease means the form of Johne’s disease (cattle strain of *Mycobacterium paratuberculosis*) commonly known as bovine Johne’s disease.

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

Dated this 24th day of November 2012.

KATRINA ANN HODGKINSON, M.P.,
Minister for Primary Industries

LANDS

ARMIDALE CROWN LANDS OFFICE
108 Faulkner Street (PO Box 199A), Armidale NSW 2350
Phone: (02) 6770 3100 Fax (02) 6771 5348

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 – Bloonbah; County – Arrawatta;
Land District – Inverell; L.G.A. – Inverell*

Road Closed: Lot 1, DP 1140313.

File No.: AE06 H 107.

Schedule

On closing, the land within Lot 1, DP 1140313 remains vested in the State of New South Wales as Crown Land.

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 – Cooyal; County – Phillip;
 Land District – Mudgee; L.G.A. – Mid-Western Regional*

Road Closed: Lot 1, DP 1179420.

File No.: 12/04885.

Schedule

On closing, the land within Lot 1, DP 1179420 remains vested in the State of New South Wales as Crown Land.

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>
Trangie Reservoir (R86018) Reserve Trust.	Reserve No.: 86018. Public Purpose: Reservoir, shire depot and storage. Notified: 21 October 1966. File No.: 12/06933.

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>
Narromine Shire Council.	Trangie Reservoir (R86018) Reserve Trust.	Reserve No.: 86018. Public Purpose: Reservoir, shire depot and storage. Notified: 21 October 1966. File No.: 12/06933.

For a term commencing the date of this notice.

GOULBURN OFFICE**159 Auburn Street (PO Box 748), Goulburn NSW 2580****Phone: (02) 4824 3700 Fax: (02) 4822 4287****NOTIFICATION OF CLOSING OF A ROAD**

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

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

Description

*Parish and City – Queanbeyan; County – Murray;
Land District – Queanbeyan;
L.G.A. – Queanbeyan City Council*

Lot 1, DP 1172404 (not being land under the Real Property Act).

File No.: 12/04892.LB.

Note: On closing, the title for the land in Lot 1, DP 1172404 remains vested in Queanbeyan City Council as operational land.

In accordance with section 43 of the Roads Act 1993, the Crown consents to the land in Lot 1, DP 1172404 being vested in the Queanbeyan City Council as operational land for the purpose of the Roads Act.

ROADS ACT 1993**ORDER**

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

*Parish – Jinglemoney; County – Murray;
Land District – Braidwood; L.G.A. – Palerang Council*

Description: Crown road west of Lots 1, 2, 3 and 4, DP 1164266 (as shown by black colour in diagram below).

**SCHEDULE 2**

Roads Authority: Palerang Council.

File No.: GB04 H 443.

GRAFTON OFFICE
49-51 Victoria Street (PO Box 272), Grafton NSW 2460
Phone: (02) 6640 3400 Fax: (02) 6642 5375

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>
Steven John GUINEA (new member). Merrin Evelyn GILLILAND (re-appointment). Peter John CONROY (re-appointment). Peter CARROLL (re-appointment). Bruce Walter BARTRIM (re-appointment). Alan William GALLARD (re-appointment). Jeffrey Charles CRAMP (new member).	Tyalgum Recreation and Flora Reserve Trust.	Reserve No.: 66096. Public Purpose: Public recreation and preservation of native flora and fauna. Notified: 3 July 1936. File No.: GF81 R 344.

Term of Office

For a term commencing the date of this notice and expiring 29 November 2017.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Barry Kingston HAYES (re-appointment). Selwyn John FORD (re-appointment). Earle Thomas PAINE (re-appointment). Keith Robert ATKINS (new member). Noelene GRACE (new member). Susan Lynette FISCHER (re-appointment).	Alumy Creek Reserve Trust.	Reserve No.: 140020. Public Purpose: Public recreation and museum. Notified: 26 June 1987. File No.: GF87 R 13.

Term of Office

For a term commencing the date of this notice and expiring 29 November 2017.

**APPOINTMENT OF ADMINISTRATOR TO
 MANAGE A RESERVE TRUST**

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified in Column 1, 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>
Patrick GIBBESON.	Coffs Harbour Showground and Public Recreation Trust.	Dedication No.: 540030. Public Purpose: Public recreation and showground. Notified: 24 December 1920. File No.: GF80 R 184.

For a term commencing 1 December 2012 and expiring 30 May 2013.

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

*Land District – Murwillumbah;
 L.G.A. – Tweed Shire Council*

Roads Closed: Lot 100, DP 1166414 at Tweed Heads South, Parish Terranora, County Rous.

DPI File No.: GF02 H 254

Schedule

On closing, the land within Lot 100, DP 1166414 remains vested in Tweed Shire Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: GR3/12/7.

Description

*Parish – North Lismore; County – Rous;
 Land District – Lismore; L.G.A. – Lismore*

Road Closed: Lot 1, DP 1179784.

File No.: 07/1576.

Schedule

On closing, the land within Lot 1, DP 1179784 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Boorabee; County – Rous;
Land District – Casino; L.G.A. – Lismore*

Road Closed: Lot 1, DP 1176262.

File No.: GF06 H 565.

Schedule

On closing, the land within Lot 1, DP 1176262 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Jasper; County – Rous;
Land District – Lismore; L.G.A. – Byron*

Road Closed: Lot 100, DP 1177152.

File No.: 11/01316.

Schedule

On closing, the land within Lot 100, DP 1177152 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Tunstall; County – Rous;
Land District – Lismore; L.G.A. – Lismore*

Road Closed: Lot 1, DP 1178486.

File No.: GF06 H 575.

Schedule

On closing, the land within Lot 1, DP 1178486 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Southampton; County – Clarence;
Land District – Grafton; L.G.A. – Clarence Valley*

Road Closed: Lot 2, DP 1176282.

File No.: 07/3287.

Schedule

On closing, the land within Lot 2, DP 1176282 remains vested in the State of New South Wales as Crown Land.

HAY OFFICE
126 Lachlan Street (PO Box 182), Hay NSW 2711
Phone: (02) 6990 1800 Fax: (02) 6993 1135

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Mervyn John BARTHOLOMEW (new member).	Hillston Showground Trust.	Dedication No.: 550021. Public Purpose: Racecourse and showground. Notified: 12 April 1940. File No.: HY80 R 96-03.

Term of Office

For a term commencing the date of this notice and expiring 16 September 2014.

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

<i>Column 1</i>	<i>Column 2</i>
Land District: Urana. Local Government Area: Urana Shire Council. Locality: Wandook. Reserve No.: 987. Public Purpose: Travelling stock. Notified: 2 December 1873. Lot 7003, DP No. 1025250, Parish Thulabin, County Townsend. Lot 7004, DP No. 1025251, Parish Thulabin, County Townsend. Lot 7001, DP No. 1024911, Parish Tholobin, County Townsend. Lot 7002, DP No. 1023957, Parish North Deniliquin, County Townsend. Lot 7004, DP No. 1025252, Parish Currabunganung, County Townsend. Lot 61, DP No. 756451, Parish Watt, County Urana. Lot 7001, DP No. 1025164, Parish Watt, County Urana.	The part being Lot 1, DP No. 1142624, Parish North Deniliquin, County Townsend, of an area of 145.2 hectares.

*Column 1**Column 2*

Lot 7002, DP No. 1025005,
Parish Wandook, County Townsend.
Lot 7003, DP No. 1025254,
Parish Wandook, County Townsend.
Lot 7004, DP No. 1025254,
Parish Wandook, County Townsend.
Lot 7001, DP No. 1024809,
Parish Wandook, County Townsend.
Lot 78, DP No. 756460,
Parish Yathong, County Urana.
Lot 7005, DP No. 1120425#,
Parish Yathong, County Urana.
Lot 7301, DP No. 1165942,
Parish Wandook, County Townsend.
Lot 7303, DP No. 1165043,
Parish Quiamong, County Townsend.
Lot 2, DP No. 1142624,
Parish North Deniliquin, County Townsend.
Lot 1, DP No. 1142624,
Parish North Deniliquin, County Townsend.
Lot 4, DP No. 722044,
Parish Carnerney, County Urana.
Lot 7008, DP No. 1025247,
Parish Conargo, County Townsend.
Lot 7010, DP No. 1025245,
Parish Conargo, County Townsend.
Lot 7009, DP No. 1025245,
Parish Conargo, County Townsend.
Lot 42, DP No. 756268,
Parish Conargo, County Townsend.
Lot 7011, DP No. 1025245,
Parish Conargo, County Townsend.
Lot 7003, DP No. 1023957,
Parish North Deniliquin, County Townsend.
Lot 3, DP No. 722044,
Parish Carnerney, County Urana.
Lot 7002, DP No. 1025253,
Parish Currabunganung, County Townsend.
Lot 7001, DP No. 1118719#,
Parish North Deniliquin, County Townsend.
Lot 7002, DP No. 1068222#,
Parish Cocketgedong, County Urana.
Lot 7001, DP No. 1068222#,
Parish Cocketgedong, County Urana.
Lot 7003, DP No. 1070058#,
Parish Currabunganung, County Townsend.
Lot 7010, DP No. 1070059#,
Parish Currabunganung, County Townsend.
Lot 7001, DP No. 1068369#,
Parish Currabunganung, County Townsend.
Lot 7008, DP No. 1068368#,
Parish Currabunganung, County Townsend.
Lot 7009, DP No. 1068368#,
Parish Currabunganung, County Townsend.
File No.: 08/10129.

Note: Sale.

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

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Cheryl CLYDSDALE (new member).	Upper Rouchel Hall Reserve Trust.	Reserve No.: 1034348. Public Purpose: Community purposes. Notified: 5 April 2012. File No.: MD88 R 132.
Graham CLYDSDALE (new member).		
Neil John CLYDSDALE (new member).		
Christine BROOKER (new member).		

Term of Office

For a term commencing the date of this notice and expiring 29 November 2017.

REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

PURSUANT to section 84 of the Crown Lands Act 1989, the dedication of Crown Land specified in Column 1 of the Schedules hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Land District: Scone. Local Government Area: Upper Hunter Shire Council. Locality: Gundy. Dedication No.: 570150. Public Purpose: Public school site (addition). Notified: 17 September 1920. File No.: MD95 H 460.	The whole being Lot 7, section 9, DP No. 758490, Parish Alma, County Brisbane, of an area of 3731 square metres.

Note: Land to be reserved for community purposes and public recreation.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Land District: Scone. Local Government Area: Upper Hunter Shire Council. Locality: Gundy. Dedication No.: 570155. Public Purpose: Public school site (addition). Notified: 14 September 1923. File No.: MD95 H 460.	The whole being Lot 199, DP No. 820565, Parish Alma, County Brisbane, of an area of 462.6 square metres.

Note: Land to be reserved for community purposes and public recreation.

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: Scone. Local Government Area: Upper Hunter Shire Council. Locality: Gundy. Lot 7, section 9, DP No. 758490, Parish Alma, County Brisbane. Lot 199, DP No. 820565, Parish Alma, County Brisbane. Area: About 4194 square metres. File No.: MD95 H 460.	Reserve No.: 1036968. Public Purpose: Community purposes and public recreation.

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>
Gundy Crown Reserves Trust.	Reserve No.: 1036968. Public Purpose: Community purposes and public recreation. Notified: This day. File No.: MD95 H 460.

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

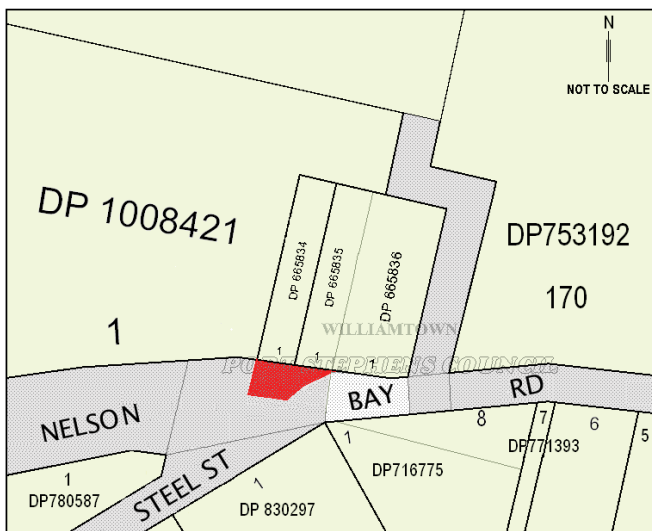
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

*Parish – Stowell; County – Gloucester;
Land District – Newcastle;
Local Government Area – Port Stephens*

The section of Crown public road being part of Nelson Bay Road at Williamtown as shown by solid red colour on the diagram hereunder.



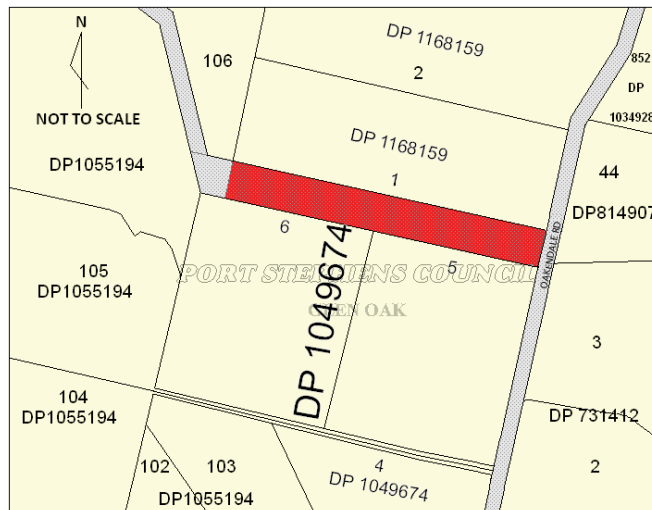
SCHEDULE 2

Roads Authority: Port Stephens Council.
Council's Reference: A2004-0742.
Crown Lands File Reference: 12/07618.

SCHEDULE 1

*Parish – Uffington; County – Durham;
Land District – Maitland;
Local Government Area – Port Stephens*

The section of Crown public road off Oakendale Road at Glen Oak as shown by solid red colour on the diagram hereunder.



SCHEDULE 2

Roads Authority: Port Stephens Council.
Council's Reference: PSC2005-3870.
Crown Lands File Reference: 12/07966.

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

Parish – Alfred; County – Gloucester;
Land District – Dungog; L.G.A. – Dungog

Road Closed: Lot 1, DP 1178977.

File No.: 12/02926.

Schedule

On closing, the land within Lot 1, DP 1178977 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 1, DP 1179846.

File No.: CL/00195.

Schedule

On closing, the land within Lot 1, DP 1179846 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 3, DP 1179846.

File No.: CL/00301.

Schedule

On closing, the land within Lot 3, DP 1179846 remains vested in the State of New South Wales as Crown Land.

ERRATUM

AS per the notification which appeared in *New South Wales Government Gazette* No. 86, dated 31st August 2012, Folio 3826, under the heading “REVOCATION OF RESERVATION OF CROWN LAND”, Schedule, Column 2 is to be amended by the removal of “The part being Lot 4, DP 1176614 of an area of 5026 square metres” to be replaced with “The part being Lot 4, DP 1176114 of an area of 5026 square metres”.

File No.: 07/6154.

NOWRA OFFICE
5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541
Phone: (02) 4428 9100 Fax: (02) 4421 2172

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1	Column 2	Column 3
Thomas MICHELSEN (re-appointment). Vicki ABBOTT (re-appointment). Sally Anne Bowden RITCHIE (re-appointment). Kristen STUART (new member).	Narooma Pre-School Kindergarten Trust.	Reserve No.: 89012. Public Purpose: Kindergarten. Notified: 7 September 1973. File No.: NA80 R 474.

Term of Office

For a term commencing 30 November 2012 and expiring 29 November 2017.

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 – Terragong; County – Camden;
 Land District – Kiama; L.G.A. – Shellharbour City*

Road Closed: Lot 73, DP 1174701.

File No.: 10/08313.

Schedule

On closing, the land within Lot 73, DP 1174701 remains vested in Shellharbour City Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: Towns Street Road Realignment.

Description

*Parish – Wollongong; County – Camden;
 Land District – Kiama; L.G.A. – Wollongong City*

Road Closed: Lots 1 and 2, DP 1178194.

File No.: 10/14547.

Schedule

On closing, the land within Lots 1 and 2, DP 1178194 remains vested in Wollongong City Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: IW-175.05.006.

Description

*Parish – Bramah; County – King;
 Land District – Boorowa; L.G.A. – Boorowa*

Road Closed: Lot 11, DP 1178502.

File No.: 12/03124.

Schedule

On closing, the land within Lot 11, DP 1178502 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Kiama; County – Camden;
 Land District – Kiama; L.G.A. – Kiama*

Road Closed: Lot 2, DP 1179778.

File No.: 12/03506.

Schedule

On closing, the land within Lot 2, DP 1179778 remains vested in the State of New South Wales as Crown Land.

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

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Ootha Public Recreation Reserve Trust.	Reserve No.: 67332. Public Purpose: Public recreation. Notified: 4 February 1938. File No.: OE80 R 299.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Toogong Public Hall Trust.	Reserve No.: 88662. Public Purpose: Public hall. Notified: 14 July 1972. File No.: OE80 R 315.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>
Reserve (R30535) Reserve Trust.	Reserve No.: 30535. Public Purpose: Gravel pit. Notified: 17 February 1900. File No.: OE83 R 45.

SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>
Gooloogong Recreation Reserve Trust.	Reserve No.: 84323. Public Purpose: Public recreation. Notified: 9 August 1963. File No.: OE81 H 915.

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>
Raymond Dudley BLACKLEY (re-appointment). Kathy HEATH (re-appointment). Edward Laurence BANKS (re-appointment). Terry HEATH (re-appointment). Robert Thomas DOBSON (re-appointment). Sally BOOTH (new member). Frederick Spencer GILSON (re-appointment).	Cullen Bullen Recreation Reserve Trust.	Reserve No.: 55154. Public Purpose: Public recreation. Notified: 3 February 1922. File No.: OE80 R 60.

Term of Office

For a term commencing 4 January 2013 and expiring 30 September 2017.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
David POTTIE (re-appointment). Ronald Dennis BLOOMFIELD (re-appointment). Mark Peter Lee WESTON (re-appointment). Richard KENIRY (new member). Christine Joy WESTON (re-appointment). David Lee WESTON (re-appointment). Rodney Allan WHILEY (re-appointment).	Eurimbla Public Hall Trust.	Reserve No.: 87046. Public Purpose: Public hall and public recreation. Notified: 17 January 1969. File No.: OE80 R 71.

Term of Office

For a term commencing 4 January 2013 and expiring 30 April 2014.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Danielle RANSHAW (re-appointment). Michael FLEMING (new member). Geoffrey Francis DENMEAD (re-appointment). Glen PORTER (new member). Deborah Lee MUNNS (new member). Jean Anne KERLE (new member). Chris MARSHALL (new member).	Peel Native Flora and Fauna Reserve Trust.	Reserve No.: 91214. Public Purpose: Promotion of the study and the preservation of native flora and fauna. Notified: 4 August 1978. File No.: OE90 R 17.

Term of Office

For a term commencing 4 January 2013 and expiring 31 December 2017.

SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Terence Eugene REARDON (re-appointment).	West Milby Recreation Reserve Trust.	Reserve No.: 45614. Public Purpose: Public hall. Notified: 17 August 1910.
Wendy SULLIVAN (new member).		Reserve No.: 84196. Public Purpose: Public recreation.
Jill Mary SLENNETT (re-appointment).		Notified: 15 February 1963. File No.: OE81 R 73.

Term of Office

For a term commencing 21 December 2012 and expiring 20 December 2017.

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

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: Metropolitan.	Reserve No.: 1003608.
L.G.A.: Sutherland Shire Council.	Public Purpose: Public recreation.
Locality: Lucas Heights.	Notified: 21 June 2002.
Parish: Holsworthy.	New Area: 74.87 hectares.
County: Cumberland.	File No.: 11/13099.
Pt Lot 202, DP 1136781.	
Area: 24.39 hectares.	

Note: Shown by hatching on the accompanying diagram.



APPOINTMENT OF TRUST BOARD MEMBERS

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

KATRINA HODGKINSON, M.P.,
 Minister for Primary Industries

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
William Bruce TANNER (Chairman). Robert Frank McCOTTER. Kim SANDFORD. Chung William LEE. Margaret CONLEY. Lyn MOREHEN. Rossetta TROVATELLO.	Northern Metropolitan Cemeteries Trust.	Reserve No.: 100265. Purpose: Cemetery and crematorium. Notified: 23 August 1996. Location: Macquarie Park.
		Reserve No.: 500580. Purpose: General cemetery, crematorium and communication facilities. Notified: 8 October 1937. Location: Frenchs Forest.
		Reserve No.: 500801. Purpose: General cemetery. Notified: 29 April 1884. Location: Ryde.
		Reserve No.: 500806. Purpose: Cemetery. Notified: 29 April 1884. Location: Ryde.
		Reserve No.: 500909. Purpose: General cemetery. Notified: 29 April 1884. Location: Ryde.
		Reserve No.: 500804. Purpose: General cemetery. Notified: 29 April 1884. Location: Ryde.
		Reserve No.: 500803. Purpose: General cemetery. Notified: 17 September 1920. Location: Ryde.
		Reserve No.: 500805. Purpose: General cemetery. Notified: 3 October 1969. Location: Ryde.
		Reserve No.: 500800. Purpose: Cemetery. Notified: 29 April 1884. Location: Ryde.
		Reserve No.: 500802. Purpose: General cemetery. Notified: 29 April 1884. Location: Field of Mars, Ryde.
		Reserve No.: 500620. Purpose: Preservation of historic cemetery. Notified: 19 May 1868. Location: Gore Hill. File No.: 12/04471.

Term of Office

Three years from the date of this notice.

The term of Office of the Trust Administrator is terminated with this notice.

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 – Petersham; County – Cumberland;
Land District – Metropolitan;
Local Government Area – Marrickville*

Road Closed: Lot 3, DP 1166618, at Marrickville.

File No.: 08/5559.

Schedule

On closing, title for the land in Lot 3, DP 1166618, remains vested in Marrickville Council as operational land.

—

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

**APPOINTMENT OF ADMINISTRATOR TO
MANAGE A RESERVE TRUST**

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
James Alexander McCARTHY.	Caffreys Flat Public Hall Reserve Trust.	Reserve No.: 79588. Public Purpose: Public hall. Notified: 10 May 1957. File No.: TE80 R 165.

For a term commencing 30 November 2012 and expiring 29 May 2013.

**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 169, DP 754401 and Lot 7001, DP 1026645 being former Bobin School of Arts, is hereby vested in the Crown and reserved for community purposes as reserve number R1036228, being a public purpose for the purposes of section 87 of the Crown Lands Act 1989. The existing reservation 49778 for Literary Institute, notified 18 March 1914 and added to on 17 October 1975, 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 Bobin School of Arts Reserve Trust is appointed as trustee of Reserve 1036228 for community purposes, notified this day comprising Lot 169, DP 754401 and Lot 7001, DP 1026645.

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

File No.: TE88 R 39.

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

**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 231, DP 754440 being former Mitchells Island Literary Institutes, is hereby vested

in the Crown and reserved for community purposes as reserve number R1036888, being a public purpose for the purposes of section 87 of the Crown Lands Act 1989. The existing Dedication 610028 for Literary Institute, notified 15 September 1891, 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 Mitchells Island Community Hall Reserve Trust Incorporated is appointed as trustee of Reserve 1036888 for community purposes, notified this day comprising Lot 231, DP 754440.

PURSUANT to section 95(1) of the Crown Lands Act 1989, Mitchells Island Literary Institute Incorporated is appointed to manage the affairs of the Mitchells Island Community Hall Reserve Trust Incorporated, notified this day.

File No.: TE91 R 328.

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

**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 226, DP 754440 being former Oxley Island Literacy Institute, is hereby vested in the Crown and reserved for community purposes as reserve number R1036728, being a public purpose for the purposes of section 87 of the Crown Lands Act 1989. The existing Dedication 610029 for Literary Institute, notified 11 January 1889, 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 Oxley Island Literary Institute Reserve Trust is appointed as trustee of Reserve 1036728 for community purposes, notified this day comprising Lot 226, DP 754440.

PURSUANT to section 95(1) of the Crown Lands Act 1989, Oxley Island Literary Institute Incorporated is appointed to manage the affairs of the Oxley Island Literary Institute Reserve Trust, notified this day.

File No.: TE88 R 47.

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

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 – Topi Topi; County – Gloucester;
Land District – Gloucester; L.G.A. – Great Lakes*

Road Closed: Lot 1, DP 1176257.

File No.: TE06 H 91.

Schedule

On closing, the land within Lot 1, DP 1176257 remains vested in the State of New South Wales as Crown Land.

WAGGA WAGGA OFFICE**Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650****Phone: (02) 6937 2700 Fax: (02) 6921 1851****ROADS ACT 1993****ORDER**

Transfer of Crown Road to a Council

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

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE 1*Parish – Buraja; County – Hume;**Land District – Corowa; Shire – Corowa Shire Council*

Crown public road being northeast of Lots 218, 214, 213 and 210, DP 753728 and Lot 1, DP 1080916 in the village of Lowesdale.

SCHEDULE 2

Roads Authority: Corowa Shire Council.

File No.: 12/04994.

Reference: W506760.

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 – Bundawarra; County – Bland;
Land District – Temora; L.G.A. – Temora*

Road Closed: Lot 42, DP 1177697.

File No.: 11/12963.

Schedule

On closing, the land within Lot 42, DP 1177697 remains vested in the State of New South Wales as Crown Land.

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

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 17 August 2012, Folio's 3725-3727, appearing under the heading Alteration of Purpose / Conditions of a Western Lands Lease, (being Western Lands Leases 3193 and 3539) condition (34) should read:

The lessee may ensure that no earthworks are carried out in any creek or drainage line feeding into Dundomallee, Ganaway, Maccommon, Marimley, Nowie or Tori Lakes; which could impede water from entering the lakes.

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

WATER

WATER ACT 1912

AN application for a licence under section 113 of Part 5 of the Water Act 1912, as amended, has been received as follows:

Emmanuel Joseph XERRI and Pauline XERRI for a bore on Lot 9, DP 8714, Parish of Currency, County of Cook, for the irrigation of 6.0 hectares (vegetables) (requested entitlement 50.0 megalitres) (new licence). (Reference: 10BL604748).

Any inquiries should be directed to (02) 8838 7531.

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 3720, Parramatta NSW 2124, within 28 days of this publication.

WAYNE CONNERS,
Senior Licensing Officer

WATER ACT 1912

AN application under section 10 of Part 2 within a proclaimed (declared) local area under section 5(4) of the Water Act 1912, has been received as follows:

Anna Johannes CAMPBELL for a pump on Murrumbidgee River, Lot 1, DP 589695, Parish of Jeir, County of Murray, for stock and domestic purposes (new application). (Reference: 40SL71245).

Any enquiries should be directed to (02) 6953 0700.

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 156, Leeton NSW 2705, within 28 days of this publication.

CLARE PURTLE,
A/Licensing Manager

WATER ACT 1912

APPLICATIONS under section 167 (1) of Part 8 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) has been received as follows:

Paul REBELLATO and Veronica Maree REBELLATO for a levee on Lots 989, 992, 993, 995 and 996, DP 750158, Parish Forbes, County Ashburnham, for the prevention of inundation of land by floodwaters. (Reference: 70CW80664).

Timothy William ANDERSON and Jennifer Gail WEBB, for a levee (combine and amend existing works and new works) on Lot 6, DP 598735; Lots 24 and 100, DP 752106; Lots 1, 6 and 28, DP 752077; Lot 1, DP 1144211 and Lot 7300, DP 1150524, Parishes Monwonga and Burrawong, County Cunningham, for the prevention of inundation of land by floodwaters. (Reference: 70CW808668).

Any inquiries should be directed to (02) 6850 2807.

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 291, Forbes NSW 2871, within 28 days of this publication.

LYN GORHAM,
Licensing Manager

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational training has made Vocational Training Orders for the recognised trade vocation of:

- Automotive Manufacturing Technical Operations - Bus/Truck/Trailer.

And the traineeship vocations of:

- Automotive Manufacturing.
- Automotive Manufacturing Production - Bus /Truck/Trailer.
- Automotive Manufacturing Production - Passenger Motor Vehicle.
- Automotive Manufacturing Technical Operations - Passenger Motor Vehicle.

Under section 6 of the Apprenticeship and Traineeship Act 2001.

The Orders specify a number of matters relating to the required training for the vocations including the term/s of traineeships, probationary period/s and qualification/s to be undertaken.

The Orders will take effect from the date of publication in the *New South Wales Government Gazette*.

Copies of the Orders may be inspected at any State Training Services Regional office of the Department of Education and Communities or on the Internet at https://www.training.nsw.gov.au/cib_vto/cibs/cib_568.html.

Notice is also given that the recognised trade vocation of Automotive Manufacturing - Bus/Truck/Trailer is now repealed.

The traineeship vocation of Automotive Manufacturing - Bus/Truck/Trailer has also been repealed.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational training has made Vocational Training Orders for the recognised traineeship vocations of:

- Aviation - Aircrewman.
- Aviation - Commercial Pilot Aeroplane Licence.
- Aviation - Commercial Pilot Helicopter Licence.
- Aviation - Flight Instructor.
- Aviation - Flight Operations.
- Aviation - Ground Operations and Service.
- Aviation - Leadership and Supervision.
- Aviation - Remote Pilot.
- Aviation - Rescue Crewman.
- Aviation - Transport Protection.

Under section 6 of the Apprenticeship and Traineeship Act 2001.

The Orders specify a number of matters relating to the required training for the vocations including the term/s of traineeships, probationary period/s and qualification/s to be undertaken.

The Orders will take effect from the date of publication in the *New South Wales Government Gazette*.

Copies of the Orders may be inspected at any State Training Services Regional office of the Department of Education and Communities or on the Internet at https://www.training.nsw.gov.au/cib_vto/cibs/cib_565.html.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational training has made Vocational Training Orders for the recognised traineeship vocations of:

- Engineering - Boating Services.
- Engineering - Drafting.
- Engineering - General.
- Engineering - Production Systems.
- Engineering - Production Technology.
- Engineering - Technical.

Under section 6 of the Apprenticeship and Traineeship Act 2001.

The Orders specify a number of matters relating to the required training for the vocations including the term/s of traineeships, probationary period/s and qualification/s to be undertaken.

The Orders will take effect from the date of publication in the *New South Wales Government Gazette*.

Copies of the Orders may be inspected at any State Training Services Regional office of the Department of Education and Communities or on the Internet at https://www.training.nsw.gov.au/cib_vto/cibs/cib_567.html.

Notice is also given that the recognised traineeship vocation of Boating Services is now repealed.

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational training has made Vocational Training Orders for the recognised traineeship vocations of:

- Business to Business Sales.
- Community Pharmacy.
- Retail Fast Food.
- Retail Management.
- Retail Operations.
- Retail Services.
- Retail Supervision.

Under section 6 of the Apprenticeship and Traineeship Act 2001.

The Orders specify a number of matters relating to the required training for the vocations including the term/s of traineeships, probationary period/s and qualification/s to be undertaken.

The Orders will take effect from the date of publication in the *New South Wales Government Gazette*.

Copies of the Orders may be inspected at any State Training Services Regional office of the Department of Education and Communities or on the Internet at https://www.training.nsw.gov.au/cib_vto/cibs/cib_566.html.

Notice is also given that the following recognised traineeship vocations are now repealed:

- Community Pharmacy Operations.
- Retail Management (Certificate III / Certificate IV combined).
- Retail Services (Certificate II / Certificate III combined).
- Wholesale Services (Certificate II / Certificate III combined).

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of ROTARY CLUB OF BOTANY INC, Y1518037, cancelled on 5 February 2010, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 19th day November 2012.

ANTHONY DONOVAN,
A/Manager,
Case Management,
Registry of Co-operatives & Associations,
NSW Fair Trading,
Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of NEW CREATION CHRISTIAN MINISTRIES INCORPORATED (Y2387800), cancelled on 20 March 2009, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 28th day of November 2012.

ROBYNE LUNNEY,
Manager,
Case Management,
Registry of Co-operatives & Associations,
NSW Fair Trading,
Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of GUILDFORD COUNTY SOCCER AND RECREATION CLUB INC (Y1637223), cancelled on 21 August 2009, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 28th day of November 2012.

ROBYNE LUNNEY,
Manager,
Case Management,
Registry of Co-operatives & Associations,
NSW Fair Trading,
Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

ERRATUM

Reinstatement of Cancelled Association pursuant to Section 84

THE notice that appeared in the *New South Wales Government Gazette*, dated 23 November 2012, Folio 4848, reinstating the YOUNG ENTREPRENEURS ORGANISATION - SYDNEY INCORPORATED, Y2603045 was published in error.

The above association was reinstated by notice appearing in the *New South Wales Government Gazette*, dated 24 August 2012, Folio 3777.

This notice corrects this error.

Dated this 28th day of November 2012.

ROBYNE LUNNEY,
Manager,
Case Management,
Registry of Co-operatives & Associations,
NSW Fair Trading,
Department of Finance & Services

CONSULTATION ON DRAFT REGULATION

Protection of the Environment Operations Amendment (Wind Farms) Regulation 2012

The draft Protection of the Environment Operations Amendment (Wind Farms) Regulation 2012 (the draft Regulation) is currently on exhibition. The Environment Protection Authority (EPA) is seeking comments on the proposed amendments.

The draft Regulation will amend the Protection of the Environment Operations Act 1997 and the Protection of the Environment Operations (General) Regulation 2009, to enable the EPA to regulate state significant wind farms by licensing them.

The public consultation commences on 30 November 2012 and will run until 23 January 2013. For a copy of the draft Regulation and to provide comments please visit the website: <http://www.environment.nsw.gov.au/licensing/windfarms.htm> or telephone 131 555.

HERITAGE ACT 1977

Notice of Listing on the State Heritage Register under Section 37(1)(b)

Curtilage Extension to the Cathedral of
Saints Michael and John,
Significant Interior Fittings and Moveable Heritage Items
corner of Keppel and William Streets, Bathurst

SHR No. 1885

IN pursuance of section 37(1)(b) of the Heritage Act 1977 (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been listed on the State Heritage Register in accordance with the decision of the Minister for Heritage to direct the listing. This listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as extended curtilage to Cathedral of Saints Michael and John, significant interior fittings and moveable heritage, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Part Lot 4, DP 1076699 in Parish of Bathurst, County of Bathurst, shown on the plan catalogued HC 2552 in the office of the Heritage Council of New South Wales.

HERITAGE ACT 1977

Notice of Listing on the State Heritage Register under Section 37(1)(b)

Curtilage Extension to Clydesdale – House, Barn, Cottage and Farm Landscape
1270 Richmond Road, Marsden Park

SHR No. 674

IN pursuance of section 37(1)(b) of the Heritage Act 1977 (NSW), the Heritage Council gives notice that the curtilage of the item of environmental heritage specified in Schedule "A" and already listed on the State Heritage Register has been revised in accordance with the decision of the Minister for Heritage to direct the revision. This listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as Clydesdale – House, Barn, Cottage and Farm Landscape, situated on the land described in Schedule "B".

SCHEDULE "B"

Lot 2, DP 260476 in Parish of Rooty Hill, County of Cumberland, shown on the plan catalogued HC 1713 in the office of the Heritage Council of New South Wales.

HERITAGE ACT 1977

Notice of Removal of Listing from the State Heritage Register under Sections 37(1)(b) and 38

Ooranook
Mayfield-Charleyong Road, Stewarts Crossing

SHR No. 01369

IN pursuance of sections 37(1)(b) and 38 of the Heritage Act 1977 (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been removed from the State Heritage Register in accordance with the decision of the Minister for Heritage to direct the removal of the listing. The removal of the listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as Ooranook, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Part Lot 2, DP 749474; Part Lot 61, DP 750041; Part Lot 62, DP 750041 and Part Lot 21, DP 750041 in the Parish of Oallen, County of Argyle.

HERITAGE ACT 1977

Notice of Removal of Listing from the State Heritage Register under Sections 37(1)(b) and 38

Glen D'or
1594 Sandy Point Road, Lower Boro

SHR No. 01361

IN pursuance of sections 37(1)(b) and 38 of the Heritage Act 1977 (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been removed from the State Heritage Register in accordance with the decision of the Minister for Heritage to direct the removal of the listing. The removal of the listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as the Glen D'or, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Part Lot 14, DP 750036 in the Parish of Nadgigomar, County of Argyle.

HERITAGE ACT 1977

Notice of Removal of Listing from the State Heritage Register under Sections 37(1)(b) and 38

Khama Lea
Larbert Road, Larbert

SHR No. 01362

IN pursuance of sections 37(1)(b) and 38 of the Heritage Act 1977 (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been removed from the State Heritage Register in accordance with the decision of the Minister for Heritage to direct the removal of the listing. The removal of the listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as Khama Lea, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Part Lot 11, DP 806191 and Part Lot 10, DP 806191 in the Parish of Nadgigomar, County of Argyle.

HERITAGE ACT 1977

Notice of Removal of Listing from the State Heritage Register under Sections 37(1)(b) and 38

La Vista
Larbert Road, north of Braidwood

SHR No. 01363

IN pursuance of sections 37(1)(b) and 38 of the Heritage Act 1977 (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been removed from the State Heritage Register in accordance with the decision of the Minister for Heritage to direct the removal of the listing. The removal of the listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as La Vista, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Part Lot 6, DP 114646; Part Lot 70, DP 755915; Part Lot 69, DP 755915; Part Lot 68, DP 755915; Part Lot 67, DP 755915 and Part Lot 214, DP 755915 in the Parish of Bruce, County of St Vincent.

LOCAL GOVERNMENT ACT 1993**ORDER**

THE Independent Pricing and Regulatory Tribunal, delegate of the Minister for Local Government, pursuant to the delegation dated 6 September 2010, by this Order:

- (a) under section 506 of the Local Government Act 1993, specifies that the maximum percentage by which councils' general income (as defined under section 505(a) of the Local Government Act 1993), for the year 1 July 2013 to 30 June 2014, may increase is 3.4%.
- (b) under 508 (7) of the Local Government Act 1993, specifies that no limitation is to apply to the annual charges made by councils under section 507 for domestic waste management services for the year 1 July 2013 to 30 June 2014.

Dated this 21st day of November 2012.

PETER J. BOXALL, AO,
Chairman,
The Independent Pricing and Regulatory Tribunal

LOCAL GOVERNMENT ACT 1993

Delay of By-Election
Cowra Council

I, the Hon. DON PAGE, M.P., Minister for Local Government, in pursuance of section 293 of the Local Government Act 1993, have formed the opinion that it would be impractical or inconvenient to hold a by-election for Cowra Council by 26 January 2013, as a consequence of a casual vacancy in the civic office that was held by Councillor Susan Linda MAYNES and order that Saturday, 23 February 2013, be appointed as the day for that by-election instead.

Dated this 21st day of November 2012.

DON PAGE, M.P.,
Minister for Local Government

NATIONAL PARKS AND WILDLIFE ACT 1974

Mummel Gulf National Park and State Conservation Area
Plan of Management

Tinkrameanah National Park Plan of Management

Biddon State Conservation Area Plan of Management

Bullawa Creek State Conservation Area Plan of
Management

Leard State Conservation Area Plan of Management

PLANS of management for Mummel Gulf National Park and State Conservation Area and for Biddon State Conservation Area were adopted by the Minister for the Environment on 2nd October 2012. A plan for Tinkrameanah National Park was adopted on 3rd October 2012. Plans for Bullawa Creek State Conservation Area and for Leard State Conservation Area were adopted on 7th November 2012.

The plans are on the web site: www.environment.nsw.gov.au (use 'quicklinks' to 'park management plans').

**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. Auburn Public School.
2. Gulmarrad Public School.
3. Lalor Park Public School.
4. St Johns Park Public School.
5. Sutton Public School.
6. Woonona High School.

ADRIAN PICCOLI, M.P.,
Minister for Education

**PORTS AND MARITIME ADMINISTRATION
REGULATION 2012**

Order Amending Mandatory Standards

I, Grant GILFILLAN, Chief Executive Officer of Sydney Ports Corporation, in my capacity as the delegate of the Minister for Roads and Ports, do under authority of Part 3 of the Ports and Maritime Administration Regulation 2012 (the Regulation) and in accordance with Clause 21(1) amend the existing mandatory standards as set out below, with effect from 30th November 2012.

- (1) Delete the words "3 December 2012" and substitute the words "18 February 2013" in clause 2 of the mandatory standards.
- (2) Delete the words "3 December 2012" and substitute the words "18 February 2013" in Note 4 in clause 14.2 of the mandatory standards.
- (3) Delete the words "3 December 2012" and substitute the words "18 February 2013" in the Note at the end of clause 25 of the mandatory standards.

Dated: 23 November 2012.

GRANT GILFILLAN,
Chief Executive Officer,
Sydney Ports Corporation
(a delegate of the Minister for Roads and Ports)

PRACTICE NOTE

CLASS 3 ABORIGINAL LAND CLAIMS

Name and commencement of Practice Note

1. This practice note is to be known as Practice Note – Class 3 Aboriginal Land Claims. It commences on 10 December 2012.

Application of Practice Note

2. This practice note applies to appeals in Class 3 of the Court's jurisdiction by Aboriginal Land Councils against refusals of claims to Crown land under the Aboriginal Land Rights Act 1983 ("the ALR Act") commenced after 10 December 2012.

Purpose of Practice Note

3. The purpose of this practice note is to set out the case management procedures for the just, quick and cheap resolution of Class 3 Aboriginal land claim appeals.

Responsibility of parties, legal practitioners and agents

4. It is the responsibility of each party, its legal representatives and agents (as applicable) to consider the directions appropriate to be made in the particular case to facilitate the just, quick and cheap resolution of the real issues in the proceedings.
5. If a party reasonably considers that compliance with this practice note will not be possible, or will not be conducive to the just, quick and cheap resolution of the proceedings, the party should apply to be relieved from compliance on the basis that an alternative proposed regime will be more conducive to such resolution. In that event, the party is to notify other parties of the proposed alternative regime as soon as practicable and is to provide the Court with short minutes of proposed directions reflecting that alternative regime.
6. Parties are to ensure that all directions which they seek will assist in enabling claims to be dealt with at the hearing with as little formality and technicality, and with as much expedition, as the requirements of the Land and Environment Court Act 1979 and of every other relevant enactment and as the proper consideration of the matters before the Court permits (see s 38 of the Land and Environment Court Act 1979).

Legal practitioners and agents of parties to be prepared

7. Each party not appearing in person shall be represented before the Court by a legal practitioner or authorised agent (to whom leave of the Court has been granted to appear for the party) familiar with the subject matter of the proceedings and with instructions sufficient to enable all appropriate orders and directions to be made.
8. Parties are to communicate prior to any attendance before the Court with a view to reaching agreement on directions to propose to the Court and preparation of agreed or competing short minutes recording the proposed directions.

Commencing a Class 3 Aboriginal land claim appeal

9. A Class 3 Aboriginal land claim appeal is to be commenced by filing in the Registry of the Court a completed Class 3 Application Form (Form B (Version 1)) ("the application"), to which is attached a copy of the refusal by the Crown Lands Minister ("the Minister") of the claim the subject of the appeal.

Service of originating application

10. A stamped copy of the application is to be served on the Minister within 7 days of filing.

Return date of the originating application

11. The application will be given a return date before the Court usually 8 weeks after it is filed. On the return date, the first directions hearing will occur before the List Judge.

Class 3 Aboriginal Land Claim List

12. There is a Class 3 Aboriginal Land Claim List, which will be managed by the List Judge, usually each Friday.
13. In the Class 3 Aboriginal Land Claim List the Court:
 - (a) conducts directions hearings; and if appropriate,
 - (b) hears or manages any notices of motion or other interlocutory applications.
14. Matters in the Class 3 Aboriginal Land Claim List will be listed in blocks on a "not before" a specified time basis. Parties should check the daily Court lists as published prior to attendance at the Court in order to determine the "not before" time that their matter is listed.

Number of pre-hearing attendances

15. Unless there are interlocutory applications, a Class 3 Aboriginal land claim normally should appear in Court before the final hearing on no more than three occasions before the List Judge in the Friday list as follows:
 - (a) at the first directions hearing;
 - (b) at the second directions hearing; and
 - (c) at the third directions hearing.
16. Where the matter is particularly complex or is expected to exceed three days hearing time, a pre-hearing mention may be required, on the second last Friday before the hearing commences, preferably before the judge allocated to hear the matter.

Before the first directions hearing

17. To prepare for the first directions hearing and to enable the Court to make appropriate directions at the first directions hearing, the parties must complete the following steps beforehand:
 - (a) within 14 days of being served with the application the Minister is to issue subpoenas to relevant public authorities, public officials or other persons for documents relevant to whether or not the lands claimed are claimable Crown lands;
 - (b) within 21 days of being served with the application the Minister is to provide to the applicant copies of all documents in the Minister's possession or control relevant to the Minister's grounds for refusing the claim the subject of the application;
 - (c) the Minister is to further consider the grounds upon which the Minister contends that the whole or any part of the lands claimed by the applicant are not claimable Crown lands under s 36 of the ALR Act.

This includes re-assessing the grounds upon which the Minister was satisfied that the lands were not claimable Crown lands in deciding to refuse the claim the subject of the appeal and considering whether there are any further grounds supporting the conclusion that the lands are not claimable Crown lands;

- (d) in light of the documents produced in response to the subpoenas issued and the further consideration of the claim by the Minister, the Minister is to prepare a list of additional persons or bodies to whom subpoenas might be issued to hand to the Court at the first directions hearing;
- (e) the parties are to agree upon a descriptive name to be allocated to the proceedings; and
- (f) the parties are to discuss and endeavour to agree upon the directions that the Court should make at the first directions hearing. If the parties do not agree, each party should prepare their own written version of the directions they propose.

At the first directions hearing

18. The first directions hearing will be on the return date of the originating application and will be held on a Friday, usually 8 weeks after the application is filed.
19. At the first directions hearing, the Minister is to hand to the Court a list of:
 - (a) the public authorities, public officials or other persons to whom the Minister has already issued subpoenas and the response to those subpoenas; and
 - (b) the further persons to whom the Minister wishes to issue subpoenas.
20. The parties, having conferred beforehand, are to hand to the Court agreed or competing short minutes of the directions they propose the Court should make to prepare the matter and facilitate the just, quick and cheap resolution of the appeal.
21. If the parties are in dispute as to any proposed directions, they are to briefly inform the Court of the nature of the dispute and their estimate of how long a hearing of the dispute will take. The Court may hear the dispute at that directions hearing, or if it is more appropriate to do so, fix a date for the hearing of the dispute.
22. At the first directions hearing, the List Judge will usually make directions in accordance with **Schedule A**, including the allocation of a descriptive name to the proceedings, and directing and fixing a date:
 - (a) by which the Minister is to issue subpoenas to the further persons identified by the Minister;
 - (b) for the service on the applicant of the Minister's evidence in chief, including all lay and expert affidavits and a bundle of documents;
 - (c) for the Minister to file and serve a statement of facts and contentions setting out the grounds of fact and law forming the basis of the refusal of the applicant's claim; and
 - (d) for the second directions hearing.
23. In addition, other directions may be given with a view to the just, quick and cheap resolution of the proceedings.
24. Directions for formal discovery and interrogatories will only be made in exceptional circumstances and will generally be confined to particular issues. A party seeking such directions must provide the Court with a draft list of categories of documents to be discovered or draft interrogatories.

Before the second directions hearing

25. Within 21 days of serving the statement of facts and contentions, the Minister is to provide to the applicant copies of all further documents relevant to the Minister's grounds as set out in the statement of facts and contentions for refusing the claim the subject of the application.
26. The applicant must consider, in light of the Minister's statement of facts and contentions, served documents and evidence:
 - (a) whether the applicant wishes to subpoena any persons and, if so, prepare a list of persons to hand to the Court at the second directions hearing;
 - (b) the time by which the applicant can prepare, file and serve the applicant's statement of facts and contentions in response to the Minister's statement of facts and contentions; and
 - (c) the time by which the applicant can prepare and serve its evidence in chief, including all lay and expert affidavits and documents.
27. The applicant is to provide the Minister with a draft of the statement referred to at paragraph 32 below.
28. The applicant and the Minister are to discuss and endeavour to agree on whether conciliation, mediation or other means of resolving the appeal without a hearing would be appropriate.
29. The applicant and Minister are to discuss and endeavour to agree upon the directions that the Court should make at the second directions hearing. If the parties do not agree, each party should prepare their own written version of the directions they propose.

At the second directions hearing

30. The second directions hearing will usually be conducted on a Friday by the List Judge on a date fixed at the first directions hearing.
31. At the second directions hearing, the applicant is to hand to the Court a list of persons to whom the applicant wishes to issue subpoenas.
32. If applicable, the applicant is to hand to the Court a statement of the disciplines in respect of which the applicant proposes to call expert evidence, the issues to which the proposed expert evidence relates and the reasons why the proposed expert evidence is reasonably required to resolve the proceedings, having regard to the just, quick and cheap requirement.
33. At the second directions hearing, the parties, having conferred beforehand, are to hand to the Court agreed or competing short minutes of the directions they propose the Court should make to prepare the matter and facilitate the just, quick and cheap resolution of the appeal.
34. At the second directions hearing, the List Judge will usually make directions in accordance with **Schedule B**, including directing and fixing a date:
 - (a) by which the applicant is to issue subpoenas to the persons identified by the applicant;

- (b) for the applicant to serve on the Minister the applicant's evidence in chief, including all lay and expert affidavits and a bundle of documents;
- (c) for the applicant to file and serve on the Minister the applicant's statement of facts and contentions in response to the Minister's statement of facts and contentions;
- (d) for conciliation, mediation or other means of resolving the appeal without a hearing (if appropriate); and
- (e) for the third directions hearing.
35. In addition, other directions may be given with a view to the just, quick and cheap resolution of the proceedings.
- Before the third directions hearing**
36. Before the third directions hearing:
- (a) the parties are to discuss and endeavour to agree on:
- (i) a list of the real issues for determination in the proceedings;
- (ii) a statement of agreed facts, such statement to comprise the factual matters that are bona fide not in dispute between the parties;
- (iii) if applicable, a list of the expert evidence to be relied upon at the hearing;
- (iv) if applicable, the conferral by and production of any joint experts' report;
- (v) a realistic estimate of the hearing time broken down by the elements referred to at paragraph 38 below;
- (vi) whether any witnesses are to be required for cross-examination; and
- (vii) the directions to be made at the third directions hearing; and
- (b) the Minister is to consider whether any evidence in reply is required.
- At the third directions hearing**
37. The third directions hearing will usually be conducted on a Friday by the List Judge, on the date fixed at the second directions hearing.
38. At the third directions hearing, the parties, having conferred beforehand, are to hand to the Court a realistic agreed estimate, or individual estimates, of the hearing time, broken down into the following elements of the hearing:
- (a) opening addresses;
- (b) tender of documents, written evidence and any objections;
- (c) cross-examination (if any witnesses are so required and, if expert witnesses are required, grouping experts by categories); and
- (d) closing submissions.
39. At the third directions hearing, the List Judge will usually make directions in accordance with **Schedule C**, including directions and fixing a date for:
- (a) the serving of any evidence in reply by the Minister;
- (b) if applicable, the conferral by and production of any joint experts' report;
- (c) the final hearing;
- (d) if the matter is particularly complex or expected to exceed 3 days hearing time, a pre-hearing mention;
- (e) the preparation of an agreed list of issues for determination and a statement of agreed facts;
- (f) giving notice for cross-examination;
- (g) the filing and serving of a Court Book and Evidence Book; and
- (h) any other directions that may be necessary to ensure the just, quick and cheap disposal of the proceedings.
40. The usual directions will ensure that the parties complete the following, by no later than the specified number of weeks before the commencement of the hearing:
- (a) the parties are to confer and endeavour to reach agreement on an agreed list of issues to be determined and a statement of agreed facts; 5 weeks
- (b) the parties are to prepare and the applicant is to file and serve a paginated Court Book, along with an electronic copy of its contents, in a white folder with dividers between each section and a table of contents containing copies of the following: 4 weeks
- (i) the originating application;
- (ii) the parties' statements of facts and contentions;
- (iii) an agreed list of issues to be determined;
- (iv) where warranted, an agreed chronology or (if not agreed) each party's chronology;
- (v) where warranted by the number of persons involved, a list of characters; and
- (vi) each party's list of objections (if any) to evidence;
- (c) the parties are to prepare and the applicant is to file and serve a paginated Evidence Book, along with an electronic copy of its contents, in a grey folder (or folders), containing the following (with dividers for each section and a table of contents indicating which party is tendering each document): 4 weeks
- (i) the statement of agreed facts;
- (ii) the applicant's non-expert affidavits;
- (iii) the Minister's non-expert affidavits;
- (iv) the expert evidence of all parties grouped by discipline, including all joint reports; and
- (v) all other documents proposed to be tendered in chronological order.
- (d) the Minister is to file and serve opening submissions responsive to the agreed list of issues, statement of agreed facts and chronology, together with a table of evidence to be relied upon referable to the agreed issues for determination and cross-referenced to the Evidence Book; 3 weeks
- (e) any party requiring a witness for cross-examination at the hearing is to give notice; 2 weeks

- (f) the applicant is to file and serve opening submissions responsive to the agreed list of issues, statement of agreed facts and chronology, together with a table of evidence to be relied upon referable to the agreed issues for determination and cross-referenced to the Evidence Book; and 2 weeks
- (g) the Minister is to file and serve any reply to the applicant's opening submissions. 1 week

At the pre-hearing mention (if applicable)

41. A pre-hearing mention may be directed to take place by the List Judge at the third directions hearing where the matter is particularly complex or is expected to exceed three days hearing time. The pre-hearing mention will be held on the second last Friday before the hearing and before the hearing judge, if possible. Counsel briefed to appear at the final hearing or (if counsel is unavailable) a solicitor with the carriage of the matter must attend for each party.
42. The purpose of the pre-hearing mention is to ensure readiness for hearing and to give any further directions necessary to facilitate the just, quick and cheap resolution of the appeal.

Notices of motion returnable in the Friday list

43. Any notice of motion is to be returnable on a Friday before the List Judge unless the circumstances are so urgent as to justify an earlier listing. Parties and legal practitioners should endeavour to arrange evidence so that, if practicable, the motion may be heard on the return date by the List Judge or Duty Judge. If the motion is lengthy, complex, or it is otherwise impracticable to hear the motion on the first return date, directions will be made on that occasion for the preparation and setting down of the motion for final hearing.

Amendment of statements of facts and contentions

44. Parties require leave of the Court to amend their statements of facts and contentions.
45. Other than amendments sought during the hearing or where the other party consents, leave to amend is to be sought by notice of motion accompanied by a short affidavit in support explaining the reasons for leave being sought.

Breach of the Court's directions

46. If there is any significant breach of the Court's directions sufficient to cause slippage in a timetable, the parties must promptly, by eCourt communication or fax to the Registrar, restore the matter to the next Friday list before the List Judge.
47. The party in breach or a legal practitioner with knowledge of the reasons for the breach must serve an affidavit no later than 4:00pm on the preceding day (Thursday) which identifies the breach, explains the reasons for the breach and proposes directions to be made in consequence of the breach.
48. A failure by one party to comply with the Court's directions will not be considered an adequate excuse for any failure to comply by the other party. Both parties are responsible for ensuring that they comply with directions.

Variation of timetables

49. If proposed directions vary an existing timetable, the directions must include the vacation of previous directions that can no longer be maintained including any dates for directions hearings or mentions or the hearing of motions.

Liberty to restore

50. Parties have general liberty to restore to the Friday list on three working days' notice, or less if urgency requires it. A party seeking to do so is to make prior arrangements with, or give appropriate notice to, any other party, and send an eCourt communication or fax to the Registrar.

Adjournments

51. Proceedings will not be adjourned generally. They will only be adjourned to a specific date.
52. Proceedings will not be adjourned because of a failure to comply with this practice note or directions or because of a lack of preparedness for any attendance before the Court. If a failure to comply or lack of preparedness nevertheless does cause the adjournment of proceedings, the defaulting parties or legal practitioners may be ordered to pay costs.

Applications to vacate hearings

53. Hearings, including hearings of motions and directions hearings, will not generally be vacated and will not be vacated merely because the parties consent to the vacation.
54. Applications to vacate hearing dates are to be by notice of motion, with an affidavit in support explaining the circumstances of the application and the reasons the hearing date should be vacated.

Applications for disqualification

55. Upon the allocation of a Commissioner to assist a judge in hearing an appeal, the parties will, as soon as practicable, be informed by the Court of the identity of that Commissioner. Any application for disqualification of that Commissioner must be brought by the party seeking disqualification within 7 days of being notified by the Court of the identity of the Commissioner. Applications for disqualification must be brought by way of notice of motion accompanied by an affidavit in support of the application. Applications for disqualification will, where possible, be heard by the judge allocated to hear the matter.

Evidence to be by affidavit

56. The evidence in chief of all witnesses is to be given by affidavit subject to any contrary direction by the Court.

Filing and service of evidence

57. Evidence to be relied upon at the final hearing should not be filed as case preparation occurs, with the exception of evidence for interlocutory applications.
58. Each party's evidence for the final hearing, accompanied by a list of that evidence, is to be filed when the Evidence Book is filed and copies are to be included in the Evidence Book.
59. Evidence to be relied upon in support of interlocutory applications is to be filed and served. Timetables for preparation of such applications should include provision for that process.

Expert evidence

60. Where expert evidence is necessary to be called in relation to an issue, the parties are to confer before the first directions hearing to see if they can agree on the appointment of a parties' single expert and, if so, the identity and remuneration of the expert. Failing agreement, directions may be sought at the first directions hearing concerning the appointment of a parties' single expert. Such directions will require adaptation of the usual directions in **Schedules A, B and C**.
61. The Court encourages parties to use a parties' single expert. The use of a parties' single expert in an appropriate case can reduce costs and ensure that the Court has the benefit of evidence from a person who is not engaged by only one party. In determining whether a parties' single expert might be appropriate in a particular case, consideration should be given to:
- the importance and complexity of the subject matter in dispute in the proceedings;
 - the likely cost of obtaining expert evidence from a parties' single expert compared to the alternative of obtaining expert evidence from individual experts engaged by each of the parties;
 - the proportionality of the cost in (b) to the importance and complexity of the subject matter in (a);
 - whether the use of a parties' single expert in relation to an issue is reasonably likely either to narrow the scope of the issue or resolve the issue;
 - the nature of the issue, including:
 - whether the issue is capable of being answered in an objectively verifiable manner;
 - whether the issue involves the application of accepted criteria (such as Australian Standards) to ascertainable facts; and
 - whether the issue is likely to involve a genuine division of expert opinion on methodology, or schools of thought in the discipline;
 - whether the parties are prepared at the time to proceed to hearing on the basis of a parties' single expert report about the issue and no other expert evidence about that issue;
 - whether the integrity of expert evidence on the issue is likely to be enhanced by evidence being provided by a parties' single expert instead of by individual experts engaged by the parties; and
 - whether the Court is likely to be better assisted by expert evidence on the issue being provided by a parties' single expert instead of by individual experts engaged by the parties.
62. A parties' single expert is to file and serve one expert report only. Without leave of the Court, a parties' single expert is not to provide parties with preliminary reports or opinions.
- Note: Under r 31.41 of the Uniform Civil Procedure Rules 2005 a party may seek clarification of the report of a parties' single expert on one occasion only.
63. The parties are not to provide a parties' single expert with any expert report brought into existence for the purpose of the proceedings addressing any matter the subject of instructions to the parties' single expert, without leave of the Court.
64. Where a parties' single expert has been appointed to give evidence in relation to any issue, the parties may not rely on any other expert evidence about that issue without leave. Any application for leave is to be made as soon as reasonably possible and usually no later than five days after receiving the report of the parties' single expert. Leave is to be sought by notice of motion, with an affidavit in support explaining:
- the name, qualifications and expertise of the expert proposed to be called;
 - the matters proposed to be addressed by the expert;
 - the date on which the expert was first retained and the date or dates of any expert report that the expert has already prepared;
 - the reasons for the need to call an additional expert to give that evidence, rather than having the parties' single expert address the matters further in cross examination;
 - how calling the additional expert at all, or at the particular stage in the preparation of the proceedings, promotes the quick, just and cheap resolution of the proceedings; and
 - the party's position in relation to any additional costs that might be caused by the calling of the expert.
65. Any expert (including a parties' single expert) and any expert's report are to comply with this practice note, and the requirements of Division 2 of Pt 31 of the Uniform Civil Procedure Rules and the Expert Witness Code of Conduct in Schedule 7 of the Uniform Civil Procedure Rules.
66. The parties are to serve a copy of this practice note, Division 2 of Pt 31 of the Uniform Civil Procedure Rules and the Expert Witness Code of Conduct in Schedule 7 of the Uniform Civil Procedure Rules on their experts when retaining the experts.
67. It is the responsibility of the parties to agree to the remuneration to be paid to a parties' single expert. This includes making provision with respect to the amount of the expert's fees and the frequency with which the expert renders accounts. The Court will fix the remuneration of a parties' single expert only where the parties are unable to agree to that remuneration.
- Note: See r 31.45 of the Uniform Civil Procedure Rules.
68. An expert witness should identify any pre-existing relationship between the expert witness, or their firm or company, and a party to the litigation.
69. If experts are directed by the Court to confer, experts are to ensure that any joint conference is a genuine dialogue between experts in a common effort to reach agreement with the other expert witnesses about the relevant facts and issues.
70. Any joint report is to be a product of this genuine dialogue and is not to be a mere summary or compilation of the pre-existing positions of the experts.
71. Legal representatives are not to attend joint conferences of experts or be involved in the preparation of joint reports without the leave of the Court.
72. A joint report of experts is to identify the experts involved in its preparation, the dates of their joint conferences, the matters on which they agree, the matters on which they disagree and the reasons for any disagreement.

73. A joint report should avoid repetition and be organised to facilitate a clear understanding of the final position of the experts about the matters in issue and the reasoning processes they used to reach those positions.
74. Each expert is to sign and date the joint report.
75. A joint report of experts is to include any evidence in reply.
76. Where expert evidence from more than one expert in the same discipline is to be given in Court, the experts will give such evidence concurrently (subject to any order by the Court to the contrary).
77. Experts are to give written notice to the Court and the party instructing them if for any reason they anticipate that they cannot comply with this practice note, Division 2 of Pt 31 of the Uniform Civil Procedure Rules or the Expert Witness Code of Conduct in Schedule 7 of the Uniform Civil Procedure Rules. In that case, or if the experts have failed to comply with these directions, the parties will promptly list the matter before the Court for directions and give written notice to the other parties. Default without leave of the Court may result in the imposition of sanctions.
- (ii) the date on which the mediator, conciliator, neutral evaluator or referee can commence the mediation, conciliation or evaluation;
- (iii) the expected duration of the mediation, conciliation, neutral evaluation or reference; and
- (iv) the anticipated date for finalisation of the mediation, conciliation or neutral evaluation, or for delivery to the Court of the referee's report.
83. Proposed consent orders for amendment of the questions referred to a mediator, conciliator, neutral evaluator or referee may be filed with the List Judge's Associate and the List Judge may make such orders in chambers. Any contested amendments or amendments in respect of which the List Judge wishes to hear from the parties will usually be heard on a Friday before the List Judge.

Settlement of proceedings

84. If the matter is resolved out of Court, it is necessary to have the Court make orders finalising the litigation, rather than merely filing terms with the registry.
85. If proceedings settle, the parties are to arrange for the proceedings to be listed in the Friday list by written request to the Registrar accompanied by a copy of the proposed final consent orders signed by all parties.
86. Representatives of the parties attending for the purpose of the making of final consent orders must be familiar with the subject matter of the proceedings and have instructions sufficient to inform the Court about the terms of the proposed orders.

The hearing

87. A judge will conduct the final hearing, assisted by a Commissioner with qualifications under s 12(2)(g) of the Land and Environment Court Act 1979 (as required by ss 37(2) and 30(2A) of that Act).
88. Evidence and submissions at the hearing are to address all issues the subject of the proceedings. No issue will be separately determined unless the Court so orders.
- Note: Applications for separate determination of questions, under s 62(2) of the Civil Procedure Act 2005 or r 28.2 of the Uniform Civil Procedure Rules, should be made by notice of motion with supporting affidavit.

89. At the hearing, evidence in the Evidence Book may be tendered as one exhibit, or separately as more than one exhibit, subject to any objections.
90. A written summary of opening submissions should generally not be a substitute for a written summary of closing submissions. The Court will usually be assisted by a written summary of closing submissions, which includes references to oral evidence.

Authorities and legislation

91. Each party is to provide a list of authorities and legislation that are to be expressly referred to at the hearing to the judge's associate one working day before the hearing is to commence.
92. If any unreported authorities, superseded legislation or planning instruments are to be relied on, copies are to be provided to the judge at the hearing. Duplicate copies of such material are to be avoided.

Alternative dispute resolution

78. Aboriginal land claim appeals are usually resolved by hearings. However, other means of dispute resolution are available, including mediation, conciliation, neutral evaluation, reference to a referee, or a settlement conference.
79. Consideration must be given prior to and throughout the course of the proceedings to whether the appeal or any issues are appropriate for mediation, conciliation, neutral evaluation, reference to a referee, or a settlement conference.
80. It is expected that legal practitioners, or parties not legally represented, will be in a position to advise the Court at any directions hearing or mention:
- (a) whether the parties have attempted mediation, conciliation, neutral evaluation or a settlement conference; and
- (b) whether the parties are willing to proceed to mediation, conciliation, neutral evaluation, reference to a referee, or a settlement conference at an appropriate time.
81. At a mediation, conciliation, neutral evaluation or settlement conference, the parties are to ensure that the person who is able to make a decision as to whether the proceedings or particular issues settle or are resolved is present personally or by an authorised nominee.
82. Where issues are appropriate to be referred to a mediator, conciliator, neutral evaluator, or referee, the parties should prepare proposed short minutes to be handed to the Court which:
- (a) formulate the issues with precision; and
- (b) state:
- (i) that the matter is to be mediated by an in-court mediator or conciliator, or the name of an agreed external mediator, neutral evaluator or referee or, if no agreement can be reached, the person each party suggests;

Proposed final orders

93. Proposed final orders are to be provided in hard copy and electronically to the hearing judge.

Co-operation

94. The Court expects legal practitioners and experts to work cooperatively to implement this practice note in a practical and sensible way that ensures that it achieves its intended purpose.

Costs

95. If a breach of the Court's directions or this practice note causes costs to be thrown away, a party or legal practitioner responsible for the breach may be ordered to pay those costs.

96. The cost of unnecessary photocopying and assembly of documents is unacceptable. Legal practitioners for the parties are to consider carefully the documents necessary to be tendered. Excessive documents may attract adverse costs orders.

97. Any failure by one party to comply with the Court's directions will not be considered an adequate excuse for any failure to comply by the other party. Both parties are responsible for ensuring that they comply with directions.

Dated: 22 November 2012.

The Honourable Justice BRIAN J PRESTON,
Chief Judge

SCHEDULE A**Usual Directions at First Directions Hearing**

1. The proceedings are hereafter to be known as "[insert descriptive name as agreed by the parties]".
2. The Minister is to issue subpoenas to the further persons or bodies identified by the Minister at the first directions hearing by no later than [insert date, usually 1-2 weeks after the first directions hearing].
3. No further subpoenas may be issued by the Minister without leave of the Court.
4. The Minister must serve the evidence on which the Minister intends to rely, including affidavits and/or a bundle of documents, by [insert date, usually 7 weeks after the first directions hearing].
5. The Minister must file and serve its statement of facts and contentions by [insert date, usually 8 weeks after the first directions hearing].
6. The matter is stood over for further directions on [insert date, usually 9 weeks after the first directions hearing].
7. Parties have liberty to restore on 3 working days' notice.

SCHEDULE B**Usual Directions at Second Directions Hearing**

1. The applicant is to issue subpoenas to the persons identified by the applicant at the second directions hearing by no later than [insert date, usually 1-2 weeks after the second directions hearing].
2. The applicant is to hand to the Court a statement of the disciplines in respect of which the applicant proposes to call expert evidence, the issues to which the proposed expert evidence relates and the reasons why the proposed expert evidence is reasonably required to resolve the proceedings.

3. The applicant is to serve the evidence on which the applicant intends to rely, including all lay and expert affidavits and/or a bundle of documents, by [insert date, usually 7 weeks after the second directions hearing].
4. The applicant is to file and serve its statement of facts and contentions in response to the Minister's statement of facts and contentions by [insert date, usually 8 weeks after the second directions hearing].
5. [If the parties agree or if the Court requires] The proceedings are to be fixed for a conciliation conference under s 34 of the Land and Environment Court Act 1979 [or some other form of alternative dispute resolution] on [insert date, usually no later than 8 weeks after the second directions hearing].
6. The matter is stood over to a third directions hearing on [insert date, usually 9 weeks after the second directions hearing].
7. Parties have liberty to restore the matter on 3 working days' notice.

SCHEDULE C**Usual Directions at Third Directions Hearing**

1. The Minister is to file and serve its evidence in reply (if any) by [insert date, usually 2 weeks after the third directions hearing].
2. If expert evidence is required, the experts are to confer and serve their joint report by [insert date, usually 3-4 weeks after the third directions hearing].
3. The parties are granted leave forthwith to approach the Registrar for the allocation of a hearing date (estimate of [insert] days).
4. The parties are to confer and endeavour to reach agreement on an agreed list of the real issues for determination in the proceedings by [insert date, usually 5 weeks days before the hearing].
5. The parties are to confer and endeavour to reach agreement on a statement of agreed facts by [insert date, usually 5 weeks before the hearing].
6. The parties are to prepare and the applicant is to file and serve a paginated Court Book, along with an electronic copy of its contents, in a white folder, with dividers between each section and a table of contents indicating which party is tendering each document, containing copies of the following, by [insert date, usually 4 weeks before the hearing]:
 - (a) the originating application;
 - (b) the parties' statements of facts and contentions;
 - (c) an agreed list of issues to be determined in the proceedings;
 - (d) where warranted, an agreed chronology or (if not agreed) each party's chronology;
 - (e) where warranted, an agreed list of characters; and
 - (f) each party's list of objections (if any) to evidence.
7. The parties are to prepare and the applicant is to file and serve a paginated Evidence Book in a grey folder (or folders) containing the written evidence proposed

to be tendered by the parties with dividers between each section and a table of contents indicating which party is tendering each document, containing copies of the following [insert date, usually 4 weeks before the hearing]:

- (a) the agreed statement of facts;
 - (b) the applicant's non-expert evidence;
 - (c) the respondent's non-expert evidence;
 - (d) the parties' expert evidence grouped by discipline, including all joint reports;
 - (e) all other documents proposed to be tendered in chronological order.
8. The Minister is to file and serve opening submissions responsive to the agreed list of issues, agreed statement of facts, chronology and the list of characters, together with a table of evidence to be relied upon referable to the agreed issues for determination and cross-referenced to the Evidence Book, by no later than [insert date, usually 3 weeks before the hearing].
 9. The applicant is to file and serve opening submissions responsive to the agreed list of issues, agreed statement of facts, chronology and the list of characters, together with a table of evidence to be relied upon referable to the agreed issues for determination and cross-referenced to the Evidence Book, by no later than [insert date, usually 2 weeks before the hearing].
 10. If a party requires a witness for cross-examination at the hearing, notice is to be given by [insert date, usually 2 weeks before the hearing].
 11. The Minister is to file and serve any submissions in reply, if necessary, by no later than [insert date, usually 1 week before the hearing].
 12. [if required] Counsel briefed to appear at the final hearing or (if counsel is unavailable) a solicitor with carriage of the matter, is to appear for each party at a pre-hearing mention if possible before the hearing judge on [insert date, usually the second-last Friday before the hearing].
 13. Liberty to restore on 3 working days' notice.

PUBLIC LOTTERIES ACT 1996

LOTTO – Alteration 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 for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 (1) of the Act DO HEREBY ALTER the Rules for the conduct of Games of Lotto and Games of Promotional Lotto by the New South Wales Lotteries Corporation Pty Ltd, as set out in the Schedule attached to this instrument, effective from the date of gazettal.

Dated this 15th day of November 2012.

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

SCHEDULE

Notice of Amendment of the Rules of Lotto

The rules of Lotto are altered as set out in this addendum.

Replace the existing Rule 8 with:

RULE 8 – STANDARD ENTRY

- (a) A Standard Entry is the selection of six (6) Numbers in a Game Panel which may be made by way of an Entry Coupon or via Automatic Entry.
- (b) A Standard Entry may be played as a Multiple Draws Entry, Advance Entry, or Syndicate Entry.
- (c) Where an Entry Coupon is used in respect of a Standard Entry, six (6) Numbers shall have been marked in the Game Panel completed on the Entry Coupon.
- (d) The minimum number of Standard Entries that can be played is:
 - (i) four (4) Game Panels where entry is made via an Entry Coupon; or
 - (ii) four (4) Game Panels where entry is made via an Automatic Entry using Numbers previously selected and stored by the Player; or
 - (iii) six (6) Game Panels where entry is made via an Automatic Entry except for in the circumstances described in Rule 8 (d)(ii).
- (e) Where an Entry Coupon is used in respect of a Standard Entry and one or more Game Panels have been marked the Player may request additional Standard Entries to be randomly generated, subject to the capability of the Computer Linked Terminal and/or the central processing computer equipment.
- (f) The Selling Fee payable for each Standard Entry for:
 - (i) Monday Lotto or Wednesday Lotto is set out in Schedule 1; and
 - (ii) Saturday Lotto is set out in Schedule 2.

PUBLIC LOTTERIES ACT 1996

POWERBALL – Alteration 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 for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as "the Act") pursuant to section 23 (1) of the Act DO HEREBY ALTER the Rules for the conduct of Games of Powerball and Games of Promotional Powerball by the New South Wales Lotteries Corporation Pty Ltd, as set out in the Schedule attached to this instrument, effective from the date of gazettal.

Dated this 15th day of November 2012.

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

SCHEDULE

Notice of Amendment of the Rules of Powerball

The rules of Powerball are altered as set out in this addendum.
Replace the existing Rule 8 with:

RULE 8 – STANDARD ENTRY

- (a) A Standard Entry is the selection of five (5) Numbers in the main matrix of a Game Panel, and either:
 - (i) one (1) Powerball Number in the Powerball matrix in a Game Panel; or
 - (ii) all forty five (45) Powerball Numbers in the Powerball matrix in a Game Panel;
 and may be made by way of an Entry Coupon or via Automatic Entry.
- (b) A Standard Entry may be played as a Multiple Draws Entry, Advance Entry, or Syndicate Entry.
- (c) Where an Entry Coupon is used in respect of a Standard Entry, five (5) Numbers shall have been marked in the main matrix in a Game Panel.
- (d) In the case of Rule 8(a)(i) the minimum number of Standard Entries that can be played is:
 - (i) four (4) Game Panels where entry is made via an Entry Coupon; or
 - (ii) four (4) Game Panels where entry is made via an Automatic Entry using Numbers previously selected and stored by the Player; or
 - (iii) six (6) Game Panels where entry is made via an Automatic Entry except for in the circumstances described in Rule 8 (d) (ii).
 - (iv) the Selling Fee for each Standard Entry is set out in Schedule 1.
- (e) In the case of Rule 8(a)(ii):
 - (i) The minimum number of Standard Entries that can be played is one (1) Game Panel; and
 - (ii) the Selling Fee for each Standard Entry is set out in Schedule 1.
- (f) Where an Entry Coupon is used in respect of a Standard Entry and one or more Game Panels have been marked the Player may request additional Standard Entries to be randomly generated, subject to the capability of the Computer Linked Terminal and/or the central processing computer equipment.

PUBLIC LOTTERIES ACT 1996**OZ LOTTO – Alteration 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 for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as “the Act”) pursuant to section 23 (1) of the Act DO HEREBY ALTER the Rules for the conduct of Games of Oz Lotto and Games of Promotional Oz Lotto by the New South Wales Lotteries Corporation Pty Ltd, as set out in the Schedule attached to this instrument, effective from the date of gazettal.

Dated this 15th day of November 2012.

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

SCHEDULE

Notice of Amendment of the Rules of Oz Lotto

The rules of Oz Lotto are altered as set out in this addendum.

Replace the existing Rule 8 with:

RULE 8 – STANDARD ENTRY

- (a) A Standard Entry is the selection of seven (7) Numbers in a Game Panel which may be made by way of an Entry Coupon or via Automatic Entry.
- (b) A Standard Entry may be played as a Multiple Draws Entry, Advance Entry, or Syndicate Entry.
- (c) Where an Entry Coupon is used in respect of a Standard Entry, seven (7) Numbers shall have been marked in each Game Panel completed on the Entry Coupon.
- (d) The minimum number of Standard Entries that can be played is:
 - (i) one (1) Game Panel where entry is made via an Entry Coupon; or
 - (ii) one (1) Game Panel where entry is made via an Automatic Entry using Numbers previously selected and stored by the Player; or
 - (iii) four (4) Game Panels where entry is made via an Automatic Entry except for in the circumstances described in Rule 8 (d) (ii).
- (e) Where an Entry Coupon is used in respect of a Standard Entry and one or more Game Panels have been marked the Player may request additional Standard Entries to be randomly generated, subject to the capability of the Computer Linked Terminal and/or the central processing computer equipment.
- (f) The Selling Fee payable for each Standard Entry is set out in Schedule 1.

PUBLIC LOTTERIES ACT 1996**SOCCER FOOTBALL POOLS – Alteration 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 for the time being administering the Public Lotteries Act 1996 (hereinafter referred to as “the Act”) pursuant to section 23 (1) of the Act DO HEREBY ALTER the Rules for the conduct of Games of Soccer Football Pools and Games of Promotional Soccer Football Pools by the New South Wales Lotteries Corporation Pty Ltd, as set out in the Schedule attached to this instrument, effective from the date of gazettal.

Dated this 15th day of November 2012.

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

SCHEDULE

Notice of Amendment of the Rules of
Soccer Football Pools

The rules of Soccer Football Pools are altered as set out in this addendum.

Replace Rule 8 with the following:

RULE 8 – STANDARD ENTRY

- (a) A Standard Entry is the selection of six (6) Numbers in a Game Panel which may be made by way of an Entry Coupon or via Automatic Entry.
- (b) A Standard Entry may be played as a Multiple Draws Entry, Advance Entry or Syndicate Entry.
- (c) Where an Entry Coupon is used in respect of a Standard Entry, six (6) Numbers shall have been marked in each Game Panel completed on the Entry Coupon.
- (d) The minimum number of Standard Entries that can be played is:
 - (i) four (4) Game Panels where entry is made via an Entry Coupon; or
 - (ii) four (4) Game Panels where entry is made via an Automatic Entry using Numbers previously selected and stored by the Player; or
 - (iii) six (6) Game Panels where entry is made via an Automatic Entry except for in the circumstances described in Rule 8 (d) (ii).
- (e) Where an Entry Coupon is used in respect of a Standard Entry and one or more Game Panels have been marked the Player may request additional Standard Entries to be randomly generated, subject to the capability of the Computer Linked Terminal and or the central processing computer equipment.
- (f) The Selling Fee payable for each Standard Entry for the Game of Pools is set out in Schedule 1.

PUBLIC LOTTERIES ACT 1996

LOTTO STRIKE – Alteration 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 for the time being

administering the Public Lotteries Act 1996 (hereinafter referred to as “the Act”) pursuant to section 23 (1) of the Act DO HEREBY ALTER the Rules for the conduct of Games of Lotto Strike and Games of Promotional Lotto Strike by the New South Wales Lotteries Corporation Pty Ltd, as set out in the Schedule attached to this instrument, effective from the date of gazettal.

Dated this 15th day of November 2012.

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

SCHEDULE

Notice of Amendment of the Rules of Lotto Strike

The rules of Lotto Strike are altered as set out in this addendum.

Replace the existing Rule 8 with:

RULE 8 – STANDARD ENTRY

- (a) A Standard Entry is the selection of four (4) Numbers which may be made by way of an Entry Coupon or via Automatic Entry.
- (b) A Standard Entry may be played as a Multiple Draws Entry or Advance Entry.
- (c) Where a Lotto Strike Entry Coupon is used in respect of a Standard Entry, four (4) Numbers shall have been marked in each selected Game Panel, comprising one (1) Number in each line in each Game Panel.
- (d) Where an Entry Coupon is used in respect of a Standard Entry and one or more Game Panels have been marked the Player may request additional Standard Entries to be randomly generated, subject to the capability of the Computer Linked Terminal and/or the central processing computer equipment.
- (e) The Selling Fee payable for each Standard Entry is set out in Schedule 1.
- (f) The minimum number of Standard Entries that can be played is:
 - (i) one (1) Game Panel where entry is made via an Entry Coupon; or
 - (ii) one (1) Game Panel where entry is made via an Automatic Entry.

PASSENGER TRANSPORT REGULATION 2007

Clause 76(1)(c) Valid smartcards

Order

TRANSPORT FOR NSW, pursuant to Clause 76 of the Passenger Transport Regulation 2007, does by this Order designate the following route as a route for which a smartcard may be used.

This Order takes effect on 7 December 2012.

Neutral Bay service between Circular Quay, Kirribilli, North Sydney, Neutral Bay and Kurraba Point operated by Harbour City Ferries.

PASSENGER TRANSPORT REGULATION 2007

Clause 71 Meaning of “smartcard reader”

Notice

Specification of smartcard readers

TRANSPORT FOR NSW, pursuant to Clause 71(b) of the Passenger Transport Regulation 2007, does by this Notice specify the following makes or models of smartcard reader for the purposes of the definition of smartcard reader in the Passenger Transport Regulation 2007.

This Notice takes effect on 7 December 2012.

<i>Name</i>	<i>Part Number</i>
Cubic Tri-Reader™ 3 As incorporated into a Fixed Location Reader or Gate Reader (see below)	4400-10003-4
Cubic Fixed Location Reader (also known as Platform Validator)	7800-10016-1 for FLR single 7800-10016-2 for FLR double
Cubic Gate reader (also known as Contactless Smartcard Upgrade Kit)	9516-08005-1
Handy 440 Contactless Reader (also known as read-only reader, read-only handheld unit)	7700-01032
Cubic Retail Outlet Reader (also known as Pearl reader)	9455-08003-5

PASSENGER TRANSPORT REGULATION 2007

Clause 76(1)(b) Valid smartcards

Publication of terms and conditions

TRANSPORT FOR NSW, pursuant to Clause 76 of the Passenger Transport Regulation 2007, publishes the following terms and conditions for the use of a smartcard.

The terms and conditions for the use of a smartcard take effect on 7 December 2012.



Transport
for NSW

Opal Terms of Use

Electronic Ticketing System



OPAL TERMS OF USE

WHAT IS THE OPAL CARD AND WHO ARE WE?

1. **Opal Ticketing System:** The Opal Card (**Opal Card**) is a smartcard designed for use by an electronic ticketing system (**Opal Ticketing System**). The Opal Card can be used as a form of ticketing and payment for eligible public transport services across the greater Sydney region equipped with operational Opal Card readers (**Opal Card Readers**). The Opal Card is issued by Transport for New South Wales (**TfNSW**). A reference to **us**, **we** or **our** is a reference to TfNSW and, where the context requires, its authorised representatives and agents.

OPAL TERMS OF USE

2. **Opal Terms of Use:** The reference to “Opal’s terms of use” on the back of the Opal Card is a reference to these Opal Terms of Use as amended from time to time in accordance with section 4 (**Opal Terms of Use**). These Opal Terms of Use are the terms and conditions that apply to your use of the Opal Card and the Opal Ticketing System.

ACCEPTANCE

3. **Acceptance of terms:** By ordering or using an Opal Card you agree to be bound by these Opal Terms of Use. If you do not agree to be bound, you must refrain from using the Opal Card.
4. **Amendments:** We may, at any time, change any part of these Opal Terms of Use or any other information referred to in these Opal Terms of Use, by updating these Opal Terms of Use or that other information accordingly at opal.com.au (**Opal Website**). Any such changes will take effect when they are published on the Opal Website. If we make any such changes that we consider will adversely affect your use of the Opal Card in a material way, we will take such steps to notify you of those changes as we consider reasonably appropriate (for example, by including a notice on the Opal Website). By ordering or continuing to use an Opal Card after any changes are published on the Opal Website, you agree to be bound by those changes. If you do not agree to any such changes, you must refrain from using the Opal Card and you may apply for a refund of the stored value of that Opal Card (**Opal Card Balance**) in accordance with the Opal Refund and balance Transfer Policy.
5. **Operator’s conditions of carriage:** These Opal Terms of Use apply in addition to conditions of carriage imposed by any provider of public transport services who accepts the Opal Card as payment for use of its services (**Operator**). When using the services of any Operator you must comply with that Operator’s conditions of carriage. We are not responsible for the acts or omissions of any Operator.

CARD TYPES

6. **Opal Cards:** We will be issuing Opal Cards that will be reloadable “pay as you go” stored value Opal Cards and non-reloadable Opal Cards.
7. **Reloadable Opal Cards:** Information about the types of reloadable Opal Cards available under the Opal Ticketing System may be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website when it is operational. Information about the criteria for eligibility, the fares charged by Operators and any additional special terms and conditions for reloadable Opal Cards may also be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website when it is operational. Customers who use reloadable Opal Cards must inform themselves of and comply with any such additional special terms and conditions.
8. **Precondition to using a reloadable Opal Card:** You must add value to a reloadable Opal Card before using it to pay for your first trip.
9. **Non-reloadable Opal Cards:** In the future, we will be issuing different types of limited life non-reloadable Opal Cards. They will be subject to special terms and conditions which will be published (including on the Opal Website when it is operational) as and when they are issued. Customers who use these non-reloadable Opal Cards must inform themselves of and comply with their special terms and conditions. You cannot add value to non-reloadable Opal Cards.
10. **Property of TfNSW:** Opal Cards are and remain our property. Subject to section 39, we may inspect, deactivate or take possession of an Opal Card or require its return at our discretion without notice at any time.

ACQUIRING OPAL CARDS

11. **Opal Channels:** You can acquire Opal Cards through:
 - (a) our call centre at 13 67 25 (13 OPAL);
 - (b) the Opal Website when it is operational;
 - (c) various retailers when they are approved as Opal retailers; and
 - (d) any service centres that we establish (**Opal Channels**) .

You may obtain information on Opal Channels and on how and through what Opal Channels you may acquire an Opal Card by calling 13 67 25 (13 OPAL) and from the Opal Website when it is operational. When acquiring an Opal Card, you must provide all the information that we deem reasonably necessary for us to supply you with the Opal Card of the type you are acquiring. If you receive an Opal Card in the mail, you must activate it in accordance with the procedure specified in the Opal starter pack that accompanies the Opal Card. We are not responsible for any delays in delivering an Opal Card to you.

12. **Responsibility for a child:** If you acquire an Opal Card for use by a person who lacks, by reason of youth, the understanding necessary for these Opal Terms of Use to be binding on them (**Child**), you are responsible for the use of that Opal Card by that Child.

USE OF OPAL CARDS AND OPAL TICKETING SYSTEM

13. **Use of Opal Cards:** You must:
- use the Opal Card in accordance with these Opal Terms of Use;
 - provide us with the information and assistance that we deem reasonably necessary for the effective use of the Opal Card;
 - comply with all laws and regulations applicable to your use of the Opal Card;
 - take proper care of the Opal Card, avoid damaging it, keep it flat and not bend or pierce it;
 - only use an Opal Card issued by us on the Opal Ticketing System (and you must not use any other smartcards at an Opal Card Reader or any other part of the Opal Ticketing System);
 - not misuse, deface, alter, tamper with or deliberately damage or destroy the Opal Card; and
 - not alter, remove or replace any notices (other than the activation sticker), trademarks or artwork on the Opal Card.
14. **Defective cards:** You must not knowingly use a Damaged or Faulty Opal Card and must immediately report a Damaged or Faulty Opal Card by calling 13 67 25 (13 OPAL) as soon as it is discovered that it is Damaged or Faulty. In relation to an Opal Card:
- Damaged** means not capable of being read by an Opal Card Reader and subject to physical damage or electronic tampering; and
 - Faulty** means not subject to physical damage or electronic tampering but not capable of being read by an Opal Card Reader, or failing to comply with any applicable statutory guarantees.
15. **Accuracy of information:** You represent and warrant that any information that you provide to us is true, accurate and up to date. If the information you provide changes or is out of date, you must notify us of the change as soon as possible.
16. **Opal Website:** If and when you use the Opal Website, when it is operational, you must comply with the provisions of any applicable website terms of use.
17. **Opal Guidelines:** You must comply with all the procedures, policies and guidelines relating to the Opal Card and the Opal Ticketing System (including but not limited to the Opal Refund and Balance Transfer Policy, the Opal Privacy Policy, the guidelines in the Opal Website when it is operational and any starter packs) that are published or issued by us as each may be amended from time to time in accordance with section 4 (**Opal Guidelines**).

CARD REGISTRATION

18. **Registering an Opal Card:** When you register an Opal Card you must provide the information necessary to create a customer profile (**Customer Profile**). The card identification number (**Opal Card Number**) of the Opal Card that you are registering will be linked in the Opal Ticketing System to your Customer Profile. You can link more than one Opal Card to your Customer Profile but an Opal Card can only be linked to one Customer Profile at any given time.
19. **Registered Card Benefits:** A range of services (**Registered Card Benefits**) are available for registered Opal Cards. Information about Registered Card Benefits can be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website when it is operational. If a registered Opal Card is lost or stolen and you report it as lost or stolen, the Opal Card Balance of that Opal Card will be protected in accordance with and upon the terms of our refund policy set out at opal.com.au (**Opal Refund and Balance Transfer Policy**).
20. **Changing Registered Card Benefits:** We may change the Registered Card Benefits at any time in accordance with section 4.
21. **Timing:** We will use our reasonable endeavours to register Opal Cards as soon as practicable but we reserve the right not to register an Opal Card for any reason. We will not be responsible for any delays in registration of an Opal Card.
22. **Registration on behalf of a Child:** You may only register or activate an Opal Card on behalf of and in the name of a Child if you are a parent or guardian of that Child.

23. **Confidentiality:** You must keep all usernames, passwords, personal identification numbers and answers to security questions confidential and you must not disclose this information to any person. You must not enable any other person, application or system to access your Customer Profile. We are not responsible for any loss suffered as a result of you disclosing any information contained in your Customer Profile to another person.
24. **Opal Privacy Policy:** We will handle personal information that we collect in relation to the Opal Ticketing System in accordance with our privacy policy that is set out at opal.com.au (**Opal Privacy Policy**).
25. **Unregistered Opal Cards:** Initially the Opal Channels through which you can acquire an Opal Card will require you to register the Opal Card. When Opal Cards become available for acquisition through qualified retailers or other Opal Channels, you will be able to acquire certain Opal Cards without registering them. The provisions in these Terms of Use relating to unregistered Opal Cards will then apply to Opal Cards that are acquired but not registered, and also to registered Opal Cards that have been de-registered.
26. **Card authentication:** When interacting with the Opal Ticketing System, you will comply with any authentication procedures that we reasonably require from time to time. If you cannot satisfy any of our authentication requirements, you may not be able to interact with the Opal Ticketing System including obtaining the Registered Card Benefits.

PAYMENT, FARES AND BALANCES

27. **Payment for travel:** In connection with your use of an Opal Card, you are responsible for the payment of all fares (including promotional fares, discounted fares or fares with caps) (**Opal Fares**). We also reserve the right to apply charges in connection with the use of the Opal Card (**Opal Charges**). You must ensure that value is added to a reloadable Opal Card to pay for all Opal Fares and Opal Charges. Information about applicable Opal Fares and Opal Charges will be published on opal.com.au and are subject to change from time to time in accordance with section 4.
28. **Tap on and tap off:** You must tap on at the beginning of your trip and tap off at the end of your trip at an Opal Card Reader except in the case of ferry services to and from Manly. For ferry services to and from Manly only, you must tap on at the beginning of your trip but you do not have to tap off at the end of your trip and you may exit without doing so. Instructions on how to tap on and tap off will be set out in the Opal starter pack that is provided with a new Opal Card, certain Opal Guidelines and at the Opal Website when it is operational and you must comply with those instructions. If you fail to tap on or tap off as required, the Opal Ticketing System is unable to ascertain where you entered or exited the public transport network, as the case may be, and the Opal Card may be charged with a fare and/or Opal Charge that may be higher than the applicable Opal Fare.
29. **Multiple use not permitted:** You can only use an Opal Card for one trip at a time. You must not tap on twice with the same Opal Card in order to pay for another person's trip.
30. **Sufficient funds:** You must not use a reloadable Opal Card to pay the Opal Fare for a trip if the Opal Card Balance of the reloadable Opal Card is: (a) insufficient to pay for it; or (b) a negative balance.
31. **Minimum and maximum balances:** The maximum amount that can be maintained as an Opal Card Balance on any particular Opal Card varies depending on the type of Opal Card you have and will be published on the Opal Website when it is operational. You must not commence a trip if (a) the Opal Card Balance is negative; or (b) the Opal Card Reader declines a tap on due to an insufficient balance.
32. **Authorisation:** You authorise us to deduct all Opal Fares and Opal Charges as and when they are due from the Opal Card Balance of the Opal Card.
33. **Negative balances:** If the Opal Card Balance of a reloadable Opal Card is insufficient to pay for the applicable Opal Fare or is a negative balance, you must add value to the Opal Card in an amount sufficient to pay for your trip before you use it again. You must pay any negative Opal Card Balance on a reloadable Opal Card and, when you add value to it, the added value will be first applied to reduce any negative balance.
34. **Adding value:** You may "top up" or add value to a reloadable Opal Card by paying or transferring value to the Opal Card Balance of the reloadable Opal Card. Information on current methods of adding value can be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website when it is operational. Under the Opal Ticketing System, "add value" is also referred to as "top up".
35. **Balance adjustments:** You may dispute the amount of an Opal Card Balance of your Opal Card and request an adjustment of the Opal Card Balance by calling 13 67 25 (13 OPAL) or by downloading and filling out the enquiry form on the Opal Website when it is operational. An adjustment to an Opal Card Balance will only be made at our discretion. We may adjust an Opal Card Balance retrospectively if we discover that it is incorrect.
36. **Balance transfers:** We will only transfer the Opal Card Balance of an Opal Card to another Opal Card if: (a) both Opal Cards are registered and linked to the same Customer Profile; (b) the entire Opal Card Balance (less any applicable Opal Charges) is being transferred; and (c) the Opal Card from which the transfer is being made has been blocked and cancelled.
37. **Auto top up:** If you set up an "auto top up" as one of the Registered Card Benefits for your reloadable Opal Card, you are authorising us to automatically add value to your reloadable Opal Card whenever your Opal Card Balance falls below the required minimum balance by means of an automatic payment (**Authorised**

Payment Source) from: (a) a credit card, or (b) a debit card or bank account if we make such a service available in the future. You can obtain information on the minimum and maximum amounts that can be automatically added under an auto top up, the methods by which you can change or terminate an auto top up and the manner in which we will handle the auto top up if your Authorised Payment Source is declined or has expired, by calling 13 67 25 (13 OPAL). You must ensure that your Authorised Payment Source remains valid and current and you must renew your Authorised Payment Source if it has expired or if we request you to do so.

38. **Top up reversals:** After value is added to an Opal Card by way of credit or debit card payment (whether as a single transaction or through an auto top up) (**Add Value Transaction**) you should tap on an Opal Card Reader with that Opal Card within 28 days after the date on which the Add Value Transaction occurred. If you fail to tap on after 28 days of the date of the Add Value Transaction and unless the Opal Card Balance was negative before the Add Value Transaction, the Add Value Transaction will be reversed.

REFUNDS

39. **Opal Refund and Balance Transfer Policy:** We will make refunds for Opal Card Balances as stated in these Opal Terms of Use in accordance with the Opal Refund and Balance Transfer Policy. The Opal Refund and Balance Transfer Policy also contains the terms and conditions upon which we will make balance transfers as an alternative to a refund or for lost or stolen registered Opal Cards. Where we de-activate or take possession of an Opal Card or require its return under section 10, or block and/or cancel an Opal Card under section 43, you can apply for a refund in accordance with the Opal Refund and Balance Transfer Policy. We may reject any claim for a refund if you have not complied with any of the provisions of these Opal Terms of Use or if we have reason to suspect that an offence under any law may have been or may be committed. No refunds will be made in cash.
40. **Lost or stolen - registered Opal Cards:** If you have lost a registered Opal Card or the Opal Card has been stolen, you must notify us as soon as possible by calling 13 67 25 (13 OPAL) or through the Opal Website, when it is operational, so that we can block and cancel it. You remain liable for Opal Fares and Opal Charges incurred on the Opal Card until you report it to us as lost or stolen.
41. **Lost or stolen- unregistered Opal Cards:** No refunds will be given for lost or stolen unregistered Opal Cards.
42. **Defective cards:** If an Opal Card is Damaged or Faulty: (a) you should notify us as soon as possible by calling 13 67 25 (13 OPAL) to request a replacement Opal Card or a refund; and (b) you must physically return the Opal Card by mailing or delivering to us the Opal Card together with a signed and completed Opal card refund and balance transfer form issued by us for the purposes of processing refunds or balance transfers in accordance with the Opal Refund and Balance Transfer Policy. If you do not physically return a Damaged or Faulty Opal Card you will not be entitled to a replacement Opal Card or a refund.

CANCELLATION AND EXPIRATION

43. **Cancellation:** Subject to section 39, we may block and cancel an Opal Card if we are satisfied that it is lost, stolen, Damaged or Faulty in which case that Opal Card will no longer be usable, and we may also block and/or cancel an Opal Card if we deem it reasonable to do so for the purposes of providing efficient and effective ticketing services.
44. **Expiration:** You will not be able to use an Opal Card that has expired or has been cancelled. You will know when the Opal Card is about to expire as a card expiration message will appear on the reader display when you tap on an Opal Card Reader. If you are entitled to a refund or a balance transfer on the expiration of the Opal Card and you do not claim the refund or balance transfer within three months after the date of expiration of the Opal Card, you will forfeit the Opal Card Balance of that expired Opal Card to us.

LAW ENFORCEMENT AND REVENUE PROTECTION

45. **Revenue protection:** You must co-operate with any officer (including any NSW police officer) authorised by us to monitor fare evasion, protect revenue or enforce compliance (**Authorised Officer**).
46. **Proof of eligibility:** The terms of eligibility for certain types of concessional fares or free travel may require you to carry and produce evidence of your entitlement to support your eligibility in which case you must carry that evidence when travelling and you must produce it if requested to do so. This evidence must be in the form approved by us and will generally be an identity card issued or recognised by us as proof of an entitlement to certain public transport concessions. If you fail to carry or produce this evidence, you may be liable to pay a fine. Your eligibility for concessional, discounted or free travel may also be suspended or withdrawn.
47. **Production of Opal Card:** You must immediately produce the Opal Card that you are using if requested to do so by an Authorised Officer. You consent to any Authorised Officer inspecting the Opal Card, viewing transactions on the Opal Card and using that Opal card to tap on or tap off if you are in transit and failed to tap on or tap off.
48. **Co-operation:** You must co-operate with us and the NSW Police in endeavouring to recover an Opal Card if it is lost or stolen or if we suspect any suspicious activity in relation to an Opal Card.

GENERAL

49. **Records:** In the absence of manifest error, our records are conclusive of the matters to which they relate.
50. **Enquiries, complaints and disputes:** You may raise enquiries, complaints or disputes by calling 13 67 25 (13 OPAL) or completing and sending us the inquiry form available on the Opal Website when it is operational .
51. **Customer instructions:** Whenever you provide information or an instruction in connection with an Opal Card or the Opal Ticketing System to us, we are entitled to assume that you have the right and authority to provide that information or instruction to us and that we are entitled to rely on the information or instruction.
52. **Ownership of data:** We own all data and expressions of data relating to all transactions generated or processed in relation to Opal Cards and the Opal Ticketing System.
53. **Assignment:** If we assign our functions under the Opal Ticketing System or cease to be responsible for the operation of the Opal Ticketing System, the reference to "TfNSW", "we", "us" and "our" in these Opal Terms of Use will refer to our assignee or the entity that has taken over the responsibility, as the case may be.

INTERPRETATION

54. **Proper law:** These Opal Terms of Use are governed by the laws of New South Wales and we and you submit to the exclusive jurisdiction of the courts of New South Wales.
55. **Unenforceability:** If any part of these Opal Terms of Use is held to be unenforceable, the unenforceable part is to be given effect to the fullest extent possible and the remainder will remain in full force and effect.

INDEMNITY AND LIMITATION ON LIABILITY

56. **Delays:** To the maximum extent permitted by law, we are not responsible for any delays in performing any of our obligations under these Opal Terms of Use and any of our functions under the Opal Ticketing System. To the maximum extent permitted by law, we will not be liable for any loss, damage, costs or expenses incurred as a result of the failure or delay in processing any transaction including a refund, balance transfer, balance adjustment or transaction to add value.
57. **Exclusion of representations and warranties:** All express or implied guarantees, warranties, representations or other terms and conditions not contained in these Opal Terms of Use are excluded from these Opal Terms of Use to the maximum extent permitted by law.
58. **Lawful remedies:** Nothing in these Opal Terms of Use excludes anything imposed by any legislation (such as the Australian Consumer Law which contains guarantees that protect the purchasers of goods and services in certain circumstances) that cannot be lawfully excluded or limited (**Non-Excludable Provision**). If we are able to limit your remedy for a breach of a Non Excludable Provision, then our liability for such a breach is limited to one or more of the following at our option:
 - (a) in the case of goods, the replacement of the goods or the supply of equivalent goods, the repair of the goods, the payment of the cost of replacing the goods or of acquiring equivalent goods; or
 - (b) in the case of services, the supplying of the services again, or the payment of the cost of having the services supplied again.
59. **Maximum liability:** Subject to our obligations under any Non-Excludable Provision and to the maximum extent permitted by law:
 - (a) our maximum aggregate liability to you for all claims under these Opal Terms of Use is limited to \$250; and
 - (b) we are not liable for, and no measure of damages will, under any circumstances, include special, indirect, consequential, incidental or punitive damages or damages for loss of profits, revenue, goodwill or anticipated savings.

The limitations and exclusions under this clause apply regardless of whether the claim or liability arises in contract, tort (including, without limitation, negligence), equity, under statute, based on fundamental breach or breach of a fundamental term or on any other basis, whether or not such claim, liability or damage was foreseeable.

60. **Contribution:** Our liability to you (if any) is reduced to the extent that your acts or omissions (or those of a third party) contribute to or caused the loss or liability.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BROKEN HILL CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

BROKEN HILL CITY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in Schedule 1 below, excluding the interests described in Schedule 2 below and excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for Community and Health Services Office Accommodation. Dated at Broken Hill, this 28th day of November 2012. F. ZAKNICH, General Manager, Broken Hill City Council, PO Box 448, Broken Hill NSW 2880.

SCHEDULE 1

Lot 6098, DP 46199.

SCHEDULE 2

AF954186 – Lease to the State of New South Wales (Ageing, Human Services) of Building E and the File Room. [6759]

GRIFFITH CITY COUNCIL

Roads Act 1993 – Section 10

Dedication of Land as Public Road

PURSUANT to section 10 of the Roads Act 1993, Griffith City Council hereby dedicates the land in the Schedule below as public road. BRETT STONESTREET, General Manager, Griffith City Council, PO Box 485, Griffith NSW 2680.

SCHEDULE

Lot 1, DP 90700, Boorga Road, Nericon. [6760]

KEMPSEY SHIRE COUNCIL

Roads Act 1993

Roads Regulation 2008

Part 2 – Roads, Division 2

Naming of Roads

NOTICE is hereby given that Kempsey Shire Council, pursuant to the aforementioned Act and Regulation, has named the following roads described hereunder:

<i>Description</i>	<i>Name</i>
Road created in subdivision of Lot 10, DP 997372, running south off Old Station Road approximately 3540 metres east from the intersection of South West Rocks Road at Verges Creek.	Harold Circuit.

D. L. RAWLINGS, General Manager, Kempsey Shire Council, PO Box 3078, West Kempsey NSW 2440. [6761]

LITHGOW CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that in accordance with section 162 (1) and (2) of the Roads Act 1993, Council has named the following roads as described below:

<i>Location</i>	<i>Names</i>
Street previously known as Edye Street, off Sandford Avenue, Lithgow.	Brown Close.
Extending Old Western Road, Rydal, past Railway Street to the railway crossing, previously part of Railway Street, Rydal.	Old Western Road.
New road off Reserve Road, Marrangaroo, approximately 150m in length. Part of subdivisions 523/02DA and 519/02DA.	Fernbrook Close.
Road previously known as Wallerawang/Pipers Flat/Portland Road being from the Black Bridge, Wallerawang, to Bell Street, Portland.	Pipers Flat Road.
Street previously known as Hassans Street, off Kirkley Street, South Bowenfels.	Tom Lesslie Place.

R. BAILEY, General Manager, Lithgow City Council, PO Box 19, Lithgow NSW 2790. [6762]

MAITLAND CITY COUNCIL

Naming of Public Roads

NOTICE is hereby given that Maitland City Council, in pursuance of section 162 of the Roads Act 1993 and Part 2 of the Roads Regulation 2008, has approved the following new road names for gazettal:

<i>Deposited Plan/Location</i>	<i>Road Names</i>
DP 197680 and DP 986923, off Russell Street, Gillieston Heights.	Auburn Street. Lavender Close. Broad Street. Holland Circuit. Ardennes Circuit. and Jersey Street.

The above road names have been advertised and notified. No objections to the proposed names have been received during the prescribed 28 day period. DAVID EVANS, General Manager, Maitland City Council, High Street (PO Box 220), Maitland NSW 2320. [6763]

MAITLAND CITY COUNCIL

Erratum

Naming of Public Roads

IN the *New South Wales Government Gazette* No. 44, published on 2 November 2012, Folio 4608, the street name Butcherbird Street was included in error. Butcherbird Street has been withdrawn and replaced with Lorikeet Street. DAVID EVANS, General Manager, Maitland City Council, High Street (PO Box 220), Maitland NSW 2320. [6764]

MID-WESTERN REGIONAL COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

New Road Names

NOTICE is hereby given that in accordance with section 162 of the Roads Act 1993, as amended, Council has named the road shown hereunder:

<i>Location</i>	<i>Name</i>
Cul-de-sac running south off Bellevue Road, Mudgee, opposite King Street.	Nashs Flat Place.
Lane running south off Gladstone Street between Church and Perry Streets, Mudgee.	Shirley Stanley Lane.

WARWICK BENNETT, General Manager, PO Box 156, 86 Market Street, Mudgee NSW 2850, tel.: (02) 6378 2850, fax: (02) 6378 2815, email: council@midwestern.nsw.gov.au. [6765]

PORT STEPHENS COUNCIL

Section 162(1), Roads Act 1993

Road Naming

PURSUANT to section 162(1), Council after receiving no objection following notification and advertising has assigned the name as described below:

Description:

At Lemon Tree Passage
(Council Reference – PSC2012-03055).

Being a formerly unnamed public laneway within DP229011, generally east off Northumberland Avenue.

Assigned Name:

Blackford Lane.

Council contact Jackie Howard, telephone (02) 4980 0309. P. GESLING, General Manager, Port Stephens Council, PO Box 42, Raymond Terrace NSW 2324. [6766]

TWEED SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

TWEED SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the Schedule below, excluding any mines or deposits of minerals in the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for a public road and building setback for the Tweed River Art Gallery. Dated at Murwillumbah, this 27th day of November 2012. DAVID KEENAN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lot 1, DP 1177472.

Lot 4, DP 1177472. [6767]

TWEED SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

TWEED SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the Schedule below, excluding any mines or deposits of minerals in the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for an extension to the Tweed River Art Gallery. Dated at Murwillumbah, this 27th day of November 2012. DAVID KEENAN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lot 2, DP 1177472.

Lot 3, DP 1177472. [6768]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Tweed Shire Council, by resolution of Council dated 25 September 2012, has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993. DAVID KEENAN, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484.

SCHEDULE

Lot 1, DP 1177472.

[6769]

WALCHA COUNCIL

Naming of Public Roads

NOTICE is hereby given that, pursuant to section 162 of the Roads Act 1993, Walcha Council has named the roads described hereunder:

<i>Description/Locality</i>	<i>Road Name</i>
The road that intersects Glenroy Road 710 metres along and travels south westerly for a distance of 832 metres to the boundary of Lot 1, DP 786989.	Hobbs Lane.
The road that intersects Glenroy Road 735 metres along and travels south for a distance of 233 metres to the boundary of Lot 246, DP 753836.	Boyd Lane.

JACK O'HARA, General Manager, Walcha Council, PO Box 2, Walcha NSW 2354. [6770]

WALCHA COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

NOTICE is hereby given that Walcha Council dedicates the land described in the Schedule below as public road under section 10 of the Roads Act 1993. JOHN O'HARA, General Manager, Walcha Council, PO Box 2, Walcha NSW 2354.

SCHEDULE

All those pieces or parcels of land situated in the Walcha Council Area, Parishes of Mukki and Nowendoc, County of Hawes, shown as Lots 1, 2 and 3 in DP 1152715. [6771]

WEDDIN SHIRE COUNCIL

Naming of Road

NOTICE is hereby given that pursuant to section 162 of the Roads Act 1993, Weddin Shire Council hereby names the previously unnamed road described below as:

Sloane Street.

Description of Road: Running from O'Brien Street, Grenfell, towards O'Brien's Reef Lookout. Length of street approx. 110 metres. Its intersection with O'Brien Street is approx. 190 metres from Camp Street (Mid-Western Highway).

Authorised by resolution of the Council on 20 September 2012. T. V. LOBB, General Manager, Camp Street (PO Box 125), Grenfell NSW 2810. [6772]

WYONG SHIRE COUNCIL

Naming of Roads in Subdivisions

NOTICE is hereby given that in accordance with Part 162.1 of the Roads Act 1993, as amended, Council has named the roads shown hereunder:

<i>Location</i>	<i>Name</i>
Lot 1, DP 5545602, 2-10 Cams Boulevard, Summerland Point.	Regatta Way.

No objections to the proposed names were received within the prescribed period of time. M. WHITTAKER, General Manager, Wyong Shire Council, PO Box 20, Wyong NSW 2259. [6773]

ESTATE NOTICES

NOTICE of intended distribution of estate.—In the Supreme Court of New South Wales, Sydney Registry, Probate Division.—Notice of intended distribution of the estate of NANCY ADA SMITH, New South Wales Grant made 12th October 2012.—Any person having any claim upon the estate of NANCY ADA SMITH, late of Chatswood, in the State of New South Wales, who died on 25th May 2012, must send particulars of the claim to the legal representative of the estate at care of DAVID M. CARSON, Lawyer, Level 5, 50 Park Street, Sydney NSW 2000, not more than 30 days after 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 distribution. DAVID M. CARSON, Lawyer, Level 5, 50 Park Street, Sydney NSW 2000, tel.: (02) 9261 0334. [6774]

COMPANY NOTICES

NOTICE of final meeting of members.—L & K M HOLDINGS PTY LTD (In Liquidation), ACN 001 145 893.—Notice is hereby given pursuant to section 509 of the Corporations Act 2001, that the final meeting of the members of the abovenamed Company will be held on 7 January 2013, at 9:00 a.m., at the office of Crosbie Warren Sinclair, cnr Pacific Highway and Warabrook Boulevard, Warabrook NSW 2304, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and hearing any explanation that may be given by the Liquidator. Dated this 23 November 2012. BRENT ANTONY PERKINS, Liquidator, Crosbie Warren Sinclair, Box 29, Hunter Region Mail Centre NSW 2310, tel.: (02) 4923 4000. [6775]

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