



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 90
Friday, 12 July 2013

Published under authority by the Department of Premier and Cabinet

LEGISLATION

Online notification of the making of statutory instruments

Week beginning 1 July 2013

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

Regulations and other statutory instruments

Uniform Civil Procedure Rules (Amendment No 60) 2013 (2013-374) — published LW 5 July 2013

Environmental Planning Instruments

Blacktown Local Environmental Plan 1988 (Amendment No 225) (2013-375) — published LW 5 July 2013

Gosford Local Environmental Plan No 482 (2013-368) — published LW 5 July 2013

Ku-ring-gai Local Environmental Plan No 218 (2013-369) — published LW 5 July 2013

Maitland Local Environmental Plan 2011 (Amendment No 3) (2013-370) — published LW 5 July 2013

Port Stephens Local Environmental Plan 2000 (Amendment No 38) (2013-371) — published LW 5 July 2013

The Hills Local Environmental Plan 2012 (Amendment No 1) (2013-372) — published LW 5 July 2013

Walgett Local Environmental Plan 2013 (2013-373) — published LW 5 July 2013

OFFICIAL NOTICES**Appointments****CONSTITUTION ACT 1902**

Ministerial Arrangements During the Absence of the Minister for Tourism, Major Events, Hospitality and Racing and Minister for the Arts

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable A. J. STONER, M.P., Deputy Premier, Minister for Trade and Investment and Minister for Regional Infrastructure and Services to act for and on behalf of the Minister for Tourism, Major Events, Hospitality and Racing and Minister for the Arts, on and from 13 July 2013, with a view to his performing the duties of the Honourable G. SOURIS, M.P., during his absence from duty.

BARRY O'FARRELL, M.P.,
Premier

Department of Premier and Cabinet, Sydney.
10 July 2013.

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence of the Minister for Transport

PURSUANT to section 36(3) of the Constitution Act 1902, Her Excellency the Governor has revoked the authority of the Honourable D. J. GAY, M.L.C., Minister for Roads and Ports to act for and on behalf of the Minister for Transport, on and from 11 July 2013, which had previously been approved at the Executive Council of 3 July 2013, and notice of which had been published in the *New South Wales Government Gazette* on 5 July 2013. Pursuant to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable D. J. GAY, M.L.C., Minister for Roads and Ports to act for and on behalf of the Minister for Transport, on and from 13 July 2013, with a view to his performing the duties of the Honourable G. BEREJKILIAN, during her absence from duty.

A. J. STONER, M.P.,
Acting Premier

Department of Premier and Cabinet, Sydney.
10 July 2013.

Roads and Maritime Services

TRANSPORT ADMINISTRATION ACT 1988

Immediate Licence Suspension Notice

I, Peter Duncan, Chief Executive of Roads and Maritime Services, pursuant to section 48 of the Transport Administration Act 1988, approve the form of the notice in the Schedule hereunder, for use as an 'immediate licence suspension notice' under section 224 (3) of the Road Transport Act 2013 .

Dated: 5 July 2013.

PETER DUNCAN,
Chief Executive,
Roads and Maritime Services

SCHEDULE

PAB 17 PART "C" NOTICE NUMBER
New South Wales Police Force
NOTICE OF SUSPENSION AND DEMAND FOR SURRENDER OF DRIVER LICENCE **I**

OR
NOTICE OF SUSPENSION OF AUTHORITY TO DRIVE IN NSW (Section 224 or 225 of the Road Transport Act 2013)

SURNAME (BLOCK LETTERS)		GIVEN NAMES (BLOCK LETTERS)										
M												
Who furnished plate of residence is												
State of issue	License No.	Class	Postcode	DOB	D	D	M	M	Y	Y	Y	Y

Under the provisions of the Road Transport Act 2013, a Police Officer may at any time within 48 hours of a person being charged or issued a penalty notice for a relevant offence mentioned in the Act, suspend and require surrender of a NSW driver licence or suspend the authority given to a visiting driver to drive in NSW. A relevant offence can be found at Section 224 (1) of the Act. **As a result of you being:**

CHARGED WITH THE OFFENCE OF

Short title of Offence.....Section/Clause.....
 Law Part Code.....Field CAN No. (if applicable).....
 On.....(day)...../...../.....(ddmmccyy) at.....am/pm
 at.....(Police Station / Location). Date of offence.....
YOUR NSW DRIVER LICENCE or YOUR AUTHORITY TO DRIVE IN NSW AS A VISITING DRIVER IS SUSPENDED ON AND FROM
/...../.....(date). UNTIL THE CHARGE AS SHOWN ABOVE IS HEARD AND DETERMINED BY A COURT OR UNTIL THE CHARGE IS
 WITHDRAWN (if that should happen).
YOU MUST NOT DRIVE ON A ROAD OR ROAD RELATED AREA DURING THE PERIOD OF SUSPENSION

ISSUED A PENALTY NOTICE

Penalty Notice Number.....Offence Code.....
 On.....(day)...../...../.....(ddmmccyy) at.....am/pm at.....(location)
YOUR NSW DRIVER LICENCE or YOUR AUTHORITY TO DRIVE IN NSW AS A VISITING DRIVER IS SUSPENDED ON AND FROM
/...../.....(date). The suspension will remain in force until whichever of the following occurs first:
 a) for an offence of exceeding the speed limit by more than 45 km/h, a period of 6 months has elapsed from the date of the offence, that is, until
/...../..... or,
 b) for a Learner or Provisional licence holder exceeding the speed limit by more than 30 km/h but not more than 45 km/h, or a Learner licence holder driving unaccompanied by a supervising driver, a period of 3 months has elapsed from the date of the offence, that is, until
/...../..... or,
 c) if you elect to have the penalty notice determined by a court, until the matter is heard and determined by a court or a decision is made not to continue with proceedings, OR
 d) a decision is made not to enforce the penalty notice.
YOU MUST NOT DRIVE ON A ROAD OR ROAD RELATED AREA DURING THE PERIOD OF SUSPENSION

RIGHT OF APPEAL

You have the right to appeal the suspension of your NSW licence or your authority to drive in NSW as a visiting driver. The appeal must be lodged with a Local Court in NSW within 28 days of receiving this notice. Unless the Court in the meantime orders otherwise, you must not drive unless the Court upholds your appeal. Please present this notice when lodging an appeal.

ORDER TO SURRENDER DRIVER/RIDER LICENCE - NSW LICENSEES ONLY

I hereby require you to surrender your NSW driver licence; (tick appropriate box).

a) to me immediately

b) to..... Police station by no later than/...../.....(ddmmccyy)

c) refused to surrender immediately (failure to comply with this requirement may lead to further penalty)

ACKNOWLEDGEMENT OF RECEIPT OF NOTICE

Notice of Suspension and Demand for Surrender of Driver Licence or Notice of Suspension of Authority to Drive in NSW as a Visiting Driver received by me on:/...../..... atam/pm and I understand that I am not permitted to drive on a road or road related area during the period of suspension.

Signature Witness Name

THIS NOTICE ISSUED BY

Name (please print)	Signature	Station of Issue	On date	Charge Station of Issue
			D O M M Y Y Y Y	

THE FORM OF THIS NOTICE IS APPROVED BY ROADS & MARITIME SERVICES FOR ISSUE BY POLICE AS REQUIRED BY SECTION 224 (3) OF THE ROAD TRANSPORT ACT 2013

NSL 103401 105/06

ROAD TRANSPORT (GENERAL) ACT 2005

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

CONARGO 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: 5 July 2013.

BARRY W. BARLOW,
General Manager,
Conargo Shire Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited Conargo Shire Council 25 Metre B-Double Route Notice No. 01/2013.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1st 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 2010 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>
25m.	Lower Finley Road.	Lower Finley Road / Pyles Road Intersection.	Lower Finley Road / Hendersons Road Intersection.
25m.	Hendersons Road.	Lower Finley Road / Hendersons Road Intersection.	End of the road (south of Lower Finley Road).

ROAD TRANSPORT (GENERAL) ACT 2005

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

LEETON 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 Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Dated: 10 July 2013.

JOHN BATCHELOR,
General Manager,
Leeton Shire Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Leeton Shire Council Road Train Notice No. 01/2013.

2. Commencement

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

3. Effect

This Notice remains in force until 30th September 2015, unless it is amended or repealed earlier.

4. Application

This Notice applies to those Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2010 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>
36.5m.	Ridley Avenue.	Intersection of Chapman Avenue.	Existing road train route 250m south of Chaffey Avenue.
36.5m.	Wolseley Avenue.	Intersection of McKay Avenue.	Intersection of Massey Avenue.
36.5m.	MacKay Avenue.	Existing road train route DePoali Transport Depot. 12 MacKay Avenue.	Intersection of Wolseley Avenue.
36.5m.	Vance Road.	Intersection of Chaffey Avenue.	Intersection of Errey Road.
36.5m.	Chapman Avenue.	Intersection of Ridley Avenue.	Intersection of Massey Avenue.
36.5m.	Massey Avenue.	Intersection of Chapman Avenue.	Existing road train route – 60m north of Chapman Avenue intersection.

ROADS ACT 1993

Notice of Dedication of Land as Public Road at
Bathampton in the Bathurst Regional Council area

Roads and Maritime Services, by its delegate, dedicates
the land described in the schedule below as public road
under section 10 of the Roads Act 1993.

T D Craig
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

SCHEDULE

ALL that piece or parcel of land situated in the Bathurst
Regional Council area, Parish of Cole and County of
Bathurst, shown as Lot 2 Deposited Plan 1170925.

(RMS Papers: SF2012/005507/1; RO SF2012/000468)

Department of Trade and Investment, Regional Infrastructure and Services

MINERAL RESOURCES

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T12-1123)

No. 4576, now Exploration Licence No. 8105, PEEL MINING LIMITED (ACN 119 343 734), Counties of Blaxland and Mouramba, Map Sheet (8033), area of 84 units, for Group 1, dated 19 June 2013, for a term until 19 June 2015.

(T12-1163)

No. 4613, now Exploration Licence No. 8106, ALKANE RESOURCES LTD (ACN 000 689 216), County of Ashburnham, Map Sheet (8531), area of 10 units, for Group 1, dated 21 June 2013, for a term until 21 June 2016.

(T12-1195)

No. 4644, now Exploration Licence No. 8111, FORBIDDEN REEF PTY LTD (ACN 158 835 968), Counties of Bathurst, Roxburgh and Wellington, Map Sheet (8731, 8732), area of 37 units, for Group 1, dated 28 June 2013, for a term until 28 June 2015.

(T12-1219)

No. 4665, now Exploration Licence No. 8108, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), Counties of Canbelego and Cowper, Map Sheet (8235, 8236, 8335, 8336), area of 100 units, for Group 1, dated 26 June 2013, for a term until 26 June 2015.

(T12-1220)

No. 4666, now Exploration Licence No. 8109, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), Counties of Canbelego and Cowper, Map Sheet (8235, 8236), area of 100 units, for Group 1, dated 26 June 2013, for a term until 26 June 2015.

(T12-1221)

No. 4667, now Exploration Licence No. 8112, PEEL MINING LIMITED (ACN 119 343 734), County of Blaxland, Map Sheet (8032, 8033), area of 56 units, for Group 1, dated 26 June 2013, for a term until 26 June 2016.

(T12-1222)

No. 4668, now Exploration Licence No. 8113, PEEL MINING LIMITED (ACN 119 343 734), Counties of Blaxland and Mouramba, Map Sheet (8133), area of 36 units, for Group 1, dated 26 June 2013, for a term until 26 June 2016.

(T12-1264)

No. 4708, now Exploration Licence No. 8114, PEEL MINING LIMITED (ACN 119 343 734), County of Blaxland, Map Sheet (8032, 8132), area of 70 units, for Group 1, dated 26 June 2013, for a term until 26 June 2016.

(T13-1002)

No. 4743, now Exploration Licence No. 8129, ZEOLITE ENVIROMENTAL GLOBAL SOLUTIONS PTY LTD (ACN 127 127 815), County of Murchison, Map Sheet (8938), area of 1 units, for Group 6, dated 8 July 2013, for a term until 8 July 2015.

(T13-1026)

No. 4766, now Exploration Licence No. 8120, LFB RESOURCES NL (ACN 073 478 574), County of Bathurst, Map Sheet (8731), area of 12 units, for Group 1, dated 28 June 2013, for a term until 28 June 2016.

(T13-1035)

No. 4774, now Exploration Licence No. 8128, LINCOLN McCLATCHIE, County of St Vincent, Map Sheet (8926), area of 4 units, for Group 1, dated 8 July 2013, for a term until 8 July 2015.

(T13-1038)

No. 4777, now Exploration Licence No. 8110, NEW SOUTH RESOURCES LIMITED (ACN 119 557 416), County of Westmoreland, Map Sheet (8830), area of 4 units, for Group 1, dated 26 June 2013, for a term until 26 June 2015.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T13-1005)

No. 4746, BLIGH RESOURCES LIMITED (ACN 130 964 162), County of Forbes and County of Monteagle, Map Sheet (8530). Withdrawal took effect on 5 July 2013.

(T13-1009)

No. 4750, FYFEHILL PTY LTD (ACN 126 747 153), County of Wentworth and County of Windeyer, Map Sheet (7330, 7331, 7430). Withdrawal took effect on 17 June 2013.

(T13-1010)

No. 4751, FYFEHILL PTY LTD (ACN 126 747 153), County of Tara, County of Wentworth and County of Windeyer, Map Sheet (7230, 7231, 7330, 7331). Withdrawal took effect on 17 June 2013.

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

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

(13-2468)

Assessment Lease No. 8 (Act 1992), MT OWEN PTY LIMITED (ACN 003 827 361), area of 287.2 hectares. Application for renewal received 5 July 2013.

(T97-1201)

Exploration Licence No. 5323, NORTH MINING LIMITED (ACN 000 081 434), area of 76 units. Application for renewal received 9 July 2013.

(07-0084)

Exploration Licence No. 6832, CAPITAL MINING LIMITED (ACN 104 551 171), area of 25 units. Application for renewal received 5 June 2013.

(T11-0036)

Exploration Licence No. 7807, KENILWORTH EXPLORATION PTY LTD (ACN 119 439 691), area of 29 units. Application for renewal received 9 July 2013.

(T11-0038)

Exploration Licence No. 7809, KENILWORTH EXPLORATION PTY LTD (ACN 119 439 691), area of 70 units. Application for renewal received 9 July 2013.

(T11-0090)

Exploration Licence No. 7816, Lincoln McCLATCHIE, area of 4 units. Application for renewal received 9 July 2013.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T06-0092)

Exploration Licence No. 7395, WHITE ROCK (NEW ENGLAND) PTY LIMITED (ACN 145 026 268), County of Gough, Map Sheet (9238), area of 21 units. Cancellation took effect on 26 June 2013.

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

RENEWAL OF CERTAIN AUTHORITIES

(13-2416)

Exploration Licence No. 7074, MOOLARBEN COAL MINES PTY LIMITED (ACN 108 601 672), KORES AUSTRALIA MOOLARBEN COAL PTY LIMITED (ACN 129 132 501) and SOJITZ MOOLARBEN RESOURCES PTY LTD (ACN 126 287 027), County of Phillip, Map Sheet (8833), area of 44 hectares, for a further term until 12 February 2015. Renewal effective on and from 17 June 2013.

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

LANDS

DUBBO CROWN LANDS OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830

Phone: (02) 6883 3300 Fax: (02) 6884 2067

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 2 of the Schedules is to be occupied for the additional purpose specified in Column 1 of the Schedules.

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Pump and Pipeline (Relevant Interest – Section 34A, Licence – LI 514540).	Reserve No.: 89804. Public Purpose: Future public requirements. Notified: 14 May 1976. File No.: 13/10081.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Community Hall (Relevant Interest – Section 34A, Licence – LI 516105).	Reserve No.: 89560. Public Purpose: Boy scouts. Notified: 29 August 1975. File No.: 13/10875.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>
Electricity Supply (Relevant Interest – S34A, Licence 517394).	Reserve No.: 755113. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 11/11672.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Richard COLE (re-appointment). William Ronald LOGAN (re-appointment). Field Marshall JACKSON (re-appointment). Graeme William NASH. Maureen Dora JACKSON (re-appointment). Jennifer Robyn LOGAN (re-appointment). Christopher William SIMMONDS (re-appointment).	Moonbi Recreation Hall Trust.	Reserve No.: 81418. Public Purpose: Public recreation and public hall. Notified: 27 February 1959. File No.: OE81 R 85-003.

Term of Office

For a term commencing the date of this notice and expiring 11 July 2018.

GOULBURN OFFICE
159 Auburn Street, Goulburn NSW 2580
(PO Box 2215, Dangar NSW 2309)
Phone: (02) 4824 3700 Fax: (02) 4822 4287

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>
Julie Ann Esdaile BRAY (new member).	Gundaroo Park Trust.	Dedication No.: 530000. Public Purpose: Public recreation. Notified: 14 February 1873. File No.: GB80 R 91-003.

Term of Office

For a term commencing the date of this notice and expiring 19 February 2014.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Anthony Phillip WEST (re-appointment). Michael John DRUM (re-appointment). John Edward SWEENEY (re-appointment).	Bribbaree Bush Fire Brigade Trust.	Reserve No.: 97417. Public Purpose: Bush fire brigade purposes. Notified: 7 September 1984. File No.: GB83 R 38.

Term of Office

For a term commencing the date of this notice and expiring 11 July 2018.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Lesley PATTERSON (new member). Jonathan PATTERSON (re-appointment). Carl Anthony WISE (re-appointment). Helen WISE (re-appointment).	Tallong Public Hall and Recreation Trust.	Reserve No.: 88933. Public Purpose: Public recreation and public hall. Notified: 15 June 1973. File No.: GB91 R 56.

Term of Office

For a term commencing the date of this notice and expiring 11 July 2018.

GRAFTON OFFICE
49-51 Victoria Street, Grafton NSW 2460
(PO Box 2185, Dangar NSW 2309)
Phone: (02) 6640 3400 Fax: (02) 6642 5375

**PLAN OF MANAGEMENT FOR A CROWN
 RESERVE UNDER DIVISION 6 OF PART 5 OF THE
 CROWN LANDS ACT 1989 AND CROWN LANDS
 REGULATION 2006**

A draft plan of management has been prepared for Tyalgum Public Recreation and Preservation of Native Flora and Fauna Reserve described hereunder, which is under the trusteeship of the Tyalgum Public Recreation and Preservation of Native Flora and Fauna Reserve Trust.

The draft plan of management may be inspected during normal business hours at:

1. Grafton Crown Lands Office,
Department of Trade & Investment – Crown Lands,
Level 3, 49-51 Victoria Street, Grafton NSW;
2. Tweed Shire Council Chambers,
Murwillumbah Civic Centre,
Tumbulgum Road, Murwillumbah NSW;
3. Kenita's Decorative Arts,
15 Coolman Street, Tyalgum NSW.

The draft plan may also be viewed on the Crown Lands website: www.crownland.nsw.gov.au.

Representations in relation to the draft plan of management are invited from the public. These may be made in writing for a period of 28 days commencing 12 July 2013 and should be sent to Senior Manager, Far North Coast, Crown Lands, PO Box 2815, Dangar NSW 2309, or by email to graftoncrownlands@lands.nsw.gov.au.

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

Description of Reserve

*Land District – Murwillumbah; Parish – Tyalgum;
 Local Government Area – Tweed; County – Rous*

Reserve 66096, notified in the *New South Wales Government Gazette* of 3 July 1936 and comprising Allotments 1-7, section 2, DP 759012 and Lots 102, 103 and 104, DP 727788.

Location: Tyalgum NSW.

Public Purpose: Public recreation and preservation of native flora and fauna.

File No.: 09/19254.

ADDITION TO RESERVED CROWN LAND

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

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

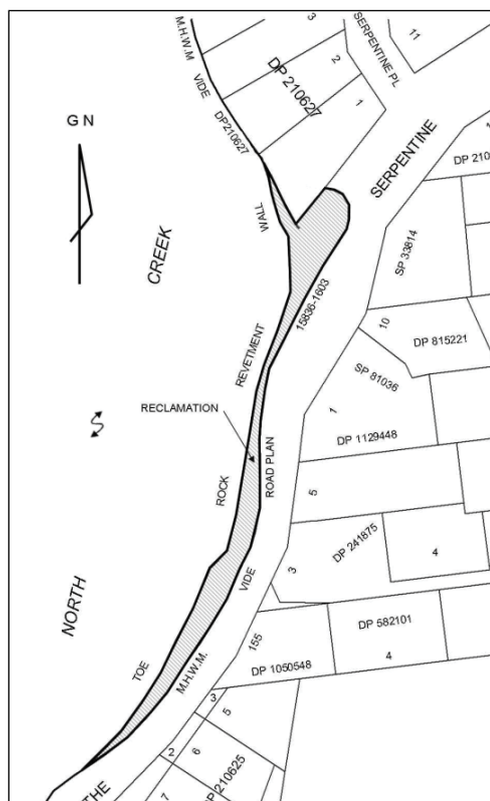
SCHEDULE

Column 1

Land District: Lismore.
Local Government Area:
Ballina Shire Council.
Locality: East Ballina.
The Crown land shown by
black edging on the
diagram hereunder.
Parish: Ballina.
County: Rous.
Area: 950 square metres.
File No.: GF06 R 55.

Column 2

Reserve No. 1012188 for
the public purpose of access
and public requirements,
rural services, tourism
purposes and environmental
and heritage conservation.
Notified: 18 August 2006.



MAITLAND OFFICE
141 Newcastle Road, East Maitland NSW 2323
(PO Box 2215, Dangar NSW 2309)
Phone: (02) 1300 886 235 Fax: (02) 4934 2252

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>
Fingal Bay Public Recreation (R86928) Reserve Trust.	Reserve No.: 86928. Public Purpose: Public recreation. Notified: 25 October 1968. File No.: 13/10965.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Halifax Caravan Park (R91621) Reserve Trust.	Reserve No.: 91621. Public Purpose: Caravan and camping park. Notified: 9 November 1979. File No.: 13/10965.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>
Alex McDonald Caravan Park (R77932) Reserve Trust.	Reserve No.: 77932. Public Purpose: Public recreation. Notified: 12 July 1957. File No.: 13/10965.

RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

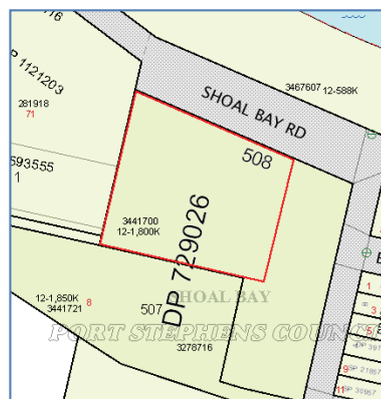
<i>Column 1</i>	<i>Column 2</i>
Land District: Newcastle. Local Government Area: Port Stephens Council. Locality: Fingal Bay. Lot 419, DP No. 257378, Parish Tomaree, County Gloucester. Area: About 8.607 hectares. File No.: 13/10965.	Reserve No.: 1037608. Public Purpose: Caravan park.

Note: The effected part of the Port Stephens Regional Crown Reserve R1011788 is not auto revoked by this notice.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Land District: Newcastle. Local Government Area: Port Stephens Council. Locality: Shoal Bay. Lot PT 508, DP No. 729026, Parish Tomaree, County Gloucester. Area: About 1.2 hectares. File No.: 13/10965.	Reserve No.: 1037609. Public Purpose: Caravan park.

Note: The effected part of the Port Stephens Regional Crown Reserve R1011788 is not auto revoked by this notice.



Reserve 1037609 shown by red edge.

ESTABLISHMENT OF RESERVE TRUST

PURSUANT to section 92(1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedules 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 Schedules.

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Fingal Bay Recreation (R86928) Reserve Trust.	Reserve No.: 86928. Public Purpose: Public recreation. Notified: 25 October 1968. File No.: 13/10965.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Port Stephens Holiday Park Reserve Trust.	Reserve No.: 91621. Public Purpose: Caravan and camping park. Notified: 9 November 1979. Reserve No.: 1037608. Public Purpose: Caravan park. Notified: This day.

*Column 1**Column 2*

Reserve No.: 1037609.
Public Purpose: Caravan park.
Notified: This day.
File No.: 13/10965.

SCHEDULE 3

Column 1

Shoal Bay Recreation
(R77932) Reserve Trust.

Column 2

Reserve No.: 77932.
Public Purpose: Public recreation.
Notified: 12 July 1957.
File No.: 13/10965.

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 Schedules 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 Schedules.

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

SCHEDULE 1

Column 1

Port Stephens Council.

Column 2

Fingal Bay Recreation
(R86928) Reserve Trust.

Column 3

Reserve No.: 86928.
Public Purpose: Public recreation.
Notified: 25 October 1968.
File No.: 13/10965.

For a term commencing this day.

SCHEDULE 2

Column 1

Port Stephens Council.

Column 2

Port Stephens Holiday Park Reserve Trust.

Column 3

Reserve No.: 91621.
Public Purpose: Caravan and camping park.
Notified: 9 November 1979.
Reserve No.: 1037608.
Public Purpose: Caravan park.
Notified: This day.
Reserve No.: 1037609.
Public Purpose: Caravan park.
Notified: This day.
File No.: 13/10965.

For a term commencing this day.

SCHEDULE 3

Column 1

Port Stephens Council.

Column 2

Shoal Bay Recreation
(R77932) Reserve Trust.

Column 3

Reserve No.: 77932.
Public Purpose: Public recreation.
Notified: 12 July 1957.
File No.: 13/10965.

For a term commencing this day.

NOTIFICATION OF CLOSING OF PUBLIC 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 – Wybong; County – Brisbane;
Land District – Muswellbrook; L.G.A. – Muswellbrook*

Road Closed: Lots 1 and 2, DP 1185349 (part being land not under the Real Property Act and part being land under the Real Property Act contained in Vol. 1463, Fol. 188).

File No.: 09/01442.

Schedule

On closing, the land within Lot 1, DP 1185349 remains vested in Council and the land within Lot 2, DP 1185349 becomes vested in Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: 580.051.

NEWCASTLE OFFICE
437 Hunter Street, Newcastle NSW 2300
(PO Box 2185, Dangar NSW 2309)
Phone: (02) 1300 052 637 Fax: (02) 4925 3517

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Parish – Moppity; County – Harden;
 Land District – Young; L.G.A. – Harden*

Road Closed: Lot 4, DP 1178677.

File No.: 12/03356.

Schedule

On closing, the land within Lot 4, DP 1178677 remains vested in the State of New South Wales as Crown land.

Description

*Parishes – Cargo and Edinburgh; County – Ashburnham;
 Land District – Molong; L.G.A. – Cabonne*

Road Closed: Lot 1, DP 1183928.

File No.: CL/00179: JT.

Schedule

On closing, the land within Part Lot 1, DP 1183928 remains vested in the State of New South Wales as Crown land.

On closing, the land within Part Lot 1, DP 1183928 becomes vested in the State of New South Wales as Crown Land.

Council's Reference: KH:BIE.

Description

*Parish – Thurgoona; County – Goulburn;
 Land District – Albury; L.G.A. – Albury*

Road Closed: Lot 3, DP 1186208.

File No.: 09/00108: JT.

Schedule

On closing, the land within Lot 3, DP 1186208 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

ROADS ACT 1993

ORDER

Correction of Defective Instrument

AS per the notification of Notification of Closing of a Road which appeared in *New South Wales Government Gazette* dated 5th July 2013, Folio 3316, part of the description is hereby amended. Under heading of “description” the words “Parish – Currajong”; is deleted and replaced with “Parishes – Currajong and Kamandra”.

Reference: CL/00805.

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

**ORDER – AUTHORISATION OF ADDITIONAL
PURPOSE UNDER S121A**

PURSUANT to s121A of the Crown Lands Act 1989, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves 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>
Community purposes.	Reserve No.: 71367. Public Purpose: Public recreation and baby health centre (clinic). Notified: 1 December 1944. File No.: 13/11740.

ROADS ACT 1993

ORDER

Notification of Closing of Road

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

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

Description

Land District – Forbes; L.G.A. – Forbes

Road Closed: Lot 621, DP 1150537 at Forbes, Parish Forbes, County Ashburnham.

DPI File Reference: 08/0539.

Schedule

On closing, the land within Lot 621, DP 1150537 remains vested in Forbes Shire Council as operational land for the purposes of the Local Government Act 1993.

Councils Reference: DA2009/0033.

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>
David Sinclair BROWN (re-appointment). Christopher William SIMMONDS (re-appointment). Maree Margaret HODGES (re-appointment). Ian James SIMMONDS (re-appointment). Darren Roy COLLIER (re-appointment). The person for the time being holding the office of President, Bedgerabong PA&H Association (ex-officio member).	Bedgerabong Showground, Racecourse, Public Recreation and Public Hall Trust.	Reserve No.: 85935. Public Purpose: Racecourse, public recreation, showground and public hall. Notified: 9 September 1966. File No.: OE80 R 291-006.

Term of Office

For a term commencing the date of this notice and expiring 11 July 2018.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Duncan Latham FERGUSON (new member). Ronald ELLIS (re-appointment). Colin Latham FERGUSON (re-appointment). Joy Patricia FERGUSON (re-appointment).	Palmers Oakey Recreation Reserve Trust.	Reserve No.: 33619. Public Purpose: Public recreation. Notified: 7 December 1901. File No.: OE80 R 83-003.

Term of Office

For a term commencing the date of this notice and expiring 11 July 2018.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Norman Christopher BROMFIELD (re-appointment). Geoffrey Herbert BROMFIELD (re-appointment). Kevin William PORTER (new member). Robert Bruce PORTER (re-appointment).	Yetholme Public Hall Trust.	Reserve No.: 79540. Public Purpose: Public hall. Notified: 3 May 1957. File No.: OE80 R 141-004.

Term of Office

For a term commencing 25 July 2013 and expiring 24 July 2018.

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

**DRAFT PLAN OF MANAGEMENT FOR
CROWN RESERVE – GORE HILL MEMORIAL
CEMETERY, UNDER PART 5, DIVISION 6, OF THE
CROWN LANDS ACT 1989 AND CROWN LANDS
REGULATION 2006**

A draft plan of management has been prepared for Gore Hill Memorial Cemetery described below, managed by Northern Metropolitan Cemeteries Trust.

The draft plan can be viewed on the Northern Metropolitan Cemeteries Trust website www.nmct.com.au, the Willoughby City Council website www.willoughby.nsw.gov.au or at the Lane Cove Council website www.lanecove.nsw.gov.au. Copies are available for viewing at either the Northern Metropolitan Cemeteries Trust office at Corner of Delhi and Plassey Roads, North Ryde or Willoughby Council Library at 409 Victoria Avenue, Chatswood; Lane Cove Council Library at Library Walk, Lane Cove; or Greenwich Library at 48 Greenwich Road, Greenwich.

The public are invited to make representations in writing on the draft plan. The plan will be on exhibition from 12 July 2013 to 23 August 2013. Submissions, in writing, will be received until 23 August 2013 and should be sent to Gore Hill POM, Corner of Delhi and Plassey Roads, North Ryde NSW 2113, or by email to admin@nmct.com.au.

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

Description of Crown Lands

*Land District – Metropolitan; L.G.A. – Willoughby;
County – Cumberland*

Crown Reserve: Gore Hill Memorial Cemetery.

Dedication 500620 for preservation of historic cemetery, 19 May 1868, comprising Lots 101 and 102, DP 791327.

Location: Gore Hill.

File No.: 11/0730.

**REVOCATION OF RESERVATION OF CROWN
LAND**

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

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

SCHEDULE

Column 1

Land District: Metropolitan.
Local Government Area:
Sydney.
Locality: Circular Quay.
Reserve No.: 752057.
Public Purpose: Future
public requirements.
Notified: 29 June 2007.
File No.: 13/04369.

Column 2

The part being Lot 54, DP No. 727081, Parish St James, County Cumberland and Lot 55, DP No. 727081, Parish St James, County Cumberland, of an area of approximately 25.8 square metres.

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 – Murulla; County – Brisbane;
Land District – Quirindi; L.G.A. – Upper Hunter*

Road Closed: Lot 1, DP 1183397.

File No.: 09/17645.

Schedule

On closing, the land within Lot 1, DP 1183397 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Denison West; County – Pottinger;
Land District – Gunnedah; L.G.A. – Gunnedah*

Road Closed: Lot 1, DP 1183359.

File No.: 08/1195.

Schedule

On closing, the land within Lot 1, DP 1183359 remains vested in the State of New South Wales as Crown land.

REVOCATION OF RESERVATION OF CROWN LAND

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

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE

Column 1

Land District: Gunnedah.
Local Government Area:
Gunnedah Shire Council.
Locality: Dubbledda.
Reserve No.: 52312.
Public Purpose: Gravel pit.
Notified: 20 July 1917.
File No.: TH80 H 142.

Column 2

The whole being Lot 156,
DP No. 755495, Parish
Dubbledda, County Pottinger,
of an area of 4.047 hectares.

WAGGA WAGGA OFFICE**Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650****Phone: (02) 6937 2700 Fax: (02) 6921 1851****VESTING OF PUBLIC TRUST LAND IN THE
CROWN AND ADDITION TO RESERVED CROWN
LAND**

PURSUANT to section 138B of the Crown Lands Act 1989, the private trust land specified in Column 1 of the Schedule hereunder, is vested in the Crown; then pursuant to section 88 of the Crown Lands Act 1989, the Crown Land specified in Column 1 is hereby, is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Cootamundra Central.	Reserve No.: 82132.
Local Government Area: Junee Shire Council.	Public Purpose: Public hall.
Locality: Dirnaseer.	Notified: 6 November 1959.
Lot 138, DP No. 751410,	Lot 7007, DP No. 94402,
Parish Hurley,	Parish Hurley,
County Clarendon.	County Clarendon.
Area: 2750 square metres.	Lot 7008, DP No. 94402,
File No.: WA79 R 49.	Parish Hurley,
	County Clarendon.
	Lot 7003, DP No. 94403,
	Parish Hurley,
	County Clarendon.
	New Area: 1.487 hectares.

ROADS ACT 1993**ORDER**

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

*Parishes – Humula; County – Wynyard;
Land District – Wagga Wagga;
Shire – Wagga Wagga City Council*

A section of Crown public road located between Lots 61 and 195, DP 757235, having a length of about 60 metres running west from a point about 140 metres from the Carabost Creek. It is shown as Lot 3 in DP 1173783.

SCHEDULE 2

Roads Authority: Wagga Wagga City Council.

File No.: 13/11805.

Reference: W517859.

WATER

WATER ACT 1912

AN application under section 5(4) of Part 8 the Water Act 1912. For an approval under section 137 (1) (a) within a proclaimed (declared) local area as generally described hereunder have been received from:

Gino Rino ALTIN and Gloria Antonietta Serafina ALTIN, for an earthen embankment on Lot 1, DP 867699, Parish of Tubbo, County of Boyd, for the prevention of inundation from flood water (new approval). (Reference: 40CW804631).

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

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

PHILLIP KILLEN,
Water Regulation Officer

WATER ACT 1912

AN application for an approval under Part 8 of the Water Act 1912, has been received as follows:

William James MULLIGAN, Andrea Mary Elizabeth MULLIGAN, Rodney FULTON-KENNEDY and Janet CRUICKSHANK, for a levee on the Lower Gwydir Floodplain for prevention of inundation of land by floodwaters on Lot 2, DP 601426; Lot 10, 11, 12, 45, 46 and 54, DP751783 and Crown land north and east of Lot 45, DP 751783, all in Parish of Noona, County of Courallie.

Any inquiries should be directed to (02) 6701 9620.

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 550, Tamworth NSW 2340, within 28 days of this publication.

DAVID THOMAS,
Senior Water Regulation Officer

WATER ACT 1912

AN application under Part 8 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) of the Water Act 1912.

An application for approval of controlled works under section 167 of the Water Act 1912, within the proclaimed local area of Macintyre River Valley has been received as follows:

David Thomas WHITE and Matthew William WHITE, for controlled works consisting of levees, channels and water storage on the Macintyre Floodplain, on Lots 1 and 2, DP 879759, Parish Tucka Tucka, County Stapylton and Lot 2, DP 879759, Parish Holdfast, County Arrawatta and associated Crown lands on the property known as "Tucka Tucka" Boggabilla, for irrigation and drainage development and prevention of inundation of lands (new approval). (Reference: 90CW801220).

Any inquiries should be directed to (02) 6799 6621.

Written objections from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 382, Narrabri NSW 2340, within 28 days of this publication.

ROBERT ALBERT,
Senior Water Regulation Officer

WATER ACT 1912

AN application under Part 8 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) of the Water Act 1912.

An application for approval of controlled works under section 167 of the Water Act 1912, within the proclaimed local area of Namoi River Valley has been received as follows:

Kathleen CAROLAN for controlled works consisting of levees, channels and off river storages on the Lower Namoi Floodplain, on Lot 7, DP 753925 and Lot 24, DP 753925, Parish Denham, County Jamison, on the property known as "Lower Nowley" Burren Junction, for the prevention of inundation of floodwaters, irrigation and drainage development and the storage of water (new approval). (Reference: 90CW810841).

Any inquiries should be directed to (02) 6799 6621.

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 382, Narrabri NSW 2340, within 28 days of this publication.

ROBERT ALBERT,
Senior Water Regulation Officer

Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation pursuant to Section 72

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 72 of the Associations Incorporation Act 2009.

Cancellation is effective as at the date of gazettal.

Australian IEA Consortium Incorporated – INC9883039

Morgan House Inc – Y0316500

Australian Protectionist Party Incorporated – INC9888468

Highlands Youth and Family Services Incorporated – Y0896835

Macadamia Farmers Landcare Group Incorporated – INC9886092

New Group Training Inc – INC9881390

Dated 4th day of July 2013.

ROBYNE LUNNEY,
Manager,
Case Management,
Registry Services,
NSW Fair Trading,
Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Association pursuant to Section 76

Erratum

THE notice that appeared in the *New South Wales Government Gazette* dated 10 May 2013, Folio 1686, cancelling the SHIRE WEST CHRISTIAN CHURCH INCORPORATED, Y2079421, was published in error.

This notice corrects this error.

Dated this 10th day of July 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

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.

South Coast Junior Australian Football League Incorporated – INC9889134

Voice of Christ Full Gospel Church Inc in Australia Incorporated – INC9882378

Bathurst Aged and Community Care Incorporated – INC9889892

Bathurst Indoor and Field Hockey Association Incorporated – INC9883978

Commedia Macabre Incorporated – INC9896902

Carnivale Christi Incorporated – INC9883304

Youth Angle Inc – Y0702202

Chaldean United Society of Australia Incorporated – INC9893977

Australian Tech. Community Incorporated – INC9896532

Dungog and District Little Athletics Centre Incorporated – INC9884362

Cancellation is effective as at the date of gazettal.

Dated this 10th day of July 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of Significantly Contaminated Land
(Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20131104; Area Number 3323

THE Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the Contaminated Land Management Act 1997 (“the Act”):

1. Land to which this declaration applies (“the site”)

This declaration applies to the land that is located at 1 Blackshaw Road, Goulburn NSW, and consists of Lot 1 in DP 986690, Lot 1 in DP 743211, Lot 2 in DP 168412, Lots 1,2,4,5 and 6 of Section 21A in DP 758468, within the local government area of Goulburn Mulwaree Council. The land to which this declaration applies is shown on Figure 1 (see below).

2. Nature of contamination affecting the site:

The EPA has found that soil/ groundwater at the site is contaminated with the following substances (“the contaminants”):

- Total Petroleum Hydrocarbons (TPH) including benzene;
- phenol;
- Polycyclic Aromatic Hydrocarbons (PAHs) including benzo(a)pyrene;
- heavy metals (cadmium and copper);
- cyanide; and
- ammonia

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s.12 of the Act and for the following reasons has determined that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act:

- sources of contamination remain at the site;
- concentrations of benzene, PAH, heavy metals (cadmium, copper), cyanide and ammonia in groundwater exceed ANZECC/ARMCANZ freshwater trigger values both onsite and offsite; and,
- the site is located adjacent to the Mulwaree Ponds and there is the potential for contaminated groundwater to impact on the waters of the Mulwaree Ponds.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a management order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager, Contaminated Sites,
Environment Protection Authority,
PO Box A290,
Sydney South NSW 1232,

or faxed to (02) 9995 5930,

by not later than 4 weeks from the date of this letter.

Dated: 9 July 2013.

NIALL JOHNSTON,
Manager,
Contaminated Sites,
Environment Protection Authority

Note:

Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under s.14 of the Act.

Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (s.44 of the Act).

Information recorded by the EPA

Section 58 of the Act requires the EPA to maintain a public record. A copy of this significantly contaminated land declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s149 (2) of the Environmental Planning and Assessment Act 1979 that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.



Figure 1. Land to which this declaration applies,
1 Blackshaw Road, Goulburn NSW

Map Source: NSW Land and Property Website,
<http://maps.six.nsw.gov.au/>: 4 March 2013

HERITAGE ACT 1977

Ministerial Order

Authorisation for Local Councils to make Interim Heritage Orders

Section 25 of the Heritage Act 1977

Section 43 Interpretation Act 1987

I, ROBYN PARKER M.P., Minister for Heritage, do by this order:

1. **revoke** the order made under section 25 of the Heritage Act 1977 and published in the *New South Wales Government Gazette* dated 1st February 2002, at pages 708 to 710.
2. **authorise** the local councils identified in Schedule 1 to make Interim Heritage Orders for items in the local council's area in accordance with section 25 of the Heritage Act 1977 and subject to the conditions listed in Schedule 2.

Dated: 22 April 2013.

ROBYN PARKER, M.P.,
Minister for Heritage

SCHEDULE 1

Local Councils Authorised to make Interim Heritage Orders under Section 25 of the Heritage Act 1977

Albury City Council
Armidale Dumaresq Council
Ashfield Council
Auburn City Council
Ballina Shire Council
Balranald Shire Council
Bankstown City Council
Bathurst Regional Council
Bega Valley Shire Council
Bellingen Shire Council
Berrigan Shire Council
Blacktown City Council

Bland Shire Council
Blayney Shire Council
Blue Mountains City Council
Bogan Shire Council
Bombala Council
Boorowa Council
The Council of the City of Botany Bay
Bourke Shire Council
Brewarrina Shire Council
Broken Hill City Council
Burwood Council
Byron Shire Council
Cabonne Council
Camden Council
Campbelltown City Council
City of Canada Bay Council
Canterbury City Council
Carrathool Shire Council
Central Darling Shire Council
Cessnock City Council
Clarence Valley Council
Cobar Shire Council
Coffs Harbour City Council
Conargo Shire Council
Coolamon Shire Council
Cooma-Monaro Shire Council
Coonamble Shire Council
Cootamundra Shire Council
Corowa Shire Council
Cowra Shire Council
Deniliquin Council
Dubbo City Council
Dungog Shire Council
Eurobodalla Shire Council
Fairfield City Council
Forbes Shire Council
Gilgandra Shire Council
Glen Innes Severn Council
Gloucester Shire Council
Gosford City Council
Goulburn Mulwaree Council
Great Lakes Council
Greater Hume Shire Council
Greater Taree City Council
Griffith City Council
Gundagai Shire Council
Gunnedah Shire Council
Guyra Shire Council
Gwydir Shire Council
Harden Shire Council
Hawkesbury City Council
Hay Shire Council
The Hills Shire Council
Holroyd City Council
The Council of the Shire of Hornsby
The Council of the Municipality of Hunters Hill
Hurstville City Council
Inverell Shire Council
Jerilderie Shire Council
Junee Shire Council
Kempsey Shire Council
The Council of the Municipality of Kiama
Kogarah City Council
Ku-ring-gai Council
Kyogle Council
Lachlan Shire Council
Lake Macquarie City Council
Lane Cove Municipal Council
Leeton Shire Council
Leichhardt Municipal Council
Lismore City Council
City of Lithgow Council
Liverpool City Council
Liverpool Plains Shire Council
Lockhart Shire Council
Maitland City Council
Manly Council
Marrickville Council
Mid-Western Regional Council
Moree Plains Shire Council
Mosman Municipal Council
Murray Shire Council
Murrumbidgee Shire Council
Muswellbrook Shire Council
Nambucca Shire Council
Narrabri Shire Council
Narrandera Shire Council
Narromine Shire Council
Newcastle City Council
North Sydney Council
Oberon Council
Orange City Council
Palerang Council
Parkes Shire Council
Parramatta City Council
Penrith City Council
Pittwater Council
Port Macquarie-Hastings Council
Port Stephens Council
Queanbeyan City Council
Randwick City Council
Richmond Valley Council
Rockdale City Council
Ryde City Council
Shellharbour City Council
Shoalhaven City Council
Singleton Council
Snowy River Shire Council
Strathfield Municipal Council
Sutherland Shire Council
Council of the City of Sydney
Tamworth Regional Council
Temora Shire Council
Tenterfield Shire Council
Tumbarumba Shire Council
Tumut Shire Council
Tweed Shire Council
Upper Hunter Shire Council

Upper Lachlan Shire Council
 Uralla Shire Council
 Urana Shire Council
 Wagga Wagga City Council
 The Council of the Shire of Wakool
 Walcha Council
 Walgett Shire Council
 Warren Shire Council
 Warringah Council
 Warrumbungle Shire Council
 Waverley Council
 Weddin Shire Council
 Wellington Council
 Wentworth Shire Council
 Willoughby City Council
 Wingecarribee Shire Council
 Wollondilly Shire Council
 Wollongong City Council
 Woollahra Municipal Council
 Wyong Shire Council
 Yass Valley Council
 Young Shire Council

SCHEDULE 2

Conditions for Local Councils to make Interim Heritage Orders

- (1) A council must not make an Interim Heritage Order (IHO) unless:
 - (a) an environmental planning instrument containing a schedule of heritage items derived from a heritage study and provisions for the management of those items is in force in the Local Government Area; and
 - (b) it has considered a preliminary heritage assessment of the item prepared by a person with appropriate heritage knowledge, skills and experience employed or retained by the council and considers that:
 - (i) the item is or is likely to be found, on further inquiry and investigation, to be of local heritage significance;
 - (ii) the item is being or is likely to be harmed;
 - (iii) the IHO is confined to the item determined as being under threat; and
 - (c) where the IHO is made over land which includes an item which is likely to be found, on further inquiry and investigation, to be of significance to Aboriginal people, a council must refer the proposal to make an IHO to the Office of Environment and Heritage for assessment regarding significance and community consultation, before the IHO is made. Council must comply with the recommendations of the Office of Environment and Heritage made in its assessment prepared pursuant to the referral.
 - (2) A council must not make an IHO where:
 - (a) the item is listed on:
 - (i) an environmental planning instrument as an item of environmental heritage;
 - (ii) the item is within a heritage conservation area identified in an environmental planning instrument; or
 - (b) the item is covered by:
 - (i) an order under s.136 of the Heritage Act, 1977; or
 - (c) the council has previously placed an interim heritage order on the item; or
 - (d) a development consent (other than a complying development certificate), has been granted in relation to the item that permits the item to be harmed, and the development consent is still in force; or
 - (e) a complying development certificate has been granted for the demolition of an existing dwelling and the erection of a new single storey or two storey dwelling house, and the complying development certificate is still in force.
 - (3) A council must not make an IHO in relation to item(s) that are located on land:
 - (a) that is Crown land; or
 - (b) which is being developed by or on behalf of the Crown; or
 - (c) which is subject to a development for which the Minister for Planning and Infrastructure is the consent authority or approval authority under the Environmental Planning & Assessment Act 1979.
- For the purposes of this clause, “the Crown” includes State Government Agencies, State Owned Corporations, Statutory Corporations, Statutory Authorities and Ministerial Corporations. “Crown” is also taken to have the same meaning as specified in section 57(1A)(b) of the Heritage Act, 1977.
- (4) A council must not make an IHO in respect of an item (which includes a building, work, relic, or place) that is subject to an approval, consent, licence, permit, permission or any other form of authorisation that requires or permits the item to be harmed and that is issued by the Crown, an officer or employee of the Crown or a Minister.

For the purposes of this clause, “the Crown” includes State Government Agencies, State Owned Corporations, Statutory Corporations, Statutory Authorities and Ministerial Corporations. “Crown” is also taken to have the same meaning as specified in section 57(1A)(b) of the Heritage Act, 1977. This clause does not apply to an approval, consent, licence, permit, permission or any other form of authorisation that requires or permits the item to be harmed and that is issued by the council.
 - (5) An IHO made by a council must contain the following condition:

“This Interim Heritage Order will lapse after six months from the date it is made unless the local council has passed a resolution before that date; and

 - (i) in the case of an item which, in the council’s opinion, is of local significance, the resolution seeks to place the item on the heritage schedule of a local environmental plan with appropriate provisions for protecting and managing the item; or
 - (ii) in the case of an item which in the Council’s opinion, is of State heritage significance, the resolution requests the Heritage Council to make a recommendation to the Minister for Heritage under section 32(2) of the Heritage Act to include the item on the State Heritage Register.”

- (6) A council must publish annually in its State of Environment Report or Annual Report a summary of all decisions regarding IHOs for that year and provide a copy to the Office of Environment and Heritage.

Note: A council will be responsible for defending proceedings in any Court relating to its decisions made under this authorisation (including the bearing of all costs).

NATIONAL PARKS AND WILDLIFE ACT 1974

Draft Amendments to the Plans of Management for
Garigal National Park,

Ku-Ring-Gai Chase National Park and Lion Island,
Long Island and Spectacle Island Nature Reserves,

Marramarra National Park, Muogamarra Nature Reserve
and Maroota Historic Site

THE Public Exhibition Period for the draft amendments to the above plans has been extended until Friday, 19 July 2013.

These amendments can be viewed on www.environment.nsw.gov.au (use the 'quicklinks' to 'park management plans') and at other locations as notified in the *New South Wales Government Gazette* of 31 May 2013.

They are also available free of charge from the Bobbin Inn Visitor Centre, Ku-ring-gai Chase National Park, Bobbin Head Road, Mount Colah (ph 9472 8949) and the OEH Information Centre, Level 14, 59-61 Goulburn Street, Sydney.

Written submissions on the draft plan should be forwarded by 19 July 2013, to 'The Planner', Metropolitan North East Region, NPWS, PO Box 3031, Asquith NSW 2077, by email to mne.planning@environment.nsw.gov.au or they can be submitted on-line at www.environment.nsw.gov.au/consult.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on these documents may contain information that is defined as 'personal information' under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

SEAN NUNAN,
Team Leader,
Chemicals and Radiation Licensing,
Hazardous Materials, Chemicals and Radiation Section,
Environment Protection Authority
(by delegation)

SCHEDULE

Pilot (Pesticide Rating) Licence

<i>Name and Address of Licensee</i>	<i>Date of Granting of Licence</i>
Nicholas MASON, PO Box SM232, Mildura South VIC 3501.	5 July 2013.

POISONS AND THERAPEUTIC GOODS ACT 1966

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

Withdrawal of Drug Authority

IN accordance with the provisions of Clause 175(1) of the Poisons and Therapeutic Goods Regulation 2008, an Order has been made on Dr Nandini POLEPALLI, DEN0001677187, of Suite 1, 9 Station Street, Fairfield NSW 2165, prohibiting her until further notice, as a dental practitioner from supplying or having possession of drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 77 of the Regulation.

This Order is to take effect on and from 7 June 2013.

Dr MARY FOLEY,
Director-General

Ministry of Health, New South Wales.
3 June 2013.

SUBORDINATE LEGISLATION ACT 1989

Erratum

IN *New South Wales Government Gazette* No. 87, dated 5 July 2013, at Folio 3392, the text of the notice relating to the Subordinate Legislation Act 1989, omitted the word 'Tribunal' in referring to the proposed Dust Diseases Tribunal Regulation 2013 and the Dust Diseases Tribunal Regulation 2007. The gazettal date remains the same, 5 July 2013.

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Preliminary Determination

THE Scientific Committee has made a Preliminary Determination proposing that the following be listed in the relevant Schedule of the Threatened Species Conservation Act 1995.

Critically Endangered Ecological Community (Part 2 of Schedule 1A)

Hygrocybeae community of Lane Cove Bushland Park in the Sydney Basin Bioregion

Any person may make a written submission regarding this Preliminary Determination. Send submissions to Suzanne Chate, NSW Scientific Committee Unit, PO Box 1967, Hurstville BC 1481. Submissions close 6th September 2013.

A copy of the Determination, which contains the reasons for the determination, may be obtained free of charge on the Internet www.environment.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967, Hurstville BC 1481. Tel.: (02) 9585 6940 or Fax (02) 9585 6606, or in person at the Office of Environment and Heritage Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determination may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Associate Professor MICHELLE LEISHMAN,
Chairperson,
Scientific Committee

HOME BUILDING REGULATION 2004

Clause 28(1)

INSTRUMENT

Qualification Requirements for an Endorsed Contractor Licence or Supervisor Certificate for General Building Work
I, ROD STOWE, Commissioner for Fair Trading, Department of Finance and Services, as the “Director-General” under the Home Building Regulation 2004 (“the Regulation”):

1. revoke all previous instruments in so far as they deal with the same matters as this Instrument; and
2. (a) determine the possession of qualifications or the passing of examinations specified in Column 1 of Table A to Schedule 1; and
(b) consider the possession of experience specified in Column 2 of Table A opposite the relevant matter in Column 1,
to be necessary for an applicant for the issue of a Licence or Certificate.

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

Dated this 3rd day of July 2013.

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

Interpretation

In this Instrument:

The Commissioner for Fair Trading, Department of Finance and Services is the “Director-General” under the Home Building Act 1989 and the Regulation. See:

- paragraph (a) of the definition of “Director-General” in section 3(1) of the Home Building Act 1989;
- clauses 28(1)(a) and (3) of the Public Sector Employment and Management (Departmental Amalgamations) Order 2009; and
- clause 29(1) of the Public Sector Employment and Management (Departments) Order 2011.

“*the Act*” means the Home Building Act 1989;

“*Australian University*” has the same meaning as in the Higher Education Act 2001 or successor legislation in force for the time being providing for the recognition of Australian universities;

References to “*Certificate*” and “*Licence*” are respectively to a supervisor certificate, or endorsed contractor licence, to do or supervise general building work;

“*Degree*” means a degree of any kind, excluding an associate degree, and in particular includes the degrees of doctor, master and bachelor;

The reference to a “*Diploma*” in Item 8 in Table C of Schedule 1, does not include a Diploma of: Building; Construction; Construction Management; Construction Economics; Applied Science (Building); Structural Engineering; or Quantity Surveying. On every other occasion the term “Diploma” is used in this Instrument it is to be given its ordinary meaning;

“*Experience*” means experience gained by the applicant as:

- (a) an employee of; or
- (b) a person otherwise lawfully engaged by,
the holder of a contractor licence authorising the holder to do the class of residential building work in which the experience was gained (“the Work”), where during the relevant period, the applicant was:
 - (c) supervised and directed in the doing of the Work by the holder of an endorsed contractor licence or supervisor certificate authorising its holder to supervise the Work; and
 - (d) financially remunerated for the Work;

“*National Training Package*” means a training package endorsed in accordance with the Policy for the Training Package Development and Endorsement Process, or such other similar policy replacing it, which is in force for the time being;

“*Owner-Builder Permit*” means an owner-builder permit issued under the Act or a similar authority issued under an Act of another State or Territory which authorises activities to be carried out which are substantially the same as those authorised by such an owner-builder permit;

“*registered training organisation*” has the same meaning as in the National Vocational Education and Training Regulator Act 2011 (Cth);

The reference to a “*Schedule*” is a reference to that schedule inclusive of any tables thereto.

“TAFE” means the New South Wales Technical and Further Education Commission.

SCHEDULE 1

Table A

Qualifications	
<i>Column 1</i> <i>Qualifications or Examinations</i>	<i>Column 2</i> <i>Experience</i>
<p>1. Completion of Certificate IV in Building and Construction, being:</p> <p>(a) (BCG40106 / CPC40108 / CPC40110 Building); or</p> <p>(b) (BCG40206 / CPC40208 Contract Administration) or</p> <p>(c) (BCG40306 / CPC40308 Estimating); or</p> <p>(d) (BCG40506 / CPC40508 Site Management),</p> <p>including all of the units of competency listed in Table B.</p> <p>AND</p> <p>I. an endorsed contractor licence or supervisor certificate held under the Act for Carpentry or Bricklaying which is current at the date of the application or a qualification approved for the time being under clause 28(1) of the Regulation for such a licence or certificate; or</p> <p>II. Completion of a Diploma of Building and Construction (Building) (BCG50206 / CPC50208 / CPC50210) including, in respect of CPC50210 only, all of the units of competency listed in Table C.</p>	<p>At least two years' relevant industry experience in a wide range of building construction work.</p>
<p>2. Completion of a Degree in:</p> <p>(a) Building; or</p> <p>(b) Construction; or</p> <p>(c) Construction Management; or</p> <p>(d) Construction Economics; or</p> <p>(e) Applied Science (Building); or</p> <p>(f) Quantity Surveying,</p> <p>from an Australian University which requires the applicant to undertake the equivalent of four years' full time study and a mandatory work placement.</p>	<p>At least two years' relevant industry experience in a wide range of building construction work.</p>
<p>3. Completion of a Bachelor of Housing from an Australian University or a Degree in any of the following:</p> <p>(a) Civil Engineering; or</p> <p>(b) Structural Engineering; or</p> <p>(c) Architecture; or</p> <p>(d) Housing; or</p> <p>(e) Construction; or</p> <p>(f) Construction Management; or</p> <p>(g) Construction Economics; or</p> <p>(h) Applied Science (Building); or</p> <p>(i) Quantity Surveying,</p> <p>from an Australian University.</p> <p>AND</p> <p>Completion of Certificate IV in Building and Construction:</p> <p>(a) (BCG40106 / CPC40108 / CPC40110 Building); or</p> <p>(b) (BCG40206 / CPC40208 Contract Administration); or</p> <p>(c) (BCG40306 / CPC40308 Estimating); or</p> <p>(d) (BCG40506 / CPC40508 Site Management),</p> <p>which includes all the units of competency listed in Table B.</p>	<p>At least two years' relevant industry experience in a wide range of building construction work.</p>

Transitional Arrangements	
<i>Column 1</i> <i>Qualifications or Examinations</i>	<i>Column 2</i> <i>Experience</i>
4. Existing Licence or Certificate A current Licence or Certificate without any restrictions or conditions held immediately before the Commencement Date.	N/A
5. Licence or Certificate held before the date of application A Licence or Certificate without any restrictions or conditions held within two years of the date of application for a new Licence or Certificate.	N/A
6. Superseded Qualifications Any superseded qualification, as set out in Table D: (a) which the applicant attained before 18 August 2008; or (b) the course for which the applicant commenced before, but did not complete until after, 18 August 2008, unless the context indicates that the applicant need not have attained, or commenced the course for, the qualification, or an element of the qualification, before 18 August 2008.	At least 2 years' relevant industry experience in a wide range of building construction work.

Table B

Units of competency required for Certificate IV in Building and Construction
<p>The following units must be achieved and indicated in the applicant's transcript of the Certificate IV in Building and Construction qualification:</p> <p>(a) BCGBC4001A / CPCBC4001A - Apply building codes and standards to the construction process for low-rise building projects;</p> <p>(b) BCGBC4002A / CPCBC4002A - Manage occupational health and safety in the building and construction workplace;</p> <p>(c) BCGBC4003A / CPCBC4003A - Select and prepare a construction contract;</p> <p>(d) BCGBC4004A / CPCBC4004A - Identify and produce estimated costs for building and construction projects;</p> <p>(e) BCGBC4005A / CPCBC4005A - Produce labour and material schedules for ordering;</p> <p>(f) BCGBC4006A / CPCBC4006A / CPCBC4006B - Select, procure and store construction materials for low-rise projects;</p> <p>(g) BCGBC4007A / CPCBC4007A - Plan building or construction work;</p> <p>(h) BCGBC4008A / CPCBC4008A / CPCBC4008B - Conduct on-site supervision of the building and construction project;</p> <p>(i) BCGBC4009A / CPCBC4009A / CPCBC4009B - Apply legal requirements to building and construction projects;</p> <p>(j) BCGBC4010A / CPCBC4010A / CPCBC4010B - Apply structural principles to residential low rise constructions;</p> <p>(k) BCGBC4011A / CPCBC4011A / CPCBC4011B - Apply structural principles to commercial low rise constructions;</p> <p>(l) BSBSBM406A - Manage small business finances;</p> <p>(m) BCGBC4012A / CPCBC4012A - Read and interpret plans and specifications;</p> <p>(n) BCGBC4018A / CPCBC4018A - Apply site surveys and set out procedures to building and construction projects;</p> <p>(o) BCGBC4024A / CPCBC4024A - Resolve business disputes.</p>

Table C

Units of competency required for Diploma of Building and Construction (Building) (CPC50210)
<p>The following units must be achieved and indicated in the applicant's transcript of the qualification:</p> <p>(a) CPCBC5004A - Supervise and apply quality standards to the selection of building and construction materials;</p> <p>(b) CPCBC5005A - Select and manage building and construction contractors;</p> <p>(c) CPCBC5007A - Administer the legal obligations of a building and construction contract;</p> <p>(d) CPCBC5009A - Identify services layout and connection methods in medium rise construction projects.</p>

Table D

Superseded Qualifications

The following are superseded qualifications for the purposes of clause 6 of Schedule 1:

1. Certificate IV in Building (3477) conducted by a Registered Training Organisation or TAFE AND –
 - (a) a Carpentry, Carpentry & Joinery, or Bricklaying Trade Course from TAFE or a Registered Training Organisation; or
 - (b) an endorsed contractor licence or supervisor certificate held under the Act for Carpentry or Bricklaying which is current at the date of the application or a qualification approved for the time being under clause 28(1) of the Regulation for such a licence or certificate.
2. Diploma in Building (3475) conducted by a Registered Training Organisation or TAFE.
3. Advanced Diploma in Building (3471) conducted by a Registered Training Organisation or TAFE.
4. Certificate IV in Building Studies (1261) from TAFE AND –
 - (a) a Carpentry, Carpentry & Joinery, or Bricklaying Trade Course from TAFE or a Registered Training Organisation; or
 - (b) an endorsed contractor licence or supervisor certificate held under the Act for Carpentry or Bricklaying which is current at the date of the application or a qualification approved for the time being under clause 28(1) of the Regulation for such a licence or certificate.
5. Diploma in Building Studies (1262) from TAFE.
6. Advanced Diploma in Building Studies (1263) from TAFE.
7. Advanced Diploma in Structural Engineering (6443) from TAFE.
8. A Diploma from an Australian University or a body controlled by an Australia University which is a bridging or pathway course entitling the holder to enrol in a Degree in: Building; Construction; Construction Management; Construction Economics; Applied Science (Building); Structural Engineering; or Quantity Surveying at an Australian University, but only if the applicant has attained the Diploma before the 26 March 2012, or commenced the Diploma course before, but did not complete it until after, the 26 March 2012.
9. Certificate of Registration as an Architect under the Architects Act 2003 which is current at the date of the application.
10. Degree in Civil Engineering or Architecture from an Australian University regardless of when it was attained AND Certificate IV in Building (3477 or TAFE Course 1261).
11. Diploma of Structural Engineering (2992) from TAFE.
12. Associate Diploma in Applied Science (Building) (5185) TAFE.
13. Certificate in Building (5102) TAFE.
14. Certificate in Building Foreman & Clerk of Works (135) from TAFE.
15. Advanced Certificate in Building Supervision (5189) from TAFE.
16. Advanced Building Studies Course – Diploma in Building Studies Level V (2183) from TAFE.
17. Advanced Building Studies Course – Certificate IV in Building Studies – Residential Level IV (2182) from TAFE AND a Carpentry, Carpentry & Joinery, or Bricklaying Trade Course from TAFE or a Registered Training Organisation.
18. Certificate IV in Contractors Management Program conducted by Back to Basics Business Training Pty Ltd ACN 077 042 490 AND a Carpentry, Carpentry & Joinery, or Bricklaying Trade Course from TAFE or a Registered Training Organisation.

NSW SERVICE MEDALLION RECIPIENTS

Awarded 5 June 2013

<i>Title</i>	<i>First Name</i>	<i>Surname</i>	<i>Employer at commencement of service</i>	<i>Date commenced Service</i>	<i>Nominating Department</i>	<i>Retirement date (if applicable)</i>
Mr	Michael	Allen	State Library of NSW	16 February 1970	Department of Finance and Services	29 July 2011
Mr	Vic	Anderson	Auditor-General's Department	25 January 1971	Audit Office of NSW	
Ms	Veronica	Banasik	Water Conservation and Irrigation Commission	5 October 1971	Department of Finance and Services	
Mr	Gary	Beer	Government Stores Department	22 May 1972	Audit Office of NSW	
Mr	Ross	Betland	NSW Police Department	1 April 1969	NSW Police Force	23 November 2012
Mr	John	Burke	State Library of NSW	15 February 1971	Department of Finance and Services	1 July 2011
Mr	William	Butler	Registrar General's Office	16 February 1969	Department of Finance and Services	
Mr	John	Chippendale (deceased)	Department of Education	29 January 1957	Department of Education	
Mr	Neville	Cork	National Parks and Wildlife	13 December 1971	Office of Environment and Heritage, Department of Premier and Cabinet	7 September 2012
Mr	Noel	Daley	NSW Department of Public Works	15 February 1971	Department of Finance and Services	
Ms	Kay	Davison	Sutherland Shire District Hospital	14 January 1960	Sutherland Hospital	
Mr	Stephen	Diekman	Commercial Services Group	24 November 1969	Department of Finance and Services	
Mr	Jeffrey	Dose	Auditor-General's Department	2 February 1971	Audit Office of NSW	
Mr	Alan	Eacott	NSW Department of Public Works	3 December 1969	Department of Finance and Services	
Mr	Gregory	Edwards	Maritime Services Board of NSW	25 January 1971	Newcastle Port Corporation	
Mrs	Ruth	Edwards	Department of Technical Educations - Hunter	8 February 1971	TAFE Commission	13 July 2012
Mr	Colin	Garnham	NSW Department of Public Works	7 December 1971	Newcastle Port Corporation	
Mr	Frank	Giorgi	Metropolitan Water Sewage and Drainage Board	8 November 1971	Sydney Catchment Authority	
Mr	Richard	Gore	State Library of NSW	16 February 1970	Department of Finance and Services	10 April 2012
Mr	Rodney	Gray	State Stockyard - Newcastle	17 January 1968	TAFE Commission	
Mr	Adrian	Hallett	National Parks and Wildlife	23 February 1970	Department of Premier and Cabinet	24 October 2012
Mr	Roy	Hayward	Department of Lands	14 Feb 2012	Office of Environment and Heritage, Department of Premier and Cabinet	
Mr	Greg	Jackson	Health Commission of NSW	21 January 1970	NSW Ministry of Health - Hunter New England Local Health District	
Mr	Ian	Landon-Jones	Metropolitan Water Sewage and Drainage Board	14 February 2012	Sydney Catchment Authority	
Dr	Gregory	Lodge	NSW Agriculture	16 February 1970	Department of Trade and Investment, Regional Infrastructure and Services	6 July 2012

<i>Title</i>	<i>First Name</i>	<i>Surname</i>	<i>Employer at commencement of service</i>	<i>Date commenced Service</i>	<i>Nominating Department</i>	<i>Retirement date (if applicable)</i>
Mr	Barry	McGufficke	Department of Agriculture and Fisheries	14 August 1972	Department of Primary Industries	
Mr	Ivan	Mihalic	Government Stores Department	26 May 1972	Department of Trade and Investment, Regional Infrastructure and Services	
Mr	Graham	Moore	NSW Police Department	16 December 1969	NSW Police Force	
Mr	Garry	Mortimer	Department of Education	2 December 1968	Department of Education and Communities	3 February 2011
Mr	Paul	Murphy	Protective Office, Supreme Court	9 December 1968	Department of Finance and Services	
Mrs	Julie	Newman PSM	NSW Department of Health	18 January 1971	Compensation Authorities Staff Division	
Mr	Mark	Patterson	NSW Department of Public Works	2 November 1971	Sydney Local Health District	August 2012
Mr	Barrie	Pitt	Department of Main Roads	13 February 1961	NSW Ministry of Health	28 September 2012
Mr	Brian	Roworth	Department of Agriculture and Fisheries	1 August 1972	Department of Trade and Investment, Regional Infrastructure and Services	16 August 2011
Mr	Michael	Russell	NSW Department of Public Works	8 November 1971	Department of Finance and Services	
Mr	Paul	Wade	NSW Department of Mines	1 February 1972	Compensation Authorities Staff Division	
Mr	Brian	Waldron	Metropolitan Water Sewage and Drainage Board	16 January 1972	Sydney Catchment Authority	
Mr	Bernard	Ward	Department of Main Roads	26 January 1970	Department of Communities - Sydney Olympic Park Authority	
Mr	David	Williamson	Department of Public Works	16 February 1970	Department of Finance and Services	15 December 2011
Mr	Peter	Wyborn	Sydney Cove Redevelopment Authority	21 July 1972	Sydney Harbour Foreshore Authority	
Mr	Ian	Wykes	Public Transport Commission of NSW	22 February 1971	TAFE Commission	
Mr	Dennis	Yee	Department of Housing	28 January 1971	Department of Finance and Services	

THE BOARDING HOUSES ACT 2012

Approval of a Standard Form of Occupancy Agreement

I, ROD STOWE, as Commissioner under the Boarding Houses Act 2012 (“the Act”), being satisfied that the form of occupancy agreement set out in the Schedule gives effect to the occupancy principles set out in the Act, approve pursuant to section 29(1) of the Act, that form as a standard form of occupancy agreement.

Dated the 10th day of July 2013.

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

THE SCHEDULE

STANDARD OCCUPANCY AGREEMENT

For general boarding houses under the *Boarding Houses Act 2012*

Between

Proprietor	
Resident	

For

Room	Address

The resident's room is: unfurnished furnished (if furnished, an inventory can be attached)

Other areas of the premises which are available for use by the resident

Kitchen/s Bathroom/s Common room Laundry

Other _____

Term of Contract

Commencement Date	Term of agreement (if any)	Occupancy Fee	To be paid
		\$ per week/month/year	

Proprietor's Contact Details	
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AGREEMENT TERMS

1. Condition of the Premises (refer to occupancy principle 1 – see Annexure 1)

The proprietor agrees to provide and maintain the premises so that they are in a reasonable state of repair, are reasonably clean and reasonably secure.

2. House Rules (refer to occupancy principle 2)

The resident agrees to comply with the House Rules of the boarding house, which are listed on the attached "Statement of House Rules." House rules may not be inconsistent with the Occupancy Principles stated in Annexure 1, and are not enforceable if they are inconsistent.

3. No Penalties (refer to occupancy principle 3)

The resident is not required to pay a penalty for a breach of this Occupancy Agreement or the House Rules.

4. Quiet Enjoyment (refer to occupancy principle 4)

The proprietor agrees to take all reasonable steps to enable the resident's quiet enjoyment of the premises.

5. Inspections and Access (refer to occupancy principle 5)

The proprietor may inspect boarding house common areas at any reasonable time. Repairs, cleaning and maintenance of common areas can be carried out at reasonable times.

The proprietor may only enter the resident's room, at a reasonable time, with reasonable notice and on reasonable grounds. Agreed access and notice periods are set out below. If the third column is left blank, the suggested notice periods set out in the second column will apply.

Reason For Access	<i>Suggested Notice Period</i> <i>examples of reasonable notice periods - this notice period applies if the next column is left blank</i>	Notice to be given under this occupancy agreement (if different)
In an emergency, or to carry out emergency repairs or inspections	<i>Immediate access</i>	<i>Immediate access*</i>
To clean the premises	<i>24 hours</i>	
To carry out repairs	<i>24 hours</i>	
To show the room to a prospective resident	<i>24 hours</i>	
To carry out inspections	<i>48 hours</i>	

* Immediate access is likely to be necessary in this situation for safety reasons.

6. Notice of Fee Increase (refer to occupancy principle 6)

The resident is entitled to 4 weeks written notice of any increase in the occupancy fee.

7. Utility Charges (refer to occupancy principle 7)

The proprietor may charge an additional amount for utilities if the resident is made aware of this on signing this agreement. Details of the charge, including how the charge will be calculated, are included in Annexure 2, and Annexure 2 must signed and dated by the resident and the proprietor.

Charges for utilities must be based on the cost to the proprietor of providing the utility and a reasonable measure or estimate of the resident's use of that utility.

8. Security Deposit (refer to occupancy principle 8)

A security deposit of \$ _____ is payable to the proprietor, this amount being no more than the sum of two (2) weeks occupancy fee. The security deposit is payable on the day the agreement is signed or on the following day. The security deposit will be repaid to the resident within 14 after the end of this agreement, less any amount necessary to cover:

- a) the reasonable cost of repairs to the boarding house or goods that come with it, as a result of damage (other than fair wear or tear) caused by the resident and their guest;
- b) any occupancy fee or other charges owing and payable under this Agreement or the Boarding Houses Act 2012;
- c) the reasonable cost of cleaning any part of the premises occupied by the resident and not left reasonably clean by the resident, having regard to the condition of the premises at the commencement of the occupancy; and
- d) the reasonable cost of replacing locks or other security devices altered, removed or added by the resident without the consent of the proprietor.

9. Dispute Resolution (refer to occupancy principle 11)

The proprietor and the resident agree to use their best endeavours to informally resolve any disputes between them that arise from this agreement. Either party may apply to the Consumer Trader and Tenancy Tribunal to resolve a dispute about the Occupancy Principles (see Annexure 1).

10. Written Receipts (refer to occupancy principle 12)

The proprietor agrees to provide the resident with a written receipt for all money paid to the proprietor, including money paid for occupancy fees, a security deposit and for any utility charges. The receipt should be provided within a reasonable time period after the payment is received.

11. Termination (refer to occupancy principles 9 and 10)

The resident is entitled to know why and how this Occupancy Agreement may be terminated, and how much notice will be given before termination. The resident may not be evicted without reasonable written notice from the proprietor.

This Agreement can also be terminated by the resident by written notice given to the proprietor. Agreed reasons for termination and notice periods are set out below. If the third column is left blank, the suggested notice periods set out in the second column will apply.

Reason for Termination by Proprietor	<i>Suggested Notice Period</i> <i>examples of reasonable notice periods - this notice period applies if the next column is left blank</i>	Notice to be given under this occupancy agreement <i>(if different)</i>
Violence or threats of violence towards anyone living, working or visiting the premises	<i>Immediate</i>	<i>Immediate*</i>
Wilfully causing damage to the premises, or using the premises for an illegal purpose	<i>1 day</i>	
Continued and serious breach of this Agreement or the house rules, following a written warning	<i>3 days</i>	
Continued minor breach of this Agreement or the house rules, following a written warning	<i>1 week</i>	
Non-payment of the occupation fee	<i>2 weeks</i>	
Any other reason, including vacant possession required and "no grounds" termination	<i>4 weeks</i>	

*Immediate termination is likely to be necessary in this situation in order to protect other residents and employees.

Reason for Termination by Resident	<i>Suggested Notice Period</i> <i>examples of reasonable notice periods - this notice period applies if the next column is left blank</i>	Notice to be given under this occupancy agreement <i>(if different)</i>
Serious breach of Agreement by proprietor	<i>1 day</i>	
Minor breach of agreement by proprietor	<i>1 week</i>	
No grounds/Any other reason	<i>1 week</i>	

12. Use of the Premises

The resident agrees not to wilfully or negligently cause damage to the premises or to use the premises for an illegal purpose and to respect other residents' rights to quiet enjoyment of the premises.

NOTE: Any term of this Agreement is not enforceable if it is inconsistent with the Occupancy Principles set out in Schedule 1 of the *Boarding Houses Act 2012*. The Occupancy Principles are attached at Annexure 1.

Signed: _____

(Proprietor)

Signed: _____

(Resident)

Date: _____

Date: _____

OPTIONAL INFORMATION

The resident may provide contact details to be used in an emergency

PERSONAL PHONE No/s: _____

EMERGENCY CONTACT PERSON

NAME: _____ RELATIONSHIP: _____

PHONE and/or ADDRESS: _____

Annexure 1

Occupancy principles

NB: These principles are contained in Schedule 1 of the *Boarding Houses Act 2012* and apply to residents of NSW boarding houses which are covered by this Act.

1. State of premises

A resident is entitled to live in premises that are:

- (a) reasonably clean, and
- (b) in a reasonable state of repair, and
- (c) reasonably secure.

2. Rules of registrable boarding house

A resident is entitled to know the rules of the registrable boarding house before moving into the boarding house.

3 Penalties for breaches of agreement or house rules prohibited

A resident may not be required to pay a penalty for a breach of the occupancy agreement or the rules of the registrable boarding house.

4 Quiet enjoyment of premises

A resident is entitled to quiet enjoyment of the premises.

5 Inspections and repairs

A proprietor is entitled to enter the premises at a reasonable time on reasonable grounds to carry out inspections or repairs and for other reasonable purposes.

6 Notice of increase of occupancy fee

A resident is entitled to 4 weeks written notice before the proprietor increases the occupancy fee.

7 Utility charges

- (1) The proprietor is entitled to charge a resident an additional amount for the use of a utility if:
- (a) the resident has been notified before or at the time of entering the occupancy agreement of the use of utilities in respect of which the resident will be charged, and
 - (b) the amount charged is based on the cost to the proprietor of providing the utility and a reasonable measure or estimate of the resident's use of that utility.
- (2) A utility for the purposes of this clause is each of the following:
- (a) the supply of electricity,
 - (b) the supply of gas,
 - (c) the supply of oil,
 - (d) the supply of water,
 - (e) the supply of any other service prescribed by the regulations.

8 Payment of security deposits

- (1) The proprietor may require and receive a security deposit from the resident or the resident's authorised representative only if:
- (a) the amount of the deposit does not exceed 2 weeks of occupancy fee under the occupancy agreement, and
 - (b) the amount is payable on or after the day on which the resident (or the resident's authorised representative) enters the agreement.
- (2) Within 14 days after the end of the occupancy agreement, the proprietor must repay to the resident (or the resident's authorised representative) the amount of the security deposit less the amount necessary to cover

the following:

- (a) the reasonable cost of repairs to, or the restoration of, the registrable boarding house or goods within the premises of the boarding house, as a result of damage (other than fair wear and tear) caused by the resident or an invitee of the resident,
- (b) any occupation fees or other charges owing and payable under the occupancy agreement or this Act,
- (c) the reasonable cost of cleaning any part of the premises occupied by the resident not left reasonably clean by the resident, having regard to the condition of that part of the premises at the commencement of the occupancy,
- (d) the reasonable cost of replacing locks or other security devices altered, removed or added by the resident without the consent of the proprietor,
- (e) any other amounts prescribed by the regulations.

(3) The proprietor may retain the whole of the security deposit after the end of the occupancy agreement if the costs, fees or charges referred to in subclause (2) (a)–(e) are equal to, or exceed, the amount of the security deposit.

(4) In this clause:

security deposit means an amount of money (however described) paid or payable by the resident of a registrable boarding house or another person as security against:

- (a) any failure by the resident to comply with the terms of an occupancy agreement, or
- (b) any damage to the boarding house caused by the resident or an invitee of the resident, or
- (c) any other matter or thing prescribed by the regulations.

9 Information about occupancy termination

A resident is entitled to know why and how the occupancy may be terminated, including how much notice will be given before eviction.

10 Notice of eviction

- (1) A resident must not be evicted without reasonable written notice.
- (2) In determining what is reasonable notice, the proprietor may take into account the safety of other residents, the proprietor and the manager of the registrable boarding house.

(3) Subclause (2) does not limit the circumstances that are relevant to the determination of what is reasonable notice.

11 Use of alternative dispute resolution

A proprietor and resident should try to resolve disputes using reasonable dispute resolution processes.

12 Provision of written receipts

A resident must be given a written receipt for any money paid to the proprietor or a person on behalf of the proprietor.

Annexure 2

SCHEDULE OF ADDITIONAL CHARGES

ITEM	AMOUNT	WHEN DUE TO BE PAID	HOW CALCULATED

NOTE:

- This schedule is only for use if there are fees or charges in addition to the occupancy fee.
- This schedule forms part of the Occupancy Agreement when signed and dated by both parties.
- A receipt is to be provided to the resident for all payments of additional fees or charges made by the resident, within a reasonable time after the payment is received.
- Charges for utilities must comply with Occupancy Principle 7.

Signed: _____
(Proprietor)

Signed: _____
(Resident)

Date: _____

Date: _____

**ANNUAL REPORT AND DETERMINATION OF ADDITIONAL
ENTITLEMENTS FOR MEMBERS OF THE PARLIAMENT OF
NEW SOUTH WALES**

by the

PARLIAMENTARY REMUNERATION TRIBUNAL

pursuant to the

Parliamentary Remuneration Act 1989

4 July 2013

Introduction	4
Section 1 General Matters Raised	5
1. Basic Salary.....	5
2. Electoral Allowance, Sydney Allowance and Logistic Support Allocation.....	7
3. Committee Allowances	7
4. Electorate Communication Allowance	7
5. Electoral Groupings.....	8
6. Staff Travel within the Electorate.....	9
7. Administration of Entitlements	10
8. Additional Entitlements for Shadow Ministers.....	10
Section 2 Allocation of Staff	11
1. Introduction	11
2. Entitlement to staff	11
3. 2013 Review.....	12
4. Findings	17
Section 3 Summary of 2013 Determination	20
Section 4 The Determination	21
1. Definitions.....	21
2. Guidelines and General Conditions Regarding Additional Entitlements for Members in Connection with Parliamentary Duties	22
2.1 Guidelines	22
2.2 Conditions	25
3. Basic Salary.....	27
4. Additional Entitlements in the Nature of Allowances	27
4.1 Electoral Allowance.....	27
<i>Basis</i>	27
<i>Entitlement</i>	27
4.2 Sydney Allowance	28
<i>Purpose and Operation of the Provisions</i>	28
<i>Entitlement</i>	28
<i>Conditions</i>	29
4.3 Committee Allowances.....	30
<i>Purpose and Operation of the Provision</i>	30
<i>Entitlement</i>	31
5. Additional Entitlements in the Nature of Fixed Allocations.....	31
5.1 Electorate to Sydney Travel.....	31
<i>Purpose and Operation of the Provisions</i>	31
<i>Conditions</i>	32

5.2	Logistic Support Allocation	33
	<i>Purpose and Operation of the Provision</i>	33
	<i>Entitlement</i>	33
	<i>General Conditions</i>	34
	<i>Particular Conditions</i>	36
5.3	Electorate Communication Allowance	39
	<i>Purpose of the provision</i>	39
	<i>Conditions</i>	40
5.4	Electorate Charter Transport for Members of the Legislative Assembly	41
	<i>Purpose and operation of the provision</i>	41
	<i>Entitlement</i>	41
	<i>Conditions</i>	41
5.5	Travelling Allowances for Recognised Office Holders.....	43
	<i>Indicative Upper Limits for Travel Expenditure – Table 2</i>	43
	<i>Group classifications</i>	44
	<i>Conditions</i>	45
5.6	Equipment, Services and Facilities	45
Schedule 1 - Electoral Groups		48
Schedule 2 - Sydney Allowance Grouping		49
Schedule 2a - Legislative Council Zones.....		50
Schedule 3 - Recognised Office Holder and Other Member Entitlements		51
Schedule 4 - Electorate Communication Allowance.....		52

Introduction

Section 11 of the Parliamentary Remuneration Act 1989 ("the Act") prescribes that the Parliamentary Remuneration Tribunal ("the Tribunal") shall make an annual Determination as to the additional entitlements for Members and Recognised Office Holders (as defined under the Act) on or before 1 June in each year or on such later date as the President of the Industrial Relations Commission of New South Wales determines.

Section 14(H)(1) of the Act requires that the Tribunal makes a report to the President of the Industrial Relations Commission of New South Wales for each Determination made by the Tribunal. The President is then required, as soon as practicable after receipt of the report, to forward it to the Minister (see section 14(H)(2)).

As is the usual practice of the Tribunal, letters were sent to all Members and the Presiding Officers inviting them to raise with the Tribunal matters they wished to have considered as part of this review. The Tribunal received submissions from the major parties, individual Members and the Presiding Officers. The Tribunal also met with the Presiding Officers and representatives from the NSW Liberal Party, the NSW Nationals and the State Parliamentary Labor Party.

Section one of this Report will outline general matters raised as part of the annual review and those issues that, in the Tribunal's view, merit further consideration and/or comment.

Consistent with the usual practice, the Tribunal has made changes that are considered minor or of an administrative nature to the Determination without the need for detailed separate reasons being provided.

Section two of the Report will comprise the Tribunal's review of the allocation of staff. As foreshadowed in the Parliamentary Remuneration Tribunal's report and determination of 4 May 2012, the Tribunal has undertaken a review of the allocation of staff to all Members of Parliament as part of the 2013 annual review.

Section three provides a general summary of the Determination.

Section 1 General Matters Raised

1. Basic Salary

In accordance with section 4(2) of the Act the Tribunal is required to determine the basic salary of Members.

In determining the basic salary the Tribunal is required, pursuant to section 4(3), to give effect to the same policies on increases in remuneration as those that the Industrial Relations Commission is required to give effect to under section 146C of the *Industrial Relations Act 1996* when making or varying awards or orders relating to the conditions of employment of public sector employees.

The current policy on wages pursuant to section 146(1)(a) of the Industrial Relations Act 1996 is articulated in the Industrial Relations (Public Sector Conditions of Employment) Regulation 2011 (the Regulation). The effect of the Regulation is that public sector wages cannot increase by more than 2.5 per cent.

The Superannuation Guarantee Contribution (SGC) – made in compliance with the *Superannuation Guarantee (Administration) Act 1992* (C'wth) – was increased by 0.25 per cent with effect from 1 July 2013. The Government advised that it was its intention that the SGC increase be funded from within the existing wages cap of 2.5 per cent. The Public Service Association and Professional Officers' Association Amalgamated Union of New South Wales, who had filed applications to vary the salaries of certain public sector awards by 2.5 per cent, opposed the SGC being funded from the existing wages cap of 2.5 per cent. This issue was referred to a Full Bench of the Industrial Relations Commission of New South Wales for determination.

In these circumstances, the Tribunal sought, and was granted by the Acting President of the Commission, the Hon Justice Michael Walton, an extension until 31 July 2013, for making the annual determination of Members' entitlements. The notification of the extension appeared in the NSW Government Gazette on 24 May 2013.

In its decision made on 25 June 2013, the Full Bench found that the increases in remuneration or other conditions of employment, referred to in clause 6(1)(a) of the Regulation, are only

those increases resulting from an award or order made or varied by the Commission either by consent or in arbitration proceedings: *Re Crown Employees Wages Staff (Rates of Pay) Award 2011 & Ors* [2013] NSWIRComm 53.

Subsequent to the decision of the Full Bench, the Government amended the Regulation, with effect from 28 June 2013, to re-declare the Government's public sector policies for the purposes of section 146 of *the Industrial Relations Act 1996*, and clarify the application of those policies in relation to the impact of increases in superannuation employment benefits.

Clause 6 (1)(a) of the Regulation now provides;

"...Other policies

- (1) *The following policies are also declared, but are subject to compliance with the declared paramount policies:*
 - (a) *Public sector employees may be awarded increases in remuneration or other conditions of employment, but only if employee-related costs in respect of those employees are not increased by more than 2.5% per annum as a result of the increases awarded and of any new or increased superannuation employment benefits provided (or to be provided) to the employees since their remuneration or other conditions of employment were last determined."*

Clause 8 of the Regulation now provides;

"... Meaning of employee-related costs

- (1) *For the purposes of this Regulation, employee-related costs are the costs to the employer of the employment of public sector employees, being costs related to the salary, wages, allowances and other remuneration payable to the employees and the superannuation and other personal employment benefits payable to or in respect of the employees.*
- (2) *In subsection (1), superannuation benefits include any payments by the employer to a superannuation fund of an employee as a consequence of the enactment of or amendments to the Superannuation Guarantee (Administration) Act 1992 of the Commonwealth or the State Authorities Non-contributory Superannuation Act 1987.*

The effect of the amendments to the Regulation is that SGC increases must be funded from within the existing wages cap of 2.5 per cent. On that basis the Tribunal determines that the basic salary of Members shall be increased by 2.25 per cent to \$146,251 per annum.

2. Electoral Allowance, Sydney Allowance and Logistic Support Allocation

The Tribunal received three submissions which addressed the general increase in these allowances. These submissions sought either an overall increase of 2.5 per cent, equivalent to the increase in the basic salary for Members, or an increase equivalent to the CPI.

Previously the Tribunal has increased these allowances in line with the annual CPI. In 2011 however, following the amendments to the Act, the Tribunal determined that these allowances would be increased by an amount equivalent to that provided to the basic salary. The Tribunal continues to support this arrangement and therefore determines that the increase in these allowances will be 2.25 per cent.

3. Committee Allowances

Historically this allowance has been increased in line with Members' salary increases. In accordance with that practice Committee Allowances will be increased by 2.25 per cent.

4. Electorate Communication Allowance

The Tribunal has received a submission requesting that Members be able to use the Electorate Communication Allowance for bulk mail delivery.

The Electorate Communication Allowance (previously referred to as the Electorate Mailout Account) was introduced in 1992 to enable Members to communicate in writing with their constituents. At the time of its introduction the Tribunal considered a number of options including different materials and postage methods. In the Tribunal's Special Determination of 24 April 2002 the Tribunal found that:

" 6.....It is important, therefore, that each Member has the ability to communicate with his/her constituents and advise them of issues affecting the electorate.

7. The Tribunal accepts that the most appropriate means of achieving this is for the Member to write to each constituent, either by letter or newsletter, and although more expensive would achieve a higher success rate than generic, hand delivered letter drops."

Since making that determination the Tribunal has amended the conditions to enable Members to communicate with prospective constituents following an electoral redistribution and to fund the production of e-newsletters.

The primary purpose of the entitlement is to enable the Member to communicate with his or her constituents. The Tribunal does not support extending the use of this entitlement to enable Members to communicate with other residents or businesses within their electorate.

Members are permitted to use their Logistic Support Allocation to fund other mail distribution and delivery services in undertaking their Parliamentary duties.

5. Electoral Groupings

Electorates are classified into groups, categories or zones for the purposes of determining certain additional entitlements.

The Tribunal has been asked to review the categorisation of the electorate of Kiama in respect of its eligibility to receive the Sydney Allowance. Under the current arrangements Kiama is classified for the purposes of receiving the Electorate Allowance into electorate Group 3. However unlike the other electorates in electorate Group 3, it is not classified as an outer non-metropolitan electorate for the purposes of determining eligibility for the Sydney Allowance.

In 2009 the Tribunal determined that the electorate of Kiama would be moved from electorate group 2 to electorate group 3. The re-categorisation was considered appropriate given the significant change in the nature of the electorate following the 2004 electoral redistribution. In the 2009 report the Tribunal noted that the redistribution increased the size of the electorate of Kiama by 71%. This resulted in the electorate changing from a predominantly urbanised coastal electorate to one with substantial tracks of rural and farming land, a feature common to group 3 electorates. At the time the Tribunal did not consider that a change in categorisation for the purposes of receiving the Sydney Allowance was warranted, as eligibility for the Sydney allowance is primarily based on the distance of the electorate from Sydney which was not significantly altered by the 2004 redistribution of electorates.

Since making the 2009 determination there have been no changes which would warrant a change in the current categorisation of the electorate of Kiama for the purposes of receiving additional entitlements.

Section 27 (1) (c) of the *Constitution Act 1902*, requires a redistribution of electoral boundaries after two elections have been conducted using the same electoral boundaries. The Tribunal is aware that the Electoral District Commissioners have commenced their inquiries in relation to

the review of electoral boundaries to take effect from the time of the next election in 2015. The Tribunal will review the grouping of electorates for the purposes of receiving additional entitlements following the release of the final determination of electoral districts. As is the usual practice, the Tribunal expects to make two determinations as part of the 2014 review. The first will apply from 1 July 2014 to 28 March 2015 (inclusive). The second determination will apply on and from 29 March 2015 until 30 June 2015 and will reflect the new electoral districts.

6. Staff Travel within the Electorate

The Tribunal has again received submissions requesting a review of the costs associated with staff travel.

The Tribunal has been advised that staff may incur expenses when they travel to attend meetings or functions within the electorate on behalf of the Member. These expenses usually relate to the use of the staff member's private motor vehicle or in some instances public transport. While the Member may reimburse the staff member for costs incurred, the Member is unable to claim reimbursement of those costs from the Logistic Support Allocation.

The matter of staff travel within the electorate has been raised with the Tribunal on a number of occasions. On 9 August 2012 the Tribunal ruled, pursuant to section 17A of the Act, that the cost of travel undertaken within the Member's electorate, including travel undertaken by staff, should not be funded from the LSA. The Tribunal does not however prevent Members from reimbursing their staff for costs associated with travel, undertaken within the electorate and on behalf of the Member, from the Electoral Allowance.

While the issue continues to be of concern to Members, the Tribunal has not been provided with sufficient evidence to support a change to the current arrangements. To consider this matter in more detail the Tribunal will need to be informed as to how widely, and with what frequency, staff travel within the electorate and for what purpose. In addition, the Tribunal will require information on what authority staff undertake travel within the electorate ie with the approval of the Member or the Speaker.

The Tribunal will write to the Speaker to clarify the existing arrangements in relation to staff travel within the electorate. Should the Tribunal find that further consideration is warranted it will consider this matter as part of the 2014 annual review.

7. Administration of Entitlements

The Parliament administers the provision of additional entitlements to Members in accordance with the Tribunal's determination. A number of Members advised the Tribunal that there is a significant overhead in administering these entitlements.

The Tribunal would encourage the Parliament to work with Members to simplify and streamline the existing administrative practices and procedures to reduce the administrative burden for Members and the Parliament's administrative staff whilst complying with the Tribunal's determination, the relevant legislation and NSW Audit Office requirements.

8. Additional Entitlements for Shadow Ministers

As outlined in previous determinations the Tribunal continues to support the provision of additional entitlements for Shadow Ministers. Shadow Ministers perform an important role in our system of government and, to perform this role properly, they require sufficient resources and support. While this is a matter for the Government, the Tribunal would recommend again that the Act be amended to allow for additional entitlements to be provided to Shadow Ministers.

Section 2 Allocation of Staff

1. Introduction

The Tribunal has undertaken a review of the allocation of staff to Members of Parliament. This review was foreshadowed in the Tribunal's report and determination of 4 May 2012, and as outlined in that report, the Tribunal commenced the 2013 annual review earlier than usual to ensure there was sufficient time to consider this matter.

2. Entitlement to staff

The Tribunal determines the allocation of staff to Members of the Legislative Assembly and Members of the Legislative Council. The existing entitlements are outlined in detail on pages 47 and 48 of the 2012 annual determination and are summarised in the following table.

Member of the Legislative Assembly (not elected as an Independent)	The equivalent of two full time staff Members employed at the electorate office. Plus, a budget specific for the recruitment of temporary staff. The budget is to provide for an additional staff member to work in the electorate office or at Parliament House. The budget is to be the equivalent of the salary of an electorate officer grade 2 for a period of 61 days per annum. Within this budget, Members have the flexibility to use this entitlement to employ additional staff.
Member of the Legislative Assembly elected as an Independent	The equivalent of three full time staff Members employed at the electorate office
Member of the Legislative Council, who is not a Minister	One staff member
Member of the Legislative Council, who is not a Minister and who is elected as a Cross Bench Member	Two staff Members
The Whip of each recognised political party of not less than 10 Members	One additional staff member

A detailed history of the allocation of staff to Members of the Legislative Assembly and Legislative Council is contained in part 2 of the 2006 Annual Report. In 2006 the Tribunal undertook an extensive review of staffing levels for Members and, for the reasons outlined in

that report, determined the provision of the Additional Temporary Staff (ATS) entitlement for Members of the Legislative Assembly (not elected as Independents) and additional support to the Whips.

Members' entitlements to staff have been reviewed and modified a number of times since then and the issue was last considered by the Tribunal in detail in 2010. In that review the Tribunal found that, while there had been an increase in workload, it was not sufficient to justify the salary, on costs and the additional expense of refitting electorate offices associated with a third full time electorate officer.

The Tribunal received further submissions from Members to consider this matter during the 2011 annual review. Those submissions included requests to extend the allocation of the ATS resource to a third full time member of staff for all Members of the Legislative Assembly. The Tribunal also received a submission requesting that all Members of the Legislative Council and Assembly, whether they be Government, Opposition or Cross Bench Members should have the same number of staff allocated to them. It was submitted that the quantity and complexity of issues associated with parliamentary business are sufficient to warrant an additional staff resource. The Tribunal made the following comments in relation to the additional staff entitlement in the 2011 Report and Determination.

...the Tribunal would be prepared to consider this matter again during the 2012 annual review. Any potential increase of staffing would require a thorough work value assessment across a large number of both rural and metropolitan electorates. The Tribunal should be advised if this claim is to be pursued so that a timetable for the review could be put in place in advance of the 2012 review.

The Tribunal did not receive a special reference to undertake a separate review of this matter following the 2011 annual review, and following the receipt of further submissions on the matter during the 2012 annual review, it was clear that the issue continued to be one of concern for Members. On that basis the Tribunal decided to undertake a thorough review of the allocation of staff to Members as part of its 2013 annual review.

3. 2013 Review

On 7 August 2012 the Tribunal wrote to the Presiding Officers and all Members seeking submissions on the allocation of staff. In seeking advice in relation to this review the Tribunal requested that submissions address the following matters:

- appropriateness of current allocation of staff
- roles and responsibilities of staff
- grading and salary
- workload
- staff travel
- staff training
- occupational health and safety
- recruitment and retention
- access to staff resources at Parliament House
- additional staff for recognised office holders and independents
- accommodation for staff.

In response to that request the Tribunal received ten submissions in writing and met with the Presiding Officers and a representative group of Members (both Metropolitan and Rural), and electorate and parliamentary staff, at either Parliament House or Electorate offices, during October and November 2012. A summary of the matters raised with the Tribunal is outlined below.

Allocation of Staff to Members of the Legislative Assembly

In the submissions received, or as raised with the Tribunal during meetings, Members have generally sought to either be provided with an additional full time staff member or to receive an increase in the budget allocation for the Additional Temporary Staff (ATS).

The Tribunal has received advice in relation to the nature of the work undertaken and the workload of staff in electorate offices.

In general, Members have advised that the day to day workload is high with staff spending the majority of their time undertaking administrative work associated with supporting the Member and in the provision of services and advice to the electorate. Day to day tasks include routine correspondence, telephone and email enquiries, meetings and interviews, media interactions, and services to the community ie the provision of Justice of the Peace services. The Tribunal was also advised that innovations in technology and communication have significantly increased the number of interactions Members and electorate staff have with electors and the wider community. The Tribunal notes that Members have previously sought and been provided with greater flexibility in the use of the Logistic Support Allocation and Electorate Communication Allowance Account, to communicate with electors electronically, including the production of e-newsletters.

Members also advised that the workload is generally consistent throughout the year and that Parliamentary sitting days do not necessarily impact upon the work of the electorate staff.

The ATS entitlement was initially provided so that Members could provide temporary relief in the electorate office if a Member's electorate staff accompanied the Member to Parliament House on sitting days. The conditions governing the entitlement were subsequently expanded to give Members greater flexibility in the use of this entitlement.

The flexible use of this entitlement is reflected in the variety of employment arrangements as advised by Members who participated in this review. Members reported using the ATS entitlement to fund the employment of an assistant at either the electorate office or at Parliament House to assist the Member on sitting days, to provide assistance in the electorate office during busy periods, or to fund a regular temporary/casual assistant in the electorate office to assist in the day to day work of the office.

The Tribunal has also been advised that electorate staff do not regularly travel or attend meetings outside of the electorate office. Members and staff prefer, for a number of reasons including safety, that two persons are present in the electorate office whenever possible.

Allocation of staff to independent Members in the Legislative Assembly

The Tribunal did not receive a submission or any representations to change the current allocation of staff to Members elected as Independents in the Legislative Assembly. These Members currently receive one additional staff member who is employed as a research officer.

Allocation of staff to minor party Members in the Legislative Assembly

The Tribunal received a submission seeking a review of the staff entitlements for a Member of the Legislative Assembly who is elected as a Member of a minor political party. In previous Parliaments Members elected to the Legislative Assembly have been Members of the major political parties or have been Independent Members. Previous staffing reviews have not considered the entitlements for a Member of the Legislative Assembly who is elected as a Member of a minor party, because until 2011 there were no such Members.

Allocation of staff to Members in the Legislative Council

The Tribunal has received a submission requesting that all Members of the Legislative Council be allocated two full time staff. It was argued that the additional resource is warranted given the additional responsibilities associated with duty electorates and committee work and that all Members of the Legislative Council, and Assembly, whether they be Government, Opposition or Cross Bench Members, should have the same number of staff allocated to them. The Tribunal also received advice that no additional resources were warranted.

Allocation of staff to Members of the Legislative Council elected as a Cross Bench Member

The Tribunal received two submissions and met with Cross Bench Members in respect of the allocation of staff. One submission advised that the current allocation of staff is appropriate, while the other submission sought to increase the allocation by one full time member of staff. It was argued that there are additional responsibilities, on the Member and the staff, associated with being a minor party which holds the balance of power.

The existing arrangements whereby Members of the Legislative Council are entitled to one full time member of staff, with Cross Bench Members entitled to an additional staff member, has existed since 1991.

Allocation of staff in other jurisdictions

As part of this review the Tribunal undertook a review of the provision of staff to elected representatives across the Federal and other State and Territory Governments. A variety of arrangements exist across the country with the allocation of staff either determined by a Tribunal, provided for in legislation, provided by the Government or specified in an Award or Enterprise Agreement.

Elected representatives in the Federal Parliament, both Senators and Members, receive the largest allocation of staff with four full time positions each. Members of the Legislative Assembly are entitled to two full time staff in NSW, Victoria, Queensland and Western Australia. Members of the Legislative Assembly in the Northern Territory and Tasmania are allocated only one staff Member. Members of the Legislative Assembly in NSW are also entitled

to the additional ATS entitlement and certain Members in South Australia also receive an additional staff entitlement dependent on the size of their electorates.

In respect of the Legislative Council, Members in Victoria and Western Australia receive two staff and in all other States one staff.

Additional resources are provided to Independent Members, either in the Legislative Assembly or Legislative Council, in NSW and South Australia only.

The Tribunal also had considered the relative workload of electorate office staff across Australia having regard to the number of electors in each electorate. Federal Members of the House of Representatives have the largest number of electors with an average of 95,444 persons enrolled to vote in each electorate. Based on the current allocation of staff this equates to an estimated 23,861 electors per individual electorate officer. NSW has an average of 51,503 persons enrolled to vote in each electorate. Based on the current allocation of staff, this equates to one full time staff member for every 22,890 electors with the remaining 5,722 electors allocated to the ATS. This is a higher ratio of electors to electorate office staff than in the other States and Territories with similar staff allocations, with the number of electors to electorate staff ranging from 20,719 in Victoria to 11,631 in South Australia. A lower elector to staff ratio is reflective of the smaller populations and elector numbers in the other States and Territories.

The Tribunal also notes that since the last significant change in the allocation of staff resources, being the introduction of the ATS and additional assistance to the Whips in 2006, there has been a 12 per cent increase in the average number of electors across all electorates. This is reflective of the overall increase in Australia's population since 2006 of 11 per cent.

As found during the 2006 review, the Tribunal considers that the increase in the population of the electorate and the number of electors in those electorates would impact on the workload for electorate offices.

Parliamentary sitting days

The Tribunal has also had regard to the number of Parliamentary sitting days and the impact these functions have on the workload of staff. In accordance with information published on the Parliament House website, during 2013 the Legislative Assembly is scheduled to sit on 67 occasions and the Legislative Council on 63 occasions. While there are more sitting days in 2013 than what was considered the average in 2006 (being 61 days for the Legislative Assembly) the Tribunal notes that the number of sitting days fluctuates from year to year and that there has been no significant change to the average number of days since the Tribunal's review of 2006. The Tribunal also notes that the scheduling of Parliamentary sittings, specifically the days and times that Parliament will sit, is a matter for the Government.

Financial impact

In undertaking this review the Tribunal has also had regard to the financial impact any change in the current entitlements may have on the Parliament's budget. In accordance with section 15A (2) of the PR Act 1989 additional entitlements are to be provided out of money appropriated by Parliament or otherwise legally available. Notwithstanding this arrangement, at the time of making this determination the Parliament is subject to a number of budget constraints. These include the application of the whole-of-government Labour Expense Cap introduced in the 2012-13 Budget to reduce the rate of growth in employee and contractor expenses. The Parliament's budget is also subject to efficiency dividends of 1.5 per cent in 2012-13 and 1.0 per cent in 2013-14 which have been introduced to lessen the rate of expenditure growth while maintaining service delivery.

4. Findings

The Tribunal has examined the material put before it and considers that additional support is warranted for Members of the Legislative Assembly. The Tribunal has also concluded that a specific entitlement be granted to a Member of the Legislative Assembly elected as a Cross Bench Member.

The Tribunal finds that overall there is a need for additional support in electorate offices. The increase in constituent numbers and innovations in technology and communication have

increased the number of interactions Members and electorate staff have with electors and the wider community. While the work load will vary between electorate offices financial data provided by the Parliament indicates that a significant number of Members are expending the majority if not all of their ATS entitlement. During the 2011-12 financial year it was estimated that 56 per cent of Members used 80 per cent or more of their ATS allocation, with 30 per cent of Members utilising 90 per cent or more.

While the Tribunal finds that additional support is warranted it is not satisfied that the workload is sufficient to warrant the additional salary, on costs and the cost of reconfiguring electorate offices for the existing ATS entitlement to be extended to a third full time electorate officer.

Instead the Tribunal proposes to increase the existing additional staff entitlement from a budget of 61 days per annum to 70 days per annum. The Tribunal also continues to support the arrangement whereby Members have the flexibility to allocate the ATS budget allocation in a manner that best suits their operating arrangements.

The Tribunal will also determine that Members of the Legislative Assembly who are elected as a member of a minor party will receive the same entitlement to staff as those elected as Independents.

Under the current arrangements Independent Members receive additional support by way of an additional member of staff. This additional entitlement is provided to ensure Independent Members are sufficiently resourced to undertake their role in the Parliament. The additional support also recognises that Independent Members do not have access to support from colleagues or the Party support that is otherwise available to Members of the Legislative Assembly and the Legislative Council either in Government or in Opposition.

In 2011 Mr Jamie Parker, a member of The Greens Party, was elected to the Legislative Assembly. The Greens, which are a recognised political party in accordance with the *Parliamentary Electorates and Elections Act 1912*, are considered a minor party. The Parliament defines a minor party as *"a political party with few or no representatives in parliament. Their representatives would occupy the Cross Bench"*. The Cross Bench is defined as – *" the seats in the House occupied by Members who are neither part of the Government nor the Opposition."*

They may be Independents or Members of minor parties. In the NSW Legislative Council the Cross Bench usually holds the Balance of Power" (Reference: A Glossary of NSW Parliamentary Terms, Parliament of NSW).

Mr Parker is the only member of the Legislative Assembly who is a member of a minor party. As a member of a minor party he is not eligible for the additional staff entitlement currently only available to Independent Members in the Legislative Assembly. While Mr Parker is entitled to some limited administrative support in Parliament House, this resource must also be shared with the Independent Members.

The current arrangement for minor party Members in the Legislative Assembly is inconsistent with the entitlements currently provided to Cross Bench Members in the Legislative Council. There are currently 5 Members of the Legislative Council who are Members of the minor party The Greens. In accordance with the current determination, as Cross Bench Members, these Members are entitled to the additional staff resource which is available to Cross Bench Members in the Legislative Council, who are either Members of a minor party or independents.

In accordance with the definitions provided by the Parliament, like the Independent Members in the Legislative Assembly, Mr Parker as a member of a minor party is a Member of the Cross Bench. It is therefore appropriate that Cross Bench Members, whether in the Legislative Council or the Legislative Assembly, receive equivalent additional support.

On that basis the Tribunal considers a Member who is elected as a member of a minor political party in the Legislative Assembly, should have the same staffing allocation as a Member who is elected as an Independent. The Tribunal has amended the determination to enable Independent Members and Members of the Cross Bench in the Legislative Assembly to receive the same entitlements in respect of staff.

In respect of the Legislative Council the Tribunal did not find that there was a strong case to change the existing entitlements for Members of the major parties or for Cross Bench Members.

In respect of the Whips, the Tribunal continues to support the current arrangement whereby the Whips of each recognised political party of not less than 10 Members are provided with one dedicated support staff.

Section 3 Summary of 2013 Determination

Member of the Legislative Assembly, who is not a Minister and who is elected as an independent, or as a cross bench Member	The equivalent of three full time staff members employed at the electorate office
Electoral Allowance	2.25 per cent increase
Sydney Allowance	2.25 per cent increase
Logistic Support Allocation	2.25 per cent increase
Electorate Communication Allowance	Nil
Committee Allowance	2.25 per cent increase
Electorate Charter Allowance	2.25 per cent increase
Travel Allowances	Adjusted as per Australian Tax Office Determination 2012/17

Parliamentary Remuneration Tribunal

(signed)

The Honourable Justice C G Staff

Dated: 4 July 2013

Section 4 The Determination

Pursuant to section 10(2) and 11(1) of the Parliamentary Remuneration Act 1989 ("the Act"), the Tribunal makes the Determination appearing hereunder.

With effect on and from 1 July 2013, and pursuant to section 10(6) of the Act, all previous Determinations of the Tribunal are revoked. This Determination shall constitute the annual Determination and shall operate on and from 1 July 2013.

1. Definitions

"Member" or "Members" refers to a duly elected Member or Members of the Parliament of New South Wales (referred to hereinafter in this Determination as "the Parliament").

In this Determination the expression "additional entitlements" is to be understood in the sense used in Part 3 of the Act.

"Basic salary" has the meaning given by section 4 of the Act,

"Parliamentary duties" has the meaning attributed to it by section 3 of the Act,

"Electoral groups" are the groups of electorates specified in Schedule 1.

For the purpose of the Logistic Support Allocation for Members of the Legislative Council, "Zones" shall be those areas described in Schedule 2A.

"Approved relative" is a person who meets one of the following criteria:

- Wife or husband of the Member
- A person living in a domestic relationship as defined in the Property (Relationships) Act 1984
- Single or widowed Members may nominate a Member of their immediate family (parents, siblings, children who are not minors i.e. below 16 years of age) as an approved relative.

Under special circumstances a Member may apply through the Presiding Officers to the Tribunal for an exception to the criteria. This will need to be based on the ability of the Member to meet their parliamentary duties and individual circumstances that apply at the time.

2. Guidelines and General Conditions Regarding Additional Entitlements for Members in Connection with Parliamentary Duties

2.1 Guidelines

Every class of “additional entitlements” described in this Determination is provided pursuant to section 10(1)(a) of the Act “for the purpose of facilitating the efficient performance of the Parliamentary duties of Members.” The following guidelines shall apply to the receipt, use and operation of additional entitlements (**excluding Electoral Allowance**).

1. Circumstances upon which the additional entitlements may be used for Parliamentary Duties.
 - 1.1 Additional entitlements are provided to facilitate the efficient performance of the following particular Parliamentary duties of Members as follows:
 - 1.1.1 Activities undertaken in representing the interests of constituents, but excluding activities of a direct electioneering or political campaigning nature.
 - 1.1.2 Performing electorate work for a Member’s electorate and participation in official and community activities to which the Member is invited because of the Member’s status as a Parliamentary representative.
 - 1.1.3 Attending and participating in sessions of Parliament.
 - 1.1.4 Participation in the activities of Parliamentary committees.
 - 1.1.5 Attending Vice-Regal, Parliamentary and State ceremonial functions.
 - 1.1.6 Attending State, Commonwealth and Local Government functions.
 - 1.1.7 Attending official functions to which a Member is invited because of the Member’s status as a Parliamentary representative, e.g., receptions and other community gatherings hosted by Members of the diplomatic corps,

educational and religious institutions, community and service organisations, business associations, sporting bodies or other special interest groups.

- 1.1.8 Participation in the activities of recognised political parties, including participation in national, State and regional conferences, branch meetings, electorate council meetings, executive meetings, committee meetings, and meetings of the Members of the Parliamentary political party, its executive and committees.
- 1.1.9 For a Member elected to the Parliament as an independent, participation in activities that are reasonable alternatives to participation in the activities of recognised political parties.
- 1.1.10 A Member who is elected to the Parliament as a representative of a recognised political party and who subsequently resigns from that party Membership and thereafter sits as an independent Member, howsoever described, shall continue to receive the same entitlements as they received as a Member of the party prior to resignation and not the additional entitlements provided to elected independents. The Member is also not entitled to the benefit of the rule in Clause 1.1.9 above.
- 1.1.11 Participation within Australia in the activities of the Commonwealth Parliamentary Association (CPA) as well as activities outside Australia (exclusive of air travel) organised by the Commonwealth Parliamentary Association provided such activities arise directly from Membership of the New South Wales Branch and officially endorsed by the Branch. Members may utilise Frequent Flyer Points which have been accrued as a result of the use of public funds to purchase international flights or obtain an upgrade in seat class in order to attend CPA activities.
- 1.1.12 Participation in a Parliamentary Group such as the Asia Pacific Friendship Group; provided that, such group is approved in writing by the President of the Legislative Council and the Speaker of the Legislative Assembly.

2. Where any additional entitlement fixed by this Determination is to be used for the purpose of facilitating Members' participation in the activities of recognised political parties, the Tribunal sets out the following guidelines as to the use of that additional entitlement:
 - 2.1 Parties registered under the Parliamentary Electorates and Elections Act 1912, and included in the register of parties maintained by the Electoral Commissioner, are to be treated as recognised political parties.
 - 2.2 Additional entitlements should not be used to fund:
 - 2.2.1 activities such as those associated with party Membership drives;
 - 2.2.2 mail distributions for non-electorate or non-Parliamentary activities;
 - 2.2.3 costs associated with election campaigning for an individual Member;
 - 2.2.4 party fundraising for a Member's own political use and/or other party political Members such as the purchase of raffle tickets, raffle prizes or tickets to attend functions etc, and
 - 2.2.5 costs previously borne by political parties which are not principally related to a Member's Parliamentary or electorate duties;
 - 2.2.6 costs associated with pre-selection activities.
 - 2.3 The electorate office provided for a Member of the Legislative Assembly is not to be used as an election campaign office.
3. The Tribunal sets out the following additional and general guidelines:
 - 3.1 Some intermingling of a Member's Parliamentary duties and private activities is, in practical terms, not always easily avoided, but the onus is always on the Member to show that any expenditure or any claim for reimbursement relates to Parliamentary duties, or to the Parliamentary duties component of costs incurred for intermingled Parliamentary duties and private purposes.

- 3.2 In the case of Parliamentary work, any activities in which a Member's involvement may reasonably be regarded as deriving from the Member's responsibilities as a Parliamentary representative should be treated as Parliamentary duties.
- 3.3 In the case of a Member's activities within the broader community outside the Member's electorate, activities that may reasonably be regarded as deriving from the Member's status as a Parliamentary representative should be treated as Parliamentary duties.

2.2 Conditions

The following general conditions will apply to all additional entitlements determined hereunder. These conditions are in addition to any special conditions attaching to the provision of allowances or other benefits (as specified later in this Determination):

1. All procurement by Members will be in accordance with the Parliament's purchasing policies.
2. Members must ensure that they have sufficient funds to meet the costs associated with their Parliamentary duties.
3. Each Member shall have, in addition to payments of the Electoral and Sydney Allowance, an account entitled the "Logistic Support Allocation" which shall cover expenditure in the areas of transport (except for electorate to Sydney travel), communications, printing, stationery and office supplies and other purposes related to a Member's Parliamentary duties not specifically excluded by the Parliamentary Remuneration Tribunal, the Parliament's administration or taxation ruling TR99/10.
4. The Logistic Support Allocation shall be established and maintained by the Executive Manager, Department of Parliamentary Services. Members should be advised by the Department of Parliamentary Services each month as to the balance of their Logistic Support Allocation.
5. Nothing shall prevent the use of the Electoral Allowance for legitimate electorate expenses which might also fall within the categories of expenses covered by the Logistic Support Allocation.

6. All accounts and Members' claims must be submitted to the Legislature for payment within 60 days of receipt or occurrence of the expense.
7. All Members' additional entitlements in the nature of fixed allocations and Sydney allowance provided to Members shall be audited annually for compliance. In addition to any internal audit conducted by the Parliament, Members' additional entitlements in the nature of fixed allocations and the Sydney allowance provided to Members shall be the subject of an external audit conducted by the Auditor-General of NSW. The cost of any audit shall be met by the Parliament. Members should ensure they maintain appropriate records of expenditure for the purpose of any audit.
8. Expenditure is only to be incurred in connection with the Parliamentary duties of Members (and in this respect the Member should refer to the guidelines in this Determination and those issued by the Parliament).
9. The various allowances determined here, as well as the Logistic Support Allocation are for the sole use of the Member and are not to be transferred to other persons or organisations including Members. The Member may use his/her entitlements to meet official costs of the approved relative and/or staff employed by the Parliament when that expenditure is in connection with official Parliamentary duties.
10. Benefits accrued by a Member by way of loyalty/incentive schemes such as frequent flyers, as a consequence of the Member using his or her additional entitlements, are to be used only for Parliamentary duties and not for private purposes. Any outstanding benefits of this nature, when the Member ceases to be a Member, are to be forfeited. Members shall be required to complete an annual declaration form provided by the Parliament's administration at the end of each financial year or within 30 days of ceasing to be a Member declaring that they have not used loyalty/reward benefits accrued through the use of their additional entitlements for non-Parliamentary or electorate purposes.
11. Payment of accounts relating to the use of a Member's additional entitlements in the nature of fixed allocations will be paid directly by the Parliament and debited to the Member's account or paid in the first instance by the Member who would then seek reimbursement from the Parliament.

3. Basic Salary

With effect from 1 July 2013 the basic salary of Members, pursuant to section 4 of the Act, shall be \$146,251 per annum.

4. Additional Entitlements in the Nature of Allowances

4.1 Electoral Allowance

Basis

The allowance is based upon those factors which have historically been taken into account in assessing the quantum of the allowance (including the additional costs associated with the performance by Members of their Parliamentary duties in their electorates) and such other factors as may be determined from time to time as appropriate to be taken into account by the Tribunal under the Act.

Entitlement

The allowances shall be paid as follows:

1. Each Member of the Legislative Assembly and the Legislative Council shall receive an electoral allowance. The quantum of that allowance shall be fixed in accordance with the electoral grouping for the electorate of the Member.
2. The allowance payable per annum for each electorate group shall be as follows:

Electorate Group	Electoral Allowance
Group 1	\$44,165
Group 2	\$51,720
Group 3	\$60,955
Group 4	\$66,540
Group 5	\$70,775
Group 6	\$77,585
Group 7	\$90,745

3. The electoral allowance for each Member of the Legislative Council shall be \$51,720 per annum.
4. The allowance shall be payable calendar monthly in arrears in conjunction with salary payments.

4.2 Sydney Allowance

Purpose and Operation of the Provisions

The Sydney Allowance is provided to Members who reside in non-metropolitan electorates to compensate for the additional costs including commercial accommodation, meals and incidental costs associated with staying in Sydney to attend sessions of Parliament, meetings of Parliamentary committees or other Parliamentary business.

Members whose principal place of residence is either a minimum distance of 70 kms by road from Parliament House or the Member resides in an electorate categorised as outer non-metropolitan, as specified in Schedule 2, are eligible to receive the Sydney Allowance.

The Tribunal considers the Member's principal place of residence to be that residence where the Member would normally return and reside when not attending Sydney on parliamentary duties.

To establish the principal place of residence each Member will be required to complete the Parliament's checklist and certify that the residence nominated is the principal place of residence.

Entitlement

The daily rate (including the number of overnight stays) for the Sydney Allowance for Members whose principal place of residence is either a minimum distance of 70 kms by road from Parliament House or who resides in an outer non-metropolitan electorate shall be in accordance with Table 1 below. Where a Member elects for a daily rate, he/she shall be entitled to the daily rate for the number of overnight stays per annum specified in that Table, except as provided in condition 5.

**Parliamentary Remuneration Tribunal
2013 Annual Review - Report**

TABLE 1

Office	Principal Place of Residence	Overnight Stays p.a.	Overnight in Sydney where accommodation costs are incurred	In transit to and from Sydney where no overnight stay is involved
Minister, Speaker, President, Leader and Deputy Leader of the Opposition (Assembly and Council), Leader of Third Party in Assembly with not less than 10 Members.	A minimum distance by road of 70 kms from Parliament House or the Member resides in an outer non-metropolitan electorate	180	\$272	Actual reasonable expenses for meals and incidentals up to a maximum of \$89.60 per day
Deputy Speaker, Legislative Assembly, Deputy President and Chair of Committees (Legislative Council), Whip and Deputy Whip (Assembly and Council), Parliamentary Secretary, Assistant Speaker Legislative Assembly, Assistant President Legislative Council, Deputy Leader of Third Party in Assembly with not less than 10 Members.	A minimum distance by road of 70 kms from Parliament House or the Member resides in an outer non-metropolitan electorate	140	\$272	As above
Chairs of Standing/Select Committees	A minimum distance by road of 70 kms from Parliament House or the Member resides in an outer non-metropolitan electorate	140	\$272	As above
Legislative Council Members	Outer non-metropolitan electorate Minimum distance of 70 kms by road from Parliament House	135 105	\$272 \$272	As above As above
Legislative Assembly Members	Outer non-metropolitan electorates Minimum distance of 70 kms by road from Parliament House	135 105	\$272 \$272	As above As above

Conditions

The following conditions apply to the Sydney Allowance:

1. A Member can choose to receive the Sydney Allowance as either an annual fixed allowance or a daily rate. The election is to be made at the commencement of each financial year.
2. If a Member chooses to receive the annual fixed allowance the Financial Controller of the Legislature will calculate the annual entitlement by multiplying the number of overnight stays for the particular Member or Recognised Office Holder by the daily rate.
3. In order to receive the Allowance each Member must certify to the Executive Manager, Department of Parliamentary Services their principal place of residence.
4. Where a Member chooses to receive the daily rate of allowance the Member shall receive the overnight daily rate as specified in Table 1. The Member is entitled to the number of overnight stays per annum specified in Table 1 without the need to substantiate to the Parliament expenses up to the daily rate.
5. Where a Member chooses to receive the daily rate of allowance and the Member exceeds the number of overnight stays Members will be reimbursed actual costs, up to the daily maximum upon the production of tax invoices/receipts for each such occasion.
6. Members in receipt of the Sydney Allowance when travelling to Sydney for parliamentary business or home from Sydney and where there is no overnight stay required en-route will be entitled to reasonable actual expenses to the maximum provided in the "In transit...." Column of Table 1 above. This rate is only applied when the Member is travelling to Sydney or travelling home from Sydney following an overnight stay. Members may not claim the in transit allowance if they have exceeded the allocated number of overnight stays applicable for receipt of the Sydney Allowance.
7. Members may not claim this entitlement in their hometown closest to their principal place of residence, at their nominated home airport or within a 70 kilometre radius of Parliament House for which Sydney Allowance payments are provided.
8. When in receipt of the annual allowance Members are required to certify at the end of the financial year the number of occasions they stayed in Sydney and that on each occasion the stay was for Parliamentary business. Members who nominate to receive

the annual allowance cannot claim for additional overnight stays in excess of those specified in Table 1.

9. Members are required to maintain records or other relevant proof that clearly document the occasions they stayed in Sydney in connection with their Parliamentary duties. Subject to the proviso below, Members attending Parliament House on Parliamentary business when Parliament is not sitting are required to sign in and out of the Parliamentary Register as proof of being in Sydney. On those occasions where Members are in Sydney on parliamentary business but are not required to attend Parliament House e.g., attending a function, then the Member must provide sufficient proof to the Executive Manager to substantiate each such occasion. Provided, however, it will be sufficient for Members to provide entries from their diaries, or other forms of documentary proof, acceptable to the Executive Manager to certify as proof of their attendance in Sydney.
10. Members in receipt of the annual amount will be required to provide their annual reconciliation for payments made in the previous financial year and, if applicable, return to Parliament any part of the annual amount that they have not substantiated by 30 September each year or within 30 days of ceasing to be a Member.
11. Members who do not reimburse outstanding amounts by 30 September each year are to have their annual entitlement suspended and are to revert to the daily rate of Sydney Allowance until the reimbursement is made.
12. Members are not to claim the Sydney Allowance if they stay in Government owned or funded accommodation including Parliament House.
13. In determining eligibility Members will need to nominate their principal place of residence immediately following their election to Parliament. Members are not to relocate during the parliamentary term for the purposes of meeting the eligibility criteria.

4.3 Committee Allowances

Purpose and Operation of the Provision

Committee Allowances are paid to Chairpersons of Joint, Select and Standing Committees in recognition of the additional responsibilities of the office. Because of the statutory nature of

the Public Accounts Committee and their role in Government activities, the annual rate of allowance is payable to Members of these Committees.

Entitlement

Members of the Legislative Council and the Legislative Assembly serving as Chairpersons of Joint Committees, Select Committees and Standing Committees shall be paid the sum of \$185.00 for each day upon which they attend a meeting or an official visit of inspection if that day is one upon which the Legislative Council (so far as a Member of the Council is concerned) or the Legislative Assembly (so far as a Member of the Assembly is concerned) is not sitting. This allowance is not payable to Chairpersons in receipt of a salary of office as specified in Schedule 1 of the Parliamentary Remuneration Act 1989.

Members of the Public Accounts Committee, other than the Chairperson of the Committee or another Committee in receipt of a salary of office as specified in schedule 1 of the Parliamentary Remuneration Act 1989, shall each receive a committee allowance of \$4,310 per annum.

5. Additional Entitlements in the Nature of Fixed Allocations

5.1 Electorate to Sydney Travel

Purpose and Operation of the Provisions

1. Members whose principal place of residence is either a minimum distance of 70 kms by road from Parliament House or the Member resides in an electorate categorised as outer non-metropolitan, as specified in Schedule 2, qualify for return air travel warrants between their electorates and Sydney.
2. These entitlements are provided for the performance of Parliamentary duties.
3. All eligible Members shall receive one hundred and four (104) single economy class journeys per annum between electorate/zone and Sydney.
4. Where eligible, each of the below mentioned recognised office holders shall be entitled to the following additional electorate to Sydney travel entitlements per annum:

Office holder	Electorate to Sydney travel entitlement
Minister of the Crown	32 single journey entitlements
Speaker of the Legislative Assembly	32 single journey entitlements
President of the Legislative Council	32 single journey entitlements
Leader of the Opposition Assembly and Council	32 single journey entitlements
Leader of Party (not less than 10 Members in the Legislative Assembly)	32 single journey entitlements
Deputy President and Chair of Committees, Legislative Council Assistant Speaker, Legislative Assembly	32 single journey entitlements.
Deputy Speaker	32 single journey entitlements
Deputy Leader of the Opposition Assembly and Council	16 single journey entitlements
Deputy Leader of Party (not less than 10 Members in the Legislative Assembly)	16 single journey entitlements

Conditions

1. All electorate to Sydney travel and return is restricted to economy class.
2. Entitlements may be used to meet the cost of using a private motor vehicle or rental vehicle in lieu of electorate to Sydney air travel. The amount to be reimbursed for this purpose is not to exceed the commercial airfare for an equivalent distance flight.
3. A minimum of one entitlement is required to be surrendered for each single journey; a return trip will require the surrender of at least two warrants.
4. Entitlements are not transferable between Members, or approved relatives, or Members' staff.
5. Members may use electorate to Sydney entitlements to defray part of the cost of intrastate and interstate Parliamentary travel when such travel is via Sydney.
6. Members may charter a plane in lieu of travelling on commercial flights provided that travel is for electorate and/or Parliamentary business and that sufficient entitlements based on the equivalent commercial cost of each person travelling are surrendered. The cost of Member's approved relative travelling on the charter is to be met from the Member's Logistic Support Allocation. It is a condition of all air transport charters that the Member responsible for organising the charter obtains a passenger manifest from the charter operator and attaches it to the invoice when it is sent for payment.

7. A Member's air transport booking for Parliamentary duties and that of their spouse/approved relative and staff are to be made by the Member with an appropriate transport provider.
8. Members will need to maintain records or other relevant evidence that clearly document the occasions they travelled to Sydney in connection with their Parliamentary duties. A copy of this documentation including airline boarding passes if travelling by commercial air is to be retained for subsequent review by internal and/or external auditors if required.

5.2 Logistic Support Allocation

Purpose and Operation of the Provision

The purpose of the Logistic Support Allocation is to provide Members with sufficient funds to cover the operational costs of undertaking their Parliamentary duties.

The items in respect of which the LSA may be used must not duplicate services already provided to Members by the Parliament and the expenditure must be consistent with the Determination and in accordance with General Condition 3 on page 23 of this Determination.

Entitlement

Each Member and Recognised Office Holder of the Legislative Assembly who resides in one of the following electorate groups will be entitled to an annual allocation for the Logistic Support Allocation as follows:

Electorate Group	LSA
Group 1	\$34,690
Group 2	\$38,815
Group 3	\$41,520
Group 4	\$41,520
Group 5	\$41,520
Group 6	\$44,225
Group 7	\$44,225

Each Member and Recognised Office Holder of the Legislative Council who resides in one of the following zones will be entitled to an annual allocation for the Logistic Support Allocation as follows:

Zone	Entitlement
Zone 1 Electorates	\$23,525
Zone 2 Electorates	\$24,225
Zone 3 Electorates	\$35,895

Recognised Office Holders are entitled to further additional entitlements as specified in Schedule 3.

General Conditions

The following general conditions shall apply to the Logistic Support Allocation Account:

1. The Department of Parliamentary Services shall be available to assist Members in self-assessing that use of their LSA is consistent with this Determination. Assistance provided shall be in the form of an advisory service and will include the provision of information and guidelines that have regard to taxation, accounting and funding implications. This advice shall not abrogate Members from their responsibilities under General Guidelines 3.1 on page 23 and other provisions of this Determination.
2. Subject to these conditions, each Member shall determine at his/her own discretion the use of the funds within this Account for the purpose and operations specified above.
3. It is the primary responsibility of Members to ensure that they manage their Logistic Support Allocation Account to ensure that they do not over-expend their budget. The Tribunal will not provide for supplementation of this Allocation. However, the Logistic Support Allocation is not intended to restrict the proper use of the Electoral Allowance.
4. Members may not use their Logistic Support Allocation to procure goods or services to be used for direct electioneering purposes or political campaigning.
5. Any unused Logistic Support Allocation remaining in the Members' account at the end of the financial year within the four year Parliamentary term shall be carried over to

the following financial year. At the end of each four year term or the earlier dissolution of the Legislative Assembly, any unused Logistic Support Allocations are forfeited.

6. Members must personally authorise expenditure from their Logistic Support Allocation. Whilst subject to both the general and particular conditions, together with the Parliament's administrative guidelines Members may determine at their discretion use of the LSA available for any purpose and operation provided the total allocation is not exceeded. The following table outlines the basis upon which the Tribunal has established the quantum of the account for future assessment. The table shall also be used for particular purposes such as the calculation of additional entitlements for Recognised Office Holders.

Electorate Group or Zone	Transport	Communication –electronic	Communication – non- electronic	Printing and Stationery, Office Supplies & Services	Total Logistic Support Allowance
Legislative Assembly					
Group 1	\$ 5,415	\$4,735	\$15,935	\$8,605	\$34,690
Group 2	\$ 8,130	\$6,145	\$15,935	\$8,605	\$38,815
Group 3	\$10,835	\$6,145	\$15,935	\$8,605	\$41,520
Group 4	\$10,835	\$6,145	\$15,935	\$8,605	\$41,520
Group 5	\$10,835	\$6,145	\$15,935	\$8,605	\$41,520
Group 6	\$13,540	\$6,145	\$15,935	\$8,605	\$44,225
Group 7	\$13,540	\$6,145	\$15,935	\$8,605	\$44,225
Legislative Council					
Zone 1 Electorates	\$5,415	\$5,445	\$4,060	\$8,605	\$23,525
Zone 2 Electorates	\$5,415	\$6,145	\$4,060	\$8,605	\$24,225
Zone 3 Electorates	\$13,540	\$9,690	\$4,060	\$8,605	\$35,895

Particular Conditions

1. **Transport (Other than Electorate or Electorate to Sydney transport)**
 - 1.1 A Member may use any form of transport within Australia subject to the requirement that the transport was used for Parliamentary or electorate duties and that the cost was reasonable.
 - 1.2 A Member may travel to any place in Australia, subject to the requirement that all such travel must be for Parliamentary duties and that there must be, at the time of the making of the relevant reservation, sufficient funds in that Member's Account to pay for the expenses involved. The cost of travel undertaken within the Member's electorate, whether travel undertaken by the Member, staff of the Member or Member's approved relative should not be funded from the LSA.
 - 1.3 All transport costs associated with approved relative or Members' staff travel (excluding travel costs associated with staff training) are to be provided from the Logistic Support Allocation Account. Staff training costs are to be met by the Legislature.
 - 1.4 Members and their approved relatives, when travelling in connection with the Member's Parliamentary duties, may claim reasonable actual accommodation and meal expenses from the Member's Logistic Support Allocation. The reimbursement of these expenses may not exceed the travel allowance rates as determined for Group 2 in Table 2 hereunder. Staff employed by the Parliament who travel with their Member or separately for Parliamentary business purposes may be paid travel allowances in accordance with appropriate Public Service Award conditions.
 - 1.5 A Member and his or her approved relative may travel together or separately in connection with attendance at a function in the course of Parliamentary duties.
 - 1.6 A Member, his or her approved relative and staff employed by the Parliament, may use taxis or hire cars for Parliamentary duties.
 - 1.7 A Member's air transport booking for Parliamentary duties and that of their spouse/approved relative and staff are to be made by the Member with an appropriate transport provider.

- 1.8 Members should ensure that records are maintained that clearly document the occasions that staff employed by the Parliament stayed in Sydney or other locations when travelling in connection with the Member's Parliamentary duties. Such documentation including airline boarding passes if applicable is to be retained for subsequent review by internal and external auditors if required.
 - 1.9 A Member may use charter transport in connection with Parliamentary duties, but only within the limits of the Member's individual Logistic Support Allocation. No passenger, except the Member's approved relative and staff employed by the Parliament accompanying the Member on Parliamentary duties, may be carried at the cost of the Member's Logistic Support Allocation entitlement. Where more than one Member is travelling on the air charter, the total air charter costs should be shared equally between the Members travelling.
 - 1.10 It is a condition of all air transport charters that the Member responsible for organising the charter obtain a passenger manifest from the charter operator and attach it to the invoice when it is submitted for payment to the Legislature.
 - 1.11 Members together with their approved relative will need to maintain records or other relevant evidence that clearly document the occasions they travelled in connection with their Parliamentary duties. A copy of this documentation including airline boarding passes if travelling by commercial air flights is to be retained for subsequent review by internal and external auditors if required.
- 2. Communication – electronic**
- 2.1 The Tribunal accepts that there will be some private usage in connection with mobile telephones supplied by the Parliament and electronic communication equipment installed at public expense in a Member's principal place of residence. To ensure the Legislature does not pay Fringe Benefits Tax for the private usage of electronic equipment, the Financial Controller will undertake a survey over an appropriate period of time to ascertain public/private percentage use of Members' home telecommunication services. Once established, Members will be reimbursed the Parliamentary business cost of each home telecommunication call or usage account and an adjustment shall be made to previous accounts reimbursed from the effective date of this Determination on or from the date of election, whichever is the later.

- 2.2 Members may utilise any telecommunication services or network features with the exception of overseas calls, charged information/service calls, reverse charge calls, home-link calls and Telecard calls.
- 2.3 The following Recognised Office Holders shall be entitled to 100 per cent reimbursement for electronic-communication costs.
- Ministers
 - Presiding Officers
 - Leader of the Opposition (Assembly and Council)
 - Leader of a Party not less than 10 Members in the Legislative Assembly
 - Deputy Speaker
 - Deputy President and Chair of Committees, Legislative Council
 - Assistant Speaker, Legislative Assembly
 - Deputy Leader of the Opposition (Assembly and Council)
 - Deputy Leader of a Party with not less than 10 Members in the Legislative Assembly
 - Parliamentary Secretaries (Assembly and Council)
 - Government and Opposition Whips (Assembly and Council)
 - Whip of a third party with not less than 10 Members (Legislative Assembly)
 - Deputy Whips (Legislative Assembly).
- 2.4 Call charges pertaining to a data line installed at Legislative Council Members' home offices be reimbursed at the rate of 100 per cent where Members do not have a broadband service connected, subject to the line being used for Parliamentary duties.
- 2.5 Members will be required to meet the cost of all overseas calls, other charged information/service calls, reverse charge calls and home-link and Telecard calls.
- 2.6 Members are to meet the cost of their portable communication equipment and the associated operating costs from the Logistic Support Allocation. The purchase of such items is to be in accordance with the Parliament's procurement policies and administrative guidelines.

3. Communication - non-electronic

Members are permitted to purchase postage stamps or other mail distribution and delivery services to enable them to undertake their Parliamentary duties.

4. Printing, Stationery, Office Supplies and Services

- 4.1 Members may only use the printing, stationery, office supplies and services entitlement for Parliamentary duties.
- 4.2 The entitlement may be used to purchase printing, stationery, office supplies and services from the Parliament or other providers and in accordance with Parliamentary procurement policies and practices.
- 4.3 A Member may not use their printing, stationery, office supplies and services allowances to procure goods or services to be used for direct electioneering purposes or political campaigning.
- 4.4 The purchase of computer software from the Logistic Support Allocation is subject to the following conditions:
 - The software will not be supported by the Parliament's I.T. Section.
 - The software is required to be removed from the computers supplied by the Parliament if there is any conflict with the Parliament's computer network.
 - The software is not to be used for political campaigning or electioneering purposes.
- 4.5 Members may use the entitlement to engage a suitably qualified independent professional to manage their financial record keeping to monitor their use of their additional entitlements in the form of fixed allocations to ensure they do not exceed their entitlements. These services are not to be used for any other purpose including the preparation of the Member's tax return.

5.3 Electorate Communication Allowance

Purpose of the provision

Each Member of the Legislative Assembly will be provided with an amount as specified in the attached Schedule for the following specific purposes:

1. For preparing and distributing letters/newsletters to each constituent in his/her electorate. This includes paper based communication methods and e-newsletters. Members are provided with an annual amount based on the cost of issuing two newsletters/letters per enrolled voter per annum. Members may issue additional newsletters/letters subject to available funds in their Electorate Communication Allowance and the Parliament's administrative guidelines.
2. Upon the gazettal of new electoral districts following an electoral redistribution (undertaken pursuant to s 27(1)(c) of the Constitution Act 1902), Members may use their Electorate Communication Allowance to communicate with prospective constituents from neighbouring electorates who at the time of the next election following the gazettal of the new electoral districts will become constituents of the Member's electorate.

Conditions

1. The Electorate Communication Allowance shall be established and maintained by the Executive Manager Department of Parliamentary Services. Members should be advised by the Department of Parliamentary Services each month as to the balance of their Account.
2. Members are to fund the cost of preparing, printing and distributing letters/newsletters to each constituent in his/her electorate and for no other purpose. This includes paper based communication methods and e-newsletters.
3. All procurement by Members will be in accordance with the Parliament's purchasing policies.
4. No supplementation to the allocation will be considered. Any additional costs are to be met from the Member's Logistic Support Allocation.
5. Unused Electorate Communication Allowance allocations are to be forfeited at the end of each financial year.
6. Printing and distribution of paper based or e-newsletter from the Electorate Communication Allowance is to be in accordance with the Parliament's administrative guidelines.

7. Communication with prospective constituents following gazettal of electoral districts will be limited only to those electors who will transfer from adjoining electorates to the new electorate. Each Member is to receive the details of the prospective constituents from the State Electoral Office.
8. Communications with constituents/prospective constituents will be limited to matters affecting the Member's electorate.

5.4 Electorate Charter Transport for Members of the Legislative Assembly

Purpose and operation of the provision

Members of the largest electorates (Electoral Groups 5-7) and the Member for Port Macquarie shall be provided with an allowance from which is met charter transport costs incurred within their electorates. For the purposes of this allowance "charter transport" means charter transport used with and for the service of the Member's electorate and includes charter aircraft, drive yourself vehicles and any other mode of charter transport that may be deemed appropriate in the circumstances by the Speaker of the Legislative Assembly.

Entitlement

Members of the Legislative Assembly in the following Electorate Groups shall be entitled to Charter Transport Allowance up to the maximum amount shown below:

Electorates	Amount
Group 5 (incl. Port Macquarie)	\$7,715
Group 6	\$12,600
Group 7	\$23,300

Conditions

The following conditions shall apply in respect of Charter Transport Allowance:

1. This Allowance shall only be used in connection with Parliamentary duties within the Member's electorate and shall not be used during election campaigns or for other electioneering or party political activities. For the purpose of this condition the last day available for the issue of the writs shall be used as the effective commencement date of the election campaign.

2. Only the cost of the Member's approved relative or Member of staff accompanying the Member may be met from this Allowance.
3. It is a condition of all air transport charters that the Member responsible for organising the charter obtains a passenger manifest from the charter operator and attaches it to the invoice when it is submitted for payment to the Parliament.
4. The charter transport shall only be used within and for the service of the Member's electorate. Where the closest source of available charter transport to the Member's electorate, electorate office or principal place of residence is outside the boundaries of the electorate, the reasonable additional expenses consequently incurred may be included in the reimbursement available under this Determination.
5. Members may use their Charter Transport Allowance to fly to an airfield located outside their electorate in circumstances where there is no suitable airfield located in the part of the electorate being visited by the Member. In these circumstances the Member would fly to the relevant airfield outside his/her electorate and then drive back to the electorate to conduct electorate business.
6. Members may also use the Charter Transport Allowance to attend regional or other meetings within an adjoining electorate relating to matters affecting their electorate. Members will need to maintain and retain records to verify that the purpose of the journey relates to electorate business for subsequent audit review if required.
7. A Member representing the Electorate of Murray Darling and a Member representing the Electorate of Barwon who flies his/her own aircraft, may claim reimbursement against this allowance for the cost of fuel, landing fees and one annual service.
8. The Member for Port Macquarie may use the Charter Transport Allowance to undertake up to four return trips to Lord Howe Island per year, flying from Port Macquarie or from Sydney subject to available flights. The entitlement is only to be used for transport costs between the electorate and Lord Howe Island and does not extend to the Member's approved relative or staff employed by the Parliament.

5.5 Travelling Allowances for Recognised Office Holders

Indicative Upper Limits for Travel Expenditure – Table 2

Office Holders	Destinations	Amount	Where no overnight stay is required
Group 1	Darwin	\$447.05	Actual reasonable meal expenses
	Perth	\$472.05	
	Melbourne	\$428.05	
	Brisbane	\$399.05	
	Canberra	\$395.05	
	Adelaide	\$372.05	
	Hobart	\$358.05	
	Other areas	\$353.05	
Group 2	Darwin	\$406.05	Actual reasonable meal expenses
	Perth	\$381.05	
	Melbourne	\$370.05	
	Brisbane	\$375.05	
	Canberra	\$362.05	
	Adelaide	\$328.05	
	Hobart	\$318.05	
	Other areas	\$250.25	

Group classifications

Recognised Office Holders are classified into one of the following two groups.

Group 1

Premier

Deputy Premier

Senior and Other Ministers

President of the Legislative Council and Speaker of the Legislative Assembly

Chairman of Select, Joint Standing, Standing and Public Accounts Committees

Leader of the Opposition in the Legislative Assembly and Legislative Council

Deputy Leader of the Opposition in the Legislative Assembly

Deputy Speaker in the Legislative Assembly

Deputy President and Chair of Committees in the Legislative Council

Assistant Speaker Legislative Assembly

Assistant President Legislative Council

Parliamentary Secretary (Leader of the House) Legislative Assembly

Deputy Leader of the Opposition in the Legislative Council

Group 2

Deputy Leader in the Legislative Council (other than the Leader or Deputy Leader of the Opposition) of a recognised political party not fewer than 9 Members of which are Members of the Legislative Council and of which no Member is a Minister

Leader and Deputy Leader of a Recognised Political Party of which not less than ten Members are Members of the Legislative Assembly

Government and Opposition Whips

Deputy Government and Deputy Opposition Whips

Parliamentary Secretary

Whip in the Legislative Assembly of a recognised political party, not fewer than 10 Members of whom are Members of the Legislative Assembly

Deputy Whip in the Legislative Assembly of a recognised political party, not fewer than 40 Members of which are Members of the Legislative Assembly

Members of Select, Joint Standing, Standing and Public Accounts Committees.

Conditions

The following conditions shall apply in respect of this allowance:

1. Recognised Office Holders are to be reimbursed travelling expenses when travel is undertaken in association with their role as a Recognised Office Holder only. These allowances will not apply when a Member travels on Parliamentary business in their own capacity.
2. Recognised Office Holders are eligible to claim reasonable actual travelling expenses for overnight absences from Sydney or their electorate/principal home residence. Where no overnight absence is involved Recognised Office Holders may claim reasonable actual meal expenses. Indicative upper limits for travel expenditure are outlined in Table 2.
3. The payment of actual travelling expenses will be paid subject to the production of tax invoices/receipts relating to accommodation, meal and other incidental expenses by the Recognised Office Holder concerned.
4. A Recognised Office Holder whose approved relative accompanies him or her to a State or other official function and who consequently incurs expenses in respect of meals and accommodation exceeding the allowance to which he or she is entitled, shall be entitled to be reimbursed the additional expenses associated with the approved relative.
5. Those Recognised Office Holders for whom non-Parliamentary funded budgets are provided are to meet travel allowance costs from those budgets and not from the Parliament.

5.6 Equipment, Services and Facilities

Members of the Legislative Assembly and the Legislative Council shall be provided by the Parliament with the equipment, services and facilities necessary to perform their Parliamentary duties as follows:

1. All Members shall receive at Parliament House, Sydney, a fitted out, equipped and maintained office, and secretarial services.

2. Each Member of the Legislative Assembly shall receive a fitted out, equipped and maintained Electorate Office to an appropriate standard. The Member for Murray-Darling and the Member for Barwon is to be provided with an additional electorate office.
3. The Presiding Officers are to provide administrative support to each Member in accordance with the following:
 - 3.1 Subject to (3.2), each Member of the Legislative Assembly shall have two staff members employed at each electoral office.
 - 3.2 Each Member of the Legislative Assembly elected as an Independent or a Cross Bench Member shall have an additional staff member employed at his/her electoral office.
 - 3.3 Each Member of the Legislative Assembly, not elected as an Independent or a Cross Bench Member, shall be provided with a budget specific for the recruitment of temporary staff. The budget is to provide for an additional staff member to work in the electorate office or at Parliament House. The budget is to be the equivalent of the salary of an electorate officer grade 2 for a period of 61 days per annum. Within this budget, Members have the flexibility to use this entitlement to employ additional staff.
 - 3.4 Each Member of the Legislative Council, who is not a Minister, shall be entitled to one staff member. When the staff member is on annual recreation leave or other extended period of leave, a relief staff member may be employed for the period of absence.
 - 3.5 Each Member of the Legislative Council, who is not a Minister, and who is elected as a cross bench Member shall be entitled to two staff members.
 - 3.6 Ministers shall receive a reasonable allocation of staff members.
 - 3.7 The Whip of each recognised political party of not less than 10 Members to each be provided with one member of staff.

- 3.8 This provision specifies the minimum staffing required in electorate offices. Nothing in this Determination removes from the employer of staff the obligations arising under the *Work Health and Safety Act 2011*.

THE PARLIAMENTARY REMUNERATION TRIBUNAL

(Signed)

The Honourable Justice C G Staff

Dated: 4 July 2013

Schedule 1 - Electoral Groups

Group 1 Electorates		
1. Auburn	18. Granville	35. North Shore
2. Balmain	19. Heffron	36. Oatley
3. Bankstown	20. Hornsby	37. Parramatta
4. Baulkham Hills	21. Kogarah	38. Penrith
5. Blacktown	22. Ku-ring-gai	39. Pittwater
6. Cabramatta	23. Lakemba	40. Riverstone
7. Camden	24. Lane Cove	41. Rockdale
8. Campbelltown	25. Liverpool	42. Ryde
9. Canterbury	26. Londonderry	43. Smithfield
10. Castle Hill	27. Macquarie Fields	44. Strathfield
11. Coogee	28. Manly	45. Sydney
12. Cronulla	29. Maroubra	46. Toongabbie
13. Davidson	30. Marrickville	47. Vaucluse
14. Drummoyne	31. Menai	48. Wakehurst
15. East Hills	32. Miranda	49. Willoughby
16. Epping	33. Mount Druitt	
17. Fairfield	34. Mulgoa	
Group 2 Electorates		
1. Blue Mountains	7. Lake Macquarie	13. Wallsend
2. Charlestown	8. Newcastle	14. Wollondilly
3. Gosford	9. Shellharbour	15. Wollongong
4. Hawkesbury	10. Swansea	16. Wyong
5. Heathcote	11. Terrigal	
6. Keira	12. The Entrance	
Group 3 Electorates		
1. Ballina	5. Kiama	9. Port Stephens
2. Cessnock	6. Maitland	10. South Coast
3. Coffs Harbour	7. Myall Lakes	11. Tweed
4. Goulburn	8. Port Macquarie	
Group 4 Electorates		
1. Albury	4. Dubbo	7. Oxley
2. Bathurst	5. Lismore	8. Tamworth
3. Bega	6. Orange	9. Wagga Wagga
Group 5 Electorates		
1. Burrinjuck	2. Clarence	3. Monaro
Group 6 Electorates		
1. Murrumbidgee	2. Upper Hunter	3. Northern Tablelands
Group 7 Electorates		
1. Barwon	2. Murray Darling	

Schedule 2 - Sydney Allowance Grouping

Outer non-metropolitan electorates

1. Albury	10. Dubbo	19. Orange
2. Ballina	11. Goulburn	20. Oxley
3. Barwon	12. Lismore	21. Port Macquarie
4. Bathurst	13. Maitland	22. Port Stephens
5. Burrinjuck	14. Monaro	23. South Coast
6. Bega	15. Murray-Darling	24. Tamworth
7. Cessnock	16. Murrumbidgee	25. Tweed
8. Clarence	17. Myall Lakes	26. Upper Hunter
9. Coffs Harbour	18. Northern Tablelands	27. Wagga Wagga

Schedule 2a - Legislative Council Zones

Zone 1 Electorates

1. Auburn	18. Granville	35. North Shore
2. Balmain	19. Heffron	36. Oatley
3. Bankstown	20. Hornsby	37. Parramatta
4. Baulkham Hills	21. Kogarah	38. Penrith
5. Blacktown	22. Ku-ring-gai	39. Pittwater
6. Cabramatta	23. Lakemba	40. Riverstone
7. Camden	24. Lane Cove	41. Rockdale
8. Campbelltown	25. Liverpool	42. Ryde
9. Canterbury	26. Londonderry	43. Smithfield
10. Castle Hill	27. Macquarie Fields	44. Strathfield
11. Coogee	28. Manly	45. Sydney
12. Cronulla	29. Maroubra	46. Toongabbie
13. Davidson	30. Marrickville	47. Vaucluse
14. Drummoyne	31. Menai	48. Wakehurst
15. East Hills	32. Miranda	49. Willoughby
16. Epping	33. Mount Druitt	
17. Fairfield	34. Mulgoa	

Zone 2 Electorates

1. Blue Mountains	7. Kiama	13. The Entrance
2. Charlestown	8. Lake Macquarie	14. Wallsend
3. Gosford	9. Newcastle	15. Wollondilly
4. Hawkesbury	10. Shellharbour	16. Wollongong
5. Heathcote	11. Swansea	17. Wyong
6. Keira	12. Terrigal	

Zone 3 Electorates

1. Albury	10. Dubbo	19. Orange
2. Ballina	11. Goulburn	20. Oxley
3. Barwon	12. Lismore	21. Port Macquarie
4. Bathurst	13. Maitland	22. Port Stephens
5. Bega	14. Monaro	23. South Coast
6. Burrinjuck	15. Murrumbidgee	24. Tamworth
7. Cessnock	16. Murray-Darling	25. Tweed
8. Clarence	17. Myall Lakes	26. Upper Hunter
9. Coffs Harbour	18. Northern Tablelands	27. Wagga Wagga

Schedule 3 - Recognised Office Holder and Other Member Entitlements

Recognised Office Holder	Transport	Communication (electronic)	Communication (non- electronic)	Printing & Stationery
Presiding Officer	30%		55%(A) 175%(C)	40%
Minister				40%
Deputy Speaker, Chair of Committees				40%
Leader of the Opposition	20%(A)		140%(A) 175%(C)	40%
Deputy Leader of the Opposition	10%		15%(C)	40%
Whips			15%(C)	40%
Party Leader (not less than 10 Members)	15%			40%
Deputy Party Leader (not less than 10 Members LA or 9 Members LC)	10%			40%
Leader of the National Party (in Opposition with not less than 10 Members in LA)	15%		15%	40%
Other Recognised Office Holders				40%
Independent Members				20%

Recognised Office Holders and Members referred to in schedule 3 receive additional entitlements for only one office; that office being the office which attracts the greater level of entitlement. These entitlements, as they apply to Recognised Office Holders, are to be available only for Recognised Office Holder duties.

Where entitlements formerly provided for the Recognised Office Holder's approved relative these have been included in the allocation.

Where an entitlement is followed by (A) or (C) it applies only to the Office Holder in either the Assembly or the Council.

Schedule 4 - Electorate Communication Allowance

Electoral District	Number Of Electors (As at April 2013 As Provided by the State Electoral Office)	Annual Entitlement
1. Albury	50,948	\$68,270
2. Auburn	55,085	\$73,814
3. Ballina	50,538	\$67,721
4. Balmain	54,432	\$72,939
5. Bankstown	52,128	\$69,852
6. Barwon	45,445	\$60,896
7. Bathurst	51,870	\$69,506
8. Baulkham Hills	52,538	\$70,401
9. Bega	51,818	\$69,436
10. Blacktown	51,541	\$69,065
11. Blue Mountains	50,629	\$67,843
12. Burrinjuck	50,546	\$67,732
13. Cabramatta	51,774	\$69,377
14. Camden	55,152	\$73,904
15. Campbelltown	47,733	\$63,962
16. Canterbury	53,088	\$71,138
17. Castle Hill	53,436	\$71,604
18. Cessnock	54,104	\$72,499
19. Charlestown	48,790	\$65,379
20. Clarence	53,059	\$71,099
21. Coffs Harbour	52,264	\$70,034
22. Coogee	51,300	\$68,742
23. Cronulla	51,735	\$69,325
24. Davidson	49,629	\$66,503
25. Drummoyne	55,989	\$75,025
26. Dubbo	51,126	\$68,509
27. East Hills	49,508	\$66,341
28. Epping	50,581	\$67,779
29. Fairfield	53,783	\$72,069
30. Gosford	52,428	\$70,254
31. Goulburn	52,798	\$70,749
32. Granville	54,793	\$73,423

Electoral District	Number Of Electors (As at April 2013 As Provided by the State Electoral Office)	Annual Entitlement
33. Hawkesbury	53,907	\$72,235
34. Heathcote	49,333	\$66,106
35. Heffron	57,011	\$76,395
36. Hornsby	52,105	\$69,821
37. Keira	49,502	\$66,333
38. Kiama	52,707	\$70,627
39. Kogarah	51,562	\$69,093
40. Ku-Ring-Gai	52,005	\$69,687
41. Lake Macquarie	51,722	\$69,307
42. Lakemba	53,680	\$71,931
43. Lane Cove	49,349	\$66,128
44. Lismore	51,705	\$69,285
45. Liverpool	53,460	\$71,636
46. Londonderry	51,002	\$68,343
47. Macquarie Fields	56,707	\$75,987
48. Maitland	56,060	\$75,120
49. Manly	51,322	\$68,771
50. Maroubra	52,863	\$70,836
51. Marrickville	55,373	\$74,200
52. Menai	51,238	\$68,659
53. Miranda	48,235	\$64,635
54. Monaro	51,779	\$69,384
55. Mount Drutt	51,612	\$69,160
56. Mulgoa	52,437	\$70,266
57. Murray-Darling	46,000	\$61,640
58. Murrumbidgee	48,838	\$65,443
59. Myall Lakes	52,793	\$70,743
60. Newcastle	51,976	\$69,648
61. North Shore	54,198	\$72,625
62. Northern Tablelands	51,767	\$69,368
63. Oatley	50,599	\$67,803
64. Orange	52,308	\$70,093
65. Oxley	50,831	\$68,114
66. Parramatta	54,061	\$72,442
67. Penrith	48,928	\$65,564

Electoral District	Number Of Electors (As at April 2013 As Provided by the State Electoral Office)	Annual Entitlement
68. Pittwater	51,968	\$69,637
69. Port Macquarie	52,236	\$69,996
70. Port Stephens	52,493	\$70,341
71. Riverstone	63,323	\$84,853
72. Rockdale	51,997	\$69,676
73. Ryde	50,228	\$67,306
74. Shellharbour	50,644	\$67,863
75. Smithfield	54,246	\$72,690
76. South Coast	53,420	\$71,583
77. Strathfield	51,036	\$68,388
78. Swansea	52,352	\$70,152
79. Sydney	62,296	\$83,477
80. Tamworth	51,601	\$69,145
81. Terrigal	50,627	\$67,840
82. The Entrance	52,585	\$70,464
83. Toongabbie	50,680	\$67,911
84. Tweed	50,872	\$68,168
85. Upper Hunter	51,272	\$68,704
86. Vacluse	53,203	\$71,292
87. Wagga Wagga	52,231	\$69,990
88. Wakehurst	52,359	\$70,161
89. Wallsend	49,995	\$66,993
90. Willoughby	51,682	\$69,254
91. Wollondilly	53,859	\$72,171
92. Wollongong	52,343	\$70,140
93. Wyong	54,447	\$72,959

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

ALBURY CITY COUNCIL

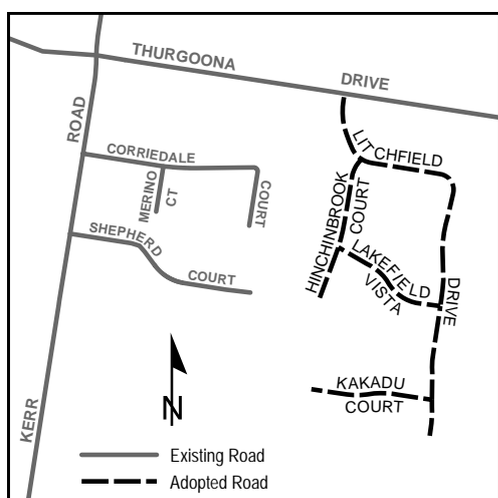
Roads Act 1993 – Section 162

Naming of Roads

NOTICE is hereby given as required under section 162 of the Roads Act 1993 and in accordance with The Roads (General) Regulation 2008, Part 2, Division 2, section 9(a) that Albury City Council, as the responsible road authority, has named the following roads in the suburb of Thurgoona.

Hinchinbrook Court, Kakadu Court, Lakefield Vista and Litchfield Drive.

The roads are part of a proposed residential development, known as “Beaumont Park”, off Thurgoona Drive, Thurgoona. See diagram below.



No objections to the proposed names were received within the required advertising period. FRANK ZAKNICH, General Manager, Albury City Council, 553 Kiewa Street, Albury NSW 2640. [7085]

BLACKTOWN CITY COUNCIL

Local Government Act 1993

Notice of Compulsory Acquisition of Land

BLACKTOWN CITY COUNCIL declares with the approval of His Excellency the Lieutenant-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 drainage. Dated at Blacktown, this 3rd day of July 2013. GLENNYS JAMES, Acting General Manager, Blacktown City Council, PO Box 63, Blacktown NSW 2148.

SCHEDULE

- Lot 86, section 14, DP1480.
- Lot 87, section 14, DP1480.
- Lot 88, section 14, DP1480.

Lot 89, section 14, DP1480.

Lot 90, section 14, DP1480.

Lot 91, section 14, DP1480.

Lot 92, section 14, DP1480.

Lot 93, section 14, DP1480.

Lot 94, section 14, DP1480.

[7086]

CABONNE COUNCIL

Public Notice – Road Renaming

NOTICE is hereby given that Cabonne Council in pursuance of section 162 of the Roads Act 1993, has now determined the new road name for Short Street, South Canowindra. The new name of this road is ‘Stubbs Street’. The extent of the road is depicted on the map below.



ANDREW L. HOPKINS, General Manager, Cabonne Council, PO Box 17, Molong NSW 2866. [7087]

GOSFORD CITY COUNCIL

Roads Act 1993

Dedication of Land as Public Road

COUNCIL on 2 October 2012, resolved that pursuant to the Roads Act 1993, section 10, the land described in the Schedule is dedicated as public road vested in the Council. PAUL ANDERSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.

SCHEDULE

Lot 23, DP 1184915, being part of Lot 181, DP 10172, Auto Consol 6166-30.

Lot 24, DP 1184915, being part of Lot 182, DP 10172, Auto Consol 6166-30.

Lot 25, DP 1184915, being part of Lot 277, DP 10172, Auto Consol 5105-47.

Lot 26, DP 1181915, being part of Lot 277, DP 10172, Auto Consol 5105-47.

Lot 27, DP 1181915, being part of Lot 275, DP 10172, Auto Consol 5105-47.

Lot 28, DP 1181915, being part of Lot 274, DP 10172.

[7088]

INVERELL SHIRE COUNCIL

Roads Act 1993

Naming of Road

NOTICE is hereby given that Inverell Shire Council, in pursuance of section 162 of the Roads Act 1992, has officially named the road as shown hereunder:

<i>Location</i>	<i>Name</i>
The new road in the subdivision off Swanbrook Road, Inverell, being created in Deposited Plan 1185222.	Bonnie View Place.

P. HENRY, General Manager, Inverell Shire Council, 144 Otho Street (PO Box 138), Inverell NSW 2360. [7089]

KEMPSEY SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

Kempsey Shire Council declares with the approval of Her Excellency the Governor that the lands described in the Schedule below, excluding any mines or deposits of minerals in the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for a public road. Dated at Kempsey, this 9th day of July 2013. DAVID RAWLINGS, General Manager, Kempsey Shire Council, PO Box 3078, West Kempsey NSW 2440.

SCHEDULE

Lot 1, DP 1174136.
Lot 2, DP 1174136. [7090]

KEMPSEY SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given pursuant to section 10 of the Roads Act 1993, that the land described in the Schedule below is dedicated to the public as road. DAVID RAWLINGS, General Manager, Kempsey Shire Council, 22 Tozer Street, West Kempsey NSW 2440.

SCHEDULE

Lot 2, Deposited Plan 1174136, Parish of Willawarrin, County of Dudley, being land occupied by the Toorooka Bridge. [7091]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

IN accordance with section 10 of the Roads Act 1993, Council dedicates the land held by it and described in the Schedule below as public road. BRIAN BELL, General Manager, Lake Macquarie City Council, Administration Building, Main Road, Speers Point NSW 2284.

SCHEDULE

Lot 131 in Deposited Plan 1186629. [7092]

LIVERPOOL CITY COUNCIL

Roads Act 1993 – Section 162

Roads Regulation 2008 – Section 9

Naming of Public Roads

THE following road name is proposed for the suburb of Edmondson Park:

Soldiers Parade.

The following road name is proposed for a subdivision in Horningsea Park:

Polya Place.

F. PORTELLI, Chief Executive Officer, Liverpool City Council, Locked bag 7064, Liverpool BC NSW 1871. [7093]

MAITLAND CITY COUNCIL

Naming of Public Roads

NOTICE is hereby given that Maitland City Council, in pursuance of section 162 of the Roads Act 1993 and Part 2 of the Roads Regulation 2008, has approved the following change of suffix to road name/s for gazettal:

<i>Deposited Plan/Location</i>	<i>Road Name</i>
DP1167029, Gillieston Heights.	Banyan Street.

The above road names have been notified. No objections to the proposed name have been received during the prescribed period. DAVID EVANS, General Manager, Maitland City Council, High Street (PO Box 220), Maitland NSW 2320. [7094]

ORANGE CITY COUNCIL

Erratum

In New South Wales Government Gazette No. 27, dated 5 July 2013, Folio 3353, under the heading "Orange City Council, Roads Act 1993" remove "Certificate of Title Identifier 2/106747" and replace with "Certificate of Title 2/1067471". GARRY STYLES, General Manager, Orange City Council, PO Box 35, Orange NSW 2800. [7095]

PARKES SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

PARKES SHIRE COUNCIL declares, with the approval of Her Excellency the Governor that the lands described in Schedule 1 below, excluding the interest described in Schedule 2 below and 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 water reservoir, extension of water main and future public road. Dated at Parkes, this 9th day of July 2013. KENT BOYD, General Manager, Parkes Shire Council, PO Box 337, Parkes NSW 2870.

SCHEDULE 1

Lot 7018, DP 1019803.
Lot 7313, DP 1143473.
Lot 3, DP 823404.

SCHEDULE 2

Proposed easement for pipeline and access 5-03 wide in DP 777279. [7096]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 26 October 2012, Minute 12.1164, resolved to acquire land for a public road. The land as described in the Schedule below has now been acquired and is hereby dedicated as Council public road pursuant to section 10 of the Roads Act 1993. R. D. PIGG, General Manager, Shoalhaven City Council, Bridge Road, Nowra NSW 2541. File: 44347E.

SCHEDULE

Lot 102 inclusive in Deposited Plan 1176270, Parish of Nowra, County of St Vincent. [7097]

WOLLONDILLY SHIRE COUNCIL

Naming of Public Roads

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

<i>Location</i>	<i>Name</i>
Lot 2, DP 874553, Tahmoor NSW.	Blue Gum Place.

The road name has been advertised and notified in accordance with the above Regulation. LES McMAHON, General Manager, Wollondilly Shire Council, 62-64 Menangle Street, Picton NSW 2571. [7098]

OTHER NOTICES**AUSCOAL SUPERANNUATION****TRUST DEED**

Determination under Rule 3.9.13

WHEREAS this Rule provides that where there is a variation in the amount of the Reference Rate the Trustees shall by a determination published by the *New South Wales Government Gazette* as soon as practical after the variation to amend Appendix 3A of the Trust Deed in the manner provided by this Rule: and whereas there has been a variation in the Reference Rate the Trustee has amended Appendix 3A of the Trust Deed as follows:

- (a) by omitting the amount of "\$245.35" in Column 4 of Item 1 and by inserting the amount of "\$251.72";
- (b) by omitting the amount of "\$385.55" in Column 4 of Item 2 and by inserting the amount of "\$395.56";
- (c) by omitting the amount of "\$230.30" in Column 4 of Item 3 and by inserting the amount of "\$236.67";
- (d) by omitting the amount of "\$35.05" in Column 4 of Item 4 and by inserting the amount of "\$35.96".

The amendments made of Appendix 3A by this Determination take effect on and from 1 July 2013.

Dated: 9 July 2013.

STEVE GRANT,
General Manager

[7099]

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