



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 71
Friday, 6 July 2012

Published under authority by Department of Premier and Cabinet

LEGISLATION

Online notification of the making of statutory instruments

Week beginning 25 June 2012

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

Proclamations commencing Acts

Coroners Amendment Act 2012 No 24 (2012-274) — published LW 29 June 2012

Plumbing and Drainage Act 2011 No 59 (2012-298) — published LW 29 June 2012

Public Health Act 2010 No 127 (2012-275) — published LW 29 June 2012

Public Sector Employment and Management Amendment (Procurement of Goods and Services) Act 2012 (2012-306) — published LW 29 June 2012

Road Transport (General) Amendment (Vehicle Sanctions) Act 2012 No 23 (2012-276) — published LW 29 June 2012

Road Transport Legislation Amendment (Offender Nomination) Act 2012 No 17 (2012-307) — published LW 29 June 2012

Transport Legislation Amendment Act 2011 No 41 (2012-277) — published LW 29 June 2012

Water Management Act 2000 No 92 (2012-278) — published LW 29 June 2012

Regulations and other statutory instruments

Allocation of the Administration of Acts 2012 (No 2—Amendment) (2012-269) — published LW 28 June 2012

Casino Control Amendment (RSA) Regulation 2012 (2012-279) — published LW 29 June 2012

Civil Procedure Amendment (Fees) Regulation 2012 (2012-280) — published LW 29 June 2012

Conveyancing (General) Amendment (Fees) Regulation 2012 (2012-281) — published LW 29 June 2012

Criminal Procedure Amendment (Local Court Criminal Process Reforms) Regulation 2012 (2012-310) — published LW 29 June 2012

Electricity Supply (General) Amendment (Retail Supply) Regulation 2012 (2012-299) — published LW 29 June 2012

Fisheries Management Legislation Amendment (Fees, Charges and Contributions) Regulation 2012 (2012-300) — published LW 29 June 2012

Gaming Machines Amendment (RCG) Regulation 2012 (2012-282) — published LW 29 June 2012

Gas Supply (Natural Gas Retail Competition) Amendment (Retail Supply) Regulation 2012 (2012-301) — published LW 29 June 2012

Homebush Motor Racing (Sydney 400) Regulation 2012 (2012-271) — published LW 28 June 2012

Industrial Relations (General) Amendment (Fees) Regulation 2012 (2012-283) — published LW 29 June 2012

Liquor Amendment (RSA) Regulation 2012 (2012-284) — published LW 29 June 2012

Lotteries and Art Unions Amendment (Fees) Regulation 2012 (2012-285) — published LW 29 June 2012

National Park Estate (Riverina Red Gum Reservations) Amendment (Description of Lands) Notice 2012 (2012-286) — published LW 29 June 2012

Plumbing and Drainage Regulation 2012 (2012-287) — published LW 29 June 2012

Public Sector Employment and Management (Mental Health Commission and Other Matters) Order 2012 (2012-270) — published LW 28 June 2012

Public Sector Employment and Management Amendment (Procurement of Goods and Services) Regulation 2012 (2012-308) — published LW 29 June 2012

Real Property Amendment (Fees) Regulation 2012 (2012-288) — published LW 29 June 2012

Road Transport Legislation Amendment (Fees) Regulation 2012 (2012-309) — published LW 29 June 2012

Strata Schemes (Freehold Development) Amendment (Fees) Regulation 2012 (2012-289) — published LW 29 June 2012

Strata Schemes (Leasehold Development) Amendment (Fees) Regulation 2012 (2012-290) — published LW 29 June 2012

Surveying and Spatial Information Amendment (Fees and Deposits) Regulation 2012 (2012-291) — published LW 29 June 2012

Sydney Water (Stormwater Drainage Areas) Order 2011 (2012-292) — published LW 29 June 2012

Transport Administration (Public Transport Ticketing Corporation) Proclamation 2012 (2012-293) — published LW 29 June 2012

Vocational Education and Training (Commonwealth Powers) (Transitional) Amendment (Extension) Regulation 2012 (2012-305) — published LW 29 June 2012

Water Management (General) Amendment (Extension of Transitional Period) Regulation 2012 (2012-294) — published LW 29 June 2012

Water Management (General) Amendment (Upper Parramatta River Catchment Trust) Regulation 2012 (2012-295) — published LW 29 June 2012

Water Sharing Plan for the Lachlan Regulated Water Source Amendment Order 2012 (2012-296) — published LW 29 June 2012

Environmental Planning Instruments

Bombala Local Environmental Plan 2012 (2012-302) — published LW 29 June 2012

Corowa Local Environmental Plan 2012 (2012-303) — published LW 29 June 2012

Gunnedah Local Environmental Plan 2012 (2012-304) — published LW 29 June 2012

Nambucca Local Environmental Plan 2010 (Amendment No 9) (2012-297) — published LW 29 June 2012

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 27 June 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. 50, 2012 – An Act to appropriate amounts out of the Consolidated Fund for the years 2011-12 and 2010-11 for the purpose of giving effect to certain Budget variations required by the exigencies of Government. [**Appropriation (Budget Variations) Bill**]

Act No. 51, 2012 – An Act with respect to checks and clearances for the purposes of working with children; and for other purposes. [**Child Protection (Working with Children) Bill**]

Act No. 53, 2012 – An Act to amend the Workers Compensation Act 1987 and other Acts with respect to the reform of the NSW workers compensation scheme. [**Workers Compensation Legislation Amendment Bill**]

Act No. 54, 2012 – An Act to establish the Safety, Return to Work and Support Board for the purposes of consolidating the governance arrangements for the WorkCover Authority, the Motor Accidents Authority and the Lifetime Care and Support Authority; and for other purposes. [**Safety, Return to Work and Support Board Bill**]

RONDA MILLER,
Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office, Sydney, 27 June 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. 52, 2012 – An Act to amend the Game and Feral Animal Control Act 2002 to make further provision with respect to the management and regulation of the hunting of game; and for other purposes. [**Game and Feral Animal Control Amendment Act 2012**]

DAVID BLUNT,
Clerk of the Parliaments

OFFICIAL NOTICES

Appointments

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence of the
Attorney General and Minister for Justice

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Hon. M. J. 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 Minister for Justice, on and from 8 July 2012, with a view to his performing the duties of the Honourable G. SMITH, S.C., M.P., during his absence from duty.

BARRY O'FARRELL, M.P.,
Premier

Department of Premier and Cabinet, Sydney.
4 July 2012.

RURAL FIRES ACT 1997

Bush Fire Coordinating Committee
Appointment of Member

I, MICHAEL GALLACHER, M.L.C., Minister for Police and Emergency Services, in pursuance of section 47 (1) (i) of the Rural Fires Act 1997, appoint the following person as a Member of the Bush Fire Coordinating Committee:

Allison Claire ROWLANDS,
for the remainder of the five-year period expiring on 1 March 2013.

MICHAEL GALLACHER, M.L.C.,
Minister for Police and Emergency Services

Roads and Maritime Services

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 4 July 2012.

LIZ JEREMY,
General Manager,
Bellingen Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Bellingen Shire Council 25 Metre B-Double Route Notice No. 01/2012.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1 September 2015, 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 Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Old Pacific Highway, Raleigh.	Queen Street.	MR76 Waterfall Way.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 4 July 2012.

LIZ JEREMY,
General Manager,
Bellingen Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Bellingen Shire Council 25metre B-Double Repeal Notice No. 01/2012.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The General B Double Permit Notice 2010 is amended by omitting the following from Appendix 2 of that Notice:

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	Old Pacific Highway, Raleigh.	Queen Street.	MR76 Waterfall Way.	Daylight hours only. A maximum speed limit of 40km/h applies. No operation during school bus times.

ROAD TRANSPORT (GENERAL) ACT 2005

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

CESSNOCK CITY 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: 20 June 2012.

L. J. ROSSER,
General Manager,
Cessnock City Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as the Cessnock City Council 25 metre B-Double Route Notice No. 1/2012.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1 September 2015, 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 Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Lovedale Road, Allandale.	Maitland / Cessnock LGA Boundary.	Access to Allandale Quarry via The Allandale Interchange – Hunter Expressway.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

PETER DUNCAN,
Chief Executive,
Roads and Maritime Services

SCHEDULE

1. Citation

This Notice may be cited as the Roads and Maritime Services Class 2 B-Double (Amendment) Notice No. 7/2012.

2. Commencement

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

3. Effect

This Notice remains in force up to and including 1 September 2015, unless it is repealed earlier.

4. Amendment

Delete the following routes from the table at Appendix 1, under the heading Part 1 – Sydney Region.

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25.	6002.	M2 Hills Motorway, North Ryde.	Epping Road, North Ryde.	Abbott Road, Seven Hills.	North Epping Tunnel subject to Schedule 2, Clause 59, Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999. Dangerous Goods not permitted in North Epping tunnel.
25.	651.	Gore Hill Freeway, Gore Hill.	Warringah Freeway, Gore Hill.	Pacific Highway/ Longueville Road, Lane Cove.	

Insert the following routes into the table at Appendix 1, under the heading Part 1 – Sydney Region.

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25.	651.	Gore Hill Freeway including on and off ramps at the following locations: Willoughby Road, Reserve Road, Pacific Highway, Longueville Road.	Warringah Freeway (MR651)/Willoughby Road (MR641), Naremburn.	Lane Cove Tunnel/ Longueville Road (MR373), Lane Cove.	
25.	6002.	Lane Cove Tunnel including on and off ramps at the following locations: Reserve Road, Pacific Highway, Artarmon; Epping Road, North Ryde.	Gore Hill Freeway (MR651)/ Pacific Highway (HW10), Artarmon.	Hills Motorway (M2)/ Epping Road (MR373), North Ryde.	Note: The Lane Cove Tunnels between Mowbray Road West and the Gore Hill Freeway are prohibited areas for dangerous goods. No access for vehicles over 4.3m high.

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25.	6002.	Hills Motorway (M2) including on and off ramps at the following locations: Delhi Road, Lane Cove Road, Herring Road, Christie Road, Beecroft Road, Pennant Hills Road, Windsor Road, Abbott Road.	Lane Cove Tunnel/ Epping Road (MR373), North Ryde.	Western Sydney Orbital/Westlink (M7), Seven Hills.	Note: The tunnels on the M2 Motorway beneath Norfolk Road at North Epping are prohibited areas for dangerous goods.

ROAD TRANSPORT (GENERAL) ACT 2005

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

SHELLHARBOUR CITY 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 4.6 metre High Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Date: 27 June 2012.

MICHAEL WILLIS,
General Manager,
Shellharbour City Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Shellharbour City Council 4.6 Metre High Vehicle Route Notice No. 1/2012.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high 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>
4.6m		Creole Road, Albion Park Rail	HW1 Princes Highway	Entire length, approx 150m from HW1 Princes Highway	
4.6m		Dunmore Road, Dunmore	MR522 Shellharbour Road	Southern Cross Drive	
4.6m		East West Route, Oak Flats	HW1 Princes Highway	Woollybutt Drive	
4.6m		Industrial Road, Oak Flats	Pioneer Drive	Industrial Lane	
4.6m		Myall Way, Albion Park Rail	HW1 Princes Highway	Rivulet Crescent	
4.6m		Pioneer Drive, Oak Flats	MR611 New Lake Entrance Road	Industrial Road	
4.6m		Rivulet Crescent, Albion Park Rail	Myall Way (Western junction)	Delta Place	
4.6m		Southern Cross Drive, Shell Cove	Dunmore Road	Bass Point Quarry Road	

ROAD TRANSPORT (GENERAL) ACT 2005

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

URALLA 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 which 25 metre B-Double vehicles may be used subject to any requirements or conditions set out in the Schedule.

Dated: 28 June 2012.

THOMAS PATRICK O'CONNOR,
General Manager,
Uralla Shire Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as the Uralla Shire Council 25metre B-Double Route Notice No. 02/2012.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This notice remains in force until 1 September 2015, 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>
25.	132.	Barraba Road.	Bendemeeer Street, Bundarra.	Tamworth Regional Council Boundary.

Department of Trade and Investment, Regional Infrastructure and Services

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T12-1607)

No. 59, DART ENERGY LTD (ACN 122 588 505), area of 587 blocks, for Petroleum, dated 29 March 2012. (Orange Mining Division).

(T12-1155)

No. 4605, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 100 units, for Group 1, dated 27 June 2012. (Cobar Mining Division).

(T12-1156)

No. 4606, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 100 units, for Group 1, dated 27 June 2012. (Cobar Mining Division).

(T12-1157)

No. 4607, PMR1 PTY LTD (ACN 145 210 528), area of 103 units, for Group 1, dated 28 June 2012. (Armidale Mining Division).

(T12-1158)

No. 4608, PMR1 PTY LTD (ACN 145 210 528), area of 107 units, for Group 1, dated 28 June 2012. (Armidale Mining Division).

(T12-1159)

No. 4609, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 100 units, for Group 1, dated 28 June 2012. (Cobar Mining Division).

(T12-1160)

No. 4610, RANGOTT MINERAL EXPLORATION PTY LIMITED (ACN 002 536 825), area of 16 units, for Group 1, dated 29 June 2012. (Wagga Wagga Mining Division).

(T12-1161)

No. 4611, PMR3 PTY LTD (ACN 157 845 620), area of 55 units, for Group 1, dated 29 June 2012. (Broken Hill Mining Division).

(T12-1162)

No. 4612, PMR3 PTY LTD (ACN 157 845 620), area of 51 units, for Group 1, dated 29 June 2012. (Broken Hill Mining Division).

(T12-1163)

No. 4613, ALKANE RESOURCES LTD (ACN 000 689 216), area of 10 units, for Group 1, dated 2 July 2012. (Orange Mining Division).

MINING LEASE APPLICATION

(T12-1152)

No. 429, NAMOI VALLEY BRICKS PTY LTD (ACN 125 186 138), area of about 25 hectares, to mine for clay/shale and structural clay, dated 21 June 2012. (Armidale Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T11-0244)

No. 4337, now Exploration Licence No. 7952, WESTLIME PTY LIMITED (ACN 090 152 828), County of Ashburnham, Map Sheets (8630, 8631), area of 9 units, for Group 2, dated 27 June 2012, for a term until 27 June 2014.

(T11-0245)

No. 4338, now Exploration Licence No. 7953, WESTLIME PTY LIMITED (ACN 090 152 828), County of Ashburnham, Map Sheet (8431), area of 12 units, for Group 2, dated 27 June 2012, for a term until 27 June 2014.

(T11-0259)

No. 4351, now Exploration Licence No. 7951, HERON RESOURCES LIMITED (ACN 068 263 098), Counties of Canbelego and Cowper, Map Sheets (8235, 8236), area of 85 units, for Group 1, dated 26 June 2012, for a term until 26 June 2014.

(T11-0321)

No. 4404, now Exploration Licence No. 7954, TRIAUSMIN LIMITED (ACN 062 002 475), County of Argyle, Map Sheets (8728, 8828), area of 56 units, for Group 1, dated 19 June 2012, for a term until 19 June 2014. As a result of the grant of this title, Exploration Licence No. 6292 and Exploration Licence No. 6686 have ceased to have effect.

(T12-1003)

No. 4460, now Exploration Licence No. 7946, MICHAEL H ROWLEY, County of Dudley, Map Sheet (9435), area of 4 units, for Group 2, dated 14 June 2012, for a term until 14 June 2014.

(T12-1017)

No. 4473, now Exploration Licence No. 7943, MOBILA PTY LTD (ACN 002 069 258), Counties of Georgiana and King, Map Sheets (8629, 8729), area of 46 units, for Group 1, dated 31 May 2012, for a term until 31 May 2014.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T11-0257)

No. 4349, WESTLIME PTY LIMITED (ACN 090 152 828), County of Ashburnham and County of Kennedy, Map Sheets (8531, 8532). Withdrawal took effect on 28 June 2012.

(T12-1004)

No. 4461, PLATINA RESOURCES LIMITED (ACN 119 007 939), County of Yancowinna, Map Sheet (7134). Withdrawal took effect on 25 June 2012.

(T12-1005)

No. 4462, PLATINA RESOURCES LIMITED (ACN 119 007 939), County of Tandora and County of Yancowinna, Map Sheets (7233, 7234). Withdrawal took effect on 25 June 2012.

(T12-1006)

No. 4463, PLATINA RESOURCES LIMITED (ACN 119 007 939), County of Menindee and County of Yancowinna, Map Sheets (7133, 7233). Withdrawal took effect on 25 June 2012.

(T12-1007)

No. 4464, PLATINA RESOURCES LIMITED (ACN 119 007 939), County of Yancowinna, Map Sheets (7233, 7234). Withdrawal took effect on 25 June 2012.

(T12-1008)

No. 4465, PLATINA RESOURCES LIMITED (ACN 119 007 939), County of Yungnulgra, Map Sheet (7435). Withdrawal took effect on 25 June 2012.

(T12-1060)

No. 4515, ST BARBARA LIMITED (ACN 009 165 066), County of Gipps, Map Sheet (8331). Withdrawal took effect on 8 June 2012.

(T12-1061)

No. 4516, ST BARBARA LIMITED (ACN 009 165 066), County of Gipps, Map Sheet (8430). Withdrawal took effect on 8 June 2012.

(T12-1062)

No. 4517, ST BARBARA LIMITED (ACN 009 165 066), County of Bland, Map Sheet (8330). Withdrawal took effect on 8 June 2012.

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

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

(T04-0005)

Exploration Licence No. 6263, MALACHITE RESOURCES LIMITED (ACN 075 613 268), area of 12 units. Application for renewal received 28 June 2012.

(T08-0072)

Exploration Licence No. 7184, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), area of 44 units. Application for renewal received 2 July 2012.

(T08-0073)

Exploration Licence No. 7185, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), area of 48 units. Application for renewal received 2 July 2012.

(T10-0023)

Exploration Licence No. 7574, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), area of 22 units. Application for renewal received 3 July 2012.

(T10-0058)

Exploration Licence No. 7584, BLIGH RESOURCES LIMITED (ACN 130 964 162), area of 40 units. Application for renewal received 28 June 2012.

(T10-0057)

Exploration Licence No. 7585, BLIGH RESOURCES LIMITED (ACN 130 964 162), area of 47 units. Application for renewal received 28 June 2012.

(T10-0056)

Exploration Licence No. 7586, BLIGH RESOURCES LIMITED (ACN 130 964 162), area of 43 units. Application for renewal received 28 June 2012.

(T10-0067)

Exploration Licence No. 7588, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), area of 101 units. Application for renewal received 28 June 2012.

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

REQUEST FOR CANCELLATION OF AUTHORITY

NOTICE is given that the following authorities have been received:

(Z07-0145)

Exploration Licence No. 6850, THOMSON RESOURCES LTD (ACN 138 358 728), County of Barrona, Map Sheets (7838, 7938), area of 50 units. Application received on 28 June 2012.

(Z07-0146)

Exploration Licence No. 6851, THOMSON RESOURCES LTD (ACN 138 358 728), County of Gunderbooka and County of Irrara, Map Sheets (7938, 8038), area of 45 units. Application received on 28 June 2012.

(T07-0499)

Exploration Licence No. 7174, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454) AND SILVER CITY DRILLING (NSW) PTY LTD (ACN 119 783 916), County of Yancowinna, Map Sheet (7134), area of 7 units. Application received on 28 June 2012.

(T11-0190)

Exploration Licence No. 7847, THOMSON RESOURCES LTD, (ACN 138 358 728), County of Killara, area of 100 units. Application was received on 28 June 2012.

(T11-0191)

Exploration Licence No. 7848, THOMSON RESOURCES LTD, (ACN 138 358 728), County of Killara and Landsborough, area of 100 units. Application was received on 28 June 2012.

(T10-0294)

Exploration Licence No. 7764, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), County of Gunderbooka, Map Sheet (8037), area of 55 units. Application received on 28 June 2012.

(T11-0181)

Exploration Licence No. 7873, DGR GLOBAL LIMITED (ACN 052 354 837), County of Fitzroy, Map Sheet (9437), area of 18 units. Application received on 29 June 2012.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T00-0095)

Exploration Licence No. 5801, NORTH MINING LIMITED (ACN 000 081 434), Counties of Ashburnham, Cunningham and Kennedy, Map Sheets (8431, 8432, 8531, 8532), area of 172 units, for a further term until 7 January 2014. Renewal effective on and from 28 June 2012.

(T03-0014)

Exploration Licence No. 6085, ALKANE RESOURCES LTD (ACN 000 689 216), County of Narromine, Map Sheets (8532, 8533), area of 10 units, for a further term until 20 May 2013. Renewal effective on and from 27 June 2012.

(T03-0029)

Exploration Licence No. 6126, TRITTON RESOURCES PTY LTD (ACN 100 095 494), Counties of Canbelego and Cowper, Map Sheets (8235, 8236), area of 317 units, for a further term until 14 September 2013. Renewal effective on and from 26 June 2012.

(Z11-5630)

Exploration Licence No. 6147, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), Counties of Farnell and Yancowinna, Map Sheet (7134), area of 2 units, for a further term until 9 November 2013. Renewal effective on and from 28 June 2012.

(Z05-0215)

Exploration Licence No. 6464, GREAT WESTERN MINERALS LIMITED (ACN 138 476 874), County of Young, Map Sheets (7434, 7435), area of 50 units, for a further term until 18 September 2013. Renewal effective on and from 17 April 2012.

(T12-2882)

Exploration Licence No. 6588, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), Counties of Ashburnham, Bathurst and Wellington, Map Sheets (8631, 8731), area of 24 units, for a further term until 31 January 2014. Renewal effective on and from 25 June 2012.

(Z06-7066)

Exploration Licence No. 6785, TRITTON RESOURCES PTY LTD (ACN 100 095 494), Counties of Canbelego and Flinders, Map Sheets (8234, 8235), area of 80 units, for a further term until 22 May 2013. Renewal effective on and from 26 June 2012.

(Z07-0237)

Exploration Licence No. 6868, ACTWAY PTY LIMITED (ACN 090 165 174), County of Blaxland, Map Sheet (8032), area of 8 units, for a further term until 6 September 2013. Renewal effective on and from 21 June 2012.

(Z07-0230)

Exploration Licence No. 6869, DRYSDALE RESOURCES PTY LTD (ACN 120 922 161), County of Landsborough, Map Sheet (7837), area of 12 units, for a further term until 6 September 2013. Renewal effective on and from 26 June 2012.

(T07-0502)

Exploration Licence No. 7207, IMPERIAL GOLD 2 PTY LTD (ACN 131 379 103), Counties of Ashburnham and Bathurst, Map Sheet (8630), area of 44 units, for a further term until 31 January 2014. Renewal effective on and from 25 June 2012.

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

WITHDRAWAL OF APPLICATIONS FOR RENEWAL

NOTICE is given that the applications for renewal in respect of the following authorities have been withdrawn:

(T02-0364)

Exploration Licence No. 6083, MOLY EX PTY LTD (ACN 128 881 121), County of Wellington, Map Sheet (8832), area of 4 units. The authority ceased to have effect on 28 June 2012.

(Z07-0192)

Exploration Licence No. 6933, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), Counties of Barrona and Landsborough, Map Sheet (7837), area of 9 units. The authority ceased to have effect on 22 May 2012.

(T07-0498)

Exploration Licence No. 7169, MINOTAUR OPERATIONS PTY LTD (ACN 108 925 284), Counties of Barrona, Landsborough and Yanda, Map Sheets (7936, 7937), area of 183 units. The authority ceased to have effect on 28 June 2012.

(T09-0024)

Exploration Licence No. 7372, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), County of Fitzgerald, Map Sheets (7536, 7636, 7637), area of 48 units. The authority ceased to have effect on 1 June 2012.

(T09-0027)

Exploration Licence No. 7373, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), Counties of Barrona and Landsborough, Map Sheet (7837), area of 99 units. The authority ceased to have effect on 22 May 2012.

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:

(Z07-0145)

Exploration Licence No. 6850, THOMSON RESOURCES LTD (ACN 138 358 728), County of Barrona, Map Sheets (7838, 7938), area of 50 units. Cancellation took effect on 29 June 2012.

(Z07-0146)

Exploration Licence No. 6851, THOMSON RESOURCES LTD (ACN 138 358 728), County of Gunderbooka and County of Irrara, Map Sheets (7938, 8038), area of 45 units. Cancellation took effect on 29 June 2012.

(T07-0499)

Exploration Licence No. 7174, EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454) AND SILVER CITY DRILLING (NSW) PTY LTD (ACN 119 783 916), County of Yancowinna, Map Sheet (7134), area of 7 units. Cancellation took effect on 3 July 2012.

(T10-0294)

Exploration Licence No. 7764, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), County of Gunderbooka, Map Sheet (8037), area of 55 units. Cancellation took effect on 29 June 2012.

(T11-0190)

Exploration Licence No. 7847, THOMSON RESOURCES LTD, (ACN 138 358 728), County of Killara, Map Sheets (7636, 7736), area of 100 units. Cancellation took effect on 29 June 2012.

(T11-0191)

Exploration Licence No. 7848, THOMSON RESOURCES LTD, (ACN 138 358 728), County of Killara and Landsborough, (Map Sheets 7736, 7836), area of 100 units. Cancellation took effect on 29 June 2012.

(T11-0181)

Exploration Licence No. 7873, DGR GLOBAL LIMITED (ACN 052 354 837), County of Fitzroy, Map Sheet (9437), area of 18 units. Cancellation took effect on 29 June 2012.

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

TRANSFERS

(Z11-0552)

Mining Lease No. 1177 (Act 1973), formerly held by GOSFORD QUARRIES (PROPERTIES) PTY LIMITED (ACN 001 226 875) has been transferred to HARB QUARRIES PTY LTD (ACN 139 752 702). The transfer was registered on 13 June 2012.

(Z11-0552)

Mining Lease No. 1224 (Act 1973), formerly held by GOSFORD QUARRIES (PROPERTIES) PTY LIMITED (ACN 001 226 875) has been transferred to HARB QUARRIES PTY LTD (ACN 139 752 702). The transfer was registered on 13 June 2012.

(Z11-0552)

Private Lands Lease No. 1208 (Act 1924), formerly held by GOSFORD QUARRIES (PROPERTIES) PTY LIMITED (ACN 001 226 875) has been transferred to HARB QUARRIES PTY LTD (ACN 139 752 702). The transfer was registered on 13 June 2012.

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

PRIMARY INDUSTRIES**ANIMAL DISEASES (EMERGENCY OUTBREAKS) ACT 1991**

Section 22 Control Order – Pigeons (No. 2)

I, SALLY ANN SPENCE, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me pursuant to section 67 of the Animal Diseases (Emergency Outbreaks) Act 1991 ('the Act') and pursuant to section 22 of the Act hereby:

1. revoke the order titled "Section 22 Control Order" dated 28 June 2012 and published in *NSW Government Gazette* No. 68 on 29 June 2012 at page 3235;
2. prohibit the holding of gatherings or competitions involving pigeons, including race meetings, markets for the sale of pigeons, shows or fairs, within the Control Area unless the conditions specified in the Schedule are met;
3. prohibit the presence or exposure of pigeons at any place described in paragraph 2 unless the conditions specified in the Schedule are met; and
4. prohibit the movement of pigeons into the Control Area from Victoria unless the movement is made in accordance with the importation order titled "Importation order – Pigeons (No. 3)" dated 1 June 2012 and published in *NSW Government Gazette* No. 58 on 4 June 2012 at pages 2319-2320.

SCHEDULE

- A. The pigeons that are more than 12 weeks old have been vaccinated against Avian Paramyxovirus by receiving two vaccinations which are given at least four weeks apart using a Newcastle disease vaccine with at least one of the vaccines being inactivated.
- B. The owner of the pigeons has completed a declaration in the form available on the Department's internet website at <http://www.dpi.nsw.gov.au/agriculture/livestock/poultry/health-disease/paramyxovirus-in-pigeons/Owner-declaration-pigeon-vaccinations.pdf> declaring that all their pigeons have been vaccinated against Avian Paramyxovirus in accordance with paragraph A of the Schedule.
- C. If a gathering or competition is organised by a pigeon club then:
 - (a) the owner of pigeons who intends to attend that event must provide an office holder of that pigeon club with a copy of their declaration completed in accordance with paragraph B of the Schedule; and
 - (b) an office holder of that pigeon club must:
 - (i) complete a declaration in the form available on the Department's internet website at <http://www.dpi.nsw.gov.au/agriculture/livestock/poultry/health-disease/paramyxovirus-in-pigeons/Club-declaration-pigeon-vaccinations.pdf> declaring that they have received copies of declarations completed in accordance with paragraph B of the Schedule from owners of all pigeons who will be attending that event; and
 - (ii) forward a copy of their declaration completed in accordance with paragraph C (b) (i) of the Schedule to the Department before that event.
- D. If a gathering or competition is not organised by a pigeon club then the owner of pigeons who propose to attend that event must forward a copy of their declaration completed in accordance with paragraph B of the Schedule to the Department before that event.

Definitions:

In this Control Order:

Control Area means the state of New South Wales being the control area declared, pursuant to section 21 of the Act by the Order made by the Deputy Chief Veterinary Officer on 28 June 2012.

pigeon means any bird of the family Columbidae.

Dated the 4th day of July 2012.

SALLY ANN SPENCE,
Deputy Chief Veterinary Officer

Note: Private sales of pigeons are not prohibited by this Control Order.

FISHERIES MANAGEMENT ACT 1994

Section 76

Instrument of Determination of Management Charge for 1 July 2012 to 30 June 2013

I, ANDREW GOULSTONE, Director, Commercial Fisheries, with the delegated authority of the Minister for Primary Industries and the Director-General of the Department of Trade and Investment, Regional Infrastructure and Services pursuant to sections 227 and 228 of the Fisheries Management Act 1994 (“the Act”), do by this instrument of determination pursuant to sections 76 (1) and (2) of the Act hereby determine the management charge for the period 1 July 2012 to 30 June 2013 payable by holders of shares in any of the following share management fisheries (as described in Schedule 1 to the Act) in respect of each fishing business the components of which include shares in one or more of the following share management fisheries:

- the estuary general fishery,
- the estuary prawn trawl fishery,
- the ocean hauling fishery,
- the ocean trawl fishery,
- the ocean trap and line fishery,

(“the relevant share management fisheries”) to be as follows:

1. If a fishing business is comprised of or includes, shares in one or more of the relevant share management fisheries, the management charge in respect of that fishing business is:
 - (a) \$852 for each of the relevant share management fisheries in which those shares are held, and
 - (b) \$500.

This determination commences on 1 July 2012.

Made this 29th day of June 2012.

ANDREW GOULSTONE,
Director, Commercial Fisheries,
Department of Primary Industries

(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

PLANT DISEASES (FRUIT FLY OUTBREAK REVOCATION) ORDER (No. 2) 2012

under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director, Plant Biosecurity, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 (“the Act”), and in pursuance of sections 3 (2) and 4 of the Act hereby revoke the Orders described in the Schedule and any Order revived as a result of these revocations.

SCHEDULE

<i>Order</i>	<i>Edition of NSW Government Gazette and publication date</i>	<i>Page numbers</i>
O-257 Plant Diseases (Fruit Fly Outbreak, Ellerslie) Order 2011	No. 12 of 4 February 2011	511 – 515
O-275 Plant Diseases (Fruit Fly Outbreak, Pooncarie) Order 2011	No. 15 of 18 February 2011	716 – 723

Dated this 2nd day of July 2012.

SATENDRA KUMAR,
Director, Plant Biosecurity,
Department of Primary Industries

(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

Notes:

1. O-275 Plant Diseases (Fruit Fly Outbreak, Pooncarie) Order 2011 was republished with corrections in *NSW Government Gazette* No. 18 of 21 February 2011 at pages 1300 to 1304.
2. The Department’s reference is O-427R.

PLANT DISEASES (FRUIT FLY OUTBREAK, KENLEY SOUTH, VICTORIA) ORDER 2012

under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director Plant Biosecurity, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 (“the Act”), and in pursuance of section 4 of the Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

1 Name of Order

This Order is the Plant Diseases (Fruit Fly Outbreak, Kenley South, Victoria) Order 2012.

2 Commencement

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

3 Interpretation

(1) In this Order:

approved treatment means the treatment and manner and timing of harvest and packing relevant to the type of host fruit, as specified in Schedule 9.

approved systems approach means the risk management measures relevant to the type of host fruit, as specified in Schedule 10.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

assorted tropical and sub-tropical fruits – inedible peel means the host fruit specified in Schedule 2, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

Certification Assurance Arrangement means an arrangement approved by the Department of Primary Industries which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the *Interstate Certification Assurance (ICA) Scheme*.

citrus fruits means the host fruit specified in Schedule 3, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

composite lots means a consignment comprising packages of different types of host fruit sourced from one or more suppliers.

Codex Classification of Foods and Animal Feeds means the listing of food commodities in trade classified into groups on the basis of the commodity’s similar potential for pesticides residues, as published by the Joint Food and Agriculture Organization of the United Nations (FAO)/World Health Organisation (WHO) Food Standards Programme Codex Alimentarius Commission (publication available at <http://www.codexalimentarius.net>).

free of broken skin means the skin has no pre-harvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.

fruiting vegetables, other than cucurbits means the host fruit specified in Schedule 4, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

host fruit means the fruit specified in Schedule 1, being fruit which is susceptible to infestation by Queensland fruit fly.

lot means a discrete quantity of fruit received from one grower at one time.

Outbreak Area means the area described in Schedule 5.

Outer Area means the portion of New South Wales known as the NSW Fruit Fly Exclusion Zone, as specified in Order O-408 dated 23 April 2012 and published in *NSW Government Gazette* No. 44 of 27 April 2012 at pages 1004-1015, excluding the Outbreak Area and the Suspension Area.

Plant Health Assurance Certificate means a certificate (known as a Plant Health Assurance Certificate) issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a certificate (known as a Plant Health Certificate) issued by:

- (a) an inspector or a person authorised pursuant to section 11 (3) of the Act; or
- (b) a person authorised to issue such a certificate under a law of another State or Territory that relates to plant biosecurity.

Queensland fruit fly means the pest *Bactrocera tryoni* (Froggatt).

Suspension Area means the area described in Schedule 6.

the Act means the Plant Diseases Act 1924.

Note: **Department, covering or package, inspector, occupier** and **owner** all have the same meaning as in the Act.

(2) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Regulation of the movement of host fruit

- (1) Pursuant to section 4 (1) of the Act the importation, introduction or bringing of host fruit into specified portions of New South Wales is regulated as specified in this clause.
- (2) Host fruit that originates from or has moved through:
- the Outbreak Area must not be moved into the Suspension Area or the Outer Area;
 - the Suspension Area must not be moved into the Outer Area,
- except for such movements as are specified in Schedule 8 and which comply with the relevant conditions of exception set out in Schedule 8.
- (3) The movement of any host fruit in accordance with paragraph 1 of Schedule 8 must be accompanied by:
- a Plant Health Certificate certifying:
 - the origin of the host fruit; and
 - that the host fruit has received an approved treatment; or
 - that the host fruit has been grown and packed in accordance with an approved systems approach; or
 - a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.
- (4) The movement of any host fruit in accordance with paragraph 2 of Schedule 8 must be accompanied by:
- a Plant Health Certificate certifying:
 - the origin of the host fruit; and
 - that the origin of the host fruit is an area free of Queensland fruit fly; or
 - a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.

SCHEDULE 1 – Host Fruit

Abiu	Chilli	Loganberry	Plum
Acerola	Citron	Longan	Plumcot
Apple	Cumquat	Loquat	Pomegranate
Apricot	Custard apple	Lychee (Litchi)	Prickly pear
Avocado	Date	Mandarin	Pummelo (Pomelo)
Babaco	Durian	Mango	Quince
Banana	Eggplant	Mangosteen	Rambutan
Black sapote	Feijoa	Medlar	Raspberry
Blackberry	Fig	Miracle fruit	Rollinia
Blueberry	Granadilla	Mulberry	Rose apple
Boysenberry	Grape	Nashi	Santol
Brazil cherry (Grumichama)	Grapefruit	Nectarine	Sapodilla
Breadfruit	Guava	Orange	Shaddock
Caimito (Star apple)	Hog plum	Passionfruit	Soursop
Cape gooseberry	Jaboticaba	Papaya	Sweetsop (Sugar apple)
Capsicum	Jackfruit	Peach	Strawberry
Carambola (Starfruit)	Jew plum	Peacharine	Tamarillo
Cashew Apple	Ju jube	Pear	Tangelo
Casimiro (White sapote)	Kiwifruit	Pepino	Tomato
Cherimoya	Lemon	Persimmon	Wax jambus
Cherry	Lime		

SCHEDULE 2 – Assorted tropical and sub-tropical fruits – inedible peel

Avocado	Granadilla	Papaya
Banana	Guava (inedible peel varieties only)	Persimmon (inedible peel varieties only)
Black sapote	Jackfruit	Pomegranate
Breadfruit	Kiwifruit (inedible peel varieties only)	Prickly pear
Caimito (Star apple)	Longan	Rambutan
Casimiro (White sapote)	Lychee (Litchi)	Sapodilla
Cherimoya	Mango	Soursop
Custard apple	Mangosteen	Sweetsop (Sugar apple)
Durian	Passionfruit	Wax jambus
Feijoa		

SCHEDULE 3 – Citrus fruits

Citron	Lime	Pummelo (Pomelo)
Grapefruit	Mandarin	Shaddock
Lemon	Orange	Tangelo

SCHEDULE 4 – Fruiting vegetables, other than cucurbits

Gape gooseberry
Capsicum

Chilli
Eggplant

Pepino
Tomato

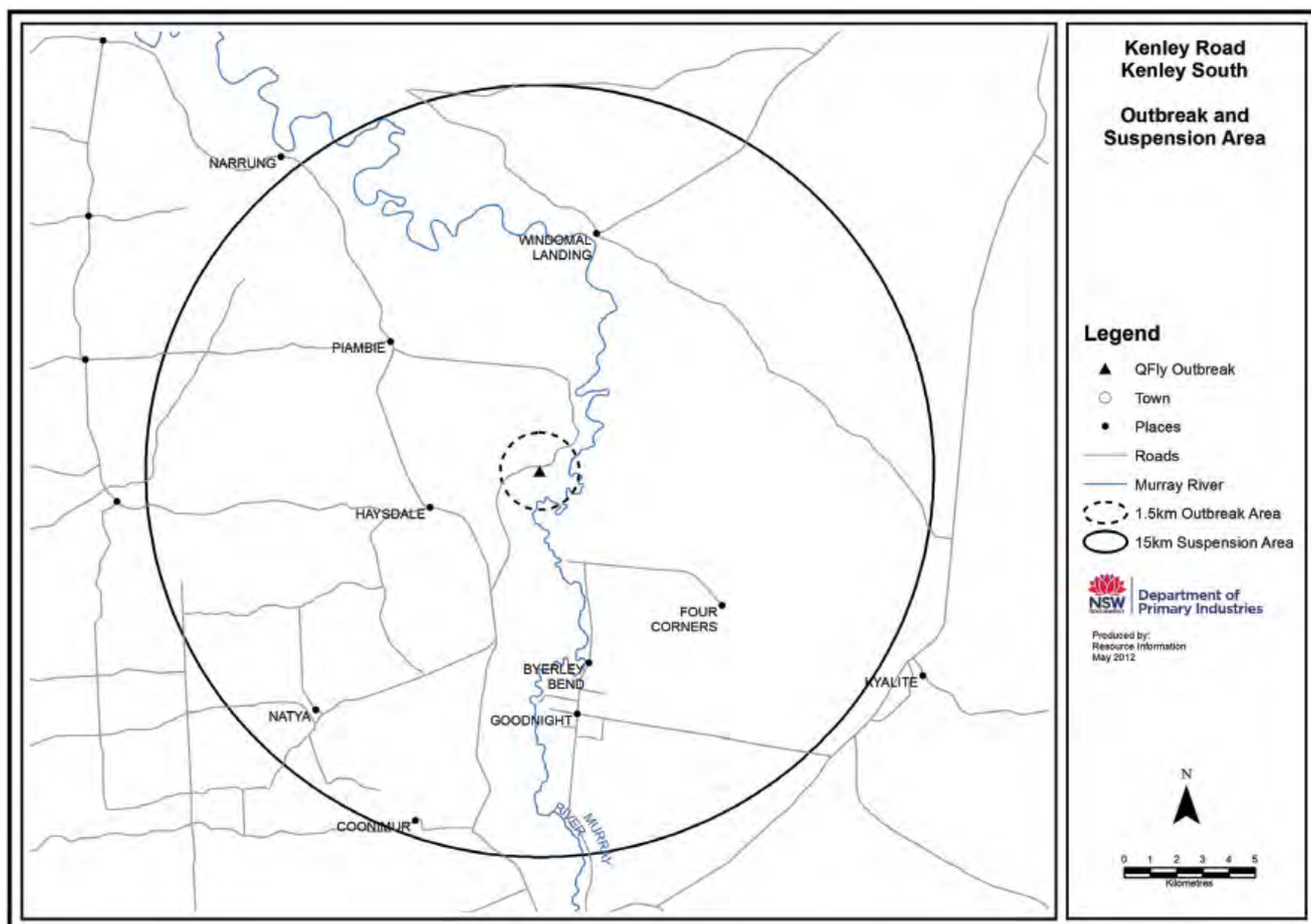
SCHEDULE 5 – Outbreak Area

The area within a 1.5 kilometre radius of the coordinates decimal degrees -34.8733 South and 143.32552 East, being the area within the 1.5 kilometre radius circle (broken line) in the map in Schedule 7.

SCHEDULE 6 – Suspension Area

The area within a 15 kilometre radius of coordinates decimal degrees -34.8733 South and 143.32552 East (excluding the Outbreak Area), being the area between the 1.5 kilometre radius circle (broken line) and the 15 kilometre radius circle (unbroken line) in the map in Schedule 7.

SCHEDULE 7 – Map of the Kenley South, Victoria Outbreak Area and Suspension Area



SCHEDULE 8 – Exceptions for movement of host fruit

1 Host fruit that has received an approved treatment or that has been grown and packed in accordance with an approved systems approach

Movement of host fruit that has, prior to movement, received an approved treatment or that has been grown and packed in accordance with an approved systems approach, subject to the following conditions:

- (a) The owner or occupier of the property or facility from which the host fruit originates must ensure the host fruit remains under secure conditions which prevent infestation by Queensland fruit fly, from post harvest to the time of dispatch and transport; and
- (b) Prior to movement, the owner or occupier of the property or facility where the host fruit is packed must ensure that:
 - (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) in the case of host fruit that has been consigned:
 - (A) as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs; or

- (B) as a packed lot for the purpose of producing composite lots, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
- (iii) any individual package contains only one kind of host fruit; and
- (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the packer is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package;
 or
- (v) where the property or facility is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed and labelled in accordance with the Certification Assurance Arrangement.

2 Outer Area host fruit on a direct journey through the Outbreak Area or Suspension Area into the Outer Area

Movement of host fruit originating within the Outer Area and moving on a direct journey through the Outbreak Area or the Suspension Area into the Outer Area, subject to the following condition:

- (a) The owner or occupier of the property or facility from which the host fruit originates must ensure the host fruit is securely transported to prevent infestation by Queensland fruit fly by covering with a tarpaulin, shade cloth, bin cover or other covering or contained within the covered transport vehicle so as to prevent infestation by Queensland fruit fly and spillage during transportation.

3 Untreated Suspension Area host fruit on a direct journey to an end destination having no restrictions on account of Queensland fruit fly

Movement of host fruit originating within the Suspension Area and moving on a direct journey to an end destination which has no restrictions on account of Queensland fruit fly, subject to the following conditions:

- (a) The owner or occupier of the property or facility from which the host fruit originates must ensure the host fruit remains under secure conditions which prevent infestation by Queensland fruit fly, from post harvest to the time of dispatch and transport; and
- (b) Prior to movement, the owner or occupier of the property or facility where the host fruit is to be packed must ensure:
 - (i) all bins or containers and any vehicles to be used for the transportation of host fruit ("transport vehicle") are free from all plant debris and soil prior to packing and loading; and
 - (ii) the transport vehicle is free of all soil and plant debris after loading; and
 - (iii) the host fruit is transported under secure conditions that include:
 - (A) unvented packages or vented packages with the vents secured with mesh with a maximum aperture of 1.6mm prior to dispatch; or
 - (B) shrink-wrapped and sealed as a palletised unit; or
 - (C) fully enclosed under tarpaulins, shade cloth, bin cover or other covering which provides a maximum aperture of 1.6mm,
 so as to prevent infestation by Queensland fruit fly and spillage during transportation; and
 - (iv) the transport vehicle travels by the most direct route.

SCHEDULE 9 – Approved treatments for host fruit

1 Definitions

In this Schedule:

hard condition, in the case of avocados, means the flesh is not soft or softening, the skin is not cracked and there is no unbroken skin.

hard green condition, in the case of bananas, means the fruit is hard and green, with no sign of colouration when assessed over the entire surface area and there is no unbroken skin.

immature green condition, in the case of babaco and papaya (excluding defective flower-end type papaya), means the fruit is hard and green and has no ripe colouration.

mature green condition, in the case of:

- (a) babaco and papaya (excluding defective flower-end type papaya), means the fruit is hard and has no more than 25 % of ripe colouring at the time of packing.
- (b) bananas, means the flesh is hard and not flexible, the skin is green and shows no yellow colouration except for areas towards the flower end of a fruit where the sun has bleached the skin but the flesh beneath is still hard, and has no pre-harvest cracks, splits, punctures or other breaks that penetrate through to the flesh.
- (c) black sapote, means the skin is free from any black colouring and there is no unbroken skin.
- (d) passionfruit, means the skin is smooth and unwrinkled and there is no unbroken skin.

(e) Tahitian lime, means the skin has no yellow colouration and there is no unbroken skin.

unbroken skin means the skin has no pre-harvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.

2 Dimethoate Dip

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding black sapote, breadfruit, jackfruit, longan, defective flower-end type papaya, mango, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp.), abiu, rollinia, santol, and tamarillo:
 - (a) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for:
 - (i) a period of 1 minute; or
 - (ii) in the case of passionfruit, dipping for a period of 10 seconds provided the fruit remains wet for a further 60 seconds; and
 - (b) dipping must be the final treatment before packing.
- (2) Citrus fruits:
 - (a) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for a period of 1 minute; and
 - (b) dipping must be the final treatment before packing, except where a non-recovery gloss coating (wax) and/or compatible fungicide may be added within 24 hours of treatment.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for a period of 1 minute; and
 - (c) dipping must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-01 Dipping with dimethoate or fenthion*.

3 Dimethoate Flood Spray

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding black sapote, breadfruit, jackfruit, longan, defective flower-end type papaya, mango, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp.), abiu, rollinia, santol, and tamarillo:
 - (a) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing.
- (2) Citrus fruits:
 - (a) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing, except where a non-recovery gloss coating (wax) and/or compatible fungicide may be added within 24 hours of treatment.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot is inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate with a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and
 - (c) spraying must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-02 Flood spraying with dimethoate or fenthion*.

4 Fenthion Dip

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding caimito, mango, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp. and defective flower-end type papaya):
 - (a) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for:
 - (i) a period of 1 minute; or
 - (ii) in the case of longan, lycee, passionfruit and rambutan, dipping for a period of 10 seconds provided the fruit remains wet for a further 60 seconds; and
 - (b) dipping must be the final treatment before packing.
- (2) Fruiting vegetables, other than cucurbits (excluding hollow fruited capsicums and chillies):
 - (a) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for a period of 1 minute; and
 - (b) dipping must be the final treatment before packing.

- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for a period of 1 minute; and
 - (c) dipping must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-01 Dipping with dimethoate or fenthion*.

5 Fenthion Flood Spray

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding mango, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp. and defective flower-end type papaya):
 - (a) treated postharvest by flood spraying, in a single layer with a mixture containing 412.5 mg/L fenthion at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing.
- (2) Fruiting vegetables, other than cucurbits:
 - (a) treated postharvest by flood spraying, in a single layer with a mixture containing 412.5 mg/L fenthion at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by flood spraying in a single layer with a mixture containing 412.5 mg/L fenthion at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds; and
 - (c) spraying must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-02 Flood spraying with dimethoate or fenthion*.

6 Fenthion Non-Recirculating Spray

- (1) Avocados treated in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 0.6 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.
- (2) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 1.2 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-03 Low volume non-recirculated spraying with fenthion*.

7 Methyl Bromide Fumigation

Any host fruit:

- (a) fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent for 2 hours at the following rates:
 - (i) 10.0°C – 14.9°C at 48 g/m³; or
 - (ii) 15.0°C – 20.9°C at 40 g/m³; or
 - (iii) 21.0°C + at 32 g/m³; and
- (b) in the case of defective flower end-type papaya, is in a mature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-04 Fumigating with methyl bromide*.

8 Postharvest Cold Treatment

- (1) Any host fruit (excluding lemons), treated postharvest at a temperature of:
 - (a) 0°C ± 0.5°C for a minimum of 14 days; or
 - (b) 1.0°C ± 0.5°C to 3.0°C ± 0.5°C for a minimum of 16 days.
- (2) Lemons treated post harvest at a temperature of 0.0°C ± 0.5°C to 3.0°C ± 0.5°C for a minimum of 14 days.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-07 Cold treatment*.

9 Hot Water Treatment

Mangoes treated by full immersion in hot water at a temperature of 46.0°C for a minimum of 10 minutes, as measured in the water and at or as near as practicable to the seed of 3 fruits.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-10 Hot water treatment of mangoes*.

10 High Temperature Forced Air

Papaya treated in a hot air chamber, at a temperature of 47.2°C for at least 3.5 hours as measured in the seed cavity.

11 Vapour Heat Treatment

Mangoes treated by vapour heat at a temperature of:

- (a) 46.5°C for 20 minutes; or
- (b) 47.0°C for 15 minutes.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-05 Vapour heat treatment of mangoes under AQIS supervision*.

12 Gamma Irradiation

Any host fruit approved for irradiation by the Food Standards Australia New Zealand (FSANZ) treated post harvest with gamma irradiation at a minimum dose of 150Gy.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-55 Irradiation treatment*.

13 Mature green condition

(1) Black sapote, passionfruit and Tahitian lime harvested and packed in a mature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-15 Mature green condition of passionfruit, Tahitian limes and black sapotes*.

(2) Banana harvested and packed in a mature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-16 Certification of mature green condition of bananas*.

14 Immature green condition

Papaya (excluding defective flower-end type papaya) and babaco harvested and packed in an immature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-08 Mature green condition and immature green condition of papaw and babaco*.

15 Hard green condition

Bananas (Cavendish variety only) in a hard green condition at the time of packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-06 Certification of hard green bananas*.

16 Hard condition

Avocados (Hass and Lamb Hass cultivars only) harvested in a hard condition and stored in secured conditions within 24 hours of harvest.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-30 Hard condition of avocado for Mediterranean fruit fly and Queensland fruit fly*.

17 Unbroken skins

Durian, jaboticaba, jackfruit, longan, lychee, mangosteen, pomegranate and rambutan harvested and packed with unbroken skin.

Note: The procedure under an approved certification assurance arrangement is *ICA-13 Unbroken skin condition of approved fruits*.

SCHEDULE 10 – Approved systems approaches for host fruit**1 Pre-harvest treatment and postharvest inspection**

(1) Capsicums and chillies:

- (a) treated pre-harvest with dimethoate or fenthion in accordance with all label and APVMA permit directions for the in-field control of Queensland fruit fly; and
- (b) inspected postharvest, where a sample of the lot is inspected and found free of Queensland fruit fly.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-26 Pre-harvest treatment and postharvest inspection of tomatoes, capsicums, chillies and eggplant*.

(2) Eggplants:

- (a) treated pre-harvest with a program of cover sprays with a chemical containing 500 g/L trichlorfon applied a minimum of 21 days prior to harvest in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and

(b) inspected postharvest, where a sample of the lot is inspected and found free of Queensland fruit fly.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-26 Pre-harvest treatment and postharvest inspection of tomatoes, capsicums, chillies and eggplant.*

(3) Tomatoes:

(a) treated pre-harvest with a program of cover sprays with a chemical containing:

- (i) 550 g/L fenthion; or
- (ii) 500 g/L trichlorfon applied a minimum of 21 days prior to harvest, in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and

(b) inspected postharvest, where a sample of the lot is inspected and found free of Queensland fruit fly.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-26 Pre-harvest treatment and postharvest inspection of tomatoes, capsicums, chillies and eggplant.*

(4) Blueberries:

(a) treated pre-harvest with a program of cover sprays with a chemical containing:

- (i) 400 g/L dimethoate; or
- (ii) 500 g/L trichlorfon, in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and

(b) sampled and inspected postharvest and found free of Queensland fruit fly larvae.

Note: The procedures under an approved Certification Assurance Arrangement are *ICA 31 Pre-harvest insecticide treatment of blueberries* and *ICA-21 Pre-harvest treatment and inspection of stonefruit, pome fruit and blueberries.*

(5) Stonefruit:

(a) treated pre-harvest with a program of cover sprays with a chemical containing:

- (i) 550 g/L fenthion; or
- (ii) 500 g/L trichlorfon applied a minimum of 21 days prior to harvest, in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and

(b) inspected postharvest at the rate of 1 package in every 100 and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of stonefruit, pome fruit and blueberries.*

(6) Pomefruit:

(a) treated pre-harvest with a program of cover sprays with a chemical containing 500 g/L trichlorfon in accordance with all label directions for the control of Queensland fruit fly; and

(b) inspected postharvest at the rate of 1 package in every 100 and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of stonefruit, pome fruit and blueberries.*

(7) Table grapes:

(a) treated pre-harvest with a program of:

- (i) bait sprays applied to every alternate row of vines at the rate of at least 100 mL per 8 m of vine, at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with:
 - (A) an insecticide containing 15.4 L of 0.24 g/L spinosad per 100 L of water; or
 - (B) a mixture containing 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; or
- (ii) cover sprays applied to all vines:
 - (A) at a maximum interval of 14 days commencing at least 5 weeks prior to harvest with a mixture containing 75 mL of 550 g/L fenthion per 100 L of water; or
 - (B) with a chemical containing 500 g/L trichlorfon in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and

(b) inspected postharvest where a sample of the fruit is inspected and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-20 Preharvest treatment and inspection of grapes.*

2 Pre-harvest treatment and inspection, and post harvest treatment

(1) Custard apple, cherimoya, soursop, sweetsop and other *Annona* spp:

(a) treated pre-harvest with a program of:

- (i) cover sprays applied to all host fruit trees at a maximum interval of 14 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing 75 mL of 550 g/L fenthion per 100 L of mixture; or

- (ii) bait sprays applied at the rate of at least 100 mL to all host fruit trees at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; or
 - (B) 2 L yeast autolysate protein and 780 mL of 500 g/L trichlorfon per 100 L of water; or
 - (C) 15.4 L of 0.24 g/L spinosad per 100 L of water; and
- (b) inspected postharvest where a sample of the lot is inspected and found free of Queensland fruit fly larvae and free of broken skins; and
- (c) treated postharvest (final treatment before packing):
 - (i) by full immersion for a period of 1 minute in a dip containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion; or
 - (ii) by flood spraying in a single layer at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds with a mixture containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-18 Treatment and inspection of custard apple and other Annona spp.*, in conjunction with *ICA-01 Dipping with dimethoate or fenthion* or *ICA-02 Flood spraying with dimethoate or fenthion*.

(2) Mangoes (excluding Kensington Pride, Calypso, R2E2 and Honey Gold varieties):

- (a) treated pre-harvest with a program of:
 - (i) cover sprays applied to all host fruit trees at a maximum interval of 14 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 75 mL of 550 g/L fenthion per 100 L of mixture; or
 - (B) 75 mL of 400 g/L dimethoate per 100 L of mixture; or
 - (ii) bait sprays applied at the rate of at least 100 mL to all host fruit trees at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 15.4 L of 0.24 g/L spinosad per 100 L of water; or
 - (B) 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; and
- (b) inspected postharvest where a sample of the lot is inspected and found free of Queensland fruit fly larvae; and
- (c) treated postharvest (final treatment prior to packing):
 - (i) by full immersion for a period of 1 minute in a dip containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion; or
 - (ii) by flood spraying in a single layer at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds with a mixture containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion,
 - (iii) in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 1.2 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-19 Treatment and inspection of mangoes*, in conjunction with *ICA-01 Dipping with dimethoate or fenthion* or *ICA-02 Flood spraying with dimethoate or fenthion* or *ICA-03 Low volume non-recirculated spraying with fenthion*.

3 Fruit fly monitoring, pre-harvest baiting, and postharvest inspection

- (1) Citrus fruits (excluding Meyer lemons) grown in the west of the coastal ranges and south of latitude 22 south and harvested during the period 1 March to 25 August inclusive:
 - (a) treated with a program of bait sprays applied to all host fruit trees in accordance with all label requirements at a maximum interval of 7 days commencing 12 weeks prior to harvest to the completion of harvest with:
 - (i) a mixture containing 2 L yeast autolysate protein; and
 - (A) 435 mL of 1150 g/L maldison per 100 L of water; or
 - (B) 400 g of 500 g/kg chlorpyrifos per 100 L of water; or
 - (C) 400 mL of 500 g/L chlorpyrifos per 100 L of water; or
 - (D) 780 mL of 500 g/L trichlorofon per 100 L of water; or
 - (ii) a mixture containing 15.4 L of spinosad per 100 L of water; and
 - (b) treated with a program of Queensland fruit fly trapping and monitoring using at least 2 Lynfield or approved equivalent traps, placed so that every tree within the orchard is within 400 m of a trap, which are inspected at least every 7 days and found free of Queensland fruit flies; and

- (c) inspected postharvest where a sample of the lot is inspected after packing and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-28 Preharvest treatment (bait spraying) and inspection of citrus*.

- (2) Host fruit grown and packed within the Suspension Area (excluding the Outbreak Area) which is under an active eradication program:

- (a) treated with a program of Queensland fruit fly trapping and monitoring with at least one Queensland fruit fly trap installed on the property, monitored in accordance with the *Code of Practice for the Management of Queensland fruit fly*; and
- (b) treated with a program of bait sprays applied:
 - (i) a minimum of 2 weeks prior to harvest to the completion of harvest; and
 - (ii) to all host fruit trees with fruit at a stage susceptible to Queensland fruit fly (unless receiving an alternative program of cover sprays), and
 - (iii) in accordance with all label and APVMA permit directions; and
 - (iv) with a mixture containing:
 - (A) 435 mL of 1150 g/L maldison with 2 litres of yeast autolysate protein lure per 100 litres of water; or
 - (B) 15.4 L of 0.24 g/L spinosad per 100 L of water; and

- (c) inspected postharvest in accordance with the specification of ICA-56 Pre-harvest baiting and inspection protocol for Pest Free Areas and found free of Queensland fruit fly infestation.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-56 Pre-harvest baiting and inspection protocol for Pest Free Areas*.

4 Untreated wine grapes for processing

Wine grapes:

- (a) contained in bins or containers cleaned free from all plant debris and soil prior to packing and loading; and
- (b) transported in a vehicle (“the transport vehicle”):
 - (i) cleaned free from all plant debris and soil prior to movement; and
 - (ii) secured so as to prevent infestation by Queensland fruit fly and spillage during transportation by:
 - (A) covering with a tarpaulin, shade cloth, bin cover or other covering; or
 - (B) containing within the transport vehicle; and
 - (iii) travelling by the most direct route to the receiving processor; and
- (c) upon receipt at the receiving processor:
 - (i) processed within 24 hours of receipt; and
 - (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, are disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
 - (iii) all processing wastes are disinfested by heat or freezing or are buried.

Note: The procedure under an approved certification assurance arrangement is *ICA-33 Movement of Wine Grapes*.

Dated this 30th day of June 2012.

SATENDRA KUMAR,
Director, Plant Biosecurity,
Department of Primary Industries
(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

Note: The Department’s reference is O-424

LANDS

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

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>
Narelle GRIMSTON (new member). Philip Denis WILLIAMS (new member).	Ben Lomond Recreation Reserve Trust.	Reserve No.: 37235. Public Purpose: Public recreation. Notified: 13 February 1904. File No.: AE83 R 31.

Term of Office

For a term commencing the date of this notice and expiring 30 November 2014.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Kevin Stanley WARD (new member).	Woodville Oval Recreation Reserve Trust.	Reserve No.: 97840. Public Purpose: Public recreation. Notified: 12 July 1985. File No.: AE85 R 20.

Term of Office

For a term commencing the date of this notice and expiring 30 November 2014.

ROADS ACT 1993**ORDER****Transfer of Crown Roads to a Council**

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

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

SCHEDULE 1

Parish – Doughboy; County – Clarke;
Land District – Armidale; L.G.A. – Guyra

Crown road 20.115m wide known as Wongwibinda Road at Wongwibinda, as shown by solid black shading on the diagram hereunder.

**SCHEDULE 2**

Roads Authority: Guyra Shire Council.

File No.: 12/01972. W502671.

Council's Reference: D Counsell.

SCHEDULE 1

Parish – Nowendoc; County – Hawes;
Land District – Walcha; L.G.A. – Walcha

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

**SCHEDULE 2**

Roads Authority: Walcha Council.

File No.: 12/01972. W502747.

Council's Reference: WI/12/32221.

**NOTICE OF ADDITIONAL PURPOSE PURSUANT
 TO SECTION 34A(2)(B) OF THE CROWN LANDS
 ACT 1989**

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve specified in Column 1 of the Schedule hereunder, is to be occupied for the additional purposes specified 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>
Reserve No.: 91452. Public Purpose: Public recreation. Notified: 25 May 1979. File No.: 12/04561.	Rural 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 – Clive; County – Gough;
Land District – Inverell; L.G.A. – Inverell*

Road Closed: Lot 1, DP 1173139.

File No.: 07/2810.

Schedule

On closing, the land within Lot 1, DP 1173139 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

**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: Mudgee. Local Government Area: Upper Hunter Shire Council. Locality: Borambil. Reserve No.: 74020. Public Purpose: Future public requirements. Notified: 9 February 1951. File No.: 11/12844.	The whole being Lot 4, section 17, DP No. 758141, Parish Borambil, County Bligh; Lot 5, section 17, DP No. 758141, Parish Borambil, County Bligh; Lot 6, section 17, DP No. 758141, Parish Borambil, County Bligh; Lot 9, section 14, DP No. 758141, Parish Borambil, County Bligh; Lot 2, section 14, DP No. 758141, Parish Borambil, County Bligh and Lot 8, section 14, DP No. 758141, Parish Borambil, County Bligh, of an area of 1.214 hectares.

GOULBURN OFFICE
159 Auburn Street (PO Box 748), Goulburn NSW 2580
Phone: (02) 4824 3700 Fax: (02) 4822 4287

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

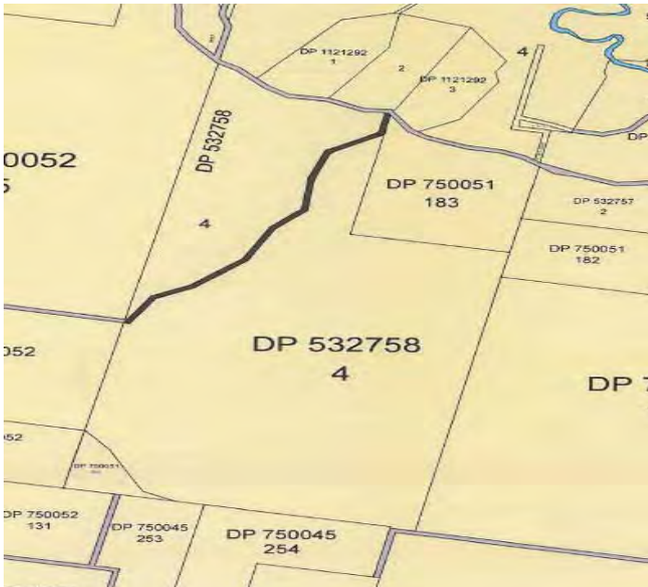
IN pursuance of the provisions of section 151 of the Act, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

Parish – Turrallo; County – Argyle;
Land District – Goulburn;
L.G.A. – Upper Lachlan Shire Council

Description: Crown road through and east of Lot 4, DP 532758 (as shown by black colour in diagram below).



SCHEDULE 2

Roads Authority: Upper Lachlan Shire Council.
Council's Reference: DA 161/06.
File No.: 12/04276.

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

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 – Tuckombil; County – Rous;
 Land District – Lismore; L.G.A. – Ballina*

Road Closed: Lot 3, DP 1174185.

File No.: 10/04572.

Schedule

On closing, the land within Lot 3, DP 1174185 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Tyalgum; County – Rous;
 Land District – Murwillumbah; L.G.A. – Tweed*

Road Closed: Lot 1, DP 1174110.

File No.: GF06 H 7.

Schedule

On closing, the land within Lot 1, DP 1174110 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Bostobrick; County – Fitzroy;
 Land District – Bellingen; L.G.A. – Bellingen*

Road Closed: Lot 2, DP 1172901.

File No.: GF06 H 396.

Schedule

On closing, the land within Lot 2, DP 1172901 remains vested in the State of New South Wales as Crown Land.

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 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, 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>
Karen HEMBROW.	Lake Glenbawn State Park Trust.	Dedication No.: 1001337. Public Purpose: Public recreation. Notified: 1 June 1997. File No.: MD92 R 10-003.

For a term commencing on 6 July 2012 and expiring on 14 August 2012.

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>
Bar Beach Public Baths (D570018) Reserve Trust.	Dedication No.: 570018. Public Purpose: Public baths. Notified: 13 October 1909. File No.: 09/18127.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Bar Beach Recreation and Community (R170100) Reserve Trust.	Reserve No.: 170100. Public Purpose: Community purposes and public recreation. Notified: 17 March 1989. File No.: 09/18127.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>
Empire Park (R83849) Reserve Trust.	Reserve No.: 83849. Public Purpose: Public recreation. Notified: 1 June 1962. File No.: 09/18127.

SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>
Griffith Park (R63408) Reserve Trust.	Reserve No.: 63408. Public Purpose: Public recreation. Notified: 24 June 1932. File No.: 09/18127.

SCHEDULE 5

<i>Column 1</i>	<i>Column 2</i>
Newcastle Public Recreation (R570075) Reserve Trust.	Dedication No.: 570075. Public Purpose: Public recreation. Notified: 10 March 1894. File No.: 09/18127.

SCHEDULE 6

<i>Column 1</i>	<i>Column 2</i>
Nobbys Beach (R88721) Reserve Trust.	Reserve No.: 88721. Public Purpose: Public recreation. Notified: 22 September 1972. File No.: 09/18127.

SCHEDULE 7

<i>Column 1</i>	<i>Column 2</i>
Shortland Park (D570019) Reserve Trust.	Dedication No.: 570019. Public Purpose: Public baths and public recreation. Notified: 31 August 1910. File No.: 09/18127.

SCHEDULE 8

<i>Column 1</i>	<i>Column 2</i>
Stockton Ferry Car Park (R95526) Reserve Trust.	Reserve No.: 95526. Public Purpose: Parking. Notified: 31 July 1981. File No.: 09/18127.

SCHEDULE 9

<i>Column 1</i>	<i>Column 2</i>
Merewether Baths Precinct (R56681) Reserve Trust.	Reserve No.: 56681. Public Purpose: Public recreation. Notified: 21 December 1923. File No.: 09/18127.

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>
Newcastle Coastal and Estuary Reserve Trust.	Reserve No.: 52223. Public Purpose: Public recreation. Notified: 25 May 1917. Reserve No.: 63408. Public Purpose: Public recreation. Notified: 24 June 1932. Reserve No.: 95526. Public Purpose: Parking. Notified: 31 July 1981. Reserve No.: 88721. Public Purpose: Public recreation. Notified: 22 September 1972. Dedication No.: 570019. Public Purpose: Public baths and public recreation. Notified: 31 August 1910. Dedication No.: 570075. Public Purpose: Public recreation. Notified: 10 March 1894. Reserve No.: 170100. Public Purpose: Community purposes and public recreation. Notified: 17 March 1989. Dedication No.: 570018. Public Purpose: Public baths. Notified: 13 October 1909. Reserve No.: 83849. Public Purpose: Public recreation. Notified: 1 June 1962. Reserve No.: 45343. Public Purpose: Public recreation. Notified: 8 June 1910. Dedication No.: 570089. Public Purpose: Public recreation. Notified: 12 June 1912. Reserve No.: 56681. Public Purpose: Public recreation. Notified: 21 December 1923. File No.: 09/18127.

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>
Newcastle City Council.	Newcastle Coastal and Estuary Reserve Trust.	Reserve No.: 52223. Public Purpose: Public recreation. Notified: 25 May 1917. Reserve No.: 63408. Public Purpose: Public recreation. Notified: 24 June 1932. Reserve No.: 95526. Public Purpose: Parking. Notified: 31 July 1981. Reserve No.: 88721. Public Purpose: Public recreation. Notified: 22 September 1972. Dedication No.: 570019. Public Purpose: Public baths and public recreation. Notified: 31 August 1910. Dedication No.: 570075. Public Purpose: Public recreation. Notified: 10 March 1894. Reserve No.: 170100. Public Purpose: Community purposes and public recreation. Notified: 17 March 1989. Dedication No.: 570018. Public Purpose: Public baths. Notified: 13 October 1909. Reserve No.: 83849. Public Purpose: Public recreation. Notified: 1 June 1962. Reserve No.: 45343. Public Purpose: Public recreation. Notified: 8 June 1910. Dedication No.: 570089. Public Purpose: Public recreation. Notified: 12 June 1912. Reserve No.: 56681. Public Purpose: Public recreation. Notified: 21 December 1923. File No.: 09/18127.

For a term commencing the date of this notice.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

*Parish – Barford; County – Durham;
Land District – Maitland;
Local Government Area – Dungog*

Road Closed: Lots 101 and 102, DP 1170220 at Martins Creek.

File No.: 08/5650.

Schedule

On closing, the land within Lots 101 and 102, DP 1170220 remains vested in Dungog Shire Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: EF 08/352.

Description

*Parish – Dungog; County – Durham;
Land District – Dungog;
Local Government Area – Dungog*

Road Closed: Lot 100, DP1170221 at Dungog.

File No.: 08/5670.

Schedule

On closing, the land within Lot 100, DP 1170221 remains vested in Dungog Shire Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: EF 08/351.

MOREE OFFICE**Frome Street (PO Box 388), Moree NSW 2400****Phone: (02) 6750 6400 Fax: (02) 6752 1707****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 – Bledger; County – Burnett;

Land District – Warialda; L.G.A. – Gwydir

Road Closed: Lot 1, DP 1173131.

File No.: 07/2159.

Schedule

On closing, the land within Lot 1, DP 1173131 remains vested in the State of New South Wales as Crown Land.

NEWCASTLE OFFICE

437 Hunter Street, Newcastle NSW 2300 (PO Box 2185, Dangar NSW 2309)

Phone: (02) 4925 4104 Fax: (02) 4925 3517

NOTICE OF PUBLIC PURPOSE PURSUANT TO
SECTION 34A (2) (B) OF THE CROWN LANDS ACT
1989

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve specified in Column 1 of the Schedule is to be occupied for the additional purpose specified 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>
Reserve No.: 756676.	Communication facilities.
Public Purpose: Future public requirements.	
Notified: 29 June 2007.	
Parish: Bobundara.	
County: Wallace.	

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Parishes – Ponsonby and Arkell; County – Bathurst;
Land District – Bathurst; L.G.A. – Bathurst Regional*

Road Closed: Lot 1, DP 1173439.

File No.: CL/00697.

Schedule

On closing, the land within Lot 1, DP 1173439 remains vested in the State of New South Wales as Crown Land.

Description

*Parishes – Swatchfield, Irene and Adderley;
County – Westmoreland; Land District – Bathurst;
L.G.A. – Oberon*

Road Closed: Lots 1-2, DP 1175893.

File No.: CL/00668.

Schedule

On closing, the land within Lots 1-2, DP 1175893 remains vested in the State of New South Wales as Crown Land.

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

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

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

Description

*Parishes – Maffra, Ironmungy and Bobundara;
Counties – Wallace, Wellesley; Land District – Cooma;
L.G.A. – Cooma Monaro and Snowy River*

Road Closed: Lot 1, DP 1174578 and Lot 2, DP 1174580.

File No.: GB06 H 34.

Schedule

On closing, the land within Lot 1, DP 1174578 and Lot 2, DP 1174580 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Bermagui; County – Dampier;
Land District – Bega; L.G.A. – Bega Valley*

Road Closed: Lot 1, DP 1173268 subject to right of carriageway created by Deposited Plan 1173268.

File No.: 07/4927.

Schedule

On closing, the land within Lot 1, DP 1173268 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Tarlo; County – Argyle;
Land District – Goulburn; L.G.A. – Upper Lachlan*

Road Closed: Lot 1, DP 1165488 subject to easement for access created by Deposited Plan 1165488.

File No.: GB05 H 353.

Schedule

On closing, the land within Lot 1, DP 1165488 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

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 – The Gap; County – Gordon;
Land District – Molong

Road Closed: Lot 21 in Deposited Plan 1174768.

File No.: 07/5580.

Schedule

On closing, the land within Lot 21 in DP 1174768 remains vested in Cabonne Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: RS/LO 245579.

Description

Parish – Orange; County – Wellington;
Land District – Orange

Road Closed: Lot 1 in Deposited Plan 1173335.

File No.: 11/13225.

Schedule

On closing, the land within Lot 1 in DP 1173335 remains vested in Orange City Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: McNeilly Avenue, Orange.

Description

Parish – Orange; County – Wellington;
Land District – Orange

Road Closed: Lots 1 and 2 in Deposited Plan 1171954.

File No.: 11/12631.

Schedule

On closing, the land within Lots 1 and 2 in DP 1171954 remains vested in Orange City Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: Anson and Farrell Streets, Orange.

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to Clause 4(3) of Schedule 8 of the Crown Lands Act 1989, the name specified in Column 1 of the Schedules hereunder, is assigned to the reserve trust constituted as trustee of the reserve specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

Column 1

Cowra Reservoir Trust.

Column 2

Dedication No.: 1001298.
 Public Purpose: Reservoir.
 Notified: 12 August 1914.
 File No.: OE01 A 1.

SCHEDULE 2

Column 1

Woodstock Playground and Rest Park Trust.

Column 2

Reserve No.: 74633.
 Public Purpose: Rest park and children's playground.
 Notified: 7 December 1951.
 File No.: OE01 A 1.

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

NOTIFICATION OF CLOSING OF 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 – Woodonga; County – Monteagle;
 Land District – Young; L.G.A. – Young*

Road Closed: Lot 1, DP 1174168.

File No.: GB07 H 113.

Schedule

On closing, the land within Lot 1, DP 1174168 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Bendoura; County – St Vincent;
 Land District – Braidwood; L.G.A. – Palerang*

Road Closed: Lot 1, DP 1174163.

File No.: GB07 H 103.

Schedule

On closing, the land within Lot 1, DP 1174163 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Bolong; County – Georgiana;
 Land District – Crookwell; L.G.A. – Upper Lachlan Shire*

Road Closed: Lot 1, DP 1174220.

File No.: GB07 H 169.

Schedule

On closing, the land within Lot 1, DP 1174220 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Warroo; County – Murray;
 Land District – Yass; L.G.A. – Yass Valley*

Road Closed: Lots 1, 2 and 3, DP 1174215.

File No.: GB07 H 62.

Schedule

On closing, the land within Lots 1, 2 and 3, DP 1174215 remains vested in the State of New South Wales as Crown Land.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Parishes: Kenyu and Graham.
 County: King.

Land District: Boorowa.

Local Government Area:
 Boorowa.

Locality: Hovells Creek.

Reserve No.: 754124.

Public Purpose: Future
 public requirements.

Notified: 29 June 2007.

File No.: 09/17757.

Column 2

The part being Lot 2,
 DP 1170639, of an area of
 4491 square metres.

Note: For the purpose of sale of Lot 2, DP 1170639, closed Crown road (notified in *New South Wales Government Gazette* dated 12 October 1923), to an adjoining owner.

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Parishes – Kenyu and Graham; County – King;
 Land District – Boorowa; L.G.A. – Boorowa*

Road Closed: Whole of Lot 1, DP 1170639, subject to easement for transmission line created by Deposited Plan 1170639.

File No.: 09/17757.

Schedule

On closing, the land within Lots 1, DP 1170639 remains vested in the State of New South Wales as Crown Land.

**REMOVAL OF MEMBERS FROM A RESERVE
TRUST BOARD**

PURSUANT to Clause 6(4) of Schedule 3 of the Crown Lands Act 1989, the persons specified in Schedule 1 hereunder, are removed as members of the trust board for the reserve trust specified in Schedule 2, which is trustee of the reserve referred to in Schedule 3.

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

SCHEDULE 1

Janice Alva CRUICKSHANK.

Hendro HARSOJO.

Peter GOUDA (deceased).

David BROCK.

Mohammed Azaad KHAN.

Francis CRANNY.

Ex-Officio Member – Trust Service Director, Greater Sydney Conference, Seventh Day Adventist Church.

SCHEDULE 2

Liverpool General Cemetery Trust.

SCHEDULE 3

Those portions of Liverpool Cemetery being Reserves R500700, R500701, R500706, R500703, R500705 and R500702, dedicated 16 December 1892.

File No.: 12/04070.

**APPOINTMENT OF AN ADMINISTRATOR OF A
RESERVE TRUST**

PURSUANT to section 117 of the Crown Lands Act 1989, the person specified in Schedule 1 hereunder, is appointed to be the administrator of the reserve trust specified in Schedule 2, which is the trustee of the reserves referred to in Schedule 3, for a term of up to 6 months commencing from the date of this gazette.

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

SCHEDULE 1

Bruce NAPTHALI.

SCHEDULE 2

Liverpool General Cemetery Trust.

SCHEDULE 3

Those portions of Liverpool Cemetery being Reserves R500700, R500701, R500706, R500703, R500705 and R500702, dedicated 16 December 1892.

File No.: 12/04070.

ERRATA

IN the notifications appearing in the *New South Wales Government Gazette* of the 27 April 2012, Folio 1031, under the headings “Dissolution of Reserve Trust” and “Establishment of Reserve Trust” detailing “Muslim Cemetery Trust, Necropolis” in Column 2 of the Schedules delete the words “7 April 1868 and December 1887 (D5009042)” and insert the words “11 August 1978 (D500904)” in lieu thereof.

File No.: 12/02553.

IN the notifications appearing in the *New South Wales Government Gazette* of the 27 April 2012, Folio 1031, under the heading “Establishment of Reserve Trust” in Column 2 of the Schedules insert the words “The Lutheran portions of Rookwood Necropolis dedicated 15 June 1893 (D500902)” and “D500918 dedicated 7 April 1868”.

File No.: 12/02553.

IN the notifications appearing in the *New South Wales Government Gazette* of the 27 April 2012, Folio 1032, under the headings “Appointment of an Administrator of a Reserve Trust” in Schedule 3 of the Schedules delete the words “The Muslim portion of the Rookwood Necropolis dedicated 7 April, 1868 and 2 December, 1887 (D500904)” and insert the words “The Muslim portion of the Rookwood Necropolis dedicated 11 August, 1978 (D500904)” in lieu thereof.

File No.: 12/02553.

IN the notifications appearing in the *New South Wales Government Gazette* of the 29 June 2012, Folio 3084, under the heading “Establishment of Reserve Trust” in Column 2 of the Schedules delete the words “Reserve No.: 500802. Purpose: General cemetery. Notified: 29 April 1884. Location: Field of Mars, Ryde. File No.: 12/04099”.

File No.: 12/04099.

IN the notifications appearing in the *New South Wales Government Gazette* of the 29 June 2012, Folio 3082, under the heading “Appointment of Trust Board Members” and detailing “Term of Office” delete the sentence “For a term commencing on the 15 June 2012 and expiring on 30 November 2014” and insert the words “For a term commencing from the date of this notice and expiring 30 November 2014” in lieu thereof.

File No.: 12/02553.

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

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

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

Road Closed: Lot 1, DP 1172367.

File No.: TH06 H 151.

Schedule

On closing, the land within Lot 1, DP 1172367 remains vested in the State of New South Wales as Crown Land.

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

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 – Johns River; County – Macquarie;
Land District – Taree; L.G.A. – Port Macquarie–Hastings*

Road Closed: Lot 1, DP 1148620.

File No.: TE05 H 291.

Schedule

On closing, the land within Lot 1, DP 1148620 remains vested in the State of New South Wales as Crown Land.

WATER

WATER ACT 1912

Yanga Creek

AN application for a licence has been received from The Minister Administering the National Parks and Wildlife Act 1974, for two 380 mm Centrifugal pumps and a diversion channel on Lot 33, DP 751244, for stock purposes and irrigation on Lots 30-37, 23, 24, 27 and 50-52, DP 751244. Replacement licence due to increase in allocation by permanent transfer. (GA1828493).

Any queries please call Tracie Scarfone on (02) 6953 0744.

Objections to the granting of this licence must be registered in writing to PO Box 156, Leeton NSW 2705, within 28 days of this notice. The objection must include your name and address to specify the grounds of the objection.

WATER MANAGEMENT ACT 2000

Section 124

Irrigation Corporation Operating Licence Renewal Certificate

WITH the advice of the Executive Council, I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, in pursuance of section 124 of the Water Management Act 2000, do, by this Certificate, renew the Operating Licence of Jemalong Irrigation Limited (a true copy of which is annexed hereto) by extending its term beyond the initial term of the Operating Licence to 30 June 2015.

Signed at Sydney, this 28th day of June 2012.

MARIE BASHIR, A.C., C.V.O.,
Governor of New South Wales

WATER MANAGEMENT ACT 2000

Section 124

Irrigation Corporation Operating Licence Renewal Certificate

WITH the advice of the Executive Council, I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, in pursuance of section 124 of the Water Management Act 2000, do, by this Certificate, renew the Operating Licence of Murray Irrigation Limited (a true copy of which is annexed hereto) by extending its term beyond the initial term of the Operating Licence to 30 June 2015.

Signed at Sydney, this 28th day of June 2012.

MARIE BASHIR, A.C., C.V.O.,
Governor of New South Wales

WATER MANAGEMENT ACT 2000

Section 124

Irrigation Corporation Operating Licence Renewal Certificate

WITH the advice of the Executive Council, I, Professor MARIE BASHIR, A.C., C.V.O., Governor of the State of New South Wales, in pursuance of section 124 of the Water Management Act 2000, do, by this Certificate, renew the Operating Licence of Western Murray Irrigation Limited (a true copy of which is annexed hereto) by extending its term beyond the initial term of the Operating Licence to 30 June 2015.

Signed at Sydney, this 28th day of June 2012.

MARIE BASHIR, A.C., C.V.O.,
Governor of New South Wales

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made a new Vocational Training Order for the recognised traineeship vocation of Processing Manufacturing under section 6 of the Apprenticeship and Traineeship Act 2001.

The Order specifies a number of matters relating to the required training for this vocation, including the term/s of training, probationary period/s, and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *NSW Government Gazette*.

A copy of the Order may be inspected at any State Training Services Regional Office of the Department of Education and Training or on the Internet at: https://www.training.nsw.gov.au/cib_vto/cibs/cib_547.html

The Vocational Training Order supersedes information about process manufacturing traineeships in Bulletin 402.

The Vocational Training Order has been varied to add two qualifications from MSA07 Manufacturing Training Package:

- MSA40311 Certificate IV in Process Manufacturing
- MSA50311 Diploma of Production Management

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association Pursuant to Section 84

TAKE notice that the incorporation of D.A.M.E.C. INC (Y0866847) cancelled on 12 August 2011 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 3rd day of July 2012.

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

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 76

TAKE notice that the incorporation of the following associations are cancelled by this notice pursuant to section 76 of the Associations Incorporation Act 2009.

Warringah Touch Football Assoc Inc – Y0816426
The Triumph Owners Motor Cycle Club Australia Incorporated – Y2541628
Trangie Youth Group Incorporated – Inc9874810
Trangie Jockey Club Inc – Y0940623
Theatre Susso – Bermagui Performing Arts Company Incorporated – Y2936646
Sydney Regional Palouse Pony Branch Inc – Y0960811
Sydney Jo-Eun Church Incorporated – Inc9878909
Sydney Branch New South Wales Amateur Soccer Federation Inc – Y1083931

Swedishbrick Car Club of Australia Incorporated – Y2796534

Sustainable Earth Technologies Incorporated – Inc9874600

Rotary Flight Club of New South Wales Inc – Y0818616

Rotaract Club of Mosman Incorporated – Inc3413202

Naamoro Aboriginal Employment Services Incorporated – Y0137744

Orana Billa Aboriginal Incorporated – Y2961747

Port Stephens & Lower Hunter-Western & English-Quarter Horse and All Breeds Club Incorporated – Y2003908

Mundarra Aboriginal Youth Services Inc – Y1004911

Walanmali Marrang Wiradjuri Aboriginal Health Network Incorporated – Inc9885991

Enduring Landscapes Incorporated – Y2842316

Bogan River Rats Incorporated – Inc9886739

Cancellation is effective as at the date of gazettal.

Dated this 3rd day of July 2012.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading,
Department of Finance & Services

GEOGRAPHICAL NAMES ACT 1966

Notice to Discontinue a Geographical Name

PURSUANT to the provisions of section 14 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day DISCONTINUED the geographical name of Bilgola within the Pittwater Local Government Area. Bilgola has been replaced by Bilgola Beach and Bilgola Plateau.

K. RICHARDS,
Acting Secretary

Geographical Names Board,
PO Box 143,
Bathurst NSW 2795

PASSENGER TRANSPORT ACT 1990

Section 60A

Determination of Maximum Fares for Taxi-cabs: 2012

I, Leslie Robert Wielinga, Director-General of the Department of Transport, on behalf of Transport for NSW, pursuant to section 60A of the Passenger Transport Act 1990, hereby determine that the maximum fares and other arrangements for remuneration payable by the hirers in respect of taxi-cab services in New South Wales shall be as set out hereunder.

1. Interpretation

Terms used, other than those defined hereunder, have the same meaning as they do in the Passenger Transport Act 1990 or Passenger Transport Regulation 2007.

'Country Area' means that part of New South Wales other than an Urban Area and an Exempt Area.

'Exempt Area' means the townships of Moama, Barham, Tocumwal, Mulwala, Barooga and Deniliquin.

'Holiday Surcharge' means an amount equal to 20% of the Distance Rate, as set out in clause 4, in respect of a journey commencing between 6am and 10pm on a Sunday or Public Holiday.

'Night-time Surcharge' means an amount equal to 20% of the Distance Rate, as set out in clauses 3 and 4 (as the case may be), in respect of a journey commencing between 10pm and 6am.

'Public Holiday' means a day specified in section 4 of the Public Holidays Act 2010, any day specified by the Minister as an additional public holiday in accordance with section 5 of that Act or any day specified by the Minister as a substituted day in accordance with s6 of that Act.

'Tolls' mean all road, bridge, ferry, tunnel and airport tolls that apply to a journey and, in respect of a northbound journey over the Sydney Harbour Bridge or through the Sydney Harbour Tunnel, mean an amount equal to the toll applicable to southbound traffic at the time of the hirer's northbound journey.

'Urban Area' means those parts of New South Wales specified in Schedule 1.

2. Commencement

This determination takes effect from 22 July 2012.

3. Maximum Fares in an Urban Area

The maximum fares and other arrangements payable in relation to a taxi-cab licensed to operate in an Urban Area as set out in this clause.

Flag Fall: \$3.50
 Distance Rate: \$2.14 per kilometre
 Booking Fee: \$2.40
 Waiting Time: \$55.30 per hour (92.1 cents per minute) while vehicle speed is less than 26 km/h

4. Maximum Fares in a Country Area

The maximum fares and other arrangements payable in relation to a taxi-cab licensed to operate in a Country Area are as set out in this clause.

Flag Fall: \$4.00
 Distance Rate: \$2.20 per kilometre for the first 12 kilometres and \$3.05 per kilometre thereafter
 Booking Fee: \$1.10
 Waiting Time: \$56.24 per hour (93.7 cents per minute) while vehicle speed is less than 26 km/h

5. Night-time Surcharge

A Night-time Surcharge on the Distance Rate is payable in relation to a taxi-cab licensed to operate in either an Urban Area or a Country Area.

6. Tolls

Tolls are payable in relation to a taxi-cab licensed to operate in either an Urban Area or a Country Area.

7. Holiday Surcharge

A Holiday Surcharge on the Distance Rate is payable in relation to a taxi-cab licensed to operate in a Country Area.

8. Maxi-cabs

An amount of up to 150% of the fare and other arrangements payable in accordance with clauses 3, 4, 5 and 7 (as the case may be) excluding tolls, may be demanded by the driver of a maxi-cab licensed to operate in either an Urban Area or a Country Area, provided:

- (a) where the taxi-cab is pre-booked, a maxi-cab is requested; or
- (b) where the maxi-cab is hired from a taxi-zone or street, there are 5 or more passengers.

This clause 8 does not apply:

- (a) in respect of a multiple-hiring; or
- (b) where the maxi-cab is pre-booked for a person using a wheelchair, unless the person has requested a taxi-cab with seating for more than 5 adult passengers.

9. Multiple hirings

An amount of 75% of the fare and other arrangements payable in accordance with clauses 3, 4, 5, 6 and 7 (as the case may be) may be demanded by the driver of a taxi-cab licensed to operate in either an Urban Area or a Country Area and payable by each hirer of the taxi-cab provided:

- (a) each of the hirers and the driver agree;
- (b) each of the hirers agree that the driver may accept the other hirings;
- (c) all of the hirers commence the hiring of the taxi-cab at the same time; and
- (d) all of the hirers are travelling to destinations in the same general locality or the same general direction.

10. Exempt Area

This determination does not apply to a taxi-cab licensed to operate in an Exempt Area.

11. Previous Determinations

All previous determinations made pursuant to section 60A of the Passenger Transport Act 1990 in relation to maximum fares for taxi-cabs are revoked.

Dated: 28 June 2012.

LES WIELINGA,
 Director-General,
 Department of Transport

SCHEDULE 1 URBAN AREA

- (a) Sydney Metropolitan Transport District
- (b) Newcastle Transport District
- (c) Wollongong Transport District
- (d) Blue Mountains Local Government Area
- (e) Gosford Local Government Area
- (f) Wyong Local Government Area
- (g) Shellharbour Local Government Area
- (h) The townships of Cams Wharf, Fern Bay, Minmi, Toronto, Williamstown, Medowie, Campvale, Ferodale, Raymond Terrace, Fassifern, Hexham, Maitland, Beresfield, Fullerton Cove, Tomago, Camden, Picton, Thirlmere, Tahmoor and Bargo.

POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 175 (1)
Poisons and Therapeutic Goods Regulation 2008

Restoration of Drug Authority

IN accordance with the provisions of clause 175 (1) of the Poisons and Therapeutic Goods Regulation 2008, a direction has been issued that the Order that took effect on and from 1 February 2005 prohibiting Derek Robert FLYNN (NMW0001645525) of 9 Haggerty Close, Narara NSW 2250, from supplying or having possession of drugs of addiction as authorised by clauses 101 and 103 of the Poisons and Therapeutic Goods Regulation 2002, for the purpose of his profession as a registered nurse, shall cease to operate from 6 July 2012.

Dated: 29 June 2012.

Dr MARY FOLEY,
Director-General
Ministry of Health, New South Wales

SUBORDINATE LEGISLATION ACT 1989

Regulatory Impact Statement –
Totalizator Regulation 2012

Invitation to comment

THE Subordinate Legislation Act 1989 provides for the automatic repeal of statutory rules (regulations). The Totalizator Regulation 2005 is to be automatically repealed and remade on 1 September 2012. A draft Regulation and Regulatory Impact Statement have been prepared for consultation purposes.

The primary objective of the proposed Regulation is to provide for certain matters that are required to be prescribed for the purposes of the Totalizator Act 1997. The Regulation supports the Act by regulating the number of voting shares a person is entitled to hold in TAB, preventing certain types of inducements to participate in totalizator betting, prohibiting the advertising of credit, vouchers or rewards as an inducement to gamble, fostering the responsible conduct of gambling, minimising harm associated with wagering activities, and prescribing certain persons as key employees for the purposes of the Act.

The Regulatory Impact Statement and the draft Regulation can be obtained from the NSW Office of Liquor, Gaming and Racing's website at www.olgr.nsw.gov.au (in the Racing section).

Submissions may be directed by mail to:

Totalizator Regulation Review
Policy and Strategy
NSW Office of Liquor, Gaming and Racing
Level 7
323 Castlereagh Street
Sydney NSW 2000

Alternatively, submissions may be emailed to:

john.braddock@olgr.nsw.gov.au

Submissions will be accepted until 5.00pm on Friday 27 July 2012.

SUBORDINATE LEGISLATION ACT 1989

Regulatory Impact Statement –
Racing Administration Regulation 2012

Invitation to comment

THE Subordinate Legislation Act 1989 provides for the automatic repeal of statutory rules (regulations). The Racing Administration Regulation 2005 is to be automatically repealed and remade on 1 September 2012. A draft Regulation and Regulatory Impact Statement have been prepared for consultation purposes.

The primary objective of the proposed Regulation is to provide for certain matters that are required to be prescribed for the purposes of the Racing Administration Act 1998. The Regulation supports the Act by allowing racing controlling bodies to impose fees and conditions for race field information use approvals, preventing certain types of inducements to participate in racecourse betting, prohibiting the advertising of credit, vouchers or rewards as an inducement to gamble, fostering the responsible conduct of gambling, and minimising harm associated with wagering activities.

The Regulatory Impact Statement and the draft Regulation can be obtained from the NSW Office of Liquor, Gaming and Racing's website at www.olgr.nsw.gov.au (in the Racing section).

Submissions may be directed by mail to:

Racing Administration Regulation Review
Policy and Strategy
NSW Office of Liquor, Gaming and Racing
Level 7
323 Castlereagh Street
Sydney NSW 2000

Alternatively, submissions may be emailed to:

greg.semmler@olgr.nsw.gov.au

Submissions will be accepted until 5.00pm on Friday 27 July 2012.

SYDNEY WATER CATCHMENT MANAGEMENT ACT 1998

Notification of Compulsory Acquisition of Land

THE Sydney Catchment Authority declares with the approval of Her Excellency the Governor, that the land described in the Schedule is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of the Sydney Water Catchment Management Act 1998.

Dated: 3 July 2012.

SARAH DINNING,
A/Chief Executive

SCHEDULE

All that piece or parcel of land known as Woronora Dam access road, having a width of 20.115 metres and variable, and an area of 13.71 hectares, situated at Helensburgh in the local government areas of Wollongong and Sutherland, Parish of Heathcote, County of Cumberland, being Lot 1 in Deposited Plan 1174560 as shown on the plan of acquisition, being a Crown road excluding the pipelines and works owned by and vested in Sydney Water Corporation in or on the land.

TOTALIZATOR ACT 1997

TAB Limited Trackside Betting Rules

IN accordance with the provision of section 54 (1) of the Totalizator Act 1997, the Minister for Gaming and Racing has approved of amendments to the Trackside Betting Rules. The amendments, to commence on date of gazettal, are as follows:

2. Definitions

Insert the following definitions:

Bet means an investment of a full unit on a contingency or number of combinations within one game or multiple games.

Flexi bet means a Trifecta bet where the amount of the investment on each combination covered by the bet is not equal to a unit of investment or a whole number multiple of the unit of investment

Delete the definition of return and replace with:

Return means the amount declared to be payable in respect of any Game and includes the unit of investment or portion thereof in respect of a flexi bet. All "returns" will be displayed for the full \$1 unit

3.3 RETURNS

Insert after "one (1) dollar" the words "where a full unit has been invested on a bet or as a percentage of a full unit for "flexi bets"."

3.6.2 *Insert* after "the amount of the Investment" the words "or total spend".

3.6.3 *Insert* after "bearing the investment details" the words "The investment information for "flexi bets" will include the percentage invested per combination, the number of combinations taken per game, the number of games played and the total cost of the ticket. For non flexi "bets" the investment information will also include the potential Return per game."

3.6.4 *Insert* quotation marks around the word bet where it appears in this Rule.

Renumber existing sub clause 3.6.5 to 3.6.6.

Insert the following sub-clause

3.6.5 When a flexi trifecta bet is placed the investment for each bet combination is kept to the ten thousandth of a cent. In instances where this leaves a remainder, known as investment rounding, TAB will retain and declare the amount as profit.

3.7 FORWARD GAMES

Insert the following sub clause:

3.7.3 Where a refund of forward games is made to the customer any investment rounding amounts that were previously retained by TAB, as per Rule 3.6.5 are returned to the customer in full.

3.8 CANCELLATION OF INVESTMENTS

3.8.2 *Insert* after "that Game shall be refunded" the words "including any investment rounding amounts previously retained by TAB as per Rule 3.6.5."

5.2 LIMITATION OF TAB'S LIABILITY

Delete sub clause 5.2.12 and replace with:

5.2.12 Any price or percentage of a price quoted by any source other than authorised staff of TAB or any quoted price or percentage of a price which is no longer valid for betting purposes.

APPENDIX**SCHEDULE B – CALCULATING DIVIDENDS****FACTOR TABLE**

Insert after "Therefore the Trifecta dividend for the numbers 4, 9 and 2 is \$848." the following words and table.

"If the Trifecta bet has been placed as a "flexi-bet" the declared return for a full dollar unit must then be multiplied by the flexi percentage.

Using the example above if this bet has been placed for \$0.36 or 36.00% the calculation for the dividend to be paid to the customer would be as follows:"

First	Second	Third	Factor	Trifecta Dividend for \$1	Flexi %	Dividend paid to Customer
4	9	2				
\$8.00	x \$20.00	x \$5.00	1.06	= \$848.00	x .36	\$305.30

TRANSPORT ADMINISTRATION ACT 1988**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land for the Purposes of Transport for NSW

TRANSPORT FOR NSW, with the approval of His Excellency the Lieutenant-Governor with the advice of the Executive Council, declares that the Land described in Schedule 1 and the Easement interests described in Schedule 2, Schedule 3, Schedule 4, Schedule 5 and Schedule 6 of this notice hereto are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 (NSW) for the purposes of exercising the functions of Transport for NSW in respect of the construction, operation and maintenance of the transport infrastructure project known as Wynyard Walk providing a pedestrian link between Wynyard Station and the developing CBD western corridor and Barangaroo, as authorised by the Transport Administration Act 1988 (NSW).

Dated this 26th day of June 2012

CHRIS LOCK,
Deputy Director General,
Transport Projects Division,
Transport for NSW

SCHEDULE 1

All that piece or parcel of land situated at Sydney in the Local Government Area of Sydney, Parish of St Philip, County of Cumberland and State of New South Wales, being Lot 201 in Deposited Plan 1174099 and said to be in the possession of Perpetual Trustee Company Limited.

SCHEDULE 2

An easement in gross for temporary construction lands on the terms set out in Schedule 7 over that part of land situated at Sydney in the Local Government Area of Sydney, Parish of St Philip, County of Cumberland and State of New South Wales, shown marked "(B)" burdening Lot 200 in Deposited Plan 1174099 and said to be in the possession of Perpetual Trustee Company Limited.

SCHEDULE 3

An easement in gross for temporary construction lands on the terms set out in Schedule 7, subject to those terms being amended by replacing the definition of "Easement Site" to mean "the area shown marked "(C)" on the Plan", over that part of land situated at Sydney in the Local Government Area of Sydney, Parish of St Philip, County of Cumberland and State of New South Wales, shown marked "(C)" burdening Lot 200 in Deposited Plan 1174099 and said to be in the possession of Perpetual Trustee Company Limited.

SCHEDULE 4

An easement in gross for temporary construction lands on the terms set out in Schedule 7, except for the following variations to the terms set out in Schedule 7:

- (a) in clause 1.1 the definition of "Car Parking Area" is deleted;
- (b) in clause 1.1 the definition of the term "Easement Site" is amended to read "all of that land comprised in Lot 1 of the Plan";
- (c) in clause 1.1 the definition of the term "Plan" is amended to read "Deposited Plan 856161"; and
- (d) clause 6.5 is deleted,

over all of that land situated at Sydney in the Local Government Area of Sydney, Parish of St Philip, County of Cumberland and State of New South Wales, described as Lot 1 in Deposited Plan 856161 and said to be in the possession of the City of Sydney Council.

SCHEDULE 5

An easement in gross for temporary rock anchors on the terms set out in Schedule 8 over that part of land situated at Sydney in the Local Government Area of Sydney, Parish of St Philip, County of Cumberland and State of New South Wales, shown marked "(A)" burdening Lot 200 in Deposited Plan 1174099 and said to be in the possession of Perpetual Trustee Company Limited.

SCHEDULE 6

A right of access on the terms set out in Schedule 4A, Part 11, of the Conveyancing Act 1919, as amended by Schedule 9, over that part of land situated at Sydney in the in the Local Government Area of Sydney, Parish of St Philip, County of Cumberland and State of New South Wales, shown marked "(E)" burdening Lot 200 in Deposited Plan 1174099 and said to be in the possession of Perpetual Trustee Company Limited.

SCHEDULE 7

TERMS OF EASEMENT FOR TEMPORARY
CONSTRUCTION LANDS**1. Definitions and interpretation**

1.1 The following terms have the following meanings:

Authorised User means every person authorised by the Authority for the purposes of this easement, and includes any successors, transferees, contractors, licensees, representatives, employees and agents of the Authority.

Authority means Transport for New South Wales, as constituted from time to time, and includes its successors and assigns any administrator thereof or

other person appointed by or on behalf of the New South Wales Government or any Minister thereof or any body in which the Authority is merged or which as at the relevant time substantially fulfils the functions of the Authority.

Burdened Owner means every person which is at any time entitled to the estate or interest in the Lot Burdened including any freehold or leasehold estate or interest in possession of the Lot Burdened or any part of it, and all successors assigns and transferees.

Car Parking Area means the part or parts (if any) of the Easement Site which are used to facilitate access to and egress from the car park levels known as "P2" and "P3" of the basement car park of the building known as 1 Margaret Street, Sydney (being the property comprised in the Lot Burdened).

Commencement Date means the date upon which this easement is created by publication of a notice of compulsory acquisition in the *New South Wales Government Gazette* pursuant to section 20 of the Land Acquisition (Just Terms Compensation) Act 1991 (NSW).

Construction means all excavation, erection and other work necessary or desirable (in the absolute unfettered discretion of the Authority) to enable the Authority to undertake its rights and obligations regarding relevant construction works for the Project, including, without limitation, laying down, constructing, placing, operating, extending, examining, inspecting, relaying, removing, altering, renewing, replacing, cleansing, repairing, testing and maintaining the Structures and using the Structures in any manner.

Easement Site means the area shown marked "(B)" on the Plan.

Equipment means all necessary tools, implements, materials, machinery and vehicles.

Law means:

- (a) acts, ordinances, regulations, by-laws, orders, awards and proclamations of the Commonwealth of Australia and State of New South Wales; and
- (b) certificates, licences, consents, permits, approvals and requirements of organisations having jurisdiction over the Lot Burdened.

Lot Burdened means a lot burdened by this easement.

Plan means Deposited Plan 1174099.

Project means the project known as the "Wynyard Walk" project, being a project providing a pedestrian link between Wynyard Station and the developing CBD western corridor and Barangaroo, as authorised by the Transport Administration Act 1988 (NSW).

Structures means all structures, erections, improvements, apparatus or any one or more of those things installed or to be installed on, over, under or through the Lot Burdened necessary or appropriate (in the absolute discretion of the Authority) for the construction of the Project.

Term means the period from the Commencement Date of this easement to the date this easement expires under clause 7.

- 1.2 A reference to a person includes its successors and assigns.

- 1.3 A singular word includes the plural, and vice versa.
- 1.4 If a word is defined, another part of speech has a corresponding meaning.
- 1.5 Unless stated otherwise, one provision does not limit the effect of another.
- 1.6 A reference to any law or to any provision of any law includes any modification or re enactment of it, any legislative provision substituted for it and all regulations and statutory instruments issued under it.
- 1.7 A reference to conduct includes any omission, statement or undertaking, whether or not in writing.
- 1.8 The words "include", "including", "for example" or "such as" are not used as, nor are they to be interpreted as, words of limitation and, when introducing an example, do not limit the meaning of the words to which the example relates to that example or examples of a similar kind.
- 1.9 Headings do not affect the interpretation of this easement.
- 1.10 If a provision of an easement under this easement is void, unenforceable or illegal, then that provision is severed from that easement and the remaining provisions of that easement has full force and effect.
- 2. Terms of easement for temporary construction lands**
- 2.1 The Authority and all of its Authorised Users may do all things as may be necessary or appropriate (in the Authority's discretion) in the Easement Site so that the Authority and all of its Authorised Users have full, free and unimpeded right for the Authority and its Authorised Users to:
- 2.1.1 enter on, pass and re-pass along and over the Easement Site at all times together with or without any Equipment necessary to carry out the Construction and any activities ancillary to the Construction;
- 2.1.2 make noise, create dust and cause disturbance for the purposes set out in clause 2.1.1; and
- 2.1.3 transmit, convey or pass any existing or required additional services through the Easement Site.
- 3. Conduct of works**
- 3.1 The Authority must ensure that any Construction works conducted by it are conducted in a proper and workmanlike manner and in accordance with the requirements of all Laws as applicable from time to time.
- 3.2 The Authority covenants with the Burdened Owner that subject to the Authority's rights under this easement:
- 3.2.1 it will endeavour to keep the Easement Site in good repair;
- 3.2.2 it will maintain any existing services within the Easement Site and ensure such existing services continue in operation; and
- 3.2.3 prior to the expiration (or the earlier extinguishment) of this easement, the Authority must restore the Easement Site as nearly as is practicable to its former condition (subject to fair wear and tear) and make good any collateral damage.
- 4. Release and Indemnity**
- 4.1 The Authority agrees to occupy, use and keep the Easement Site at the risk of the Authority and hereby releases to the full extent permitted by law the Burdened Owner, its tenants, licensees or other occupiers and their agents, servants, contractors employees or invitees, from all claims and demands of every kind whenever made in respect of or resulting from:
- 4.1.1 the Construction or the Authority and/or its Authorised Users exercising any of its rights under this easement; and
- 4.1.2 any loss, damage, death or injury connected with such use by the Authority or any of its Authorised Users occurring on or in the vicinity of the Easement Site during the Term of the easement except to the extent that loss, damage, death or injury is caused or contributed by the acts or omissions of the Burdened Owner, its tenants, licensees or other occupiers and their agents, servants, contractors, employees or invitees.
- 4.2 The Authority will indemnify and keep indemnified the Burdened Owner against all claims, actions, costs, loss and liabilities to the extent arising from the acts, omissions or default, of the Authority and/or its Authorised Users during the Term of the easement in connection with the access, entry upon, occupation or use of the Easement Site (or any other part of the Lot Burdened), except to the extent that such claims, actions, costs, loss and liabilities are caused or contributed by the acts or omissions of the Burdened Owner, its tenants, licensees or other occupiers and their agents, servants, contractors, employees or invitees.
- 5. Insurances**
- 5.1 The Authority will maintain public risk insurance in respect of any single accident or event for cover of not less than twenty million dollars (\$20,000,000) and must note the interest of the Burdened Owner. The Authority must provide the Burdened Owner with satisfactory evidence of the currency of the public risk insurance prior to occupying the Easement Site.
- 6. Restrictions on access by Burdened Owner**
- 6.1 During the Term of this Easement, the Burdened Owner, its tenants, licensees or other occupiers are excluded from the Easement Site at all times.
- 6.2 Notwithstanding clause 6.1 the Burdened Owner, its tenants, licensees or other occupiers may submit a written request to the Authority for access to the Easement Site during the Term of the easement.
- 6.3 In respect of clause 6.2 the Authority may withhold its consent in its absolute discretion, where such a request for access to the Easement Site by the Burdened Owner, its tenants, licensees or other occupiers would in the Authority's view interfere with the Construction or anything in connection with the Construction during the Term of the easement or the safety of those persons wishing to access the Easement Site pursuant to clause 6.2.
- 6.4 Without limiting or otherwise restricting clause 6.3, the Authority will not unreasonably withhold access to the Easement Site during the Term of the easement.
- 6.5 Despite any other provision in this easement, the Authority must maintain vehicular and pedestrian

access through the Car Parking Area at all times (unless otherwise agreed between the Authority and the Burdened Owner), in favour of the Burdened Owner, its tenants, licensees or other occupiers.

7. Expiry of easement

- 7.1 This easement expires on 31 December 2015.
- 7.2 The Authority, in its absolute discretion, may extinguish this easement prior to the expiry of the Term.
- 7.3 Upon expiry (or the earlier extinguishment) of this easement, the Burdened Owner and the Authority must take all reasonable steps to remove this easement from the title of the Lot Burdened as soon as practicable, including preparing and executing all necessary documents and producing the relevant certificates of title at Land and Property Information NSW.
- 7.4 To avoid doubt, the only person having the right to release, vary or modify this easement is the Authority, its successors or assigns.

SCHEDULE 8

EASEMENT FOR TEMPORARY ROCK ANCHORS

1. Definitions and interpretation

- 1.1 The following terms have the following meanings:

Authorised User means every person authorised by the Authority for the purposes of this easement, and includes any successors, transferees, contractors, licensees, representatives, employees and agents of the Authority.

Authority means Transport for New South Wales, as constituted from time to time, and includes its successors and assigns any administrator thereof or other person appointed by or on behalf of the New South Wales Government or any Minister thereof or any body in which the Authority is merged or which as at the relevant time substantially fulfils the functions of the Authority.

Burdened Owner means every person who is at any time entitled to an estate or interest in the Lot Burdened, including any freehold or leasehold estate or interest in possession in the Lot Burdened and each part of the Lot Burdened.

Easement Site means the area as shown marked "A" on Lot 200 in Deposited Plan 1174099.

Equipment means all necessary tools, implements, materials, machinery and vehicles.

Law means:

- (a) acts, ordinances, regulations, by-laws, orders, awards and proclamations of the Commonwealth of Australia and State of New South Wales; and
- (b) certificates, licences, consents, permits, approvals and requirements of organisations having jurisdiction over the Lot Burdened.

Lot Burdened means the servient tenement.

Project means the project known as the "Wynyard Walk" project, being a project providing a pedestrian link between Wynyard Station and the developing CBD western corridor and Barangaroo, as authorised by the Transport Administration Act 1988 (NSW).

Rock Anchors means any underground rod or cable of metal or other composition howsoever set in

place (including rock anchors, rock pinning and rock nails), including being cemented to the rock or other substratum surrounding such items with grout or cement or any other adhesive material whatsoever.

Temporary Works means activities in respect of temporary Rock Anchors as set out in clause 2 and all ancillary works required in relation to the Rock Anchors in the area beneath the existing improvements on the Lot Burdened.

- 1.2 A reference to a person includes its successors and assigns.
 - 1.3 A singular word includes the plural, and vice versa.
 - 1.4 If a word is defined, another part of speech has a corresponding meaning.
 - 1.5 Unless stated otherwise, one provision does not limit the effect of another.
 - 1.6 A reference to any law or to any provision of any law includes any modification or re enactment of it, any legislative provision substituted for it and all regulations and statutory instruments issued under it.
 - 1.7 A reference to conduct includes any omission, statement or undertaking, whether or not in writing.
 - 1.8 The words "include", "including", "for example" or "such as" are not used as, nor are they to be interpreted as, words of limitation and, when introducing an example, do not limit the meaning of the words to which the example relates to that example or examples of a similar kind.
 - 1.9 Headings do not affect the interpretation of this easement.
 - 1.10 If a provision of an easement under this easement is void, unenforceable or illegal, then that provision is severed from that easement and the remaining provisions of that easement has full force and effect.
- #### 2. Terms of easement for temporary rock anchors
- 2.1 The Authority and all of its Authorised Users may do all things as may be necessary or appropriate (in the Authority's discretion) in the Easement Site so that the Authority and all of its Authorised Users have full, free and unimpeded right to:
- 2.1.1 have the soil or other material (or both) of the Easement Site remain undisturbed;
 - 2.1.2 enter on, pass and re-pass along and into the Easement Site at all times with or without Equipment for the purposes of:
 - (a) constructing;
 - (b) placing;
 - (c) leaving;
 - (d) inspecting;
 - (e) repairing;
 - (f) maintaining; or
 - (g) removing,
 Rock Anchors or any parts thereof in the Easement Site;
 - 2.1.3 open the soil of the Easement Site and to remove it to such an extent as may be necessary; and
 - 2.1.4 make noise, create dust and cause disturbance for the purposes set out in this clause 2.

3. Conduct of works

- 3.1 The Authority must ensure that any Temporary Works conducted by it are conducted in a proper and workmanlike manner and in accordance with the requirements of all Laws as applicable from time to time.
- 3.2 The Authority covenants with the Burdened Owner that subject to the Authority's rights under this easement it will:
- 3.2.1 endeavour to keep the Easement Site in good repair; and
- 3.2.2 take all reasonable precautions to ensure as little disturbance as possible to the Lot Burdened.

4. Access under this easement

- 4.1 The Authority and its Authorised Users will access the Lot Burdened:
- 4.1.1 only from adjoining land external to the Lot Burdened;
- 4.1.2 only below the existing improvements erected on the Lot Burdened; and
- 4.1.3 without passing or repassing on or over the surface of the Lot Burdened.

5. Expiry of easement

- 5.1 This easement expires on the earlier of:
- 5.1.1 31 December 2014; and
- 5.1.2 the date the Authority advises the Burdened Owner that it no longer requires the benefit of the Rock Anchors and the Temporary Works, at which time this easement immediately expires.
- 5.2 Upon expiry (or the earlier extinguishment) of this easement, the Burdened Owner and the Authority must take all reasonable steps to remove this easement from the title of the Lot Burdened as soon as practicable, including preparing and executing all necessary documents and producing the relevant certificates of title at Land and Property Information NSW.
- 5.3 To avoid doubt, the only person having the right to release, vary or modify this easement is the Authority, its successors or assigns.

6. Rock Anchors to remain in situ

- 6.1 On or prior to the date of expiry referred to in clause 5, the Authority or its Authorised Users must de-stress all stressed Rock Anchors as may be applicable.
- 6.2 Despite any other provision in this easement, the Burdened Owner is not entitled to require the Authority or its Authorised Users to remove the Rock Anchors from the Lot Burdened.
- 6.3 Following:
- 6.3.1 the date of expiry pursuant to clause 5.1; and
- 6.3.2 de-stressing of Rock Anchors where applicable and the redundancy of the temporary Rock Anchors,
- the Burdened Owner may, at its cost, cut into or remove the Rock Anchors at any location within the Easement Site and otherwise deal with that part of the Rock Anchors on the Easement Site as the Burdened Owner sees fit.

SCHEDULE 9

VARIATION TO RIGHT OF ACCESS

Schedule 4A, Part 11, of the Conveyancing Act 1919 is amended as follows:

The following words are inserted at the start of the right of access:

In this easement:

Authorised User means every person authorised by the body having the benefit of this easement for the purposes of this easement, and includes any successors, transferees, contractors, licensees, representatives, employees and agents of the body having the benefit of this easement.

Equipment means all necessary tools, implements, materials, machinery and vehicles.

In the first line of clause 1 the following words are inserted after the word "easement":

and its Authorised Users

The "and" at the end of clause 2 (d) is deleted.

At the end of clause 2 (e) a comma is inserted, and after the comma the word 'and' is inserted.

The following provisions are then inserted after clause 2 (e):

- (f) without prejudice to the access rights contained within this easement, use reasonable endeavours to liaise with the registered proprietor of the lot burdened so as to appropriately comply with that registered proprietor's reasonable security and access requirements in respect of the car park on the lot burdened.
3. To avoid doubt, this right of access includes the right to pass and repass with or without Equipment.
4. This right of access expires on 31 December 2015.

TfNSW Reference: 1739445_3

TRANSPORT ADMINISTRATION ACT 1988LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991Notice of Compulsory Acquisition of Land for the
Purposes of Transport for NSW

TRANSPORT FOR NSW, with the approval of His Excellency the Lieutenant-Governor with the advice of the Executive Council, declares that the land described in the Schedule hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Transport for NSW, as authorised by the Transport Administration Act 1988.

Dated this 26th day of June 2012.

CHRIS LOCK,
Deputy Director General,
Transport Projects Division,
Transport for NSW

SCHEDULE 1

All that piece or parcel of land situated at Fairfield, in the Local Government Area of Fairfield, Parish of St Luke, County of Cumberland, being the land described as Lot 1 in Deposited Plan 343752, and said to be in the ownership of Fairfield City Council.

SCHEDULE 2

All that piece or parcel of land situated at Fairfield, in the Local Government Area of Fairfield, Parish of St Luke, County of Cumberland, being the land described as Lot 2 in Deposited Plan 343752, and said to be in the ownership of Fairfield City Council.

TfNSW Reference: 1763398_3.DOC

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

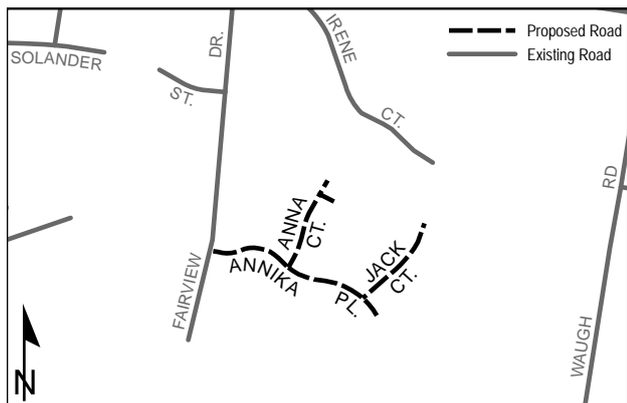
ALBURY CITY COUNCIL

Roads Act 1993, Section 162

NOTICE is hereby given that Albury City Council, pursuant to section 162 of the Roads Act 1993, has named the following roads:

Anna Court, Annika Place and Jack Court.

The diagram indicates the location of the above roads off Fairview Drive, North Albury.



L. G. TOMICH, General Manager, Albury City Council,
553 Kiewa Street, Albury NSW 2640. [6522]

BELLINGEN SHIRE COUNCIL

Roads Regulation 2008

Naming of Roads

NOTICE is hereby given pursuant to section 9 of the Roads Regulation 2008, that Council has named those sections of road described hereunder:

- Crawford Close

The subject road intersects Hydes Creek Road in the locality of Bellingen.

Authorised by a Council Resolution of 23 May 2012. Dated 29 June 2012. LIZ JEREMY, General Manager, Bellingen Shire Council, PO Box 117, Bellingen NSW 2454. [6523]

ILLAWARRA DISTRICT NOXIOUS WEEDS AUTHORITY

Pesticides Notification Plan

IN accordance with the requirements of the Pesticides Amendment (Notification) Regulation 2003, the Illawarra District Noxious Weeds Authority (IDNWA) has finalised its Pesticides Use Notification Plan (2012-2017). The Plan was placed on public exhibition for 28 days and endorsed by the IDNWA on 22 June 2012. Copies of the Plan can be obtained from:

- The IDNWA website www.idnwa.com.au, or
- Contacting David Pomery, Chief Weeds Officer by phone (02) 4233 1129, or email dpomery@southerncouncils.nsw.gov.au.

SOUTHERN COUNCILS GROUP, PO Box 148, Kiama NSW 2533. [6524]

LIVERPOOL CITY COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

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

SCHEDULE

All that piece or parcel of land known as Lot 2 in Deposited Plan 1170977 in the City of Prestons, Parish of St Luke, County of Cumberland and as described in Folio Identifier 2/1170977. [6525]

ORANGE CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

ORANGE CITY 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. Dated at Orange, this 3rd day of April 2012. GARRY STYLES, General Manager, Orange City Council, PO Box 35, Orange NSW 2800.

SCHEDULE

Lot 71, DP 1171815.

Lot 72, DP 1171815.

[6526]

THE COUNCIL OF THE CITY OF SYDNEY

Section 162, Roads Act 1993

Naming of Roads

NOTICE is hereby given that the Council of the City of Sydney, in accordance with section 162 of the Roads Act 1993, has named two streets in the Lachlan development precinct at Waterloo, as described in the Schedules below. Authorised by Resolution of Council dated 14 May 2012. MONICA BARONE, Chief Executive Officer, Council of the City of Sydney, 456 Kent Street, Sydney NSW 2000.

SCHEDULE "A"

The public street formerly named "Sydneygate" and the extension of that street (20 metres wide), dedicated to Council as public road by the registration of DP 1172110, has been named "ARCHIBALD AVENUE".

SCHEDULE "B"

The new street shown as proposed "Storm Avenue" (variable width), dedicated to Council as public road by the registration of DP 1172110, has been named "SAM SING STREET". [6527]

ESTATE NOTICES

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of PHYLLIS ISMAY CRAMER, late of Bexley, in the State of New South Wales, widow, who died on 7 April 2012, must send particulars of the claim to the legal representative of the estate, c.o. Truman Hoyle Lawyers, Level 11, 68 Pitt Street, Sydney NSW 2000, within 30 days from the publication of this notice. After that time, the legal representative intends to distribute the property in the estate having regard only to the claims of which the legal representative had notice at the time of the distribution. TRUMAN HOYLE LAWYERS, Level 11, 68 Pitt Street, Sydney NSW 2000 (DX 263, Sydney), tel.: (02) 9226 9888. Reference: SR 93822. [6528]

NOTICE of intended distribution of estate. – Estate of PETER JOHN MAGUIRE, New South Wales Grant made 18 June 2012. – Any person having any claim upon the estate of PETER JOHN MAGUIRE, late of 10/63-67 Homedale Crescent, Connells Point (formerly of 32 East Street, Blakehurst), in the State of New South Wales, pharmacist, who died on 13 April 2012, must send particulars of the claim to the legal representative of the estate, c.o. Denis M. Anderson & Associates, Solicitors, PO Box 129, Kogarah NSW 2217, not more than 30 days after the publication of this notice. After that time the legal representative intends to distribute the property in the estate having regard only to the claims of which the legal representative had notice at the time of distribution. DENIS M. ANDERSON & ASSOCIATES, Solicitors, 10 Regent Street, Kogarah NSW 2217 (PO Box 129, Kogarah NSW 2217), tel.: (02) 9587 0440. [6529]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of CATERINA PICONE, late of Burwood, in the State of New South Wales, who died on 27 April 2012, must send particulars of their claim to the executors, c.o. Mercuri & Co, Solicitors, PO Box 719, Drummoyne NSW 1470, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 2 July 2012. MERCURI & CO, Solicitors, 1/43A Crescent Street, Rozelle NSW 2039 (PO Box 719, Drummoyne NSW 1470), tel.: (02) 9818 8375. [6530]

COMPANY NOTICES

NOTICE of final meeting of members. – In the matter of the Corporations Act 2001 and in the matter of JOHNSON PARTNERS (NSW) PTY LIMITED (In Liquidation), ACN 003 546 218. – 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 2 August 2012, 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 29 June 2012. BRENT ANTONY PERKINS, Liquidator, c.o. Crosbie Warren Sinclair, Box 29, Hunter Region Mail Centre NSW 2310, tel: (02) 4923 4000. [6531]

NOTICE of voluntary winding up. – WESTINGHOUSE BRAKES AUSTRALIA PTY LIMITED, ACN 003 269 001. – It was resolved that the company be wound up voluntarily in accordance with the provisions of section 491 (1) of the Corporations Act 2001 and that the assets may be distributed in whole or in part to the members of the company in specie should the liquidator so desire. Dated 27 June 2012. BRETT ADAM MITCHELL, Liquidator, c.o. KPMG, 10 Shelly Street, Sydney NSW 2000, tel.: (02) 9335 7133. [6532]

OTHER NOTICES

ENDEAVOUR ENERGY

Electricity Supply Act 1995

Section 19, Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement

ENDEAVOUR ENERGY declares, with the approval of Her Excellency the Governor, that the interest in land described in Schedule 1 of this notice affecting the land described in Schedule 2 of this notice is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Electricity Supply Act 1995.

In so far as any Native Title rights and interests may exist over any of the Land (in Schedule 2), the “non-extinguishment principle” as defined in section 238 of the Native Title Act 1993 (Cth) applies to the acquisition.

Dated at Huntingwood this 29th day of June 2012. ROD HOWARD, Deputy CEO Network, Endeavour Energy, 51 Huntingwood Drive, Huntingwood NSW 2148. IE REF: 2009/05371/001

SCHEDULE 1

An easement for Overhead Power Lines incorporating the terms set out in Memorandum No. 9262884 filed at Land and Property Management Authority (NSW). For the purpose of this notice, in Memorandum No. 9262884 “lot burdened” means Lot 7015, DP 1126953 and Lot 7016, DP 1126562.

An easement for Asset Protection Zone incorporating the terms set out in Memorandum AG156785 filed at Land and Property Management Authority (NSW). For the purpose of this notice, in Memorandum AG156785 “lot burdened” means Lot 7316, DP 1144038; Lot 7015, DP 1126953 and Lot 7016, DP 1126562.

SCHEDULE 2

All that piece or parcel of land at Blackheath, in the Local Government area of Blue Mountains, Parish of Blackheath and County of Cook, being:

- the site of the proposed easement for Overhead Power Lines 15 wide and variable designated (X) in DP 1158678 affecting Lot 7015, DP 1126953 and Lot 7016, DP 1126562.
- the site of the proposed easement for Asset Protection Zone 30 wide designated (Y) in DP 1158678 affecting Lot 7015, DP 1126953; Lot 7016, DP 1126562 and Lot 7316, DP 1144038. [6533]

DENILIQVIN COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Overdue Rates and Charges

NOTICE is hereby given that the Deniliquin Council has resolved, in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder (of which the persons named to be the owners or in which they appear to have an interest) and on which the amount of rates and charges stated in each case, as at 30 June 2012, is due:

<i>Owners or person having interest in land</i> <i>(a)</i>	<i>Description of Land</i> <i>(b)</i>	<i>Amount of rates and charges overdue for more than five (5) years</i> <i>(c)</i>	<i>Amount of all other rates and charges due in arrears</i> <i>(d)</i>	<i>Total outstanding</i> <i>(e)</i>
Scott James CONNOR.	Lot 4, DP 39257, 99 Dick Street, Deniliquin.	\$960.13	\$13,526.77	\$14,486.90

In default of payment to the Council of the amount stated in column (e) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or any arrangements satisfactory to the Council for payment of all such rates and charges being entered into by the rateable person before the time fixed for the sale, the said land will be offered for Auction at the Civic Centre, End Street, Deniliquin, on Tuesday, 23 October 2012, commencing at 10:00 a.m. DES BILSKE, General Manager, Deniliquin Council, Civic Centre, End Street, Deniliquin NSW 2710. [6534]

GLEN INNES SEVERN COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Overdue Rates and Charges

NOTICE is hereby given to the persons named hereunder, that the Glen Innes Severn Council has resolved, in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named are known to the Council to be the owners or to have an interest in the land on which the amount of rates stated in each case, as at 29 June 2012, is due:

<i>Owners or persons having an interest in land</i>	<i>Description of land</i>	<i>Amount of rates (including extra charges) overdue for more than five (5) years</i>	<i>Amount of all other rates (including extra charges) payable and unpaid</i>	<i>Other Property Debts</i>	<i>Total</i>
(A)	(B)	(C)	(D)	(E)	(F)
		\$	\$	\$	\$
SPAID INVESTMENTS PTY LIMITED.	County Gough, Parish Tent Hill, Allotment 47, Deposited Plan 753317, Tent Hill Road, Emmaville NSW 2371.	4,494.17	4,696.84		9,191.01
Cameron John STEWART.	County Gough, Parish Llangothlin, Allotment 12, section 8, Deposited Plan 758450, 6-8 Finlay Street, Glencoe NSW 2365.	3,976.31	3,935.06		7,911.37
Norman Stuart COOPER.	County Gough, Parish Deepwater, Allotment 5, section 22, Deposited Plan 758344, 4 Valley Street, Deepwater NSW 2371.	20,464.66	13,611.69	\$1,987.39	36,063.74
Maurice Charles SHEPHERD.	County Gough, Parish Deepwater, Allotment 7, section 11, Deposited Plan 758344; Allotment 8, section 11, Deposited Plan 758344; Allotment 9, section 11, Deposited Plan 758344, Young Street, Deepwater NSW 2371.	6,335.70	9,258.44		15,594.14
Thomas Allan BIDDLE and Gloria Patricia BIDDLE.	County Gough, Parish Deepwater, Allotment 5, section 32, Deposited Plan 758344, 17 Forbes Street, Deepwater NSW 2371.	5,210.24	9,692.80	26.53	14,929.57
Robert Allan CADDWALLER.	County Gough, Parish Severn, Allotment 277, Deposited Plan 826049, Severn River Road, Dundee NSW 2370.	2,340.61	4,038.34		6,378.95

In default of payment to the Glen Innes Severn Council of the amount stated in column (F) above and any other rates and charges becoming due and payable after 30 June 2012 and also after this notice by the rateable person, the said land shall be offered for sale by public auction. The public auction shall be conducted by Frank Parry Real Estate (Glen Innes), within the premises known as the William Gardner Room, Glen Innes Severn Learning Centre, Grey Street, Glen Innes NSW 2370, on Friday, 19 October 2012, at 2:00 p.m. Mr HEIN BASSON, General Manager, Glen Innes Severn Council, 265 Grey Street, Glen Innes NSW 2370. [6535]

ISSN 0155-6320

Authorised to be printed
TONY DUCKMANTON, Government Printer.