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The New South Wales Government Gazette is the permanent public record of official notices issued by the New South Wales Government. It also contains local council and other notices and private advertisements.

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GOVERNMENT NOTICES

Miscellaneous Instruments

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

GOVERNOR

I, General The Honourable David Hurley AC DSC (Ret'd), Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to section 225(4) of the *Crimes (Administration of Sentences) Act 1999*, do, by this proclamation, vary the proclamation of the Parklea Correctional Centre published in the Government Gazette on 8 November 2002 and varied on 9 June 2006; and in variation thereof, I declare the area described hereunder and all buildings erected thereon to be the Parklea Correctional Centre, viz:

All that piece or parcel of land situate in the Local Government Area of Blacktown City, Parish of Gidley and County of Cumberland, being part of lot 51 Deposited Plan 1026712 shown on Plan Catalogue Number 57505 in the Department of Finance, Services & Innovation Plan Room and having an area of 10.72 hectares or thereabouts.

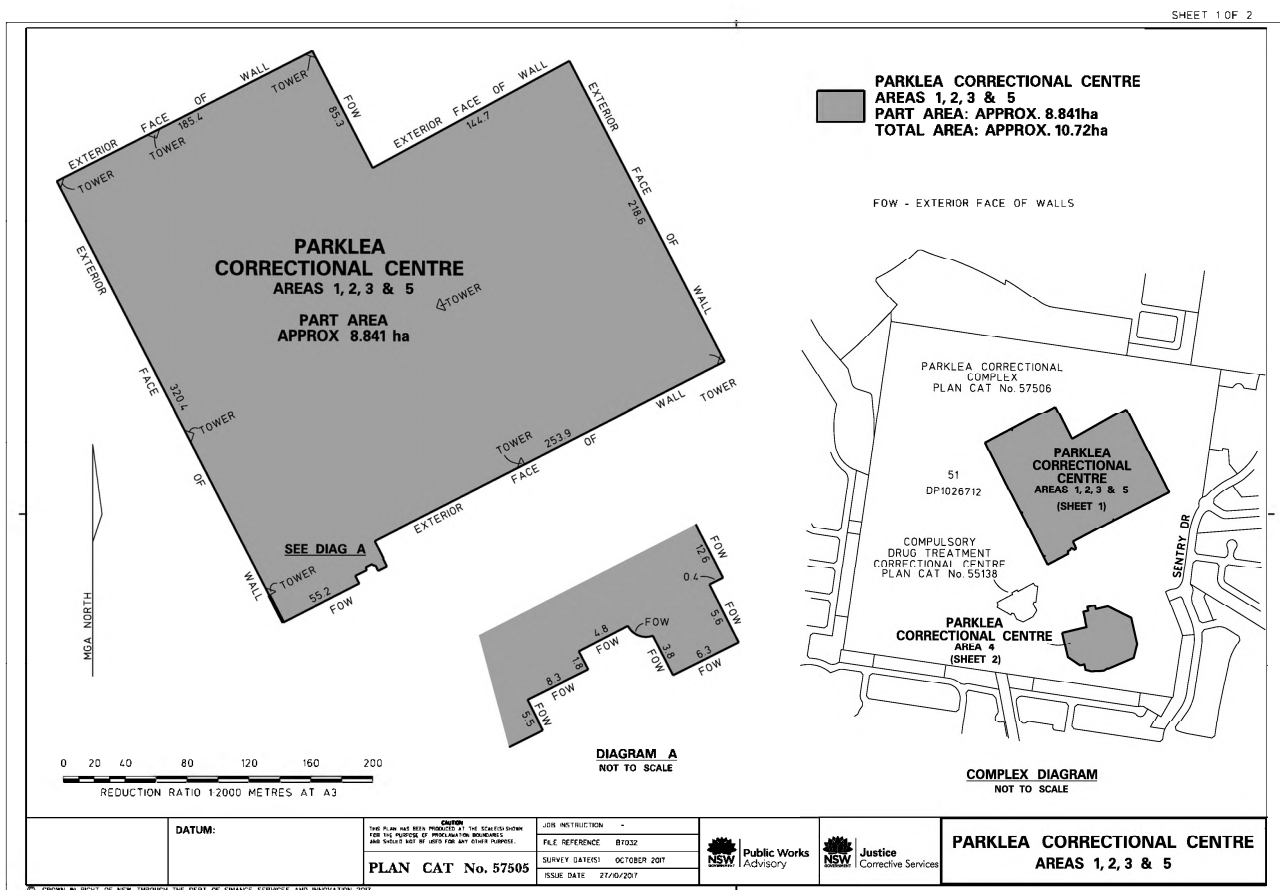
This proclamation is to take effect on and from the date of publication in the NSW Government Gazette.

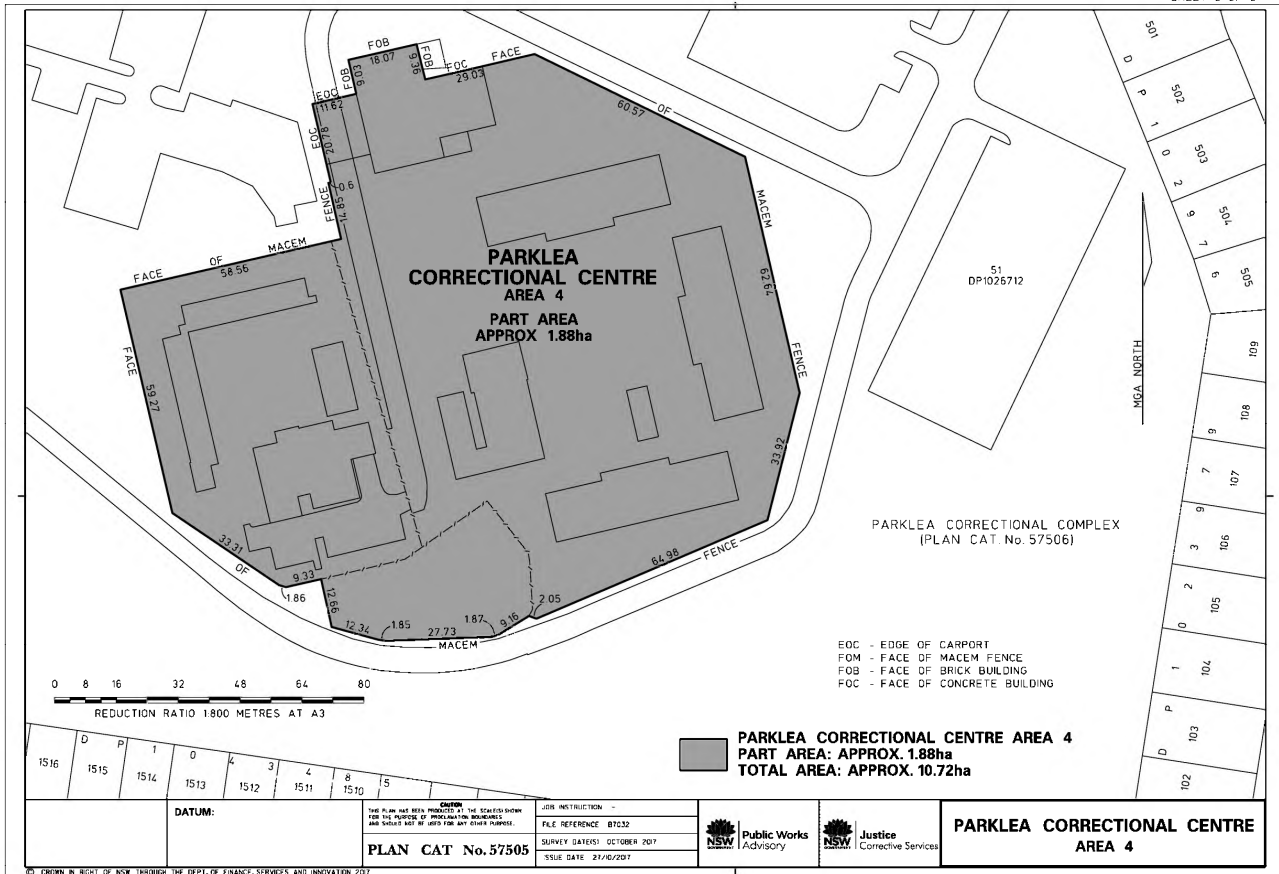
Signed and sealed at Sydney, this 15th day of November 2017.

By His Excellency's Command.

David Elliott MP
Minister for Corrections

GOD SAVE THE QUEEN!





CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

GOVERNOR

I, General The Honourable David Hurley AC DSC (Ret'd), Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to section 224(3) of the *Crimes (Administration of Sentences) Act 1999*, do, by this proclamation, vary the proclamation of the Parklea Correctional Complex published in the Government Gazette on 8 November 2002 and varied on 9 June 2006; and in variation thereof, I declare the area described hereunder and all buildings erected thereon, to be the Parklea Correctional Complex viz:

All those pieces or parcels of land situate in the Local Government Area of Blacktown City, Parish of Gidley and County of Cumberland, being lot 51 Deposited Plan 1026712 shown on Plan Catalogue Number 57506 in the Department of Finance, Services & Innovation Plan Room and having a total area of 60.22 hectares or thereabouts.

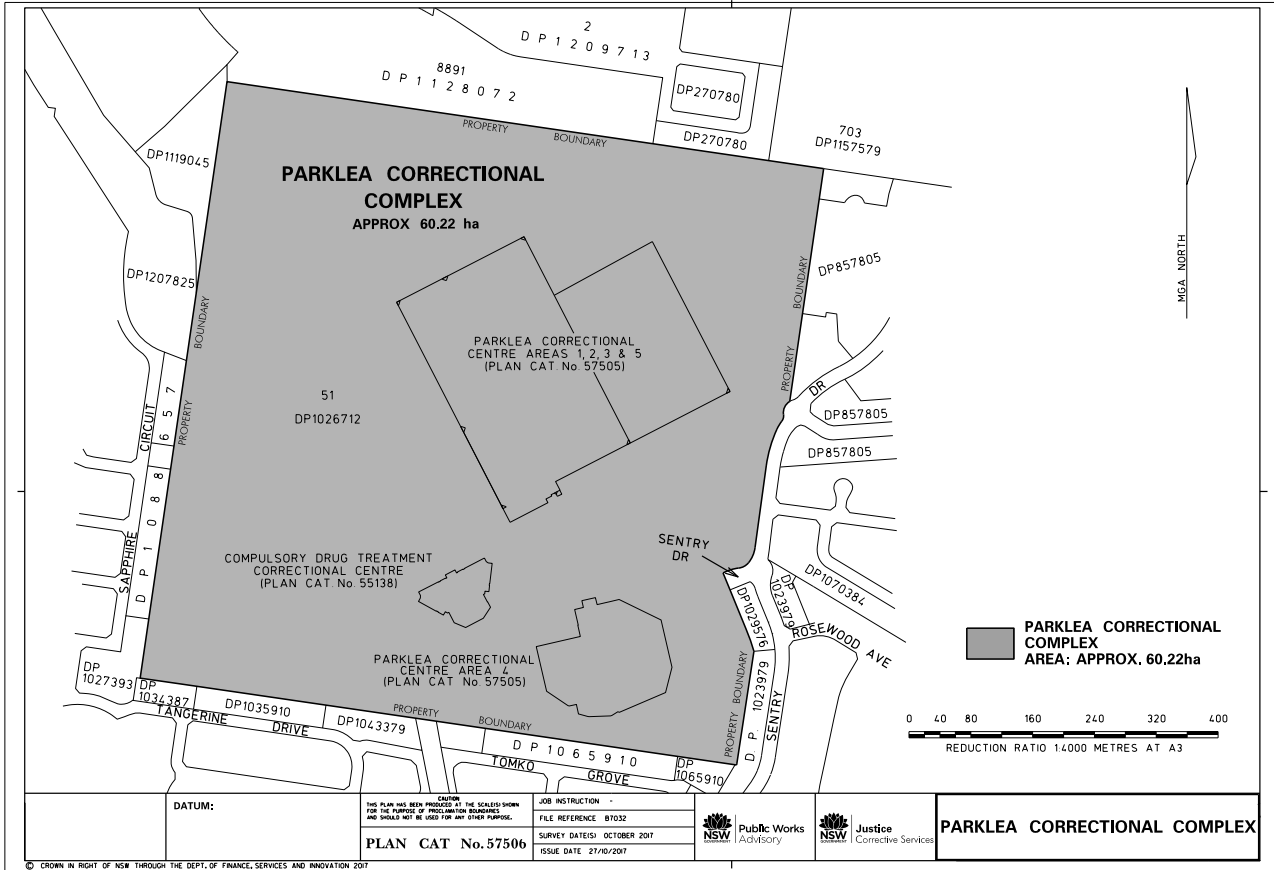
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David Elliott MP
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GOD SAVE THE QUEEN!



**WORKERS COMPENSATION
(SURGEON FEES) ORDER 2018**

under the

Workers Compensation Act 1987

I, Carmel Donnelly, Acting Chief Executive State Insurance Regulatory Authority, make the following Order pursuant to section 61(2) of the *Workers Compensation Act 1987*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

Treatment by a Medical Practitioner who is a Surgeon is medical or related treatment covered under the *Workers Compensation Act 1987*.

Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. This Order sets the maximum fees for which an employer is liable under the Act for treatment by a Surgeon of a worker's work-related injury. The effect of this Order is to prevent a Surgeon from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

Treatment by an Orthopaedic Surgeon is covered by the *Workers Compensation (Orthopaedic Surgeon Fees) Order 2018*. However, maximum fees under this Order may apply to procedures carried out by an Orthopaedic Surgeon which are covered by the *Workers Compensation (Orthopaedic Surgeon Fees) Order 2018*.

This Order adopts the items listed as Surgical Procedures in the *List of Medical Services and Fees* issued by the Australian Medical Association (AMA).

To bill an AMA item number a Surgeon must be confident they have fulfilled the service requirements as specified in the item descriptor.

Where only one service is rendered, only one item should be billed. Where more than one service is rendered on one occasion of service, the appropriate item for each discrete service may be billed, provided that each item fully meets the item descriptor. Where an operation comprises a combination of procedures, which are commonly performed together, and for which there is an AMA item that specifically describes the combination of procedures, then only that item should be billed. Where a comprehensive item number is used, separate items should not be claimed for any of the individual items included in the comprehensive service. The invoice should cover the total episode of treatment.

The incorrect use of any items referred to in this Order can result in penalties, including the Medical Practitioner being required to repay monies that the Medical Practitioner has incorrectly received.

Workers Compensation (Surgeon Fees) Order 2018

1. Name of Order

This Order is the *Workers Compensation (Surgeon Fees) Order 2018*.

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order (including Schedules A, B and C):

the Act means the *Workers Compensation Act 1987*.

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

Aftercare visits has the same meaning as in the AMA List and is covered by the surgical procedure fee during the first six weeks following the date of surgery or until wound healing has occurred. Unrelated visits or incidental reasons for visits that are not regarded as routine aftercare must be explained with accounts rendered.

Assistant at operation means a Medical Practitioner, but only where an assistant's fee is allowed for in the Commonwealth Medicare Benefits Schedule, or where indicated in the Authority's schedule. An assistant fee may only be applicable for surgical procedures EA010 to MY115.

In accordance with NSW Health policy (**Doc No:** PD2016_059), assistant fees cannot be charged for the Authority's workers compensation cases performed in a public hospital when the assistant is a registrar. If the registrar is on rotation to an approved private hospital training rotation, the relevant assistant fee may be charged. Payment of these fees is to be directed into a hospital or departmental trust fund account and the invoice should include details of this account. The Authority reserves the right to conduct an audit of assistant fee payments to ensure their proper distribution into the named trust fund.

AMA List means the document entitled List of Medical Services and Fees issued by the Australian Medical Association dated 1 November 2017 and any subsequent amendment to this List published by the AMA in the period 1 November 2017 – 31 October 2018.

Compound (open) wound refers to a situation where a Surgeon is treating a fracture and the injury is associated with a compound (open) wound. In an open fracture wound that requires debridement, a 50% loading for open fracture fixation can be applied. Debridement item 30023/EA075 is not to be used when applying this loading.

Extended initial consultation means a consultation involving significant multiple trauma or complex "red flag" spinal conditions (systemic pathology, carcinoma, infection, fracture or nerve impingement) involving a lengthy consultation and extensive physical examination.

GST means the Goods and Services Tax payable under the GST Law; and

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

Initial consultation and report covers the first consultation, the report to the referring General Practitioner and the copy of the report to the insurer.

The report will contain:

- the worker's diagnosis and present condition;
- an outline of the mechanism of injury
- the worker's capacity for work
- the need for treatment or additional rehabilitation; and
- medical co-morbidities that are likely to impact on the management of the worker's condition (in accordance with privacy considerations).

The receipt of this report and any certificates of capacity under section 44B of the Act post-treatment will provide sufficient information for insurers, employers and workplace rehabilitation providers to develop management plans.

Instrument fee covers procedures where the Surgeon supplies all the equipment or a substantial number of specialised instruments in exceptional circumstances and must be justified. This fee does not apply for all operations or if only incidental instruments (non-critical) are supplied by the Surgeon. Routine items such as loupes are not included.

Insurer means the employer's workers compensation insurer

Medical Practitioner means a person registered in the medical profession under the *Health Practitioner Regulation National Law (NSW) No 86a*, or equivalent Health Practitioner National Law in their jurisdiction with the Australian Health Practitioner Regulation Agency. The medical practitioner must not be suspended or disqualified from practice under any relevant law and the practitioner's registration must not be limited or subject to any condition imposed as a result of a disciplinary process.

Multiple operations or injuries refer to situations that require two or more operations or for the treatment of two or more injuries carried out at the same time. It applies to the AMA items listed in Schedule A, Item 5, "Surgical procedures", with the exception of items specifically listed as a multiple procedure item in the AMA List or where Schedules in this Order prevent combining of items. The fee for the main procedure or injury is to be paid in full as per Schedule A (1.5 x of AMA List fee), and for each additional item or injury at 1.125 x AMA List Fee specified in Schedule A.

Opinion on file request includes retrieval of a file from whatever source, reading time, and reporting where a request for such an opinion has been made in writing to the Surgeon and in accordance with privacy principles.

Out-of-hours consultation means a call-out to a public or private hospital or a private home for an urgent case before 8.00am or after 6:00pm Monday to Friday, or anytime on the weekend and public holidays. This fee is not to be utilised where a consultation is conducted for non-urgent cases.

Out-of-hours loading only applies when a Surgeon is called back to perform a procedure(s) in isolation rather than for cases scheduled before 8.00am or after 6.00 pm on a weekday or a routine weekend operating list. Loading to be calculated at 20% of the total procedure fee. Item must be reflected in the invoice as a separate entry against code WCO008.

Revision surgery refers to a procedure carried out to correct earlier surgery. Only where the revision surgery is performed by a Surgeon other than the original Surgeon, shall it attract a fee of 50% of the amount for the principal procedure in the initial surgery, in addition to the fee payable for the new procedure. Where the new procedure is specified as a revision procedure in the AMA List, the 50% loading does not apply.

Surgical procedures are those listed in the AMA List but do not include the cost of bandages, dressings, plaster of Paris bandages, splints, metallic fixation agents, and prosthetic implants which may be charged in addition to the fee set out in Schedule A, if purchased by the Surgeon.

The fee for surgical procedures includes pre-surgery consultations conducted on the same day of surgery and aftercare visits.

Subsequent consultation is each attendance subsequent to the first in a single course of treatment. A subsequent consultation fee is not to be billed if conducted on the same day as surgery or in the normal aftercare that applies following surgery. The cost of these consultations is included in the fee for the surgical procedure.

Any reports from subsequent consultations should be sent to the referring General Practitioner and copied to the insurer. Copies of these reports do not attract a fee.

Surgeon means a Medical Practitioner who is currently a Fellow of the Royal Australasian College of Surgeons or who is recognised by Medicare Australia as a Specialist Surgeon. It includes a Surgeon who is a staff member at a public hospital providing services at that hospital

4. Application of Order

This Order applies to treatment provided on or after the commencement date of this Order, whether it relates to an injury received before, on or after that date.

5. Maximum fees for treatment by Surgeon

The maximum fee amount for which an employer is liable under the Act for treatment of a worker by a Surgeon, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 3 of that Schedule.

A fee charged by a Surgeon for a patient's treatment (including the management of fractures and other conditions) will be in addition to the fee in Schedule A for the original examination and report.

6. Billing items for hand surgery (Schedule B)

Schedule B provides mandatory guidelines for billing items used in hand and wrist surgery only. Table 1 details items that are not applicable to hand surgery procedures.

Table 2 details items with restricted application for hand surgery and where clinical justification is required that they are reasonably necessary given the circumstances of the case.

7. Billing items for shoulder and elbow surgery (Schedule C)

Schedule C provides mandatory guidelines for billing items used in shoulder and elbow surgery only.

Any item number where the term "flag" is used in the "Clinical Indication" column highlights a potential exception that will require further justification. Should a Surgeon seek an exception to the mandatory guidelines the Surgeon must provide a written explanation to support the request.

8. GST

An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit a Surgeon to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

9. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must comply with the Authority's itemised invoicing requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

All invoices with surgical items must also be accompanied by the following:

- (1) Detailed operation report including a description of the initial injury and an outline of the mechanism of injury; intra-operative findings and the procedures performed, including structures that were repaired (stating the anatomic location) and technique of repair.
- (2) Usage of any of the restricted item numbers (Schedule B, Table 2 and Schedule C) must be accompanied by clinical justification in order to process the claim.

10. Surgery requests

For any proposed surgery – a list of proposed applicable AMA item numbers will need to be provided prior to approval being given.

Where questions arise in individual clinical situations, supply of additional information may be required to assist in determinations.

11. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

12. Nil Payment for cancellation or non – attendance

No fee is payable for cancellation or non – attendance by a worker for treatment services with a Surgeon.

**SCHEDULE A
MAXIMUM FEES FOR SURGEONS**

Item	Column 1 Type of service	Column 2 AMA Item(s)	Column 3 Maximum amount
<u>Consultations</u>			
1.	Initial consultation and report	AC500 (MBS 104) AC600 (MBS 6007)	\$325.90
2.	Extended initial consultation and report	WCO006	\$449.00
3.	Subsequent consultation and report	AC510 (MBS 105) AC610 (MBS 6009)	\$224.50
4.	Out of hours consultation	WCO007	\$188.30 in addition to consultation fee
<u>Procedures</u>			
5.	Surgical procedures	EA015 (MBS 30001) to MY115 (MBS 50130)	1.5 x AMA List Fee for the primary item number (for any additional item numbers refer to item 8 of this schedule).

6.	Instrument fee	WCO003	\$224.50
7.	Assistant at operation (Assistant must be a Medical Practitioner for this fee to be payable)	MZ900	A fee of 20% of the total fee for the surgical procedure/s or \$376.50 whichever is the greater (where an assistant's fee is allowed for)
8.	Multiple operations or injuries		Primary item number to be paid in full (1.5 x AMA List Fee) and additional AMA items number(s) at 1.125 x AMA List Fee.
9.	Aftercare visits (As defined in this Order)		As per AMA List
10.	Compound (open) wound		In an open fracture wound that requires debridement, a 50% loading for open fracture fixation can be applied Debridement item 30023/EA075 is not to be used when applying this loading
11	Out of hours loading	WCO008	20% of total procedure fee
<u>Insurer/lawyer requests</u>			
12.	Opinion on file request	WCO009	\$224.50
13.	Telephone requests including Case conferences (refer to the definition within the <i>Workers Compensation (Medical Practitioner Fees) Order 2018</i>)	WCO002	\$43.40 per 3-5 minute phone call
14.	Lost reports and reprints		\$152.10 per report
15.	Consulting Surgeon reports (where additional information that is not related to the routine injury management of the patient is requested by either party to a potential or current dispute). Note: The party requesting a report must agree the category of report with the Medical Practitioner in advance and confirm the request in writing at the time of referral.	Relevant IMS/WIS code	Please refer to the Workplace Injury Management and Workers Compensation (Medical Examinations and Reports Fees) Order 2018 Schedule 2
16.	Fees for providing copies of clinical notes and records	WCO005	The maximum fee for providing hard copies of medical records (<i>including</i> Consulting Surgeon's notes and

			reports) is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. If the medical records are provided electronically, a flat fee of \$38 applies
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**SCHEDULE B
BILLING ITEMS USED IN HAND SURGERY**

Table 1: Item numbers and descriptors no longer applicable to hand surgery procedures

AMA/CMBS item number	Descriptor	Reason for decline
CV233/18266 CV082/Nil	INJECTION OF AN ANAESTHETIC AGENT, ulnar, radial or median nerve of main trunk, one or more of, not being associated with a brachial plexus block MINOR NERVE BLOCK (specify type) to provide post operative pain relief (this does not include subcutaneous infiltration)	The MBS does not allow a claim for nerve blocks performed as a method of postoperative analgesia. Infiltration is included in both the anaesthetic schedule AND in the surgical item number fee if performed by the Surgeon. This item can only be used in circumstances where a formal nerve block is performed by the Surgeon as the only form of anaesthesia and no charge is raised for another anaesthetic service.
MG540/45051	CONTOUR RECONSTRUCTION for open repair of contour defects, due to deformity, requiring insertion of a non-biological implant, if it can be demonstrated that contour reconstructive surgery is indicated because the deformity is secondary to congenital absence of tissue or has arisen from trauma (other than trauma from previous cosmetic surgery), excluding the following: (a) insertion of a non-biological implant that is a component of another service listed in Surgical Operations; (b) injection of liquid or semisolid material; and (c) services to insert mesh	This relates to the insertion of foreign implant for pathological deformity by an open operation i.e. facial reconstruction and was not intended for usage in hand surgery.
MH480/45445	FREE GRAFTING (split skin) as inlay graft to 1 defect including elective dissection using a mould (including insertion of and removal of mould)	The appropriate item is MH490/45448
MR170/47954	TENDON, repair of, not being a service to which another item in this Group applies	This item is from the orthopaedic group of item numbers. There already exist appropriate items in the hand surgery section.
MR210/47966	TENDON OR LIGAMENT TRANSFER, not being a service to which another	This item is from the orthopaedic group of items. There already exist

AMA/CMBBS item number	Descriptor	Reason for decline
	item in this Group applies	appropriate items in the hand surgery section.
MR220/47969	TENOSYNOVECTOMY, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MR230/47972	TENDON SHEATH, open operation for tenovaginitis, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MS015/48403	PHALANX OR METATARSAL, osteotomy or osteectomy of, with internal fixation	This item is from the orthopaedic group of items and relates to foot surgery only. There already exist appropriate items in the hand surgery section.
MY015/50103	JOINT, arthrotomy of, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MY025/50104	JOINT, synovectomy of, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MY045/50109	JOINT, arthrodesis of, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MY105/50127	JOINT OR JOINTS, arthroplasty of, by any technique not being a service to which another item applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
OF820/60506	FLUOROSCOPY using a mobile image intensifier, in conjunction with a surgical procedure lasting less than 1 hour, not being a service to which another item in this table applies (R)	This item cannot be claimed for use of image intensification when operated by the Surgeon in the absence of a radiographer.
OF824/60509	FLUOROSCOPY using a mobile image intensifier, in conjunction with a surgical procedure lasting 1 hour or more, not being a service associated with a service to which another item in this table applies (R)	This item cannot be claimed for use of image intensification when operated by the Surgeon in the absence of a radiographer.

Table 2 : Item numbers with restricted application for hand surgery – clinical justification required

AMA/CMBS item number	Descriptor	Clinical indication
AC510/30105	Each attendance SUBSEQUENT to the first in a single course of treatment	Follow up consultations will not be paid within the 6 week period following a procedure as this is included in normal aftercare.
EA075/30023	WOUND OF SOFT TISSUE, traumatic, deep or extensively contaminated, debridement of, under general anaesthesia or regional or field nerve block, including suturing of that wound when performed (Assist.)	This item applies to heavily contaminated wounds and removal of devitalized tissue in deep wounds. The majority of clean lacerations in acute hand injuries will attract item EA095/30029. Debridements are also not applicable when removing percutaneous wire fixation. There will be a limit of one debridement per digit.
EA095/30029	SKIN AND SUBCUTANEOUS TISSUE OR MUCOUS MEMBRANE, REPAIR OF WOUND OF, other than wound closure at time of surgery, not on face or neck, small (NOT MORE THAN 7CM IN LENGTH), involving deeper tissue, not being a service to which another item in Group 3.4 applies.	This item is for use in wound suture when no other vital tissue is involved. It cannot be used in conjunction with item EA075/30023 for the same wound/zone of injury, nor when repair of a performed and deeper structure is also claimed for.
EA755/30223	LARGE HAEMATOMA, LARGE ABSCESS, CARBUNCLE, CELLULITIS OR SIMILAR LESION, requiring admission to hospital or day-hospital facility, INCISION WITH DRAINAGE OF (excluding aftercare)	This item cannot be used in conjunction with item EA075/30023 for the same wound/zone of injury.
EA825/30238	FASCIA, DEEP, repair of, FOR HERNIATED MUSCLE	This item is rarely indicated and cannot be used in conjunction with: items EA075/30023 MR240/47975, MR250/47978, MR260/47981
ET560/33815 ET570/33818	MAJOR ARTERY OR VEIN OF EXTREMITY, repair of wound of, with restoration of continuity, by lateral suture MAJOR ARTERY OR VEIN OF EXTREMITY, repair of wound of, with restoration of continuity, by direct anastomosis	This item is applicable for repair of radial, ulnar or brachial arteries proximal to wrist crease.
LN740/39312	NEUROLYSIS, internal (interfascicular) neurolysis of, using microsurgical techniques	This item is never indicated in acute trauma. It is rarely indicated in elective surgery and is reserved for use in revision nerve decompression surgery. This item is not to be used in conjunction with item MU400: Wrist carpal tunnel release (division of transverse carpal ligament), by open procedure.
LN750/39315	NERVE TRUNK, nerve graft to, (cable graft) including harvesting of nerve graft using microsurgical techniques	This item can only be charged once per named nerve trunk, regardless of the number and distal distribution of individual cables. This item cannot be used in conjunction with items LN790, LN800

		or LN810
LN760/39318	CUTANEOUS NERVE (including digital nerve), nerve graft to, using microsurgical techniques	This item cannot be used in conjunction with items LN790, LN800 or LN810. This item cannot be used for prosthetic neural tubes or wraps. In this setting, items LN700 or LN710 are applicable.
LN790/39324 LN800/39327	NEURECTOMY, NEUROTOMY or removal of tumour from superficial peripheral nerve, by open operation	This item cannot be used in conjunction with item LN810.
LN810/39330	NEUROLYSIS by open operation without transposition, not being a service associated with a service to which item LN740 applies	This item is not for the identification of nerves during surgical exposure. It is not to be used in combination with item LN700. This item is not to be used in conjunction with item MU400: Wrist carpal tunnel release (division of transverse carpal ligament) by open procedure. However, items LN810 and MU400 can be used together for combined open carpal tunnel release and cubital tunnel release surgery. This item is not to be used in conjunction with item ML235 Tendon sheath of hand/wrist open operation for stenosing tenovaginitis.
MH115/45203	SINGLE STAGE LOCAL FLAP, where indicated to repair 1 defect, complicated or large, and excluding flap for male pattern baldness and excluding H-flap or double advancement flap, not in association with any of items EN036 to EN084	This item is rarely indicated in the hand and wrist as a large defect will not be readily amenable to a local flap reconstruction. It is not to be used for suturing of traumatic skin flaps.
MH125/45206	SINGLE STAGE LOCAL FLAP where indicated to repair 1 defect, on eyelid, nose, lip, ear, neck, hand, thumb, finger or genitals, excluding H-flap or double advancement flap, not in association with any of items EN036 to EN084	This item can only be used once for a z-plasty.
MJ025/45500	MICROVASCULAR REPAIR using microsurgical techniques, with restoration of continuity of artery or vein of distal extremity or digit	This item relates to microvascular repair of an artery or vein. This item will not be paid for repair of dorsal veins with volar skin intact, branches of digital arteries, branches of radial/ulnar vessels and venae comitantes of major arteries. Microvascular repairs distal to the metacarpophalangeal joint will also require clinical documentation of appropriate surgical technique utilising an operating microscope.

MJ030/45501 MJ035/45502	MICROVASCULAR ANASTOMOSIS of artery using microsurgical techniques, for re-implantation of limb or digit/ MICROVASCULAR ANASTOMOSIS of vein using microsurgical techniques, for re-implantation of limb or digit	These items specifically relate to replantation of limb and digit i.e.: the amputated portion must be completely detached.
MJ045/45503	MICRO-ARTERIAL or MICRO-VEINOUS graft using microsurgical techniques	This item includes the remuneration for harvesting the graft and performing any microvascular anastomoses to the graft.
MJ075/45515	SCAR, other than on face or neck, NOT MORE THAN 7 CMS IN LENGTH, revision of, as an independent procedure, where undertaken in the operating theatre of a hospital or approved day hospital facility, or where performed by a Specialist in the practice of his or her specialty	This item cannot be used in conjunction with other items e.g. nerve repair, tendon repair, flap repair (i.e. intended to be an independent procedure).
MJ245/45563	NEUROVASCULAR ISLAND FLAP, including direct repair of secondary cutaneous defect if performed, excluding flap for male pattern baldness	This item is for a true island flap, elevated on a neurovascular pedicle for an existing traumatic defect. This item is not to be claimed for VY advancement flaps where item MH125/45206 is applicable.
ML105/46325	CARPAL BONE replacement or resection arthroplasty using adjacent tendon or other soft tissue including associated tendon transfer or realignment when performed	This item is primarily intended for use in reconstruction for basal thumb arthritis. It is not approved for excision of the pisiform.
ML115/46327	INTER-PHALANGEAL JOINT or METACARPOPHALANGEAL JOINT, arthrotomy of	This item is not to be used in addition to item EA075/30023 when arthrotomy is performed to facilitate joint lavage within an open wound.
ML125/46330	INTER-PHALANGEAL JOINT or METACARPOPHALANGEAL JOINT, ligamentous or capsular repair with or without arthrotomy	This item is only permitted for repair of named ligaments where preoperative or intraoperative findings document significant joint instability.
ML135/46333	INTER-PHALANGEAL JOINT or METACARPOPHALANGEAL JOINT, ligamentous repair of using free tissue graft or implant	This item is only permitted for repair of named ligaments using free grafts or alloplast where preoperative or intraoperative findings document significant joint instability. This item cannot be used for reattachment of ligament using a bone anchor. Item ML125/46330 is the approved number.
ML145/46336	INTER-PHALANGEAL JOINT or METACARPOPHALANGEAL JOINT, synovectomy,	This item cannot be claimed in conjunction with any other item or procedure related to the joint. This item cannot be used in

	capsulectomy or debridement of, not being a service associated with any other procedure related to that joint	conjunction with item EA075/30023.
ML155/46339	EXTENSOR tendons or FLEXOR tendons of hand or wrist synovectomy of	Item ML235/46363 is <u>not</u> indicated for use with surgery for de Quervain's tenovaginitis and is rarely indicated in routine carpal tunnel surgery.
ML345/46396	PHALANX or METACARPAL of the hand, osteotomy or osteectomy of	This item is applicable for removing excess bone formation in an <i>intact</i> bone. This is no longer to be applied to removal of loose pieces of bone in trauma or bone shortening for terminalisation or replantation. This is part of the debridement and is included in item EA075/30023 if applicable.
ML405/46414	ARTIFICIAL TENDON PROSTHESIS, INSERTION OF in preparation for tendon grafting	Tenolysis (items ML545/46453, ML535/ 46450) or tenotomy (item MR200/47963) of the tendon to be grafted cannot be billed with this item
ML535/46450 ML545/46453	EXTENSOR TENDON, TENOLYSIS OF, following tendon injury, repair or graft FLEXOR TENDON, TENOLYSIS OF, following tendon injury, repair or graft	These items are applicable for freeing tendons from scar following previous surgery or trauma. They are not indicated in an acute hand injury. Item ML545 cannot be claimed in conjunction with release of trigger finger.
ML765/46504	NEUROVASCULAR ISLAND FLAP, for pulp innervation	These items are only to be used for a heterodigital neurovascular island flap used to resurface pulp loss (e.g. Littler flap, first dorsal metacarpal artery or Kite flap).
ML795/46513 ML805/46516	Digital nail of finger or thumb, removal of	This item should not be used in association with nailbed repair (items ML665/46486 or ML675/46489)
ML805/46516	DIGITAL NAIL OF FINGER OR THUMB, removal of, in the operating theatre of a hospital or approved day hospital facility	This item is not to be used in association with primary or secondary nail bed repair (items ML665/46486, ML675/46489)
ML825/46522	FLEXOR TENDON SHEATH OF FINGER OR THUMB - open operation and drainage for infection	This item is applicable only for drainage of suppurative flexor tenosynovitis. It does not apply to washout of flexor sheath in acute injury.
MR088/47920	BONE GROWTH STIMULATOR, insertion of	This is only indicated where a mechanical bone growth stimulator has been inserted. It is not for the insertion of OP1 or other bone morphogenic proteins in the setting of hand surgery
MR090/47921	ORTHOPAEDIC PIN OR WIRE, insertion of, as an independent procedure	This item cannot be claimed when the k-wire has been used as part of fracture fixation.
MR110/47927	BURIED WIRE, PIN OR SCREW, 1 or more of, which were inserted for internal fixation purposes, removal of,	This item applies for removal of <i>buried</i> k-wire. Where a k-wire or wires cross more than 2 bones, only

	in the operating theatre of a hospital or approved day hospital facility - per bone	1 item number is claimable.
MR630/48239 MR640/47306	BONE GRAFT (with or without internal fixation), not being a service to which another item in this Group applies	These items cannot be claimed in conjunction with fracture fixation numbers or the following items: ML005, ML015, ML355, ML365, ML375, MR560-MR620.
MS005/48400	PHALANX, METATARSAL, ACCESSORY BONE OR SESAMOID BONE, osteotomy or osteectomy of, excluding services to which Item MX660 or MX670 applies	This item is only applicable to sesamoidectomy.
MS025/48406	FIBULA, RADIUS, ULNA, CLAVICLE, SCAPULA (other than acromion), RIB, TARSUS OR CARPUS, osteotomy or osteectomy of	This item <u>is</u> the appropriate number for excision of the pisiform. This item is <u>not</u> appropriate for simple removal of bone prominence, osteophytes or small quantities of excess bone.
MU470/49212	WRIST, arthrotomy of	This item is not to be used in conjunction with excision of primary or recurrent wrist ganglia. (items ML725/46500, ML755/46503)
MY035/50106	JOINT, stabilisation of, involving 1 or more of: repair of capsule, repair of ligament or internal fixation, not being a service to which another item in this group applies	This item is applicable for stabilization of CMC joints only.

SCHEDULE C

BILLING ITEMS USED IN SHOULDER AND ELBOW SURGERY

The Order adopts the *WorkCover Queensland Shoulder and Elbow Surgery Guidelines* with minor modifications. These are outlined below and their use is mandatory when billing for shoulder and elbow surgery.

AMA/CMBS item number	Descriptor	Clinical indication
BONE GRAFTS		
MR550/48215	Humerus, bone graft to, with internal fixation	
MR640/48242	Bone graft, with internal fixation	Not being a service to which another item in this group applies
MS005/48400	Phalanx, metatarsal, accessory bone or sesamoid bone, osteotomy or osteectomy of, excluding services to which item MX660 or MX670 applies, any of items MX660, MX670, MR130 or MR140 apply	

AMA/CMBS item number	Descriptor	Clinical indication
MS025/48406	Fibula, radius, ulna, clavicle, scapula (other than acromion), rib, tarsus or carpus, osteotomy or osteectomy of	Excluding services to which items MR130/47933 or MR140/47936 apply Not to be used in combination with item MT770/48951 Flag if this item is used in combination with any other shoulder items (MT600/48900 to MT800/48960)
MS035/48409	Fibula, radius, ulna, clavicle, scapula (other than acromion), rib, tarsus or carpus, osteotomy or osteectomy of, with internal fixation	Excluding services to which items MR130/47933 or MR140/47936 apply Not to be used in combination with item MT770/48951 Flag if this item is used in combination with any other shoulder items (MT600/48900 to MT800/48960)
MS045/48412	HUMERUS, osteotomy or osteectomy of, excluding services to which items MR130 or MR140 apply	Flag if this item is used for tennis elbow surgery
SHOULDERS		
MT600/48900	Excision or coraco-acromial ligament or removal of calcium deposit from cuff or both	Open operation not arthroscopic Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used twice or more
MT610/48903	Decompression of subacromial space by acromioplasty	Open operation, also known as open acromioplasty or subacromial decompression (SAD)
MT620/48906	Repair of rotator cuff, including excision of coraco-acromial ligament	Known as open cuff repair without acromioplasty Not to be used in combination with item MT600/48900. If MS025 is performed it cannot be used with item MT770
MT630/48909	Repair of rotator cuff, including decompression of subacromial space by acromioplasty	Known as open rotator cuff repair with acromioplasty with excision of AC joint Not being a service to which item MT610/48903 applies Flag if this item is used with item MX670/49851
MT640/48912	Shoulder arthrotomy	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used in combination with any other item code for shoulder surgery
MT650/48915	Hemi-arthroplasty	Use of this item rarely seen in State Insurance Regulatory Authority claims Maybe appropriate for shoulder fractures only
MT660/48918	Total replacement arthroplasty including rotator cuff repair	Use of this item rarely seen in State Insurance Regulatory Authority claims

AMA/CMBBS item number	Descriptor	Clinical indication
MT670/48921	Revision of total replacement arthroplasty	Use of this item rarely seen in State Insurance Regulatory Authority claims
MT680/48924	Revision of total replacement arthroplasty with bone graft to scapula or humerus	Use of this item rarely seen in State Insurance Regulatory Authority claims
MT690/48927	Removal of shoulder prosthesis	Use of this item rarely seen in State Insurance Regulatory Authority claims
MT700/48930	Stabilisation for recurrent anterior/posterior dislocation	Known as open shoulder stabilisation (including repair of labrum) If recurrent, treatment option: highly recommend looking into claimant's history to determine if surgery is to treat the aggravation or pre-existing condition
MT710/48933	Stabilisation for multidirectional dislocation	Mostly used for open procedures
MT720/48936	Synovectomy as an independent procedure	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used in combination with any other item code
MT730/48939	Arthrodesis with synovectomy	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used once or more
MT740/48942	Arthrodesis with synovectomy, removal of prosthesis and bone grafting	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used once or more
MT750/48945	Diagnostic arthroscopy	Not to be used with any arthroscopic procedure of the shoulder region May be used with open surgery i.e. items MT630/48909, MT620/48906, MT710/48933
MT760/48948	Arthroscopic surgery, with one or more: removal loose bodies, decompression of calcium deposits, debridement labrum/synovium/rotator cuff, chondroplasty	Not to be used with any other arthroscopic procedure of the shoulder region Preparatory for an open procedure Appropriate with items MT620/48906 and MT630/48909 May be used with items MT700/48930 and MT710/48933
MT770/48951	Arthroscopic division of the coraco-acromial ligament including acromioplasty	Not to be used with any other arthroscopic procedure of the shoulder region Not to be used in combination with items EA365/30111 or MT780/48954

AMA/CMBBS item number	Descriptor	Clinical indication
MT780/48954	Arthroscopic total synovectomy including release of contracture (shoulder)	Known as frozen shoulder release; stand alone item code Not to be used with any other arthroscopic procedure of the shoulder region Not to be used in combination with item MT770/48951 Flag if this item is used with any other item for shoulder surgery
MT790/48957	Arthroscopic stabilisation for recurrent instability including labral tear or reattachment	Not to be used with any other arthroscopic procedure of the shoulder region If recurrent treatment option, highly recommend looking into claimant's history to determine if surgery is to treat the aggravation or pre-existing condition Flag if this item used with any other item for shoulder surgery
MT800/48960	Reconstruction or repair of, including rotator cuff by arthroscopic, arthroscopic assisted or mini open means; arthroscopic acromioplasty; or resection of acromioclavicular joint by separate approach	Not to be used with any procedure of the shoulder region Not to be used in combination with any other item for shoulder surgery May be used with item 18256 Not to be used with item EA365/30111 Flag if this item is used in combination with items MT770/48951 or MT790/48957
ELBOW		
MU035/49100	Arthrotomy of, involving one or more of lavage, removal of loose body or division of contracture	Not to be used for tennis elbow surgery
MU045/49103	Ligamentous stabilisation	Not to be used in conjunction with item LN810/39330 Acceptable to use item LN810/39330 if the ulnar nerve requires mobilisation or decompression at the time of stabilisation (operation notes should reflect this). Transposition item LN770/39321 is commonly used. Ulnar nerve transposition can occur frequently in large elbow operations. It may be necessary to perform neurolysis of more than one nerve such as radial and ulnar, if there was significant previous injury or previous surgery
MU055/49106	Arthrodesis with synovectomy	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used

AMA/CMBS item number	Descriptor	Clinical indication
MU065/49109	Total synovectomy	Known as common contracture release Use of this item rarely seen in State Insurance Regulatory Authority claims May be appropriate with osteotomy i.e. items MS045/48412 or MS025/48406 Flag if used
MU075/49112	Silastic replacement of radial head	Seen with fractures and dislocations May be associated with other items i.e. MU045/49103 or MU075/49112 Not to be used in combination with item MU065/49109 Flag if used
MU085/49115	Total joint replacement	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if used
MU086/49116	Total replacement arthroplasty, revision procedure, including removal of prosthesis	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if used
MU087/49117	Total replacement arthroplasty, revision procedure with bone grafting or removal or prosthesis	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if used
MU095/49118	Diagnostic arthroscopy	Not to be used with any other arthroscopic procedure of the elbow region Appropriate for use with open elbow surgery
MU105/49121	Arthroscopic surgery of elbow	Involving any one or more of: drilling of defect, removal of loose body, release of contracture or adhesions, chondroplasty, or osteoplasty (not a service associated with any other arthroscopic procedure of the elbow joint)
OTHER		
EA365/30111	Bursa (large) including olecranon, calcaneum or patella, excision of	May be used in combination with olecranon bursa. Flag if used in combination with any shoulder surgery. Not to be used in combination with item MT800/48960.
LN810/39330	Neurolysis by open operation without transposition	Not being a service associated with a service to which item LN740/39312 applies. Can be used in combination with elbow surgery. Not to be used in combination with item MT760/48948. Flag if used in combination with any item codes for shoulder surgery
LIMB LENGTHENING AND DEFORMITY CORRECTION		

AMA/CMBBS item number	Descriptor	Clinical indication
MZ330/50405	Elbow, flexorplasty, or tendon transfer to restore elbow function	May be seen in distal biceps reconstruction. Use of this item rarely seen in State Insurance Regulatory Authority claims – set of item numbers address congenital conditions Flag if used
OTHER JOINTS		
MY035/50106	Joint, stabilisation of, involving one or more of: repair of capsule, repair of ligament or internal fixation	Not being a service to which another item in this group applies Appropriate to be used with items MT610/48903 and MR210/47966
MY055/50112	Cicatricial flexion or extension contraction of joint, correction of, involving tissues deeper than skin and subcutaneous tissue, not being a service to which another item in this group applies	Not to be used with any other arthroscopic procedure of the shoulder region Not to be used in combination with item MT780/48954 Flag if used in combination with any item code for elbow and shoulder surgery Implies a release for stiffness after injury or surgery. May occur with other numbers in relation to a large release of the stiff elbow. Three to five item numbers should be in association with an operation that took two to three hours and is usually a revision situation or after serious trauma. The complexity should be reflected in the history of injury, number of prior operations, duration of surgery, complexity of the operation note.
MY065/50115	Joint or joints, manipulation of, performed in the operating theatre of a hospital	Not to be used for an 'examination' of a joint under general anaesthetic prior to an operation, where the general anaesthetic is for the operation itself Not being a service associated with a service to which another item in this group applies Flag if this item is used two or more times
MY105/50127	Joint or joints, arthroplasty of, by any technique	Not being a service to which another item applies Not to be used in combination with any item for shoulder, elbow or sternoclavicular surgery
GENERAL		
MP455/47429	Humerus, proximal, treatment of fracture of, by open reduction	
MP465/47432	Humerus, proximal, treatment of intra-articular fracture of, by open reduction	

AMA/CMBS item number	Descriptor	Clinical indication
MP485/47438	Humerus, proximal, treatment of fracture of, and associated dislocation of shoulder, by open reduction	
MP495/47441	Humerus, proximal, treatment of intra-articular fracture of, and associated dislocation of shoulder, by open reduction	
MR020/47903	Epicondylitis, open operation for	Tennis elbow Not to be used in combination with item MS045/48412 Flag if used
MR110/47927	Buried wire, pin or screw, one or more of, which were inserted for internal fixation purposes, removal of, in the operating theatre of a hospital	Per bone
MR120/47930	Plate, rod or nail and associated wires, pins or screws, one or more of, all of which were inserted for internal fixation purposes, removal of	Not being a service associated with a service to which items MR100/47924 or MR110/47927 apply - per bone
MR170/47954	Tendon, repair of, as an independent procedure	Can be used in treating biceps tenodesis Flag if used with any other item code
MR190/47960	Tenotomy, subcutaneous	Not being a service to which another item in this group applies
MR200/47963	Tenotomy, open, with or without tenoplasty	Not being a service to which another item in this group applies Could be used in combination with items MT770/48951 or MT800/48960
MR210/47966	Tendon or ligament, transfer	As an independent procedure Could be used in combination with items MT770/48951 or MT800/48960
MR220/47969	Tenosynovectomy	Not being a service to which another item in this group applies Should not be used for tennis elbow or shoulder surgery Flag if used for shoulder or elbow procedures

**WORKERS COMPENSATION
(ORTHOPAEDIC SURGEON FEES) ORDER 2018**

under the

Workers Compensation Act 1987

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 61(2) of the *Workers Compensation Act 1987*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

Treatment by a Medical Practitioner who is an Orthopaedic Surgeon is medical or related treatment covered under the *Workers Compensation Act 1987*.

Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. This Order sets the maximum fees for which an employer is liable under the Act for treatment by an Orthopaedic Surgeon of a worker's work-related injury. The effect of this Order is to prevent a Orthopaedic Surgeon from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

Treatment by a Surgeon other than an Orthopaedic Surgeon is covered by the *Workers Compensation (Surgeon Fees) Order 2018*. However, maximum fees under this Order may apply to procedures carried out by a Surgeon which are covered by the *Workers Compensation (Surgeon Fees) Order 2018*.

This Order adopts the items listed as Orthopaedic Procedures in the *List of Medical Services and Fees* issued by the Australian Medical Association (AMA).

To bill an AMA item number an Orthopaedic Surgeon must be confident they have fulfilled the service requirements as specified in the item descriptor.

Where only one service is rendered, only one item should be billed. Where more than one service is rendered on one occasion of service, the appropriate item for each discrete service may be billed, provided that each item fully meets the item descriptor. Where an operation comprises a combination of procedures which are commonly performed together and for which there is an AMA item that specifically describes the combination of procedures then only that item should be billed. Where a comprehensive item number is used, separate items should not be claimed for any of the individual items included in the comprehensive service. The invoice should cover the total episode of treatment.

The incorrect use of any items referred to in this Order can result in penalties, including the Medical Practitioner being required to repay monies that the Medical Practitioner has incorrectly received.

Workers Compensation (Orthopaedic Surgeon Fees) Order 2018

1. Name of Order

This Order is the *Workers Compensation (Orthopaedic Surgeon Fees) Order 2018*.

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order (including Schedules A, B and C):

the Act means the *Workers Compensation Act 1987*.

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

Aftercare visits has the same meaning as in the AMA List and is covered by the surgical procedure fee during the first six weeks following the date of surgery or until wound healing has occurred. Unrelated visits or incidental reasons for visits that are not regarded as routine aftercare must be explained with accounts rendered.

Assistant at operation means a Medical Practitioner, but only where an assistant's fee is allowed for in the Commonwealth Medicare Benefits Schedule, or where indicated in the Authority's schedule. An assistant fee may only be applicable for surgical procedures EA010 to MY115.

In accordance with NSW Health policy (**Doc No:** PD2016_059), assistant fees cannot be charged for the Authority's workers compensation cases performed in a public hospital when the assistant is a registrar. If the registrar is on rotation to an approved private hospital training rotation, the relevant assistant fee may be charged. Payment of these fees is to be directed into a hospital or departmental trust fund account and the invoice should include details of this account. The Authority reserves the right to conduct an audit of assistant fee payments to ensure their proper distribution into the named trust fund.

AMA List means the document entitled List of Medical Services and Fees issued by the Australian Medical Association and dated 1 November 2017 and any subsequent amendments to this List published by the AMA in the period 1 November 2017 – 31 October 2018.

Compound (open) wound refers to a situation where an Orthopaedic Surgeon is treating a fracture and the injury is associated with a compound (open) wound. In an open fracture wound that requires debridement, a 50% loading for open fracture fixation can be applied. Debridement item 30023/EA075 is not to be used when applying this loading.

Extended initial consultation means a consultation involving significant multiple trauma or complex "red flag" spinal conditions (systemic pathology, carcinoma, infection, fracture or nerve impingement) involving a lengthy consultation and extensive physical examination.

GST means the Goods and Services Tax payable under the GST Law;

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

Initial consultation and report covers the first consultation, the report to the referring General Practitioner and the copy of the report to the insurer.

The report will contain:

- the worker's diagnosis and present condition;
- an outline of the mechanism of injury
- the worker's capacity for work
- the need for treatment or additional rehabilitation; and
- medical co-morbidities that are likely to impact on the management of the worker's condition (in accordance with privacy considerations).

The receipt of this report and any certificates of capacity under section 44B of the Act post-treatment will provide sufficient information for insurers, employers and workplace rehabilitation providers to develop management plans.

Insurer means the employer's workers compensation insurer

Instrument fee covers procedures where the Orthopaedic Surgeon supplies all the equipment or a substantial number of specialised instruments in exceptional circumstances and must be justified. This fee does not apply for all operations or if only incidental instruments (non-critical) are supplied by the Orthopaedic Surgeon. Routine items such as loupes are not included.

Medical Practitioner means a person registered in the medical profession under the *Health Practitioner Regulation National Law (NSW) No 86a*, or equivalent Health Practitioner National Law in their jurisdiction with the Australian Health Practitioner Regulation Agency. The medical practitioner must not be suspended or disqualified from practice under any relevant law and his or her practitioner's registration must not be limited or subject to any condition imposed as a result of a disciplinary process.

Multiple operations or injuries refer to situations that require two or more operations or for the treatment of two or more injuries carried out at the same time. It applies to the AMA items listed in Schedule A, Item 5, "Orthopaedic procedures", with the exception of items specifically listed as a multiple procedure item in the AMA List or where Schedules in this Order prevent combining of items. The fee for the main procedure or injury is to be paid in full as per Schedule A (1.5 x AMA List fee), and for each additional item or injury at 1.125 x AMA List Fee specified in Schedule A.

Opinion on file request includes retrieval of a file from whatever source, reading time, and reporting where a request for such an opinion has been made in writing to the Orthopaedic Surgeon and in accordance with privacy principles.

Orthopaedic procedures are those listed in the AMA List but do not include the cost of bandages, dressings, plaster of Paris bandages, splints, metallic fixation agents, and prosthetic implants which may be charged in addition to the fee set out in Schedules in this Order, if purchased by the Orthopaedic Surgeon. The fee for orthopaedic procedures includes pre-surgery consultations conducted on the same day of surgery and aftercare visits.

Orthopaedic Surgeon means a Medical Practitioner who is recognised by the Medical Board of Australia or by Medicare Australia as a Specialist in orthopaedic surgery and who is registered with the Australian Health Practitioner Regulation Agency as a Specialist in surgery, in the field of orthopaedic surgery. It includes an Orthopaedic Surgeon who is a staff member at a public hospital providing services at the hospital.

Out-of-hours consultation means a call-out to a public or private hospital or a private home for an urgent case before 8.00am or after 6:00pm Monday to Friday, or anytime on the weekend and public holidays. This fee is not to be utilised where a consultation is conducted for non-urgent cases.

Out-of-hours loading only applies when an Orthopaedic Surgeon is called back to perform a procedure(s) in isolation rather than for cases scheduled before 8.00am or after 6.00pm on a weekday or a routine weekend operating list. Loading to be calculated at 20% of the total procedure fee. Item must be reflected in the invoice as a separate entry against code WCO008.

Revision surgery refers to a procedure carried out to correct earlier surgery. Only where the revision surgery is performed by an Orthopaedic Surgeon other than the original Orthopaedic Surgeon, shall it attract a fee of 50% of the amount for the principal procedure in the initial surgery, in addition to the fee payable for the new procedure. Where the new procedure is specified as a revision procedure in the AMA List, the 50% loading does not apply.

Subsequent consultation is each attendance subsequent to the first in a single course of treatment. A subsequent consultation fee is not to be billed if conducted on the same day as surgery or in the normal aftercare that applies following surgery. The cost of these consultations is included in the fee for the orthopaedic procedure.

Any reports from subsequent consultations should be sent to the referring General Practitioner and copied to the insurer. Copies of these reports do not attract a fee.

4. Application of Order

This Order applies to treatment provided on or after the commencement date of this Order, whether it relates to an injury received before, on or after that date.

5. Maximum fees for treatment by Orthopaedic Surgeon

The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by an Orthopaedic Surgeon, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 3 of that Schedule.

A fee charged by an Orthopaedic Surgeon for a patient's treatment (including the management of fractures and other conditions) will be in addition to the fee in Schedule A for the original examination and report.

6. Billing items for hand surgery (Schedule B)

Schedule B provides mandatory guidelines for billing items used in hand and wrist surgery only.

Table 1 details items that are not applicable to hand surgery procedures.

Table 2 details items with restricted application for hand surgery and where clinical justification is required that they are reasonably necessary given the circumstances of the case.

7. Billing items for shoulder and elbow surgery (Schedule C)

Schedule C provides mandatory guidelines for billing items used in shoulder and elbow surgery only.

Any item number where the term "flag" is used in the Clinical Indication column highlights a potential exception that will require further justification. Should an Orthopaedic Surgeon seek an exception to the guidelines, the Orthopaedic Surgeon must provide a written explanation to support the request.

8. GST

An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit a Medical Practitioner or an Orthopaedic Surgeon to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

9. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must comply with the Authority's itemised invoicing requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

All invoices with surgical items must also be accompanied by the following:

- (1) Detailed operation report including a description of the initial injury and an outline of the mechanism of injury, intra-operative findings and the procedures performed, including structures that were repaired (stating the anatomic location) and technique of repair.
- (2) Usage of any of the restricted item numbers (Schedule B, Table 2 and Schedule C) must be accompanied by clinical justification in order to process the claim.

10. Surgery requests

For any proposed surgery – a list of proposed applicable AMA item numbers will need to be provided prior to approval being given.

Where questions arise in individual clinical situations, supply of additional information may be required to assist in determinations.

11. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

12. Nil payment for cancellation or non-attendance

No fee is payable for cancellation or non-attendance by a worker for treatment services with an Orthopaedic Surgeon.

**SCHEDULE A
MAXIMUM FEES FOR ORTHOPAEDIC SURGEONS**

Item	Column 1 Type of service	Column 2 AMA Item(s)	Column 3 Maximum amount
<u>Consultations</u>			
1.	Initial consultation and report	AC500 (MBS 104)	\$325.90
2.	Extended initial consultation and report	WCO006	\$449.00
3.	Subsequent consultation	AC510 (MBS 105)	\$224.50
4.	Out-of-hours consultation	WCO007	\$188.30 in addition to consultation fee
<u>Procedures</u>			
5.	Orthopaedic procedures	ML005 (MBS 46300) to MY115 (MBS 50130)	1.5 x AMA List Fee for the primary item number (for any additional item numbers refer to item 8 of this schedule).

6.	Instrument fee	WCO003	\$224.50
7.	Assistant at operation (Assistant must be a Medical Practitioner for this fee to be payable)	MZ900	A fee of 20% of the total fee for the surgical procedure/s or \$376.50, whichever is the greater (where an assistant's fee is allowed for)
8.	Multiple operations or injuries		Primary item number to be paid in full (1.5 x AMA List Fee) and additional AMA items number(s) at 1.125 x AMA List Fee.
9.	Aftercare visits (As defined in this Order)	9.	As per AMA List
10.	Compound (open) wound		In an open fracture wound that requires debridement, a 50% loading for open fracture fixation can be applied Debridement item 30023/EA075 is not to be used when applying this loading
11	Out of hours loading	WCO008	20% of total procedure fee
<u>Insurer/lawyer requests</u>			
12.	Opinion on file request	WCO009	\$224.50
13.	Telephone requests including Case conferences (refer to the definition within the <i>Workers Compensation (Medical Practitioner Fees) Order 2018</i>)	WCO002	\$43.40 per 3-5 minute phone call
14.	Lost reports and reprints		\$152.10 per report
15.	Consulting Orthopaedic Surgeon reports (where additional information that is not related to the routine injury management of the patient is requested by either party to a potential or current dispute) Note: The party requesting a report must agree the category of report with	Relevant IMS/WIS code	Please refer to the Workplace Injury Management and Workers Compensation (Medical Examinations and Reports Fees) Order 2018 Schedule 2

	the Medical Practitioner in advance and confirm the request in writing at the time of referral.		
16.	Fees for providing copies of clinical notes and records	WCO005	The maximum fee for providing hard copies of medical records (including Consulting Orthopaedic Surgeon's notes and reports) is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. If the medical records are provided electronically, a flat fee of \$38 applies.

SCHEDULE B

BILLING ITEMS USED IN HAND SURGERY

Table 1: Items numbers and descriptors no longer applicable to hand surgery procedures

AMA/CMBBS item number	Descriptor	Reason for decline
CV233/18266	INJECTION OF AN ANAESTHETIC AGENT, ulnar, radial or median nerve of main trunk, one or more of, not being associated with a brachial plexus block	The MBS does not allow a claim for nerve blocks performed as a method of postoperative analgesia. Infiltration is included in both the anaesthetic schedule AND in the surgical item number fee if performed by the Orthopaedic Surgeon. This item can only be used in circumstances where a formal nerve block is performed by the Orthopaedic Surgeon as the only form of anaesthesia and no charge is raised for another anaesthetic service.
CV082/Nil	MINOR NERVE BLOCK (specify type) to provide post-operative pain relief (this does not include subcutaneous infiltration)	
MG540/45051	CONTOUR RECONSTRUCTION for open repair of contour defects, due to deformity, requiring insertion of a non-biological implant, if it can be demonstrated that contour reconstructive surgery is indicated because the deformity is secondary to congenital absence of tissue or has arisen from trauma (other than trauma from previous cosmetic surgery), excluding the following: (a) insertion of a non-biological implant that is a component of another service listed in Surgical Operations; (b) injection of liquid or semisolid material; and (c) services to insert mesh	This relates to the insertion of foreign implant for pathological deformity by an open operation i.e. facial reconstruction and was not intended for usage in hand surgery.
MH480/45445	FREE GRAFTING (split skin) as inlay graft to 1 defect including elective dissection using a mould (including insertion of and removal of mould)	The appropriate item is MH490/45448.
MR170/47954	TENDON, repair of, not being a	This item is from the orthopaedic group

AMA/CMBS item number	Descriptor	Reason for decline
	service to which another item in this Group applies	of items. There already exist appropriate items in the hand surgery section.
MR210/47966	TENDON OR LIGAMENT TRANSFER, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MR220/47969	TENOSYNOVECTOMY, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MR230/47972	TENDON SHEATH, open operation for tenovaginitis, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MS015/48403	PHALANX OR METATARSAL, osteotomy or osteectomy of, with internal fixation	This item is from the orthopaedic group of items and relates to foot surgery only. There already exist appropriate items in the hand surgery section.
MY015/50103	JOINT, arthrotomy of, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MY025/50104	JOINT, synovectomy of, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MY045/50109	JOINT, arthrodesis of, not being a service to which another item in this Group applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
MY105/50127	JOINT OR JOINTS, arthroplasty of, by any technique not being a service to which another item applies	This item is from the orthopaedic group of items. There already exist appropriate items in the hand surgery section.
OF820/60506	FLUOROSCOPY using a mobile image intensifier, in conjunction with a surgical procedure lasting less than 1 hour, not being a service to which another item in this table applies (R)	This item cannot be claimed for use of image intensification when operated by the Orthopaedic Surgeon in the absence of a radiographer.
OF824/60509	FLUOROSCOPY using a mobile image intensifier, in conjunction with a surgical procedure lasting 1 hour or more, not being a service associated with a service to which another item in this table applies (R)	This item cannot be claimed for use of image intensification when operated by the Orthopaedic Surgeon in the absence of a radiographer.

Table 2: Item numbers with restricted application for hand surgery – clinical justification required

AMA/CMBS item number	Descriptor	Clinical indication
AC510/30105	Each attendance SUBSEQUENT to the first in a single course of	Follow up consultations will not be paid within the 6 week period

	treatment	following a procedure as this is included in normal aftercare.
EA075/30023	WOUND OF SOFT TISSUE, traumatic, deep or extensively contaminated, debridement of, under general anaesthesia or regional or field nerve block, including suturing of that wound when performed (Assist.)	This item applies to heavily contaminated wounds and removal of devitalized tissue in deep wounds. The majority of clean lacerations in acute hand injuries will attract item EA095/30029. Debridements are also not applicable when removing percutaneous wire fixation. There will be a limit of one debridement per digit.
EA095/30029	SKIN AND SUBCUTANEOUS TISSUE OR MUCOUS MEMBRANE, REPAIR OF WOUND OF, other than wound closure at time of surgery, not on face or neck, small (NOT MORE THAN 7CM IN LENGTH), involving deeper tissue, not being a service to which another item in Group 3.4 applies.	This item is for use in wound suture when no other vital tissue is involved. It cannot be used in conjunction with item EA075/30023 for the same wound/zone of injury, nor when repair of a deeper structure is also performed and claimed for.
EA755/30223	LARGE HAEMATOMA, LARGE ABSCESS, CARBUNCLE, CELLULITIS OR SIMILAR LESION, requiring admission to hospital or day-hospital facility, INCISION WITH DRAINAGE OF (excluding aftercare)	This item cannot be used in conjunction with item EA07530023 for the same wound/zone of injury.
EA825/30238	FASCIA, DEEP, repair of, FOR HERNIATED MUSCLE	This item is rarely indicated and cannot be used in conjunction with items: EA075/30023, MR240/47975, MR250/47978, and MR260/47981.
ET560/33815 ET570/33818	MAJOR ARTERY OR VEIN OF EXTREMITY, repair of wound of, with restoration of continuity, by lateral suture. MAJOR ARTERY OR VEIN OF EXTREMITY, repair of wound of, with restoration of continuity, by direct anastomosis	This item is applicable for repair of radial, ulnar or brachial arteries proximal to wrist crease.
LN740/39312	NEUROLYSIS, internal (interfascicular) neurolysis of, using microsurgical techniques	This item is never indicated in acute trauma. It is rarely indicated in elective surgery and is reserved for use in revision nerve decompression surgery. This item is not to be used in conjunction with item MU400: Wrist carpal tunnel release (division of transverse carpal ligament), by open procedure.
LN750/39315	NERVE TRUNK, nerve graft to, (cable graft) including harvesting of nerve graft using microsurgical techniques	This item can only be charged once per named nerve trunk, regardless of the number and distal distribution of individual cables. This item cannot be used in conjunction with items LN790, LN800 or LN810
LN760/39318	CUTANEOUS NERVE (including digital nerve), nerve graft to, using microsurgical techniques	This item cannot be used in conjunction with items LN790, LN800 or LN810. This item cannot be used for prosthetic

		neural tubes or wraps. In this setting, items LN700 or LN710 are applicable.
LN790/39324 LN800/39327	NEURECTOMY, NEUROTOMY or removal of tumour from superficial peripheral nerve, by open operation	This item cannot be used in conjunction with item LN810.
LN810/39330	NEUROLYSIS by open operation without transposition, not being a service associated with a service to which item LN740 applies	This item is not for the identification of nerves during surgical exposure. It is not to be used in combination with item LN700. This item is not to be used in conjunction with item MU400: Wrist carpal tunnel release (division of transverse carpal ligament) by open procedure. However, items LN810 and MU400 can be used together for combined open carpal tunnel release and cubital tunnel release surgery. This item is not to be used in conjunction with item ML235 Tendon sheath of hand/wrist open operation for stenosing tenovaginitis.
MH115/45203	SINGLE STAGE LOCAL FLAP, where indicated to repair 1 defect, complicated or large, and excluding flap for male pattern baldness and excluding H-flap or double advancement flap, not in association with any of items EN036 to EN084	This item is rarely indicated in the hand and wrist as a large defect will not be readily amenable to a local flap reconstruction. It is not to be used for suturing of traumatic skin flaps.
MH125/45206	SINGLE STAGE LOCAL FLAP where indicated to repair 1 defect, on eyelid, nose, lip, ear, neck, hand, thumb, finger or genitals, excluding H-flap or double advancement flap, not in association with any of items EN036 to EN084	This item can only be used once for a z-plasty.
MJ025/45500	MICROVASCULAR REPAIR using microsurgical techniques, with restoration of continuity of artery or vein of distal extremity or digit	This item relates to microvascular repair of an artery or vein. This item will not be paid for repair of dorsal veins with volar skin intact, branches of digital arteries, branches of radial/ulnar vessels and venae comitantes of major arteries. Microvascular repairs distal to the metacarpophalangeal joint will also require clinical documentation of appropriate surgical technique utilising an operating microscope.
MJ030/MJ035 45501/45502	MICROVASCULAR ANASTOMOSIS of artery using microsurgical techniques, for re-implantation of limb or digit/ MICROVASCULAR	These items specifically relate to replantation of limb and digit i.e. The amputated portion must be completely detached.

	ANASTOMOSIS of vein using microsurgical techniques, for re-implantation of limb or digit	
MJ045/45503	MICRO-ARTERIAL or MICRO-VEINOUS graft using microsurgical techniques	This item includes the remuneration for harvesting the graft and performing any microvascular anastomoses to the graft.
MJ075/45515	SCAR, other than on face or neck, NOT MORE THAN 7 CMS IN LENGTH, revision of, as an independent procedure, where undertaken in the operating theatre of a hospital or approved day hospital facility, or where performed by a Specialist in the practice of his or her specialty	This item cannot be used in conjunction with other items e.g. nerve repair, tendon repair, flap repair (i.e. intended to be an independent procedure).
MJ245/45563	NEUROVASCULAR ISLAND FLAP, including direct repair of secondary cutaneous defect if performed, excluding flap for male pattern baldness	This item is for a true island flap, elevated on a neurovascular pedicle for an existing traumatic defect. This item is not to be claimed for VY advancement flaps where item MH125/45206 is applicable.
ML105/46325	CARPAL BONE replacement or resection arthroplasty using adjacent tendon or other soft tissue including associated tendon transfer or realignment when performed	This item is primarily intended for use in reconstruction for basal thumb arthritis. It is not approved for excision of the pisiform.
ML115/46327	INTER-PHALANGEAL JOINT or METACARPOPHALANGEAL JOINT, arthrotomy of	This item is not to be used in addition to item EA075/30023 when arthrotomy is performed to facilitate joint lavage within an open wound.
ML125/46330	INTER-PHALANGEAL JOINT or METACARPOPHALANGEAL JOINT, ligamentous or capsular repair with or without arthrotomy	This item is only permitted for repair of named ligaments where preoperative or intraoperative findings document significant joint instability.
ML135/46333	INTER-PHALANGEAL JOINT or METACARPOPHALANGEAL JOINT, ligamentous repair of using free tissue graft or implant	This item is only permitted for repair of named ligaments using free grafts or alloplast where preoperative or intraoperative findings document significant joint instability. This item cannot be used for reattachment of ligament using a bone anchor. Item ML125/46330 is the approved item.
ML145/46336	INTER-PHALANGEAL JOINT or METACARPOPHALANGEAL JOINT, synovectomy, capsulectomy or debridement of, not being a service associated with any other procedure related to that joint	This item cannot be claimed in conjunction with any other item or procedure related to the joint. This item cannot be used in conjunction with item EA075/30023.

ML155/46339	EXTENSOR tendons or FLEXOR tendons of hand or wrist synovectomy of	Item ML235/46363 is <u>not</u> indicated for use with surgery for de Quervain's tenovaginitis and is rarely indicated in routine carpal tunnel surgery.
ML345/46396	PHALANX or METACARPAL of the hand, osteotomy or osteectomy of	This item is applicable for removing excess bone formation in an <i>intact</i> bone. This is no longer to be applied to removal of loose pieces of bone in trauma or bone shortening for terminalisation or replantation. This is part of the debridement and is included in item EA075/30023 if applicable.
ML405/46414	ARTIFICIAL TENDON PROSTHESIS, INSERTION OF in preparation for tendon grafting	Tenolysis (items ML535/46450, ML545/46453) or tenotomy (item MR200/47963) of the tendon to be grafted cannot be billed with this item.
ML535/46450 ML545/46453	EXTENSOR TENDON, TENOLYSIS OF, following tendon injury, repair or graft FLEXOR TENDON, TENOLYSIS OF, following tendon injury, repair or graft	These items are applicable for freeing tendons from scar following previous surgery or trauma. They are not indicated in an acute hand injury. Item ML545/46453 cannot be claimed in conjunction with release of trigger finger.
ML765/46504	NEUROVASCULAR ISLAND FLAP, for pulp innervation	These items are only to be used for a heterodigital neurovascular island flap used to resurface pulp loss (e.g. Littler flap, first dorsal metacarpal artery or Kite flap).
ML795/46513 ML805/46516	Digital nail of finger or thumb, removal of	This item should not be used in association with nail bed repair (items ML665/46486 or ML675/46489)
ML805/46516	DIGITAL NAIL OF FINGER OR THUMB, removal of, in the operating theatre of a hospital or approved day hospital facility	This item is not to be used in association with primary or secondary nail bed repair (items ML665/46486, ML675/46489)
ML825/46522	FLEXOR TENDON SHEATH OF FINGER OR THUMB - open operation and drainage for infection	This item is applicable only for drainage of suppurative flexor tenosynovitis. It does not apply to washout of flexor sheath in acute injury.
MR088/47920	BONE GROWTH STIMULATOR, insertion of	This is only indicated where a mechanical bone growth stimulator has been inserted. It is not for the insertion of OP1 or other bone morphogenic proteins in the setting of hand surgery
MR090/47921	ORTHOPAEDIC PIN OR WIRE, insertion of, as an independent procedure	This item cannot be claimed when the k-wire has been used as part of fracture fixation.
MR110/47927	BURIED WIRE, PIN OR SCREW, 1 or more of, which were inserted for internal fixation purposes, removal of, in the operating theatre of a hospital or approved day hospital facility - per bone	This item applies for removal of <i>buried</i> k-wire. Where a k-wire or wires cross more than 2 bones, only 1 item is claimable.
MR630/48239 MR640/48242	BONE GRAFT (with or without internal fixation), not being a service to which another item in this Group applies	These items cannot be claimed in conjunction with fracture fixation items or the following items: ML005, ML015, ML355, ML365, ML375, MR560-MR620.
MS005/48400	PHALANX, METATARSAL, ACCESSORY BONE OR	This item is only applicable to sesamoidectomy.

	SESAMOID BONE, osteotomy or osteectomy of, excluding services to which item MX660 or MX670 applies	
MS025/48406	FIBULA, RADIUS, ULNA, CLAVICLE, SCAPULA (other than acromion), RIB, TARSUS OR CARPUS, osteotomy or osteectomy of	This item <u>is</u> the appropriate one for excision of the pisiform. This item is <u>not</u> appropriate for simple removal of bone prominence, osteophytes or small quantities of excess bone.
MU470/49212	WRIST, arthrotomy of	This item is not to be used in conjunction with excision of primary or recurrent wrist ganglia (Items ML725/46500, ML755/46503)
MY035/50106	JOINT, stabilisation of, involving 1 or more of: repair of capsule, repair of ligament or internal fixation, not being a service to which another item in this group applies	This item is applicable for stabilization of CMC joints only.

SCHEDULE C

BILLING ITEMS USED IN SHOULDER AND ELBOW SURGERY

The Order adopts the *WorkCover Queensland Shoulder and Elbow Surgery Guidelines* with minor modifications. These are outlined below and their use is mandatory when billing for shoulder and elbow surgery.

AMA/CMBS item number	Descriptor	Clinical indication
BONE GRAFTS		
MR550/48215	Humerus, bone graft to, with internal fixation	
MR640/48242	Bone graft, with internal fixation	Not being a service to which another item in this group applies
MS005/48400	Phalanx, metatarsal, accessory bone or sesamoid bone, osteotomy or osteectomy of, excluding services to which item MX660 or MX670 applies, any of items MX660, MX670, MR130 or MR140 apply	
MS025/48406	Fibula, radius, ulna, clavicle, scapula (other than acromion), rib, tarsus or carpus, osteotomy or osteectomy of	Excluding services to which items MR130/47933 or MR140/47936 apply. Not to be used in combination with item MT770/48951 Flag if this item is used in combination with any other shoulder items (MT600/48900 to MT800/48960)

AMA/CMBS item number	Descriptor	Clinical indication
MS035/48409	Fibula, radius, ulna, clavicle, scapula (other than acromion), rib, tarsus or carpus, osteotomy or osteectomy of, with internal fixation.	Excluding services to which items MR130/47933 or MR140/47936 apply. Not to be used in combination with item MT770/48951 Flag if this item is used in combination with any other shoulder items (MT600/48900 to MT800/48960)
MS045/48412	HUMERUS, osteotomy or osteectomy of, excluding services to which items MR130 or MR140 apply	Flag if this item is used for tennis elbow surgery
SHOULDERS		
MT600/48900	Excision or coraco-acromial ligament or removal of calcium deposit from cuff or both	Open operation not arthroscopic. Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used twice or more
MT610/48903	Decompression of subacromial space by acromioplasty	Open operation, also known as open acromioplasty or subacromial decompression (SAD)
MT620/48906	Repair of rotator cuff, including excision of coraco-acromial ligament	Known as open cuff repair without acromioplasty Not to be used in combination with item MT600/48900. If MS025 is performed it cannot be used with item MT770
MT630/48909	Repair of rotator cuff, including decompression of subacromial space by acromioplasty	Known as open rotator cuff repair with acromioplasty with excision of AC joint Not being a service to which item MT610/48903 applies Flag if this item is used with MX670/49851
MT640/48912	Shoulder arthrotomy	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used in combination with any other item code for shoulder surgery
MT650/48915	Hemi-arthroplasty	Use of this item rarely seen in State Insurance Regulatory Authority claims Maybe appropriate for shoulder fractures only
MT660/48918	Total replacement arthroplasty including rotator cuff repair	Use of this item rarely seen in State Insurance Regulatory Authority claims
MT670/48921	Revision of total replacement arthroplasty	Use of this item rarely seen in State Insurance Regulatory Authority claims
MT680/48924	Revision of total replacement arthroplasty with bone graft to scapula or humerus	Use of this item rarely seen in State Insurance Regulatory Authority claims
MT690/48927	Removal of shoulder prosthesis	Use of this item rarely seen in State Insurance Regulatory Authority claims

AMA/CMBS item number	Descriptor	Clinical indication
MT700/48930	Stabilisation for recurrent anterior/posterior dislocation	Known as open shoulder stabilisation (including repair of labrum) If recurrent, treatment option: highly recommend looking into claimant's history to determine if surgery is to treat the aggravation or pre-existing condition
MT710/48933	Stabilisation for multidirectional dislocation	Mostly used for open procedures
MT720/48936	Synovectomy as an independent procedure	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used in combination with any other item code
MT730/48939	Arthrodesis with synovectomy	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used once or more
MT740/48942	Arthrodesis with synovectomy, removal of prosthesis and bone grafting	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item is used once or more
MT750/48945	Diagnostic arthroscopy	Not to be used with any arthroscopic procedure of the shoulder region May be used with open surgery i.e. items MT630/48909, MT620/48906, MT710/48933
MT760/48948	Arthroscopic surgery, with one or more: removal loose bodies, decompression of calcium deposits, debridement labrum/synovium/rotator cuff, chondroplasty	Not to be used with any other arthroscopic procedure of the shoulder region Preparatory for an open procedure Appropriate with items MT620/48906 and MT630/48909. May be used with items MT700/48930 and MT710/48933
MT770/48951	Arthroscopic division of the coraco-acromial ligament including acromioplasty	Not to be used with any other arthroscopic procedure of the shoulder region Not to be used in combination with items EA365/30111 or MT780/48954
MT780/48954	Arthroscopic total synovectomy including release of contracture (shoulder)	Known as frozen shoulder release; stand alone item code Not to be used with any other arthroscopic procedure of the shoulder region Not to be used in combination with item MT770/48951 Flag if this item is used with any other item number for shoulder surgery

AMA/CMBS item number	Descriptor	Clinical indication
MT790/48957	Arthroscopic stabilisation for recurrent instability including labral tear or reattachment	Not to be used with any other arthroscopic procedure of the shoulder region If recurrent treatment option, highly recommend looking into claimant's history to determine if surgery is to treat the aggravation or pre-existing condition Flag if this item number used with any other item number for shoulder surgery
MT800/48960	Reconstruction or repair of, including rotator cuff by arthroscopic, arthroscopic assisted or mini open means; arthroscopic acromioplasty; or resection of acromioclavicular joint by separate approach	Not to be used with any procedure of the shoulder region Not to be used in combination with any other item number for shoulder surgery May be used with 18256 Not to be used with item EA365/30111 Flag if this item number is used in combination with items MT770/48951 or MT790/48957
ELBOW		
MU035/49100	Arthrotomy of, involving one or more of lavage, removal of loose body or division of contracture	Not to be used for tennis elbow surgery
MU045/49103	Ligamentous stabilisation	Not to be used in conjunction with item LN810/39330 Acceptable to use item LN810/39330 if the ulnar nerve requires mobilisation or decompression at the time of stabilisation (operation notes should reflect this). Transposition item LN770/39321 is commonly used. Ulnar nerve transposition can occur frequently in large elbow operations. It may be necessary to perform neurolysis of more than one nerve such as radial and ulnar, if there was significant previous injury or previous surgery
MU055/49106	Arthrodesis with synovectomy	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if this item code is used
MU065/49109	Total synovectomy	Known as common contracture release Use of this item rarely seen in State Insurance Regulatory Authority claims May be appropriate with oosteotomy i.e. items MS045/48412 or MS025/48406 Flag if used

AMA/CMBS item number	Descriptor	Clinical indication
MU075/49112	Silastic replacement of radial head	Seen with fractures and dislocations May be associated with other items i.e. MU045/49103 or MU075/49112 Not to be used in combination with item MU065/49109 Flag if used
MU085/49115	Total joint replacement	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if used
MU086/49116	Total replacement arthroplasty, revision procedure, including removal of prosthesis	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if used
MU087/49117	Total replacement arthroplasty, revision procedure with bone grafting or removal or prosthesis	Use of this item rarely seen in State Insurance Regulatory Authority claims Flag if used
MU095/49118	Diagnostic arthroscopy	Not to be used with any other arthroscopic procedure of the elbow region Appropriate for use with open elbow surgery
MU105/49121	Arthroscopic surgery of elbow	Involving any one or more of: drilling of defect, removal of loose body, release of contracture or adhesions, chondroplasty, or osteoplasty (not a service associated with any other arthroscopic procedure of the elbow joint)
OTHER		
EA365/30111	Bursa (large) including olecranon, calcaneum or patella, excision of	May be used in combination with olecranon bursa Flag if used in combination with any shoulder surgery Not to be used in combination with item MT800/48960
LN810/39330	Neurolysis by open operation without transposition	Not being a service associated with a service to which item LN740/39312 applies Can be used in combination with elbow surgery Not to be used in combination with item MT760/48948 Flag if used in combination with any item codes for shoulder surgery
LIMB LENGTHENING AND DEFORMITY CORRECTION		
MZ330/50405	Elbow, flexorplasty, or tendon transfer to restore elbow function	May be seen in distal biceps reconstruction Use of this item rarely seen in State Insurance Regulatory Authority claims – set of item numbers address congenital conditions Flag if used

AMA/CMBS item number	Descriptor	Clinical indication
OTHER JOINTS		
MY035/50106	Joint, stabilisation of, involving one or more of: repair of capsule, repair of ligament or internal fixation	Not being a service to which another item in this group applies Appropriate to be used with items MT610/48903 and MR210/47966
MY055/ 50112	Cicatricial flexion or extension contraction of joint, correction of, involving tissues deeper than skin and subcutaneous tissue, not being a service to which another item in this group applies	Not to be used with any other arthroscopic procedure of the shoulder region Not to be used in combination with item MT780/48954 Flag if used in combination with any items for elbow and shoulder surgery Implies a release for stiffness after injury or surgery. May occur with other numbers in relation to a large release of the stiff elbow. Three to five item numbers should be in association with an operation that took two to three hours and is usually a revision situation or after serious trauma. The complexity should be reflected in the history of injury, number of prior operations, duration of surgery, complexity of the operation note.
MY065/ 50115	Joint or joints, manipulation of, performed in the operating theatre of a hospital	Not to be used for an 'examination' of a joint under general anaesthetic prior to an operation, where the general anaesthetic is for the operation itself Not being a service associated with a service to which another item in this group applies Flag if this item code is used two or more times
MY105/50127	Joint or joints, arthroplasty of, by any technique	Not being a service to which another item applies Not to be used in combination with any items for shoulder, elbow or sternoclavicular surgery
GENERAL		
MP455/47429	Humerus, proximal, treatment of fracture of, by open reduction	
MP465/47432	Humerus, proximal, treatment of intra-articular fracture of, by open reduction	
MP485/47438	Humerus, proximal, treatment of fracture of, and associated dislocation of shoulder, by open reduction	

AMA/CMBS item number	Descriptor	Clinical indication
MP495/47441	Humerus, proximal, treatment of intra-articular fracture of, and associated dislocation of shoulder, by open reduction	
MR020/47903	Epicondylitis, open operation for	Tennis elbow Not to be used in combination with item MS045/48412 Flag if used
MR110/47927	Buried wire, pin or screw, one or more of, which were inserted for internal fixation purposes, removal of, in the operating theatre of a hospital	Per bone
MR120/47930	Plate, rod or nail and associated wires, pins or screws, one or more of, all of which were inserted for internal fixation purposes, removal of	Not being a service associated with a service to which items MR100/47924 or MR110/47927 apply - per bone
MR170/47954	Tendon, repair of, as an independent procedure	Can be used in treating biceps tenodesis Flag if used with any other item code
MR190/47960	Tenotomy, subcutaneous	Not being a service to which another item in this group applies
MR200/47963	Tenotomy, open, with or without tenoplasty	Not being a service to which another item in this group applies Could be used in combination with items MT770/48951 or MT800/48960
MR210/47966	Tendon or ligament, transfer,	As an independent procedure Could be used in combination with items MT770/48951 or MT800/48960
MR220/47969	Tenosynovectomy	Not being a service to which another item in this group applies Should not be used for tennis elbow or shoulder surgery Flag if used for shoulder or elbow procedures

**WORKERS COMPENSATION (MEDICAL PRACTITIONER FEES)
ORDER 2018**

under the

Workers Compensation Act 1987

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 61(2) of the *Workers Compensation Act 1987*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

Treatment by a Medical Practitioner is medical or related treatment covered under the *Workers Compensation Act 1987*.

Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. This Order sets the maximum fees for which an employer is liable under the Act for treatment by a Medical Practitioner of a worker's work-related injury. The effect of this Order is to prevent a Medical Practitioner from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

Under section 60(2A)(a) of the *Workers Compensation Act 1987*, medical or related treatment requires prior insurer approval unless exempt from pre-approval under the *Workers Compensation Act 1987* or the State Insurance Regulatory Authority's *Guidelines for Claiming Workers Compensation* in effect at the time.

Consulting Surgeons should refer to the *Workers Compensation (Orthopaedic Surgeon Fees) Order 2018* and the *Workers Compensation (Surgeon Fees) Order 2018*.

This Order adopts the *List of Medical Services and Fees* issued by the Australian Medical Association (AMA), except where specified in this Order. To bill an AMA item, a Medical Practitioner must be confident they have fulfilled the service requirements as specified in the item descriptor. Where a comprehensive item is used, separate items cannot be claimed for any of the individual items included in the comprehensive service.

The incorrect use of any item referred to in this Order can result in penalties, including the Medical Practitioner being required to repay monies that the Medical Practitioner has incorrectly received.

Workers Compensation (Medical Practitioner Fees) Order 2018

1. Name of Order

This Order is the *Workers Compensation (Medical Practitioner Fees) Order 2018*

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order:

the Act means the *Workers Compensation Act 1987*.

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

AMA List means the document entitled *List of Medical Services and Fees* issued by the Australian Medical Association and dated 1 November 2017 and any subsequent amendments to this List published by the AMA in the period 1 November 2017 – 31 October 2018.

Assistant at Operation means a Medical Practitioner, but only where an assistant's fee is allowed for in the Commonwealth Medical Benefits Schedule, or where indicated in the Authority's Order. An assistant fee may only be applicable for surgical procedures EA010 to MY115.

In accordance with NSW Health policy (**Doc No:** PD2016_059), assistant fees cannot be charged for the Authority's workers compensation cases performed in a public hospital when the assistant is a Registrar. If the Registrar is on rotation to an approved private hospital, the relevant assistant fee may be charged. Payment of these fees is to be directed into a hospital or departmental trust fund account and the invoice should include details of this account. The Authority reserves the right to conduct an audit of assistant fee payments to ensure their proper distribution into the named trust fund.

Case conference means a face-to-face meeting, video conference or teleconference with any or all of the following parties – worker, employer, workplace rehabilitation provider, insurer or other treatment practitioner/s delivering services to the worker. Discussion must seek to clarify the worker's capacity for work, barriers to return to work and strategies to overcome these barriers via an open forum to ensure parties are aligned with respect to expectations and direction of the worker's recovery at work or return to suitable employment. If the discussion is with the worker, it must involve a third party to be considered a Case conference. Discussions between the worker's nominated treating doctor and other treating practitioners (e.g. allied health practitioners, medical specialists/surgeons) relating to treatment are considered a normal interaction between referring doctor and practitioner. This is not to be charged as a Case conference.

File notes of Case conferences are to be documented in the Medical Practitioner's records indicating the person/s spoken to, details of discussions, duration of the discussion and outcomes. This information may be required for invoicing purposes.

Consulting Surgeon means a Medical Practitioner who is recognised by the Medical Board of Australia or by Medicare Australia as a Specialist Surgeon or Specialist in orthopaedic surgery and who is registered with the Australian Health Practitioner Regulation Authority as a Specialist in surgery in their chosen field. It also includes a Surgeon or Orthopaedic Surgeon who is a staff member at a public hospital providing services at that public hospital. The medical practitioner must not be suspended or disqualified from practice under any relevant law and the medical practitioner's registration must not be limited or subject to any condition imposed as a result of a disciplinary process.

GST means the Goods and Services Tax payable under the GST Law;

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999 (Cth)*.

Insurer means the employer's workers compensation insurer.

Medical Practitioner means a person registered in the medical profession under the *Health Practitioner Regulation National Law (NSW)* No.86a, or equivalent Health Practitioner Regulation National Law in their jurisdiction with the Australian Health Practitioner Regulation Agency. The medical practitioner must not be suspended or disqualified from practice under any relevant law and the medical practitioner's registration must not be limited or subject to any condition imposed as a result of a disciplinary process.

Medical Specialist means a Medical Practitioner recognised as a specialist in accordance with the *Health Insurance Regulations 1975 (Cth), Schedule 4, Part 1*, who is remunerated at specialist rates under Medicare. The medical practitioner must not be suspended or disqualified from practice under any relevant law and the medical practitioner's registration must not be limited or subject to any condition imposed as a result of a disciplinary process.

Out-of-hours services only apply in an emergency where the clinic is not normally open at that time, and urgent treatment is provided. This fee is not to be utilised in the situation where a consultation is conducted within the advertised hours of a clinic.

4. Application of Order

This Order applies to treatment provided on or after the commencement date of this Order, whether it relates to an injury received before, on, or after that date.

5. Maximum fees for Medical Practitioners

- (1) This clause applies to medical and related treatment provided by a Medical Practitioner in respect of which a fee is specified in the AMA List, except:
 - Medical services identified in the AMA List by AMA numbers AC500, AC510, AC520, AC530, AC600 and AC610 (Professional Attendances by a Specialist), if these medical services are provided by a Specialist Surgeon;
 - Medical services identified in the AMA List by AMA Numbers EA010 to MZ705 (Surgical Operations) if these medical services are provided by a Specialist Surgeon;
 - Medical services identified in the AMA List by AMA Number MZ900 (Assistant at Operation fee);
 - Medical services identified in the AMA List by AMA numbers OP200, OP210 and OP220 (magnetic resonance imaging – MRI).
- (2) The maximum amount payable for magnetic resonance imaging (MRI) is:
 - \$700 for one region of the body or two contiguous regions of the body
 - \$1050 for three or more contiguous regions of the body, or two or more entirely **separate** regions of the body (e.g. wrist and ankle).
- (3) The maximum amount payable for a certificate of capacity is \$46.30. This fee is payable only once per claim for completion of the initial certificate of capacity.
- (4) The following maximum hourly rate payable to a General Practitioner, Medical Specialist and Consulting Surgeon must be billed under payment classification code WCO002 and reflect the time taken (to the nearest 5 minutes) to deliver the service:
 - General Practitioner: \$283.20 or \$23.60 per 5 minutes
 - Medical Specialist: \$393.60 or \$32.80 per 5 minutes

- Consulting Surgeon: \$520.80 or \$43.40 per 5 minutes.
- These fees are to remunerate for any time spent by the Medical Practitioner/Medical Specialist/Consulting Surgeon, in addition to the usual medical management, to assist the worker to recover at or return to work. These rates may cover, for example, discussions with employers, Case conferences, visits to work sites, time spent reviewing injury management or return to work plans and providing additional reports requested from treating doctors (where pre-approved by the insurer).
- Additional reports requested, that do not relate to the routine management of a worker's injury and are not required as part of a dispute or potential dispute should also be billed under WCO002 at the above hourly rate. The hourly rate is to be pro-rated into 5 minute blocks to reflect the time taken to prepare the report.

These reports may answer questions to assist the insurer to determine prognosis for recovery and timeframes for return to work. If the report is requested as part of a current or potential dispute (for example, when there is lack of agreement regarding liability, causation, capacity for work or treatment between key parties) and the treating Medical Practitioner is requested to provide their opinion, the *Workplace Injury Management and Workers Compensation (Medical Examination and Reports Fees) Order 2018* applies.

- No fee is payable for liaison with other health providers involved in the treatment of the worker (e.g. Medical Specialists, allied health practitioners) unless the communication is additional to that required for the management of patients with comparable injuries/conditions that are not work related.
- (5) The maximum fee for providing hard copies of medical records (including Medical Specialists' notes and reports) is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. If the medical records are provided electronically, then this would incur a flat fee of \$38. This is to be billed under State Insurance Regulatory Authority payment classification code WCO005.
- Where a medical practitioner has been requested to provide clinical notes and the doctor needs to review the records prior to provision (for example to redact non work related injury information), the time taken to review the records is to be billed under WCO002. The hourly rate is to be pro-rated into 5 minute blocks to reflect the time taken.
- (6) Subject to subclauses (1), (2), (3), (4), (5), (7) and clause 7 (Nil fee for certain medical services), the maximum amount for which an employer is liable under the Act for any claim for medical or related treatment is the fee listed, in respect of the medical or related treatment concerned, in the AMA List.
- (7) Video consultations are permissible when approved in advance by the insurer. Insurers will consider if the video consultation is appropriate and likely to be effective when making a decision whether to approve these services. Video consultation treatment services are to be paid in accordance with the consultation items in this Order.

6. Specialist consultations

The initial Medical Specialist/Consulting Surgeon consultation fee includes the first consultation, the report to the referring General Practitioner and the copy of the report to the insurer.

The report will contain:

- The worker's diagnosis and present condition;

- An outline of the mechanism of injury;
- The worker's capacity for work;
- The need for treatment or additional rehabilitation; and
- Medical co-morbidities that are likely to impact on the management of the worker's condition (subject to relevant privacy considerations).

Consultations with Medical Specialists/Consultant Surgeons require prior approval by the insurer, unless exempt from pre-approval by the Act or the Authority's *Guidelines for Claiming Workers Compensation* in effect at the time.

Any reports from subsequent consultations should be sent to the referring General Practitioner and copied to the insurer. Copies of these reports do not attract a fee.

7. Nil fee for certain medical services

The AMA List includes items that are not relevant to medical services provided to workers. As such, the fee set for the following items is nil:

- General Practitioner - Urgent attendances after hours item (Medical services identified in the AMA List by AMA number AA007)
- All time based General Practitioner fees items (Medical services identified in the AMA List by AMA numbers AA190 – AA320)
- Enhanced primary care items (Medical services identified in the AMA List by AMA numbers AA501 – AA850)
- All shared health summary items (Medical services identified in the AMA List by AMA numbers AA340 – AA343)
- Telehealth items (Medical services identified in the AMA List by AMA numbers AA170 – AA210 and AP050 – AP105).

Note: Telephone consultations with workers are discouraged and do not attract a fee.

8. Nil payment for cancellation or non-attendance

No fee is payable for cancellation or non-attendance by a worker for treatment services with a Medical Practitioner/Medical Specialist/Consultant Surgeon.

9. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

10. Goods and Services Tax

An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit a Medical Practitioner/Medical Specialist/Consultant Surgeon to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

11. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must comply with the Authority's itemised invoicing requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing> for the invoice to be processed.

WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION (MEDICAL EXAMINATIONS AND REPORTS FEES) ORDER 2018

under the

Workplace Injury Management and Workers Compensation Act 1998

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 339 of the *Workplace Injury Management and Workers Compensation Act 1998*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

This Order is not relevant to medical treatment services provided to workers. Please refer to the Workers Compensation (Medical Practitioner Fees) Order 2018, Workers Compensation (Surgeons Fees) Order 2018 and Workers Compensation (Orthopaedic Surgeons Fees) Order 2018 for medical services fees.

**Workplace Injury Management and Workers Compensation
(Medical Examinations and Reports Fees) Order 2018**

Part 1 Preliminary

1. Name of Order

This Order is the *Workplace Injury Management and Workers Compensation (Medical Examinations and Reports Fees) Order 2018*

2. Commencement

This Order commences on 1 January 2018

3. Definitions

In this Order:

the Act means the *Workplace Injury Management and Workers Compensation Act 1998*.

Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

approved medical specialist (AMS) has the meaning given by section 319 of the Act. Schedules 3 and 4 of this Order apply.

File Review means a review of the file when the practitioner is able to provide a report on the basis of a file review alone.

General Practitioner has the meaning given by *subsection 3(1) of the Health Insurance Act 1973 (Cth)*. Schedule 1 of this Order applies.

GST means the Goods and Services Tax payable under the GST Law.

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999 (Cth)*.

Guidelines mean the Authority's *Guidelines on Independent Medical Examinations and Reports* current at the time.

Health Service Provider has the meaning given by section 339 of the Act;

Independent Medical Examiner means any Medical Specialist who is not in a treating relationship with the worker and who provides an independent medical examination as defined in the Guidelines.

Insurer means the employer's workers compensation insurer

Medical Examination Report

i) means an examination and report completed by an Independent Medical Examiner where additional information is required by a party to a current or potential dispute in relation to a claim for workers compensation or work injury damages;

ii) includes a report prepared by a General Practitioner or a Medical Specialist, who is treating the worker, when requested to provide an opinion in relation to a dispute or potential dispute in respect of a claim made by the worker. E.g. when there is lack of agreement regarding liability, causation, capacity for work or treatment between key parties;

iii) **does not** include reports on the routine management of the worker's injury (fees for this type of communication are included in the relevant treatment fees Order);

iv) may be requested to assist decision making on any part of the claim when the management reports available do not adequately address the issue;

v) are categorised as follows:

a. **Standard Reports** are reports relating solely to a single event or injury in relation to:

- causation; or
- capacity for work; or
- treatment; or
- simple permanent impairment assessment of one body system.

b. **Moderately Complex Reports are:**

- reports relating to issues involving a **combination of two** of the following:
 - causation
 - capacity for work
 - treatment
 - simple permanent impairment assessment of one body system;

or

- reports of simple permanent impairment assessment of two body systems or more than one injury to a single body system.

c. **Complex Reports are**

- reports relating to issues involving a **combination of three or more** of the following :
 - causation
 - capacity for work
 - treatment
 - simple permanent impairment assessment of one body system;

or

- A complex method of permanent impairment assessment on a single body system or multiple injuries involving more than one body system.

Medical Practitioner means a person registered in the medical profession under the *Health Practitioner Regulation National Law (NSW) No 86a*, or equivalent Health Practitioner National Law in their jurisdiction with the Australian Health Practitioner Regulation Agency.

Medical Specialist means a Medical Practitioner recognised as a specialist in accordance with the *Health Insurance Regulations 1975 (Cth), Schedule 4*, part 1, who is remunerated at specialist rates under Medicare. Schedule 2 of this Order applies.

Unreasonably late attendance means that the worker or interpreter arrives for the scheduled appointment unreasonably late to the degree that a full examination is prevented from being conducted.

Working Days means Monday to Friday (excluding public holidays).

4. Application of Order

This Order applies to an examination or report provided on or after the commencement date of this Order, whether it relates to an injury received before, on or after that date.

Part 2 Fees for medical assessments

5. Maximum fees for medical assessments

The following maximum fees are fixed under section 339 of the Act:

- a. Maximum fees for the provision of Medical Examination Reports by General Practitioners as set out in Schedule 1,
- b. Maximum fees for the provision of Medical Examination Reports by Medical Specialists as set out in Schedule 2,
- c. Maximum fees for the provision of medical assessments by an AMS under Part 7 of Chapter 7 of the Act as set out in Schedule 3,
- d. Maximum fees for the provision of services by an AMS on an Appeal Panel constituted under section 328 of the Act to hear an appeal against a medical assessment as set out in Schedule 4.
- e. The incorrect use of any item referred to in this Order can result in penalties, including the Medical Practitioner being required to repay monies that the Medical Practitioner has incorrectly received.

6. Goods and Services Tax

An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by

this Order. This clause does not permit a Health Service Provider to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

7. Procedure for Requesting & Paying for Schedules 1 & 2 Services

- (1) Consistent with clause 7 of Part 2 of the *WorkCover Guidelines on Independent Medical Examinations and Reports* gazetted on 23 March 2012, the party requesting a Medical Examination Report described in Schedules 1 and 2 is to either:
 - a. agree the category of report being requested with the Medical Practitioner in advance and confirm the request in writing indicating that payment will be made within 10 days of receipt of a properly completed report and invoice; or
 - b. pay in accordance with a contractual arrangement between the medical practice and the referring body on receipt of a properly completed tax invoice.
- (2) Where the Medical Practitioner disagrees with the category of report stated in the referral, the Medical Practitioner must explain the complexity of the Medical Examination Report that is required by reference to the 3 categories of complexity specified in the definition of Medical Examination Report and obtain agreement from the referrer before accepting the referral.
- (3) Under subsection 339(3) of the Act, a Health Service Provider is not entitled to be paid or recover any fee for providing a service that exceeds the maximum fee fixed for the provision of that service by this Order. As such, the contractual arrangement referred to in paragraph 7(1) b. above must not provide for the payment of a fee above the maximum fees prescribed in Schedules 1 and 2 of this Order.
- (4) Schedules 1 and 2 apply to Medical Examination Reports that are requested for the purpose of resolving a dispute in relation to a claim for workers compensation or work injury damages, for example, by proving or disproving an entitlement, or the extent of an entitlement to workers compensation or work injury damages. Schedules 1 and 2 do not apply to medical or related treatment reports. Fees for those reports (which usually contain questions to assist the insurer determine prognosis for recovery and timeframes for return to work) are fixed under section 61 of the Workers Compensation Act 1987.
- (5) Schedules 1 and 2 provide the maximum fees allowed for the purposes of Items 4 and 5 of the disbursements regulated by Part 3 of Schedule 6 to *The Workers Compensation Regulation 2016*.

8. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must comply with the Authority's itemised invoicing requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

9. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

Schedule 1

Maximum fees for the provision of Medical Examination Reports by General Practitioners

Payment Classification Code	Service description	Fee (excl GST)
IMG001 or WIG001	Examination and report in accordance with the Guidelines - Standard Report (see definition of Medical Examination Report)	\$577.80
IMG002 or WIG002	Examination conducted with the assistance of an interpreter and report in accordance with Guidelines – Standard Report (see definition of Medical Examination Report)	\$645.10
IMG005 or WIG005	Cancellation with 2 working days notice or less, non attendance at scheduled appointment or unreasonably late attendance .	\$140.80
IMG006 or WIG006	File review and report	\$427.60
IMG007 or WIG007	Supplementary report where additional information is provided and requested or additional questions are posed. This fee does not apply where clarification is sought because a previous report was ambiguous and/or did not answer questions previously posed	\$285.20
IMG008 or WIG008	Update examination and report of worker previously reviewed, where there is no intervening incident	\$360.20
IMG009 or WIG009	Travel	Reimbursed in accordance with the "Use of private motor vehicle" set out in Item 6 of Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> . <i>Note:</i>

Payment Classification Code	Service description	Fee (excl GST)
		- Rates for travel within the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowance please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via http://www.treasury.nsw.gov.au/ website.

Schedule 2

Maximum fees for the provision of Medical Examination Reports by Medical Specialists

Payment Classification Code	Service description	Fee (excl GST)
IMS001 or WIS001	Examination and report in accordance with the Guidelines - Standard Report (see definition of Medical Examination Report)	\$780.70
IMS002 or WIS002	Examination conducted with the assistance of an interpreter and report in accordance with the Guidelines – Standard Report (see definition of Medical Examination Report)	\$974.70
IMS003 or WIS003	ENT report (includes audiological testing), in accordance with the Guidelines - Standard Report (see definition of Medical Examination Report)	\$780.70
IMS031 or WIS031	ENT report (includes audiological testing) when examination conducted with the assistance of an interpreter and report in accordance with the Guidelines – Standard Report (see definition of Medical Examination Report)	\$974.70

Payment Classification Code	Service description	Fee (excl GST)
IMS004 or WIS004	Examination and report in accordance with the Guidelines – Moderately Complex Report (see definition of Medical Examination Report)	\$1,170.10
IMS005 or WIS005	Examination conducted with the assistance of an interpreter and report in accordance with the Guidelines – Moderately Complex Report (see definition of Medical Examination Report)	\$1,365.60
IMS006 or WIS006	Examination and report in accordance with the Guidelines – Complex Report including complex psychiatric (see definition of Medical Examination Report)	\$1,552.30
IMS007 or WIS007	Examination conducted with the assistance of an interpreter and report in accordance with the Guidelines – Complex Report (see definition of Medical Examination Report)	\$1,943.30
IMS008 or WIS008	Examination and report in accordance with the Guidelines – psychiatric	\$1,365.60
IMS081 or WIS081	Examination conducted with the assistance of an interpreter and report in accordance with the Guidelines – psychiatric	\$1,709.60
IMS092 or WIS092	Cancellation with 2 working days notice or less, non attendance at scheduled appointment or unreasonably late attendance.	\$391.50
IMS010 or WIS010	File review and report	\$585.00
IMS011 or WIS011	Supplementary report where additional information is provided and requested or additional questions are posed This fee does not apply where clarification is sought because	\$389.70

Payment Classification Code	Service description	Fee (excl GST)
	a previous report was ambiguous and/or did not answer questions previously posed.	
IMS012 or WIS012	Update examination and report of worker previously reviewed, where there is no intervening incident	\$577.90
IMS013 or WIS013	Travel	<p>Reimbursed in accordance with the "Use of private motor vehicle" & "Flying allowance" set out in Item 6 & 14 of Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i></p> <p>Note: - Rates for travel within the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> are reconsidered annually. For the current rate of private motor vehicle allowance & flying allowance please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via http://www.treasury.nsw.gov.au/ website.</p>
IMS014 or WIS014	Consolidation of assessments from different Medical Specialists by Lead Assessor to determine the final degree of permanent impairment resulting from the individual assessments	\$195.70

Schedule 3

Maximum Fees for Approved Medical Specialists (AMS)

These are maximum fees payable to an AMS for the provision of medical assessments on medical disputes referred under subsection 321(1) of the Act.

Service description	Fee (excl GST)
Examination and report in accordance with Workers Compensation Commission standards – standard case	\$1,394.50
Examination and report in accordance with Workers Compensation Commission standards - multiple medical assessments eg. for permanent impairment and general medical disputes	\$1,868.10
Ear, nose and throat, includes audiological testing	\$1,634.90
Examination and report in accordance with the Workers Compensation Commission standards - psychiatric	\$2,332.90
Cancellation with less than 7 calendar days notice	\$465.00
Cancellation with 2 working days notice or less, non attendance at scheduled appointment or unreasonably late attendance by worker or interpreter that prevents full examination being conducted	\$929.80
Consolidation of medical assessment certificates by Lead Assessor	\$465.00
Re-examination + medical assessment certificate or reconsideration at request of Commission	\$698.00
When interpreter present at examination	Plus \$239.10
Miscellaneous Fee at the discretion of the Registrar or delegate	\$465.00 per hour
Travel	Reimbursed in accordance with the "Use of private motor vehicle" & "Flying allowance" set out in Item 6 & 14 Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> Note: - Rates for travel within the <i>Crown Employees (Public Service Conditions of</i>

	<p><i>Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowance & flying allowance please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via http://www.treasury.nsw.gov.au/ website.</i></p> <p><i>- Other allowances as outlined in Table 1 (Rates and Allowances) may be claimed when appropriate.</i></p>
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Schedule 4

Rates for Approved Medical Specialists on Appeal Panels

These rates are payable to an Approved Medical Specialist when participating as a member of an Appeal Panel at the Workers Compensation Commission.

Service description	Fee (excl GST)
Assessment, initial telephone conference and decision on papers	\$929.70
Examination of worker and report by AMS	Fee as per Schedule 3 applies
Cancellation with less than 7 calendar days notice	\$465.00
Cancellation with 2 working days notice or less, non attendance at scheduled appointment or unreasonably late attendance by worker or interpreter that prevents full examination being conducted	\$929.80
Assessment, telephone conference, appeal hearing and decision	\$2,099.90
Additional Hearing or teleconference when convened by Arbitrator	\$391.10 per hour
Travel	Reimbursed in accordance with the "Use of private motor vehicle" & "Flying allowance" set out in Item 6 & 14 of Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i>

	<p>Note:</p> <ul style="list-style-type: none">- Rates for travel within the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowance & flying allowance please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via http://www.treasury.nsw.gov.au/website.- Other allowances as outlined in Table 1 (Rates and Allowances) may be claimed when appropriate.
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**WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION
(INJURY MANAGEMENT CONSULTANTS FEES) ORDER 2018**

under the

Workplace Injury Management and Workers Compensation Act 1998

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 339 of the *Workplace Injury Management and Workers Compensation Act 1998*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

**Workplace Injury Management and Workers Compensation
(Injury Management Consultants Fees) Order 2018**

Part 1 Preliminary

1. Name of Order

This Order is the *Workplace Injury Management and Workers Compensation (Injury Management Consultants Fees) Order 2018*.

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order:

the Act means the *Workplace Injury Management and Workers Compensation Act 1998*;

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

GST means the Goods and Services Tax payable under the GST Law;

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999 (Cth)*;

Injury Management Consultant is a Medical Practitioner approved by the Authority under section 45A of the Act to perform the functions as outlined in the Authority's *Guidelines on Injury Management Consultants* current at the time;

Medical Practitioner means a person registered in the medical profession under the *Health Practitioner Regulation National Law (NSW) No 86a*, or equivalent Health Practitioner National Law in their jurisdiction with the Australian Health Practitioner Regulation Agency. The medical practitioner must not be suspended or disqualified from practice under any relevant law and the practitioner's registration must not be limited or subject to any condition imposed as a result of a disciplinary process.

Unreasonably late attendance means that the worker or interpreter arrives unreasonably late, to the degree that a full examination is prevented from being conducted.

Working days means Monday to Friday (excluding public holidays).

4. Application of Order

This Order applies to all Injury Management Consultant services provided on or after the commencement date of this Order, whether it relates to an injury received before, on, or after that date.

Part 2 Fees for Injury Management Consultants

5. Maximum Fees for Injury Management Consultants

- a. For the purposes of section 339 of the Act, the maximum hourly fee for the provision of services by an Injury Management Consultant in connection with a claim for compensation or work injury damages is as set out in the Schedule to this Order.
- b. An Injury Management Consultant may not charge for more than 3 hours of work in the absence of express written agreement in advance from the relevant insurer or the Workers Compensation Commission. Where appropriate, an Injury Management Consultant may request approval for additional time where more than three hours are required to complete the Injury Management Consultation.
- c. An Injury Management Consultant may charge a cancellation fee specified in item IIN107 where a worker provides 2 working days notice or less of cancellation, fails to attend their scheduled appointment, or the worker (or interpreter) attends **unreasonably** late preventing a full examination being conducted.
- d. An Injury Management Consultant's report is to be provided to the referrer within 10 working days of the examination, or in the case where no examination has been conducted, within 10 working days of the request having been received, or within a different timeframe if agreed between the parties at the time of referral.
- e. The incorrect use of any item referred to in this Order can result in penalties, including the Medical Practitioner being required to repay monies that the Medical Practitioner has incorrectly received.

6. Goods and Services Tax

An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit an Injury Management Consultant to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

7. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must comply with the Authority's itemised invoicing requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

8. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

SCHEDULE 1
Rates for Injury Management Consultants

Payment Classification Code	Service description	Fee (excl GST)
IIN105	Assessments, examinations, file reviews, discussions and reports	\$333.00 per hour to a maximum of 3 hours (unless authorised in advance by the insurer or Workers Compensation Commission).
IIN107	Cancellation with 2 working days notice or less, non-attendance at scheduled appointment or unreasonably late attendance	\$333.00
IIN108	Examination conducted with the assistance of an interpreter	\$416.50 per hour (examination only). Discussions with other parties and report to be charged under IIN105 at \$333.00 per hour.
IIN109	Travel for assessment/consultation at the worker's place of work	\$333.00 per hour.

WORKERS COMPENSATION (PSYCHOLOGY AND COUNSELLING FEES) ORDER 2018

under the

Workers Compensation Act 1987

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 61(2) of the *Workers Compensation Act 1987*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

Treatment by a Psychologist or Counsellor is medical or related treatment covered under the *Workers Compensation Act 1987*. No fees are payable for Psychology or Counselling treatment provided by a Psychologist or Counsellor who is not approved by the State Insurance Regulatory Authority (the Authority). This Order sets the maximum fees for which an employer is liable under the Act for treatment by a Psychologist or Counsellor of a worker's work related injury. The effect of this Order is to prevent a Psychologist or Counsellor from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

This Order provides that approval by workers compensation insurers must be sought for certain Psychology/Counselling treatment. Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. Employers are only liable to pay as a maximum the amounts for Psychology or Counselling services set out in this Order.

The incorrect use of any item referred to in this Order can result in penalties, including the Psychologist or Counsellor being required to repay monies that the Psychologist or Counsellor has incorrectly received.

The Authority has not set a maximum amount for any medical or related treatment provided in respect of a worker's work related "Severe injury" as defined in this Order.

The Authority has not set a maximum amount for trauma focused psychological treatment provided to an Emergency service worker employed by a Treasury Managed Fund member agency who has been diagnosed with a work related post-traumatic stress disorder.

Fees for these services are to be negotiated with the insurer prior to the delivery of services. Use of the Allied Health Recovery Request is optional for the request of services for workers with Severe injury.

Workers Compensation (Psychology and Counselling Fees) Order 2018

1. Name of Order

This Order is the *Workers Compensation (Psychology and Counselling Fees) Order 2018*

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order:

the Act means the *Workers Compensation Act 1987*.

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

Allied Health Recovery Request means the form which must be used by the practitioner to request prior approval for treatment and services and to communicate with the insurer about a worker's treatment, timeframes and anticipated outcomes.

Case conference means a face-to-face meeting, video conference or teleconference with any or all of the following parties – worker, employer, workplace rehabilitation provider, insurer or other treatment practitioner/s delivering services to the worker, including the nominated treating doctor. Discussion must seek to clarify the worker's capacity for work, barriers to return to work and strategies to overcome these barriers via an open forum to ensure parties are aligned with respect to expectations and direction of the worker's recovery at work or return to suitable employment. If the discussion is with the worker, it must involve a third party to be considered a Case conference.

Discussions with Independent consultants are not classified as Case conferencing and are not to be charged. Discussions between treating doctors and practitioners relating to treatment are considered a normal interaction and are not to be charged.

File notes of Case conferences are to be documented in the Psychologist's or Counsellor's records indicating the person/s spoken to, details of discussions, duration of the discussion and outcomes. This information may be required for invoicing or auditing purposes.

Prior approval is not required for up to 2 hours of Case conferencing per claim, (see *Guidelines for Claiming Workers Compensation* at <http://www.sira.nsw.gov.au/news/notice/new-guidelines-for-claiming-workers-compensation>).

Counselling services refer to all treatment related services delivered by a Counsellor approved by the Authority. Each service is to be billed according to Schedule B.

Counsellor means a Counsellor who is a full clinical member of the Psychotherapy and Counselling Federation of Australia (PACFA), or Accredited Mental Health Social Worker with the Australian Association of Social Workers (AASW) or an Australian Counsellors Association (ACA) member level 3-4, approved by the Authority to provide Counselling services and at the time of providing the service continues to meet all of the requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners*, (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>).

Emergency service worker means a worker who is employed by a Treasury Managed Fund member agency as an ambulance officer, a police officer or a fire and rescue officer.

Expert guidelines means the *Expert guidelines: Diagnosis and treatment of post-traumatic stress disorder in emergency service workers* endorsed by the Black Dog Institute.

Group/class intervention occurs where a Psychologist or Counsellor delivers a common service to more than one (1) person at the same time, for example: group therapy. Maximum class size is six (6) participants. An Allied Health Recovery Request is required for each worker participant.

GST means the Goods and Services Tax payable under the GST Law.

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

Incidental expenses means items the worker actually takes with them for independent use at home (e.g. relaxation CDs and self-help books). This does not apply to consumables used during a consultation or exercise handouts.

No pre-approval is required for up to \$100 per claim for reasonable incidental expenses for items the worker uses independently. Costs above this must be pre-approved by the insurer. A description of the item must appear on the invoice forwarded to the insurer.

Independent consultant review means a review by an Independent consultant approved by the Authority. Psychologists and Counsellors must participate in Independent consultant reviews.

Initial Allied Health Recovery Request means the first Allied Health Recovery Request completed and submitted to the insurer for approval by the Psychologist or Counsellor for the claim.

Initial consultation and treatment means the first session provided by the Psychologist or Counsellor in respect of an injury or the first consultation in a new episode of care for the same injury and may include:

- history taking
- assessment
- diagnostic formulation (Psychologists only)
- goal setting and treatment planning
- treatment/service
- clinical recording
- communication with referrer, insurer and other relevant parties, and
- preparation of an Allied Health Recovery Request when indicated.

The service is provided on a one-to-one basis with the worker for the entire session.

Insurer means the employer's workers compensation insurer.

New episode of care means when a worker has ceased treatment more than three (3) months previously and returns for additional treatment for the same injury with the same or different practitioner. Practitioners have pre-approval for one (1) consultation only before an Allied Health Recovery Request must be submitted to the insurer if further treatment is required.

Normal practice means premises in or from which a practitioner regularly operates a Psychology or Counselling practice and treats patients. It also includes facilities where services may be delivered on a regular or contract basis such as a private hospital or workplace.

Psychologist means a Psychologist approved by the Authority, to provide Psychology services and at the time of providing the service continues to meet all of the requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners* (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>).

Psychology services refers to all treatment related services delivered by a Psychologist approved by the Authority. Each service is to be billed according to Schedule A.

Report writing occurs only when the insurer requests a Psychologist or Counsellor compile a written report, other than an Allied Health Recovery Request, providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service. Payment will not be made in advance of receipt of the report.

Severe injury means one or more of the following diagnoses:

- spinal cord injury — acute traumatic lesion of the neural elements in the spinal canal (spinal cord and cauda equina) resulting in permanent sensory deficit, motor deficit or bladder/bowel dysfunction as a result of the workplace injury
- traumatic brain injury — based on evidence of a significant brain injury which results in permanent impairments of cognitive, physical and/or psychosocial functions. A defined period of post traumatic amnesia plus a Functional Independence Measure (FIM) at five or less, or two points less than the age appropriate norm (or equivalent where other assessment tools are used) is required
- multiple amputations (or equivalent loss of function) of the upper and/or lower extremities or single amputations (or equivalent loss of function) involving forequarter amputation or shoulder disarticulation, hindquarter amputation, hip disarticulation or "short" trans femoral amputation involving the loss of 65% or more of the length of the femur
- burns — full thickness burns greater than 40 per cent of the total body surface area or full thickness burns to the hands face or genital area, or inhalation burns causing long

term respiratory impairment, plus a FIM score at five or less, or two points less than the age norm (or equivalent where other assessment tools are used)

- permanent traumatic blindness, based on the legal definition of blindness.

Standard consultation and treatment means treatment sessions provided subsequent to the Initial consultation and treatment and includes:

- re-assessment
- intervention/treatment
- clinical recording, and
- preparation of an Allied Health Recovery Request when indicated.

The service is one-to-one for the entire session.

Trauma focused psychological treatment means cognitive behavioural therapy or eye movement desensitisation reprocessing provided by a Psychologist in accordance with the **Expert guidelines** as defined in this Order.

Telehealth services mean video consultations. Practitioners must consider the appropriateness of this mode of service delivery for each worker on a case-by-case basis. Telehealth services require pre-approval from the insurer and must be consented to by all parties – the worker, Psychologist or Counsellor and insurer. Fees are not payable for phone consultations in the NSW workers compensation system. Service providers are responsible for delivering Telehealth services in accordance with the principles of professional conduct and the relevant professional and practice guidelines to ensure that all care is taken to ensure the safety, appropriateness and effectiveness of the service.

Travel rates can be claimed when the most appropriate clinical management of the worker requires the Psychologist or Counsellor to travel away from their Normal practice. The insurer must provide pre-approval for such a service.

Travel costs do not apply where the Psychologist or Counsellor provides services on a regular or contracted basis to facilities such as a private hospital or workplace. Where multiple workers are being treated in the same visit, the travel charge must be divided evenly between those workers.

4. Application of Order

This Order applies to treatment provided on or after 1 January 2018, whether it relates to an injury received before, on or after that date.

5. Maximum fees for Psychology or Counselling treatment

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of a worker by a Psychologist or Counsellor, being treatment of a type specified in Column 1 of Schedule A for Psychologists, and Schedule B for Counsellors to this Order, is the corresponding amount specified in Column 2 of those Schedules.
- (2) If it is reasonably necessary for a practitioner to provide treatment of a type specified in any of items PSY001, PSY002, PSY004 or PSY006 (for Psychologists) in Schedule A or COU002, COU003, COU005 or COU007 (for Counsellors) in Schedule B at a place other than the Normal practice, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by;
 - a) an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item PSY005 (for Psychologists) in Column 2 Schedule A and COU006 (for Counsellors) in Column 2 of Schedule B, where this service has been pre-approved by the insurer.
- (3) The maximum amount payable for an Initial Allied Health Recovery Request is \$36.30 (+ GST). This fee is payable only once per claim for completion of the Initial Allied Health Recovery Request.
- (4) Telehealth services are to be billed according to the appropriate items PSY001 to PSY002 (for Psychologists) in Schedule A and items COU002 to COU003 (for Counsellors) in Schedule B and require insurer pre-approval.

6. Treatment provided interstate

Any Psychology or Counselling treatment related service provided to a NSW worker in a State/Territory other than NSW must not exceed the maximum fee for the service as specified in this Order.

In such instances the service provider number is INT0000 and the payment classification code is the one that is relevant to the practitioner's professional discipline, as defined in Schedule A or B in the item columns of this Order.

Psychologists and Counsellors providing treatment services to a NSW worker in a State/Territory other than NSW are not required to be approved by the Authority. However they must meet all approval criteria outlined in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners* apart from completion of the NSW Allied Health Practitioner online training (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>)

Interstate practitioners without the Authority's approval cannot access exemptions from prior insurer approval unless the treatment or service is provided within 48 hours of the injury occurring. Insurer approval must be sought before undertaking any other service or treatment.

To provide services the service provider should adhere to the NSW Workers Compensation system requirements including, but not limited to, submission of Allied Health Recovery Requests.

Further information is available in A [workers compensation guide for allied health practitioners](#).

7. Nil fee for cancellation or non attendance

No fee is payable for cancellation or non-attendance by a worker for treatment services with a Psychologist or Counsellor.

8. Goods and Services Tax

- (1) Psychology treatment services provided by a Psychologist directly to the worker are GST free.
- (2) Counselling services provided by a Counsellor directly to the worker are subject to GST.
- (3) Case conference, Report writing, Travel services and the Initial Allied Health Recovery Request (AHRR) provided by a Psychologist or Counsellor in relation to treatment of a worker are subject to GST.
- (4) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit a Psychologist or Counsellor to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

9. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must be itemised in accordance with Schedule A or B of this Order and comply with the the Authority's itemised requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

10. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

Schedule A
Maximum fees for Psychologists (including interstate practitioners)
approved by the Authority

Psychologists Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
PSY001	Initial consultation and treatment	\$224.30
PSY002	Standard consultation and treatment	\$187.20
PSY003	Report writing (only when requested by the insurer)	\$15.60/ 5 minutes \$187.20/hour (max 1 hour)
PSY004	Case conference	\$15.60/ 5 minutes \$187.20/hour
PSY005	Travel (requires pre-approval by the insurer)	Reimbursed in accordance with the "Use of private motor vehicle" set out in Item 6 Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> . <i>Note:</i> <i>Rates for travel within the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowance please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via the http://www.treasury.nsw.gov.au/ website.</i>
PSY006	Group/class intervention	\$56.00/participant
PSY007	Trauma focused psychological treatment (for a worker who has been diagnosed with a work-related post traumatic stress disorder).	Must be pre-approved by the insurer. Rates to be negotiated between the practitioner and insurer. Only to be used where treatment is provided to an emergency service worker employed by a Treasury Managed Fund member agency.
OAD001	Incidental expenses e.g. relaxation CD's, books, etc	Cost price
WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$38 applies.
OAS003	Submission of an Initial Allied Health Recovery Request (AHRR) only.	\$36.30 (Initial AHRR per claim only) All other Allied Health Recovery Requests submitted are not subject to a fee.

Schedule B

Maximum fees for Counsellors (including interstate practitioners) approved by the Authority

Counsellors Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
COU002	Initial consultation and treatment	\$167.10
COU003	Standard consultation and treatment	\$148.80
COU004	Report writing (only when requested by the insurer)	\$12.40/ 5 minutes \$148.80/hour (max 1 hour)
COU005	Case conference	\$12.40/ 5 minutes \$148.80/hour
COU006	Travel (requires pre-approval from the insurer)	Reimbursed in accordance with the "Use of private motor vehicle" set out in Item 6 Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> . Note: Rates for travel within the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> are reconsidered annually. For the current rate of private motor vehicle allowance please refer to the most recent <i>Treasury Circular publication "Review of Meal, Travelling and Other Allowances"</i> via the http://www.treasury.nsw.gov.au/ website.
COU007	Group/class intervention	\$47.40/participant
OAD001	Incidental expenses e.g. relaxation CD's, books, etc	Cost price
WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$38 applies.
OAS003	Submission of an Initial Allied Health Recovery Request (AHRR) only.	\$36.30 (Initial AHRR per claim only) All other Allied Health Recovery Requests submitted are not subject to a fee.

WORKERS COMPENSATION (MESSAGE THERAPY FEES) ORDER 2018

under the

Workers Compensation Act 1987

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 61(2) of the *Workers Compensation Act 1987*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

Treatment by a “masseur” is medical or related treatment covered under the *Workers Compensation Act 1987*. For the purposes of this Order, the term “masseur” is interchangeable with “Massage Therapist”. This Order sets the maximum fees for which an employer is liable under the Act for reasonably necessary treatment by a Massage Therapist of a worker’s work related injury. The effect of this Order is to prevent a Massage Therapist from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

This Order provides that approval by workers compensation insurers must be sought for certain Massage Therapy services. Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. Employers are only liable to pay as a maximum the amounts for Massage Therapy services set out in this Order.

The incorrect use of any item referred to in this Order can result in penalties, including the Massage Therapist being required to repay monies that the Massage Therapist has incorrectly received.

Workers Compensation (Massage Therapy Fees) Order 2018

1. Name of Order

This Order is the *Workers Compensation (Massage Therapy Fees) Order 2018*

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order:

the Act means the *Workers Compensation Act 1987*.

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

Allied Health Recovery Request (AHRR) means the form to be used by the practitioner to request prior approval for treatment and services and to communicate to the insurer about a worker’s treatment, timeframes and anticipated outcomes.

Pre-approval by the insurer is required prior to any treatment being provided except for services provided within the first 48 hours of the injury occurring.

Approval can only be given for up to eight 8 consultations per AHRR.

If treatment is ongoing after the submission and approval of the initial AHRR, the practitioner is required to submit additional AHRR's and they must be approved by the insurer before treatment can be delivered in each such case.

Consultation and treatment includes:

- history taking
- assessment/re-assessment
- goal setting and treatment planning
- treatment/service
- clinical recording
- communication with referrer, insurer and other relevant parties, and
- preparation of an Allied Health Recovery Request when indicated.

GST means the Goods and Services Tax payable under the GST Law.

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

Independent consultant review means a review by an Independent Consultant approved by the Authority. Massage Therapists should participate in Independent Consultant reviews.

Insurer means the employer's workers compensation insurer

Massage Therapist means any person providing Massage Therapy services.

Massage Therapy services refers to treatment services delivered by a Massage Therapist and is limited to soft tissue massage targeting specific musculoskeletal injuries. Each service is to be billed according to Schedule A.

4. Application of Order

This Order applies to treatment provided on or after 1 January 2018, whether it relates to an injury received before, on or after that date.

5. Maximum fees for Massage Therapy

The maximum fee amount for which an employer is liable under the Act for treatment of a worker by a Massage Therapist, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.

6. Treatment provided interstate

Any Massage Therapy treatment related services provided to a NSW worker in a State/Territory other than NSW must not exceed the maximum fee for the treatment or service as specified in this Order.

In such instances the service provider number is INT0000 and the payment classification code is the one that is relevant to NSW Massage Therapists, as defined in Schedule A in the column headed "**Item**" of this Order.

To provide services, the service provider should adhere to the NSW Workers Compensation system requirements including, but not limited to submission of Allied Health Recovery Requests and pre-approval by the insurer for services. Pre-approval by the insurer is required prior to any treatment being provided except for services provided within the first 48 hours of the injury occurring.

Further information is available in [A workers compensation guide for allied health practitioners](#).

7. Nil fees for cancellation or non-attendance

No fee is payable for cancellation or non-attendance by a worker for treatment services with a Massage Therapist.

8. Goods and Services Tax (GST)

- (1) Massage Therapy services are subject to GST.
- (2) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit a Massage Therapist to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

9. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must be itemised in accordance with Schedule A and comply with the Authority’s itemised requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

10. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

Schedule A

Maximum fees for Massage Therapists (including interstate practitioners)

Item	Column 1 Type of Treatment	Column 2 Maximum Amount (excl GST)
RMA001	Consultation and treatment (60 minutes duration)	\$82.10
RMA002	Consultation and treatment (45 minutes duration)	\$61.50
RMA003	Consultation and treatment (30 minutes duration)	\$41.0
WCO005	Fees for providing copies of clinical notes and records.	<p>The maximum fee for providing hard copies of clinical records is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages.</p> <p>If the clinical records are provided electronically, a flat fee of \$38 applies.</p>

WORKERS COMPENSATION (ACCREDITED EXERCISE PHYSIOLOGY FEES) ORDER 2018

under the

Workers Compensation Act 1987

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 61(2) of the *Workers Compensation Act 1987*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

Treatment by a remedial gymnast is medical or related treatment covered under the *Workers Compensation Act 1987*. For the purposes of this Order, the term "remedial gymnast" is interchangeable with "Accredited Exercise Physiologist". No fees are payable for Accredited Exercise Physiology treatment provided by an Accredited Exercise Physiologist who is not approved by the State Insurance Regulatory Authority (the Authority). This Order sets the maximum fees for which an employer is liable under the Act for treatment by an Accredited Exercise Physiologist of a worker's work related injury. The effect of this Order is to prevent an Accredited Exercise Physiologist from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

This Order provides that approval by workers compensation insurers must be sought for certain Accredited Exercise Physiology treatment. Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. Employers are only liable to pay as a maximum the amounts for Accredited Exercise Physiology services set out in this Order.

The incorrect use of any item referred to in this Order can result in penalties, including the Accredited Exercise Physiologist being required to repay monies that the Accredited Exercise Physiologist has incorrectly received.

The Authority has not set a maximum amount for any medical or related treatment provided in respect of a worker's work related "Severe injury" as defined in this Order. Fees for this treatment are to be negotiated with the insurer prior to the delivery of the treatment. Use of the Allied Health Recovery Request is optional for the request of treatment for workers with Severe injury.

Workers Compensation (Accredited Exercise Physiology Fees) Order 2018

1. Name of Order

This Order is the *Workers Compensation (Accredited Exercise Physiology Fees) Order 2018*.

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order:

the Act means the *Workers Compensation Act 1987*.

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

Accredited Exercise Physiology services refers to all treatment related services delivered by an Accredited Exercise Physiologist approved by the Authority. Each service is to be billed according to Schedule A. Accredited Exercise Physiology services are limited to clinical exercise prescription, instruction and supervision, health education and exercise-based lifestyle and behaviour modification services.

Accredited Exercise Physiologist means an Accredited Exercise Physiologist approved by the Authority to provide Accredited Exercise Physiology services and at the time of providing the services continues to meet all of the requirements for approval as outlined in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners* (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>).

Allied Health Recovery Request means the form which must be used by the Accredited Exercise Physiologist to request prior approval for treatment and services and to communicate with the insurer about a worker's treatment, timeframes and anticipated outcomes.

Case conference means a face-to-face meeting, video conference or teleconference with any or all of the following parties – worker, employer, workplace rehabilitation provider, insurer or other treatment practitioner/s delivering services to the worker, including the nominated treating doctor. Discussion must seek to clarify the worker's capacity for work, barriers to return to work and strategies to overcome these barriers via an open forum to ensure parties are aligned with respect to expectations and direction of the worker's recovery at work or return to suitable employment. If the discussion is with the worker, it must involve a third party to be considered a Case conference.

Discussions with Independent consultants are not classified as Case conferencing and are not to be charged. Discussions between treating doctors and practitioners relating to treatment are considered a normal interaction and are not to be charged.

File notes of Case conferences are to be documented in the Accredited Exercise Physiologist's records indicating the person/s spoken to, details of discussions, duration of the discussion and outcomes. This information may be required for invoicing or auditing purposes.

Prior insurer approval is not required for up to two hours of Case conferencing per claim (see *Guidelines for Claiming Workers Compensation* at <http://www.sira.nsw.gov.au/news/notice/new-guidelines-for-claiming-workers-compensation>).

Group/class intervention occurs where an Accredited Exercise Physiologist delivers the same service that is, the same exercise and instruction, to more than one person at the same time. Maximum class size is six (6) participants. An Allied Health Recovery Request is required for each worker participant.

GST means the Goods and Services Tax payable under the GST Law.

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

Incidental expenses means items the worker actually takes with them for independent use at home (e.g. strapping tape, theraband, exercise putty, disposable electrodes, walking stick). This does not apply to consumables used during a consultation or exercise handouts.

No pre-approval is required for up to \$100 per claim for reasonable incidental expenses. Costs above this must be pre-approved by the insurer. A description of the item must appear on the invoice forwarded to the insurer.

Independent consultant review means a review by an Independent consultant approved by the Authority. Accredited Exercise Physiologists must participate in Independent consultant reviews.

Initial Allied Health Recovery Request means the first Allied Health Recovery Request completed and submitted to the insurer by the Accredited Exercise Physiologist for the claim.

Initial consultation and treatment means the first session, which is of one hour duration, provided by the Accredited Exercise Physiologist in respect of an injury, or the first consultation in a new episode of care for the same injury and may include:

- history taking
- physical assessment

- goal setting and treatment planning
- treatment/service
- clinical recording
- communication with referrer, insurer and other relevant parties, and
- preparation of an Allied Health Recovery Request when indicated.

The service is provided on a one-to-one basis with the worker for the entire session.

Insurer means the employer's workers compensation insurer.

New episode of care means when a worker has ceased treatment more than three (3) months previously and returns for additional treatment for the same injury with the same or a different practitioner. Practitioners have pre-approval for one (1) consultation only before an Allied Health Recovery Request must be submitted to the insurer if further treatment is required.

Normal practice means premises in or from which an Accredited Exercise Physiologist regularly operates an exercise physiology practice and treats patients. It also includes facilities where services may be delivered on a regular basis or as a contracted service, such as a private hospital, hydrotherapy pool or gymnasium.

Reduced supervision treatment occurs where an Accredited Exercise Physiologist delivers a service, which may or may not be the exact same exercise and instruction, to more than one person at the same time. Maximum number of persons per session is three (3), with the Accredited Exercise Physiologist to worker ratio being one-to-one for at least 30% of the session time.

Report writing occurs only when the insurer requests an Accredited Exercise Physiologist compile a written report, other than an Allied Health Recovery Request, providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service. Payment will not be made in advance of receipt of the report.

Severe injury means one or more of the following diagnoses:

- spinal cord injury — acute traumatic lesion of the neural elements in the spinal canal (spinal cord and cauda equina) resulting in permanent sensory deficit, motor deficit or bladder/bowel dysfunction as a result of the workplace injury
- traumatic brain injury — based on evidence of a significant brain injury which results in permanent impairments of cognitive, physical and/or psychosocial functions. A defined period of post traumatic amnesia plus a Functional Independence Measure (FIM) at five or less, or two points less than the age appropriate norm (or equivalent where other assessment tools are used) is required
- multiple amputations (or equivalent loss of function) of the upper and/or lower extremities or single amputations (or equivalent loss of function) involving forequarter amputation or shoulder disarticulation, hindquarter amputation, hip disarticulation or "short" trans femoral amputation involving the loss of 65% or more of the length of the femur
- burns — full thickness burns greater than 40 per cent of the total body surface area or full thickness burns to the hands, face or genital area, or inhalation burns causing long term respiratory impairment, plus a FIM score at five or less, or two points less than the age norm (or equivalent where other assessment tools are used)
- permanent traumatic blindness, based on the legal definition of blindness.

Standard consultation and treatment means one-to-one treatment sessions for one hour provided subsequent to the Initial consultation and treatment and includes:

- re-assessment
- intervention/treatment
- clinical recording
- preparation of an Allied Health Recovery Request when indicated.

Telehealth services mean video consultations. Accredited Exercise Physiologists must consider the appropriateness of this mode of service delivery for each worker on a case-by-case basis. Telehealth services require pre-approval from the insurer and must be consented to by all parties – the worker, Accredited Exercise Physiologist and insurer. Phone consultations are not payable in the NSW workers compensation system. Service providers are responsible for delivering Telehealth services in accordance with the principles of professional conduct and the relevant professional and practice guidelines to ensure that all care is taken to ensure the safety, appropriateness and effectiveness of the service.

Travel rates can be claimed when the most appropriate clinical management of the worker requires the Accredited Exercise Physiologist to travel away from their Normal practice. The insurer must provide pre-approval for such a service.

Travel costs do not apply where the Accredited Exercise Physiologist provides services on a regular or contracted basis to facilities such as a private hospital, hydrotherapy pool, or gymnasium. Where multiple workers are being treated in the same visit, the travel charge must be divided evenly between those workers.

4. Application of Order

This Order applies to treatment provided on or after 1 January 2018, whether it relates to an injury received before, on or after that date.

5. Maximum fees for Accredited Exercise Physiologists

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of a worker by an Accredited Exercise Physiologist, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.
- (2) If it is reasonably necessary for an Accredited Exercise Physiologist to provide a service of a type specified in any of items EPA001 to EPA004 in Schedule A at a place other than the Normal practice, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of service is increased by;
 - a) an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item EPA008 in Column 2 of Schedule A, where this service has been pre-approved by the insurer.
- (3) The maximum amount payable for an Initial Allied Health Recovery Request is \$36.30 (+ GST). This fee is payable only once (1) per claim for completion of the Initial Allied Health Recovery Request.
- (4) Telehealth services are to be billed according to the appropriate items EPA001 to EPA004 in Schedule A and require insurer pre-approval.

6. Treatment provided interstate

Any Accredited Exercise Physiology treatment related service provided to a NSW worker in a State/Territory other than NSW must not exceed the maximum fee for the service as specified in this Order.

In such instances the service provider number is INT0000 and the payment classification code is the one that is relevant to the NSW Accredited Exercise Physiologists as defined in Schedule A in the item column of this Order.

Accredited Exercise Physiologists providing treatment services to a NSW worker in a State/Territory other than NSW are not required to be approved by the Authority. However they must meet all approval criteria outlined in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners* apart from completion of the NSW Allied Health Practitioner online training (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>).

Interstate practitioners without the Authority's approval cannot access exemptions from prior insurer approval unless the treatment or service is provided within 48 hours of the injury occurring. Insurer approval must be sought before undertaking any other service or treatment.

To provide services, the service provider should adhere to the NSW Workers Compensation system requirements including, but not limited to, submission of Allied Health Recovery Requests. Further information is available in [A workers compensation guide for allied health practitioners](#).

7. External facility fees

In the exceptional circumstance where approval is given for treatment to be provided at an external facility such as a gymnasium or pool, the facility (and not the service provider) is to invoice the insurer directly under code OTT007. Where this is not possible, the service provider must clearly state the name, location and charge the cost price of the facility on their invoice and attach a copy of the facilities invoice to their

account. An entry fee will not be paid where the facility is owned or operated by the treatment provider or the provider contracts their services to the facility.

External facility fees only apply to the cost for the worker's entry. Fees payable for the entry of the Accredited Exercise Physiologist are a business cost and cannot be charged to the insurer.

8. Nil fees for cancellation or non attendance

No fee is payable for cancellation or non-attendance by a worker for treatment services with an Accredited Exercise Physiologist.

9. Goods and Services Tax

- (1) Accredited Exercise Physiology services are subject to GST.
- (2) Case conferences, Report writing, Travel services and the Initial Allied Health Recovery Request (AHRR) provided by an Accredited Exercise Physiologist in relation to treatment of a worker are subject to GST.
- (3) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit an Accredited Exercise Physiologist to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

10. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must be itemised in accordance with Schedule A of this Order and comply with the Authority's itemised invoicing requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

11. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

Schedule A
Maximum fees for Accredited Exercise Physiologists (including interstate practitioners) approved by the Authority

Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
EPA001	Initial consultation and treatment	\$150.30
EPA002	Standard consultation and treatment	\$150.30
EPA003	Reduced supervision treatment	\$65.60
EPA004	Group/class intervention	\$47.80/participant
EPA005	Incidental expenses e.g. strapping tape, theraband, exercise putty, etc. Note: This code does not apply to external facility fees	Cost price
EPA006	Case conference	\$12.50/ 5 minutes \$150.00/ hour
EPA007	Report writing (only when requested by the insurer)	\$12.50/ 5 minutes \$150/ hour (maximum 1 hour)
EPA008	Travel (requires pre-approval by the insurer)	Reimbursed in accordance with the "Use of private motor vehicle" set out in Item 6 Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> . Note: - <i>Rates for travel within the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowance please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via the http://www.treasury.nsw.gov.au/ website.</i>
WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$38 applies.
OAS003	Submission of an Initial Allied Health Recovery Request (AHRR) only.	\$36.30 (Initial AHRR per claim only) All other Allied Health Recovery Requests submitted are not subject to a fee.

**WORKERS COMPENSATION (PHYSIOTHERAPY, CHIROPRACTIC AND
OSTEOPATHY FEES) ORDER 2018**

under the

Workers Compensation Act 1987

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 61(2) of the *Workers Compensation Act 1987*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

Treatment by a Physiotherapist, Chiropractor or Osteopath is medical or related treatment covered under the *Workers Compensation Act 1987*. No fees are payable for Physiotherapy, Chiropractic or Osteopathy treatment provided by a Physiotherapist, Chiropractor or Osteopath who is not approved by the State Insurance Regulatory Authority (the Authority). This Order sets the maximum fees for which an employer is liable under the Act for treatment by a Physiotherapist, Chiropractor or Osteopath of a worker's work related injury. The effect of this Order is to prevent a Physiotherapist, Chiropractor or Osteopath from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

This Order provides that approval by workers compensation insurers must be sought for certain Physiotherapy, Chiropractic and Osteopathy treatment. Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. Employers are only liable to pay as a maximum the amounts for Physiotherapy, Chiropractic, and Osteopathy treatment set out in this Order.

The incorrect use of any item referred to in this Order can result in penalties, including the Physiotherapist, Chiropractor or Osteopath being required to repay monies that the Physiotherapist, Chiropractor or Osteopath has incorrectly received.

The Authority has not set a maximum amount for any medical or related treatment provided in respect of a worker's work related "Severe injury" as defined in this Order. Fees for this treatment are to be negotiated with the insurer prior to the delivery of services. Use of the Allied Health Recovery Request is optional for the request of treatment for workers with Severe injury.

Workers Compensation (Physiotherapy, Chiropractic and Osteopathy Fees) Order 2018

1. Name of Order

This Order is the *Workers Compensation (Physiotherapy, Chiropractic and Osteopathy Fees) Order 2018*

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order:

The Act means the *Workers Compensation Act 1987*.

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

Allied Health Recovery Request means the form which must be used by the practitioner to request prior approval for treatment and services and to communicate with the insurer about a worker's treatment, timeframes and anticipated outcomes.

Case conference means a face-to-face meeting, video conference or teleconference with any or all of the following parties – worker, employer, workplace rehabilitation provider, insurer or other treatment practitioner/s delivering services to the worker, including the nominated treating doctor. Discussion must seek to clarify the worker's capacity for work, barriers to return to work and strategies to overcome these barriers via an open forum to ensure parties are aligned with respect to expectations and direction of the worker's recovery at work or return to suitable employment. If the discussion is with the worker, it must involve a third party to be considered a Case conference.

Discussions with Independent consultants are not classified as Case conferencing and are not to be charged. Discussions between treating doctors and practitioners relating to treatment are considered a normal interaction and are not to be charged.

File notes of Case conferences are to be documented in the Physiotherapist's, Chiropractor's or Osteopath's records indicating the person/s spoken to, details of discussions, duration of the discussion and outcomes. This information may be required for invoicing or auditing purposes.

Prior insurer approval is not required for up to two hours of Case conferencing per claim, (see *Guidelines for Claiming Workers Compensation at <http://www.sira.nsw.gov.au/news/notice/new-guidelines-for-claiming-workers-compensation>*).

Chiropractic services refer to all treatment related services delivered by a Chiropractor approved by the Authority. Each service is to be billed in accordance with Schedule A.

Chiropractor means a Chiropractor who is approved by the Authority to provide Chiropractic services and at the time of providing the service continues to meet all of the Authority's requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners* (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>).

Complex treatment means treatment related to complex pathology and clinical presentation including extensive burns, complicated hand injuries involving multiple joints or tissues and some complex neurological conditions, spinal cord injuries, head injuries and major trauma. Provision of complex treatment requires pre-approval from the insurer. It is expected that only a small number of claimants will require treatment falling within this category.

Group/class intervention occurs where a Physiotherapist, Chiropractor or Osteopath delivers a common service to more than one person at the same time. Examples are education, exercise groups, aquatic classes/hydrotherapy. Maximum class size is six (6) participants. An Allied Health Recovery Request is required for Fwor each worker participant.

GST means the Goods and Services Tax payable under the GST Law.

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

Home visit applies in cases where, due to the effects of the injury sustained, the worker is unable to travel. The home visit must be the best and most cost-effective option allowing the practitioner to travel to the worker's home to deliver treatment. Provision of home visit treatment requires pre-approval from the insurer.

Incidental expenses means items the worker actually takes with them for independent use at home (e.g. strapping tape, theraband, exercise putty, disposable electrodes, walking stick). This does not apply to consumables used during a consultation or exercise handouts.

No pre-approval is required for up to \$100 per claim for reasonable incidental expenses. Costs above this must be pre-approved by the insurer. A description of the item must appear on the invoice forwarded to the insurer.

Independent consultant review means a review by an Independent consultant approved by the Authority. Physiotherapists, Chiropractors and Osteopaths must participate in Independent consultant reviews.

Initial Allied Health Recovery Request means the first Allied Health Recovery Request completed and submitted to the insurer by the Physiotherapist, Chiropractor or Osteopath for the claim.

Initial consultation and treatment means the first session provided by the Physiotherapist, Chiropractor or Osteopath in respect of an injury or the first consultation in a new episode of care for the same injury and may include:

- history taking
- physical assessment
- diagnostic formulation
- goal setting and treatment planning
- treatment/service
- clinical recording
- communication with referrer, insurer and other relevant parties, and
- preparation of an Allied Health Recovery Request when indicated.

The service is provided on a one to one basis with the worker for the entire session.

Insurer means the employer's workers compensation insurer.

New episode of care means when a worker has ceased treatment more than three (3) months previously and returns for additional treatment for the same injury with the same or a different practitioner. Practitioners have pre-approval for one (1) consultation only before an Allied Health Recovery Request must be submitted to the insurer if further treatment is required.

Normal practice means premises in or from which a practitioner regularly operates a Physiotherapy, Chiropractic or Osteopathy practice and treats patients. It also includes facilities where services may be delivered on a regular or contracted basis such as a private hospital, hydrotherapy pool or gymnasium.

Osteopath means an Osteopath who is approved by the Authority to provide Osteopathy services and at the time of providing the service continues to meet all the requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners* (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>).

Osteopathy services refer to all treatment related services delivered by an Osteopath approved by the Authority. Each service is to be billed in accordance with Schedule A.

Physiotherapist means a Physiotherapist who is approved by the Authority to provide Physiotherapy services and at the time of providing the service continues to meet all of the requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners* (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>).

Physiotherapy services refer to all treatment related services delivered by a Physiotherapist approved by the Authority. Each service is to be billed in accordance with Schedule A.

Report writing occurs only when the insurer requests a Physiotherapist, Chiropractor or Osteopath compile a written report, other than the Allied Health Recovery Request, providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service. Payment will not be made in advance of receipt of the report.

Severe injury means one or more of the following diagnoses:

- spinal cord injury — acute traumatic lesion of the neural elements in the spinal canal (spinal cord and cauda equina) resulting in permanent sensory deficit, motor deficit or bladder/bowel dysfunction as a result of the workplace injury
- traumatic brain injury — based on evidence of a significant brain injury which results in permanent impairments of cognitive, physical and/or psychosocial functions. A defined period of post traumatic amnesia plus a Functional Independence Measure (FIM) at five or less, or two points less than the age appropriate norm (or equivalent where other assessment tools are used) is required
- multiple amputations (or equivalent loss of function) of the upper and/or lower extremities or single amputations (or equivalent loss of function) involving forequarter amputation or shoulder disarticulation, hindquarter amputation, hip disarticulation or "short" trans femoral amputation involving the loss of 65% or more of the length of the femur
- burns — full thickness burns greater than 40 per cent of the total body surface area or full thickness burns to the hands, face or genital area, or inhalation burns causing long term respiratory impairment, plus a FIM score at five or less, or two points less than the age norm (or equivalent where other assessment tools are used)
- permanent traumatic blindness, based on the legal definition of blindness.

Standard consultation and treatment means treatment sessions provided subsequent to the Initial consultation and treatment and includes:

- re-assessment
- intervention/treatment
- clinical recording, and
- preparation of an Allied Health Recovery Request when indicated.

The standard consultation rate is to be billed by the Physiotherapist, Chiropractor or Osteopath irrespective of the modality of treatment delivered during the consultation, provided it is on a one-to-one basis with the worker. Treatment may include but is not limited to manual therapy, education regarding self-management strategies, exercise prescription, acupuncture and aquatic therapy/hydrotherapy.

Telehealth services mean video consultations. Practitioners must consider the appropriateness of this mode of service delivery for each worker on a case-by-case basis. Telehealth services require pre-approval from the insurer and must be consented to by all parties – the worker, practitioner and insurer. Phone consultations are not payable in the NSW workers compensation system. Service providers are responsible for delivering Telehealth services in accordance with the principles of professional conduct and the relevant professional and practice guidelines to ensure that all care is taken to ensure the safety, appropriateness and effectiveness of the service.

Travel rates can be claimed when the most appropriate clinical management of the worker requires the Physiotherapist, Chiropractor or Osteopath to travel away from their Normal practice. The insurer must provide pre-approval for such a service.

Travel costs do not apply where the Physiotherapist, Chiropractor or Osteopath provides services on a regular or contracted basis to facilities such as a private hospital, hydrotherapy pool or gymnasium. Where multiple workers are being treated in the same visit, the travel charge must be divided evenly between those workers.

Two (2) distinct areas means where two (2) entirely separate compensable injuries or conditions are assessed and treated and where treatment applied to one condition does not affect the symptoms of the other injury e.g. neck condition plus post fracture wrist. It does not include a condition with referred symptoms to another area.

Work related activity assessment consultation and treatment means a one hour session provided on a one-to-one basis for work related activity. This includes:

- assessment/reassessment
 - assessment of current condition including functional status
 - review of previous treatment
- goal setting and treatment/work related activity planning
- delivery of intervention/treatment

- clinical recording
- communication with key parties
- preparation of an Allied Health Recovery Request when indicated.

Note: aquatic therapy/hydrotherapy is not considered work related activity and cannot be billed using this code.

4. Application of Order

This Order applies to treatment provided on or after 1 January 2018 whether it relates to an injury received before, on or after that date.

5. Maximum fees for Physiotherapy, Chiropractic or Osteopathy treatment

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of a worker by a Physiotherapist, Chiropractor or Osteopath, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.
- (2) If it is reasonably necessary for a practitioner to provide treatment of a type specified in any of items PTA007 to PTA011 (for Physiotherapy), CHA005, CHA006, CHA071, CHA072 or CHA073 (for Chiropractic) or OSA007 to OSA011 (for Osteopathy) in Schedule A at a place other than the Normal practice (including the worker's home), the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by:
 - a) an amount calculated at the rate per kilometre (for the number of kilometre's of travel reasonably involved) specified for item PTA014 (Physiotherapy), CHA009 (Chiropractic), or OSA014 (Osteopathy) in Column 2 of Schedule A, where this service has been pre-approved by the insurer.
- (3) The maximum amount payable for an Initial Allied Health Recovery Request is \$36.30 (+ GST). This fee is payable only once (1) per claim for completion of the Initial Allied Health Recovery Request.
- (4) Telehealth services are to be billed according to the appropriate items PTA001 to PTA006 (for Physiotherapy); CHA001, CHA002, CHA031, CHA032, CHA033 or CHA010 (for Chiropractic) and OSA001 to OSA006 (for Osteopathy) in Schedule A and require insurer pre-approval.

6. Treatment provided interstate

Any Physiotherapy, Chiropractic or Osteopathy treatment related service provided to a NSW worker in a State/Territory other than NSW must not exceed the maximum fee for the service as specified in this Order.

In such instances the service provider number is INT0000 and the payment classification code is the one that is relevant to the practitioner's professional discipline, as defined in Schedule A in the item column of this Order.

Physiotherapists, Chiropractors or Osteopaths providing treatment services to a NSW worker in a State/Territory other than NSW are not required to be approved by the Authority. However they must meet all approval criteria outlined in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners* apart from completion of the NSW Allied Health Practitioner online training (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/allied-health-for-injured-workers/allied-health-practitioners-approval-requirements>).

Interstate practitioners without the Authority's approval cannot access exemptions from prior insurer approval unless the treatment or service is provided within 48 hours of the injury occurring. Insurer approval must be sought before providing any other service or treatment.

To provide services, the service provider should adhere to the NSW Workers Compensation system requirements including, but not limited to, submission of Allied Health Recovery

Requests. Further information is available in [A workers compensation guide for allied health practitioners](#).

7. External facility fees

In the exceptional circumstance where approval is given for treatment to be provided at an external facility such as a gymnasium or pool, the facility (and not the service provider) is to invoice the insurer directly under code OTT007. Where this is not possible, the service provider must clearly state the name, location and charge cost price of the facility on their invoice and attach a copy of the facilities invoice to their account. An entry fee will not be paid where the facility is owned or operated by the treatment practitioner or the treatment practitioner contracts their services to the facility.

External facility fees only apply to the cost for the worker's entry. Fees payable for the entry of the practitioner are a business cost and cannot be charged to the insurer.

8. Nil fee for cancellation or non-attendance

No fee is payable for cancellation or non-attendance by a worker for treatment services with a Physiotherapist, Chiropractor or Osteopath.

9. Goods and Services Tax

- (1) Physiotherapy, Chiropractic or Osteopathy treatment services provided by a practitioner directly to a worker are GST free.
- (2) Case conferences, Report writing, Travel services and the Initial Allied Health Recovery Request (AHRR) provided by a Physiotherapist, Chiropractor or Osteopath in relation to treatment of a worker are subject to GST.
- (3) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit an allied health practitioner to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

10. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must be itemised in accordance with Schedule A of this Order and comply with the Authority's itemised invoicing requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

11. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

Schedule A

Maximum fees for Physiotherapists, Chiropractors and Osteopaths (including interstate practitioners) approved by the Authority

Physiotherapists Item	Chiropractors Item	Osteopaths Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
Normal Practice	Normal Practice	Normal Practice		
PTA001	CHA001	OSA001	Initial consultation and treatment	\$94.10
PTA002	CHA002	OSA002	Standard consultation and treatment	\$79.70
PTA003	CHA031	OSA003	Initial consultation and treatment of two (2) distinct areas	\$142.00
PTA004	CHA032	OSA004	Standard consultation and treatment of two (2) distinct areas	\$120.20
PTA005	CHA033	OSA005	Complex treatment	\$159.30
PTA006	CHA010	OSA006	Group/class intervention	\$56.50/participant
N/A	CHA004	N/A	Spine X-rays performed by a Chiropractor	\$143.70
Home Visit	Home Visit	Home Visit		
PTA007	CHA005	OSA007	Initial consultation and treatment	\$115.90
PTA008	CHA006	OSA008	Standard consultation and treatment	\$92.70
PTA009	CHA071	OSA009	Initial consultation and treatment of two (2) distinct areas	\$171.00
PTA010	CHA072	OSA010	Standard consultation and treatment of two (2) distinct areas	\$146.40
PTA011	CHA073	OSA011	Complex treatment	\$188.40
Other	Other	Other		
PTA012	CHA081	OSA012	Case conference Report writing (only when requested by the insurer)	\$15.70/5 minutes \$188.40/hour (Note: maximum charge of 1 hour for report writing)
PTA013	CHA082	OSA013	Work Related Activity assessment, consultation and treatment (cannot be used for aquatic therapy/hydrotherapy)	\$188.40 (maximum)
PTA014	CHA009	OSA014	Travel (requires pre-approval by the insurer).	Reimbursed in accordance with the "Use of private motor vehicle" set out in Item 6 Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009. Note: Rates for travel within the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowances please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via http://www.treasury.nsw.gov.au/ website.

OAD001	OAD001	OAD001	Incidental expenses e.g. strapping, tape, theraband, exercise putty, etc. Note: This code does not apply to external facility fees	Cost price
WCO005	WCO005	WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$38 applies.
OAS003	OAS003	OAS003	Submission of an Initial Allied Health Recovery Request (AHRR) only.	\$36.30 (Initial AHRR per claim only) All other Allied Health Recovery Requests submissions are not subject to a fee.

WORKERS COMPENSATION (HEARING AID FEES) ORDER 2018

under the

Workers Compensation Act 1987

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 61(2) of the *Workers Compensation Act 1987*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

Explanatory Note

Workers in NSW with hearing loss arising out of the course of employment where employment was the main contributing factor to the hearing loss can request a hearing aid. Treatment by a hearing service provider is a category of medical or related treatment under section 60 of the *Workers Compensation Act 1987*. This Order sets the maximum fees for which an employer is liable under the Act for provision of reasonably necessary medical or related treatment and a hearing aid by a hearing service provider to an injured worker who has suffered hearing loss due to a work related injury. The effect of this Order is to prevent a hearing service provider from recovering from the injured worker or employer any extra charge for treatments covered by the Order.

Schedule A to this Order provides for maximum fees for the provision of medical or related treatment and a hearing aid by a State Insurance Regulatory Authority approved hearing service provider, as defined in the Order. Schedule B outlines the procedure that must be followed for provision of medical or related treatment and a hearing aid.

The incorrect use of any item referred to in this Order can result in penalties, including the hearing service provider being required to repay monies that the hearing service provider has incorrectly received.

Workers Compensation (Hearing Aid Fees) Order 2018

1. Name of Order

This Order is the Workers Compensation (Hearing Aid Fees) Order 2018

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order:

The Act means the *Workers Compensation Act 1987*.

Audiologist is a university graduate with tertiary qualifications in audiology who specialises in the assessment, prevention and non-medical management of hearing impairment and associated disorders of communication. An audiologist is required to be a full/ordinary member or be eligible for full/ordinary membership of either the Audiological Society of Australia (ASA) or full/ordinary membership of the Australian College of Audiology (ACAud).

Audiometrist holds a qualification from a registered training organisation such as TAFE NSW followed by on-the-job training. An audiometrist also specialises in the non-medical assessment and management of communication difficulties caused by hearing loss. An audiometrist is required to be a full/ordinary member or be eligible for full/ordinary membership of the Australian College of Audiology (ACAud) or full/ordinary membership of the Audiometrist Society of Australia (HAASA).

GST has the same meaning as in the *New Tax System (Goods and Services Tax) Act 1999 (Cth)*.

Hearing needs assessment includes obtaining a clinical history, hearing assessment as per Australian/New Zealand Standard 1269.4:2005, determination of communication goals, recommendation of hearing aid and clinical rationale for hearing aid.

Hearing aid is a non-implantable electronic instrument designed and manufactured to provide amplification for people with a hearing loss.

Hearing service provider refers to providers approved by State Insurance Regulatory Authority (the Authority) to provide treatment and hearing aids to injured workers. A list of Authority approved hearing service providers is found at www.sira.nsw.gov.au or by phoning 13 10 50.

Hearing rehabilitation includes education of the injured worker in appropriate use of the hearing aid to meet their needs.

Insurer means an insurer within the meaning of the *Workers Compensation Act 1987* and the *Workplace Injury Management and Workers Compensation Act 1998* and includes Scheme agents, self-insurers and specialised insurers.

the Authority means the State Insurance Regulatory Authority.

4. Application of the Order

This Order applies to the provision of medical or related treatment and a hearing aid, made on or after the date of commencement of this Order, whether it relates to an injury received before, on or after that date.

5. Maximum Fees for an approved hearing service provider

- (1) The maximum fee amount for which an employer is liable under the Act for provision of medical or related treatment and a hearing aid by an Authority approved hearing service provider to an injured worker on or after 1 January 2018 is listed in Schedule A.
- (2) No fee is payable by or on behalf of an employer for treatment or a hearing aid provided by a person who is not an Authority-approved hearing service provider or for services not referred by an ear nose and throat (ENT) specialist trained in the relevant chapters of the *NSW workers compensation guidelines for the evaluation of permanent impairment* (see http://www.sira.nsw.gov.au/_data/assets/pdf_file/0007/76642/nsw-workers-comp-guidelines-perm-impair-4th-edition.pdf) and listed as a trained assessor on the SIRA website.

6. Goods and Services Tax

An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit a hearing service provider to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

7. Requirements for an invoice

All invoices must be submitted within 30 calendar days of the service provided and must be itemised in accordance with Schedule A of this Order and comply with the Authority's itemised invoicing requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

8. No pre-payment of fees

Pre-payment of fees for a hearing aid and services is not permitted.

SCHEDULE A

Maximum fees for a hearing aid and services provided on or after 1 January 2018

For the purpose of section 61(2) of the Act, the maximum fee for the provision of a hearing aid and a medical or related service in connection with a claim for compensation for hearing loss is as follows:

<i>Item</i>	<i>Service description</i>	<i>Maximum amount (excl GST)</i>
AID002	Hearing needs assessment – Audiologist	\$205.10
AID002	Hearing needs assessment – Audiometrist	\$169.10
AID003	Supply of hearing aid (including remote control)	Wholesale price of hearing aid to maximum of \$2500.00 per aid
AID002	Handling fee (monaural or binaural hearing aid/s) payable upon supply of hearing aid	\$301.70
AID002	Fitting of hearing aid including: <ul style="list-style-type: none"> • Fitting • Trial of hearing aid for up to 30 days • All necessary hearing rehabilitation for the injured worker within the first 12 months following supply and fitting • Maintenance as per the manufacturer's warranty. <i>Paid only once per worker in any five year period unless prior approval obtained from insurer.</i>	\$724.00 (monaural) \$1185.40 (binaural)
AID002	<u>Hearing aid repairs</u> <i>Payable only if a copy of manufacturer's invoice for repairs is provided</i>	Up to \$398.20
AID002	Hearing aid review/minor maintenance <i>Only applicable 12 months after supply</i>	\$144.90
AID003	12 months hearing aid battery/consumables supply	\$120.80 per hearing aid

SCHEDULE B – The Authority's procedures for the provision of a hearing aid

Workers in NSW with hearing loss arising out of the course of their employment where employment was the main contributing factor of the hearing loss can request a hearing aid as medical or related treatment under section 60 of the Act. The procedure for obtaining a hearing aid is outlined below.

OVERVIEW

Medical support for the provision of a hearing aid

The nominated treating doctor (NTD) is to make a referral for assessment to an ENT specialist who has undertaken training in the relevant chapters of the *NSW workers compensation guidelines for the evaluation of permanent impairment* and is listed on the Authority's website as a trained assessor of permanent impairment (hearing).

For the purposes of prescribing hearing aids, the ENT specialist will determine:

- the level of binaural hearing loss, and
- the proportion of the hearing loss that is attributable to workplace noise, and
- whether the worker would benefit from the provision of a hearing aid.

The ENT specialist may refer the worker to an Authority approved hearing service provider for the purposes of a hearing needs assessment and quote for the supply and fitting of a hearing aid. If the ENT specialist is an Authority approved hearing service provider the specialist may complete the hearing needs assessment and quote.

Selection of hearing aid and quote

The Authority's approved hearing service provider is to complete a hearing needs assessment, select a suitable hearing aid and prepare a quote for the supply and fitting of the hearing aid, in accordance with the Authority's fees and costs set out in Schedule A. The assessment and quote are submitted to the insurer.

A quote must be forwarded to the insurer and approval must be provided by the insurer prior to the supply and fitting of the hearing aid. The quote must include:

- (a) the worker's contact details,
- (b) a full description of the hearing aid to a maximum of \$2,500.00 per hearing aid,
- (c) an outline of why the hearing aid is reasonably necessary for the injured worker in overcoming the effect of the hearing impairment under section 60 of the Act including the clinical rationale for the selected hearing aid,
- (d) the audiogram the recommendations are based upon,
- (e) details of the person who provided the assessment and quote,
- (f) the hearing service provider details including ABN and the Authority's approval number
- (g) the service fee in accordance with the *Workers Compensation (Hearing Aids Fees) Order 2018*, including the handling and fitting fee.

Insurer approval

The insurer will make a decision on whether to approve the supply and fitting of the hearing aid. In making the decision, the insurer must consider the reported hearing needs of the worker, the quoted fee and cost.

Supply and fitting of hearing aid/s

Once approved, the worker is supplied and fitted with the recommended hearing aid for up to a 30-day trial. If the trial is successful, the hearing service provider advises the insurer and invoices for the supply and fitting of the hearing aid, in accordance with the approved quote. If the trial is unsuccessful, the provider advises the insurer and invoices for the hearing needs assessment only.

Review of hearing aid

After 12 months of use, the worker may visit the hearing service provider for a review of their hearing aid. If the worker requires ongoing use of their hearing aid, the hearing service provider will provide 12 months' supply of batteries.

Following this, additional batteries and minor maintenance which is not covered by the manufacturer's warranty can be obtained from any Authority approved hearing service provider as required, to the maximum fee set in Schedule A. The worker is required to sign and date the invoice for the supply of batteries or maintenance.

Request for replacement hearing aid

A request for a replacement hearing aid where:

- the hearing aid is lost or damaged and the loss or damage is not covered by warranty or other insurance, or
- the worker's hearing loss further deteriorates and the worker can no longer communicate effectively using the current hearing aid

must be supported by the worker's regular general practitioner. The request can be made using the *request for replacement hearing aid* found on the Authority's website (see http://www.sira.nsw.gov.au/__data/assets/pdf_file/0003/76818/declaration_form_request_for_replacement.pdf).

**WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION
(INDEPENDENT CONSULTANTS FEES) ORDER 2018**

under the

Workplace Injury Management and Workers Compensation Act 1998

I, Carmel Donnelly, Acting Chief Executive, State Insurance Regulatory Authority, make the following Order pursuant to section 339 of the *Workplace Injury Management and Workers Compensation Act 1998*.

Dated this 21st day of November 2017

Carmel Donnelly
Acting Chief Executive
State Insurance Regulatory Authority

1. Name of Order

This Order is the *Workplace Injury Management and Workers Compensation (Independent Consultants Fees) Order 2018*.

2. Commencement

This Order commences on 1 January 2018.

3. Definitions

In this Order:

the Act means the *Workplace Injury Management and Workers Compensation Act 1998*.

the Authority means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

GST means the Goods and Services Tax payable under the GST Law.

GST Law has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999 (Cth)*.

Independent Consultant means an allied health practitioner approved by the Authority to provide an Independent Consultation in the NSW workers compensation system.

Independent Consultation includes a:

- i. review where the treating allied health practitioner requests specialised or expert assistance from an Independent Consultant.
- ii. Stage 1 review of the treatment/management provided by the allied health practitioner for the purpose of determining whether treatment/service provision is reasonably necessary. Consultation with the treating practitioner is not required for a Stage 1 review.
- iii. Stage 2 review of the treatment/management provided by the allied health practitioner for the purpose of determining whether treatment/service provision is reasonably necessary. Consultation with the treating allied health practitioner is required for a Stage 2 review.
- iv. Stage 3 review of the treatment/management provided by the allied health practitioner for the purpose of determining whether treatment/service provision is reasonably necessary.

Examination of the worker and consultation with the treating allied health practitioner is required for a Stage 3 review.

Unreasonably late attendance means that the worker or interpreter arrives **unreasonably** late, to the degree that a full examination is prevented from being conducted.

Working days means Monday to Friday (excluding public holidays).

4. Application of Order

This Order only applies to independent chiropractic, osteopathy, physiotherapy and psychology consultant services provided on or after 1 January 2018, whether it relates to an injury received before, on or after that date.

5. Maximum Fees for Independent Consultants

- (1) For the purposes of section 339 of the Act, the maximum hourly fee for the provision of services by an Independent Consultant in connection with a claim for compensation or an appearance as a witness in proceedings before the Workers Compensation Commission or a court in connection with a claim for compensation is as set out in Schedule A.
- (2) An Independent Consultant may charge a cancellation fee specified in item IIN112 where a worker provides 2 working days' notice or less of cancellation, fails to attend their scheduled appointment, or the worker (or interpreter) attends **unreasonably** late preventing a full examination being conducted.
- (3) The incorrect use of any item referred to in this Order can result in penalties, including the Independent Consultant being required to repay monies that the Independent Consultant has incorrectly received.

6. Goods and Services Tax

- (1) Services provided by an Independent Consultant are subject to GST.
- (2) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit an Independent Consultant to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

7. Requirements for invoices

All invoices must be submitted within 30 calendar days of the service provided and must be itemised in accordance with Schedule A of this Order and comply with the Authority's itemised requirements (see <http://www.sira.nsw.gov.au/workers-compensation/health-practitioners-workers-compensation/invoicing>) for the invoice to be processed.

8. No pre-payment of fees

Pre-payment of fees for reports and services is not permitted.

Schedule A
Rates for Independent Consultants

Item	Service description	Maximum Amount (\$) (excl GST)
IIN110	Independent Consultation where referral initiated by a party other than the treating practitioner i.e. insurer, employer, Workplace Rehabilitation Provider, worker. May include file review, discussions, interview, examination and report.	\$221.70 per hour
IIN111	Independent Consultation where referral initiated by the treating practitioner. May include file review, discussions, interview, examination and report	\$221.70 per hour
IIN112	Cancellation with 2 working days or less notice, non-attendance at scheduled appointment or unreasonably late attendance by worker or interpreter that prevents full examination being conducted	\$221.70
IIN113	Travel for assessment / consultation outside of consulting rooms.	Reimbursed in accordance with the "Use of private motor vehicle" set out in Item 6 Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> . Note: - Rates for travel within the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowances please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via the http://www.treasury.nsw.gov.au/ website.

Appointments

CONSTITUTION ACT 1902

MINISTERIAL ARRANGEMENTS FOR THE MINISTER FOR HEALTH, AND MINISTER FOR MEDICAL RESEARCH

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable P Goward MP to act for and on behalf of the Minister for Health on and from 25 November to 3 December 2017; and the Honourable T Davies MP to act for and on behalf of the Minister for Medical Research on and from 25 November to 3 December 2017, inclusive.

22 November 2017

GLADYS BEREJIKLIAN MP
Premier

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

DECLARATION

I, the Minister for Planning, under clause 276 of the *Environmental Planning and Assessment Regulation 2000*, declare those parts of precincts referred to in the Schedule to be released for urban development.

Dated at Sydney, 27/10/2017

The Hon. Anthony Roberts, M.P.,
Minister for Planning

SCHEDULE

1. Land in the South West Priority Growth Area shown with red hatching on the map held at the Department of Planning and Environment and marked:

South Creek West Release Area

Proposed Applications for Biodiversity Certification Order 2017



New South Wales

Proposed Applications for Biodiversity Certification Order 2017

under the

Biodiversity Conservation Act 2016

I, Gabrielle Upton, the Minister for the Environment, in pursuance of clause 37(2) of the *Biodiversity Conservation (Savings and Transitional) Regulation 2017*, make the following order declaring that the proposed applications listed herein may be made under Part 7AA of the *Threatened Species Conservation Act 1995*.

Dated this 21st day of November 2017

GABRIELLE UPTON

Minister for the Environment

Explanatory note

This Order is made under clause 37(2) of the *Biodiversity Conservation (Savings and Transitional) Regulation 2017*.

This Order allows for proposed applications for biodiversity certification under Part 7AA of the *Threatened Species Conservation Act 1995* that had been in the course of preparation, but not yet made, before the repeal of that Act, to be made under that Part.

Proposed Applications for Biodiversity Certification Order 2017

Proposed Applications for Biodiversity Certification Order 2017

1 Name of Order

This Order is the *Proposed Applications for Biodiversity Certification Order 2017*.

2 Commencement

This Order commences upon publication in the NSW Government Gazette.

3 Interpretation

(1) In this Order:

Act, means the *Biodiversity Conservation Act 2016*.

DP, means a deposited plan as defined in clause 3 of the *Conveyancing (General) Regulation 2013*.

Proposed application, means an application for biodiversity certification under Part 7AA of the TSC Act that had been in the course of preparation, but had not been made, before the repeal of the TSC Act by the Act.

Proposed application land in relation to a specific proposed application, means the land described in the relevant Schedule to this Order relating to that proposed application.

Regulation, means the *Biodiversity Conservation (Savings and Transitional) Regulation 2017*.

TSC Act, means the *Threatened Species Conservation Act 1995*.

(2) In any table in this Order an entry in the first column entitled “Row” does not describe land. The description of land is contained in the columns two to four under the headings “Lot”, “Section” or “DP” as relevant.

(3) In any table where a relevant descriptor of land is left blank, then it is taken to not be relevant to that description.

4 List of proposed applications

The following proposed applications are declared for the purpose of clause 37 of the Regulation:

- (1) Coalcliff;
- (2) Cross Street Tahmoor (Ingham’s);
- (3) Halloran Trust Lands;
- (4) Huntley;

Proposed Applications for Biodiversity Certification Order 2017

- (5) Hydro Aluminium;
- (6) Ingleside Precinct;
- (7) Jacaranda Ponds;
- (8) Macquariedale Road;
- (9) Mount Gilead Stage 1;
- (10) Mount Gilead Stage 2;
- (11) North Lismore Plateau;
- (12) North Tuncurry;
- (13) Ralston Avenue, Belrose;
- (14) Redgum Ridge;
- (15) West Dapto Urban Release Area;
- (16) Wilton;
- (17) Wool Road;
- (18) Wyong Strategic Lands;
- (19) Trinity Drive Goonellabah.

5 Making applications for biodiversity certification

- (1) Each proposed application that is prescribed by clause 4 may be submitted and determined under Part 7AA of the TSC Act.
- (2) Any application made in relation to a proposed application to which this Order applies may seek biodiversity certification of the whole or part of any land which comprises the proposed application land in relation to that proposed application at the time of commencement of this Order.
- (3) Any such application must be made by 25 August 2019.

Proposed Applications for Biodiversity Certification Order 2017

Schedule 1 Coalcliff Proposed Application

1 Proposed application land

The proposed application land in relation to the Coalcliff proposed application referred to at clause 4(1) of this Order comprises the land meeting the following description:

- (1) Lot 58 in Deposited Plan 1097339
- (2) Lot 1 in Deposited Plan 703488
- (3) Lot 13 in Deposited Plan 1137408

Proposed Applications for Biodiversity Certification Order 2017

Schedule 2 Cross Street Tahmoor (Ingham's)

1 Proposed application land

The proposed application land in relation to the Cross Street Tahmoor (Ingham's) proposed application referred to at clause 4(2) of this Order comprises the land meeting the following description:

- (1) Lots 1 to 6 in Deposited Plan 1128745
- (2) Lot 255 in Deposited Plan 10669
- (3) Lot C in Deposited Plan 374621

Proposed Applications for Biodiversity Certification Order 2017

Schedule 3 Halloran Trust Lands Proposed Application

1 Proposed application land

The proposed application land in relation to the Halloran Trust Lands proposed application referred to at clause 4(3) of this Order includes the land described in the following table:

Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
1	1	614607	34	2593	12720	67	2626	12720
2	2560	12720	35	2594	12720	68	2627	12720
3	2561	12720	36	2595	12720	69	2628	12720
4	2562	12720	37	2596	12720	70	2629	12720
5	2563	12720	38	2597	12720	71	2630	12720
6	2564	12720	39	2598	12720	72	2631	12720
7	2565	12720	40	2599	12720	73	2632	12720
8	2566	12720	41	2600	12720	74	2633	12720
9	2567	12720	42	2601	12720	75	2634	12720
10	2568	12720	43	2602	12720	76	2635	12720
11	2569	12720	44	2603	12720	77	2636	12720
12	2570	12720	45	2604	12720	78	2637	12720
13	2572	12720	46	2605	12720	79	2638	12720
14	2573	12720	47	2606	12720	80	2639	12720
15	2574	12720	48	2607	12720	81	2640	12720
16	2575	12720	49	2608	12720	82	2641	12720
17	2576	12720	50	2609	12720	83	2642	12720
18	2577	12720	51	2610	12720	84	2643	12720
19	2578	12720	52	2611	12720	85	2644	12720
20	2579	12720	53	2612	12720	86	2645	12720
21	2580	12720	54	2613	12720	87	2646	12720
22	2581	12720	55	2614	12720	88	2647	12720
23	2582	12720	56	2615	12720	89	2648	12720
24	2583	12720	57	2616	12720	90	2649	12720
25	2584	12720	58	2617	12720	91	2650	12720
26	2585	12720	59	2618	12720	92	2651	12720
27	2586	12720	60	2619	12720	93	2652	12720
28	2587	12720	61	2620	12720	94	2653	12720
29	2588	12720	62	2621	12720	95	2654	12720
30	2589	12720	63	2622	12720	96	2655	12720
31	2590	12720	64	2623	12720	97	2656	12720
32	2591	12720	65	2624	12720	98	2657	12720
33	2592	12720	66	2625	12720	99	2658	12720

Proposed Applications for Biodiversity Certification Order 2017

Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
100	2659	12720	140	2699	12720	180	2740	12720
101	2660	12720	141	2700	12720	181	2741	12720
102	2661	12720	142	2701	12720	182	2742	12720
103	2662	12720	143	2702	12720	183	2743	12720
104	2663	12720	144	2703	12720	184	2744	12720
105	2664	12720	145	2704	12720	185	2745	12720
106	2665	12720	146	2705	12720	186	2746	12720
107	2666	12720	147	2706	12720	187	2747	12720
108	2667	12720	148	2707	12720	188	2748	12720
109	2668	12720	149	2708	12720	189	2749	12720
110	2669	12720	150	2709	12720	190	2750	12720
111	2670	12720	151	2710	12720	191	2751	12720
112	2671	12720	152	2711	12720	192	2752	12720
113	2672	12720	153	2712	12720	193	2753	12720
114	2673	12720	154	2713	12720	194	2754	12720
115	2674	12720	155	2714	12720	195	2755	12720
116	2675	12720	156	2715	12720	196	2756	12720
117	2676	12720	157	2716	12720	197	2757	12720
118	2677	12720	158	2717	12720	198	2759	12720
119	2678	12720	159	2718	12720	199	2760	12720
120	2679	12720	160	2719	12720	200	2761	12720
121	2680	12720	161	2720	12720	201	2762	12720
122	2681	12720	162	2721	12720	202	2763	12720
123	2682	12720	163	2722	12720	203	2764	12720
124	2683	12720	164	2723	12720	204	2765	12720
125	2684	12720	165	2724	12720	205	2766	12720
126	2685	12720	166	2725	12720	206	2767	12720
127	2686	12720	167	2726	12720	207	2768	12720
128	2687	12720	168	2727	12720	208	2769	12720
129	2688	12720	169	2728	12720	209	2770	12720
130	2689	12720	170	2729	12720	210	2771	12720
131	2690	12720	171	2730	12720	211	2772	12720
132	2691	12720	172	2731	12720	212	2773	12720
133	2692	12720	173	2732	12720	213	2774	12720
134	2693	12720	174	2733	12720	214	2775	12720
135	2694	12720	175	2734	12720	215	2776	12720
136	2695	12720	176	2736	12720	216	2777	12720
137	2696	12720	177	2737	12720	217	2778	12720
138	2697	12720	178	2738	12720	218	2779	12720
139	2698	12720	179	2739	12720	219	2780	12720

Proposed Applications for Biodiversity Certification Order 2017

Row	Lot	DP
220	2781	12720
221	2782	12720
222	2783	12720
223	2784	12720
224	2785	12720
225	2786	12720
226	2787	12720
227	2788	12720
228	2789	12720
229	2790	12720
230	2791	12720
231	2792	12720
232	2793	12720
233	2794	12720
234	2795	12720
235	2796	12720
236	2797	12720
237	2798	12720
238	2799	12720
239	2800	12720
240	2801	12720
241	2802	12720
242	2803	12720
243	2804	12720
244	2805	12720
245	2806	12720
246	2807	12720
247	2808	12720
248	2809	12720
249	2810	12720
250	2811	12720
251	2812	12720
252	2813	12720
253	2814	12720
254	2815	12720
255	2816	12720
256	2817	12720
257	2818	12720
258	2819	12720
259	2820	12720

Row	Lot	DP
260	2821	12720
261	2822	12720
262	2823	12720
263	2824	12720
264	2825	12720
265	2826	12720
266	2827	12720
267	2828	12720
268	2829	12720
269	2830	12720
270	2831	12720
271	2832	12720
272	2833	12720
273	2834	12720
274	2835	12720
275	2836	12720
276	2837	12720
277	2838	12720
278	2840	12720
279	2841	12720
280	2842	12720
281	2843	12720
282	2844	12720
283	2845	12720
284	2846	12720
285	2847	12720
286	2848	12720
287	2849	12720
288	2850	12720
289	2851	12720
290	2852	12720
291	2853	12720
292	2854	12720
293	2855	12720
294	2856	12720
295	2857	12720
296	2858	12720
297	2859	12720
298	2860	12720
299	2861	12720

Row	Lot	DP
300	2862	12720
301	2863	12720
302	2864	12720
303	2865	12720
304	2866	12720
305	2867	12720
306	2868	12720
307	2869	12720
308	2870	12720
309	2871	12720
310	2872	12720
311	2873	12720
312	2874	12720
313	2875	12720
314	2876	12720
315	2877	12720
316	2878	12720
317	2879	12720
318	2880	12720
319	2881	12720
320	2882	12720
321	2883	12720
322	2884	12720
323	2885	12720
324	2886	12720
325	2887	12720
326	2888	12720
327	2889	12720
328	2890	12720
329	2891	12720
330	2892	12720
331	2893	12720
332	2894	12720
333	2895	12720
334	2896	12720
335	2897	12720
336	2898	12720
337	2899	12720
338	2900	12720
339	2901	12720

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Row	Lot	DP
340	2902	12720
341	2903	12720
342	2904	12720
343	2905	12720
344	2906	12720
345	2907	12720
346	2908	12720
347	2909	12720
348	2910	12720
349	2911	12720
350	2912	12720
351	2913	12720
352	2914	12720
353	2915	12720
354	2917	12720
355	2918	12720
356	2919	12720
357	2920	12720
358	2921	12720
359	2922	12720
360	2923	12720
361	2924	12720
362	2925	12720
363	2926	12720
364	2927	12720
365	2928	12720
366	2929	12720
367	2930	12720
368	2931	12720
369	2932	12720
370	2933	12720
371	2934	12720
372	2935	12720
373	2936	12720
374	2937	12720
375	2938	12720
376	2939	12720
377	2941	12720
378	2942	12720
379	2943	12720

Row	Lot	DP
380	2944	12720
381	2945	12720
382	301	14959
383	305	14959
384	309	14959
385	312	14959
386	316	14959
387	32	14959
388	323	14959
389	327	14959
390	330	14959
391	334	14959
392	338	14959
393	341	14959
394	345	14959
395	349	14959
396	352	14959
397	356	14959
398	37	14959
399	376	14959
400	38	14959
401	383	14959
402	387	14959
403	40	14959
404	403	14959
405	411	14959
406	415	14959
407	419	14959
408	422	14959
409	426	14959
410	43	14959
411	433	14959
412	437	14959
413	46	14959
414	50	14959
415	54	14959
416	58	14959
417	62	14959
418	66	14959
419	70	14959

Row	Lot	DP
420	74	14959
421	78	14959
422	82	14959
423	86	14959
424	91	14959
425	95	14959
426	99	14959
427	102	14959
428	106	14959
429	110	14959
430	114	14959
431	118	14959
432	122	14959
433	126	14959
434	130	14959
435	134	14959
436	138	14959
437	142	14959
438	146	14959
439	150	14959
440	154	14959
441	158	14959
442	162	14959
443	169	14959
444	173	14959
445	177	14959
446	180	14959
447	184	14959
448	19	14959
449	198	14959
450	201	14959
451	205	14959
452	21	14959
453	229	14959
454	232	14959
455	236	14959
456	24	14959
457	243	14959
458	247	14959
459	250	14959

Proposed Applications for Biodiversity Certification Order 2017

Row	Lot	DP
460	254	14959
461	258	14959
462	261	14959
463	265	14959
464	269	14959
465	272	14959
466	279	14959
467	285	14959
468	294	14959
469	298	14959
470	103	14959
471	107	14959
472	111	14959
473	115	14959
474	119	14959
475	123	14959
476	127	14959
477	131	14959
478	135	14959
479	139	14959
480	143	14959
481	147	14959
482	151	14959
483	155	14959
484	159	14959
485	165	14959
486	170	14959
487	174	14959
488	178	14959
489	181	14959
490	185	14959
491	192	14959
492	199	14959
493	202	14959
494	206	14959
495	22	14959
496	23	14959
497	233	14959
498	237	14959
499	240	14959

Row	Lot	DP
500	244	14959
501	248	14959
502	251	14959
503	255	14959
504	259	14959
505	262	14959
506	266	14959
507	27	14959
508	273	14959
509	28	14959
510	286	14959
511	295	14959
512	299	14959
513	302	14959
514	306	14959
515	31	14959
516	313	14959
517	317	14959
518	320	14959
519	324	14959
520	328	14959
521	331	14959
522	335	14959
523	339	14959
524	342	14959
525	346	14959
526	35	14959
527	353	14959
528	357	14959
529	373	14959
530	377	14959
531	380	14959
532	384	14959
533	388	14959
534	400	14959
535	404	14959
536	412	14959
537	416	14959
538	42	14959
539	423	14959

Row	Lot	DP
540	427	14959
541	430	14959
542	434	14959
543	438	14959
544	47	14959
545	51	14959
546	55	14959
547	59	14959
548	63	14959
549	67	14959
550	71	14959
551	75	14959
552	79	14959
553	83	14959
554	87	14959
555	92	14959
556	96	14959
557	280	14959
558	29	14959
559	296	14959
560	30	14959
561	303	14959
562	307	14959
563	310	14959
564	314	14959
565	318	14959
566	321	14959
567	325	14959
568	329	14959
569	332	14959
570	336	14959
571	34	14959
572	343	14959
573	347	14959
574	350	14959
575	354	14959
576	358	14959
577	374	14959
578	378	14959
579	381	14959

Proposed Applications for Biodiversity Certification Order 2017

Row	Lot	DP
580	385	14959
581	389	14959
582	401	14959
583	41	14959
584	413	14959
585	417	14959
586	420	14959
587	424	14959
588	428	14959
589	431	14959
590	435	14959
591	44	14959
592	48	14959
593	52	14959
594	56	14959
595	60	14959
596	64	14959
597	68	14959
598	72	14959
599	76	14959
600	80	14959
601	84	14959
602	88	14959
603	93	14959
604	97	14959
605	100	14959
606	104	14959
607	108	14959
608	112	14959
609	116	14959
610	120	14959
611	124	14959
612	128	14959
613	132	14959
614	136	14959
615	140	14959
616	144	14959
617	148	14959
618	152	14959
619	156	14959

Row	Lot	DP
620	160	14959
621	166	14959
622	171	14959
623	175	14959
624	179	14959
625	182	14959
626	186	14959
627	193	14959
628	20	14959
629	203	14959
630	207	14959
631	221	14959
632	230	14959
633	234	14959
634	238	14959
635	241	14959
636	245	14959
637	249	14959
638	252	14959
639	256	14959
640	26	14959
641	263	14959
642	267	14959
643	270	14959
644	277	14959
645	101	14959
646	105	14959
647	109	14959
648	113	14959
649	117	14959
650	121	14959
651	125	14959
652	129	14959
653	133	14959
654	137	14959
655	141	14959
656	145	14959
657	149	14959
658	153	14959
659	157	14959

Row	Lot	DP
660	161	14959
661	167	14959
662	172	14959
663	176	14959
664	18	14959
665	183	14959
666	187	14959
667	197	14959
668	200	14959
669	204	14959
670	208	14959
671	222	14959
672	231	14959
673	235	14959
674	239	14959
675	242	14959
676	246	14959
677	25	14959
678	253	14959
679	257	14959
680	260	14959
681	264	14959
682	268	14959
683	271	14959
684	278	14959
685	281	14959
686	293	14959
687	297	14959
688	300	14959
689	304	14959
690	308	14959
691	311	14959
692	315	14959
693	319	14959
694	322	14959
695	326	14959
696	33	14959
697	333	14959
698	337	14959
699	340	14959

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Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
700	344	14959	740	167	877898	780	320	13393
701	348	14959	741	171	877898	781	324	13393
702	351	14959	742	175	877898	782	328	13393
703	355	14959	743	183	877898	783	331	13393
704	36	14959	744	187	877898	784	335	13393
705	375	14959	745	163	877898	785	343	13393
706	379	14959	746	105	877898	786	4	13393
707	382	14959	747	109	877898	787	342	13393
708	386	14959	748	159	877898	788	101	13393
709	39	14959	749	168	877898	789	105	13393
710	402	14959	750	172	877898	790	109	13393
711	410	14959	751	176	877898	791	65	13393
712	414	14959	752	180	877898	792	69	13393
713	418	14959	753	184	877898	793	72	13393
714	421	14959	754	111	877898	794	12	13393
715	425	14959	755	504	877900	795	76	13393
716	429	14959	756	161	877898	796	8	13393
717	432	14959	757	166	877898	797	83	13393
718	436	14959	758	170	877898	798	138	13393
719	45	14959	759	174	877898	799	87	13393
720	49	14959	760	182	877898	800	90	13393
721	53	14959	761	186	877898	801	94	13393
722	57	14959	762	107	877898	802	141	13393
723	61	14959	763	11	253793	803	145	13393
724	65	14959	764	17	253793	804	149	13393
725	69	14959	765	18	253793	805	98	13393
726	73	14959	766	599	11388	806	152	13393
727	77	14959	767	603	11388	807	156	13393
728	81	14959	768	607	11388	808	16	13393
729	85	14959	769	611	11388	809	163	13393
730	90	14959	770	615	11388	810	167	13393
731	94	14959	771	619	11388	811	170	13393
732	98	14959	772	623	11388	812	174	13393
733	102	875249	773	627	11388	813	178	13393
734	2	775060	774	296	13393	814	181	13393
735	104	877898	775	3	13393	815	185	13393
736	108	877898	776	302	13393	816	189	13393
737	112	877898	777	306	13393	817	192	13393
738	158	877898	778	313	13393	818	196	13393
739	162	877898	779	317	13393	819	2	13393

Proposed Applications for Biodiversity Certification Order 2017

Row	Lot	DP
820	202	13393
821	206	13393
822	21	13393
823	224	13393
824	228	13393
825	231	13393
826	235	13393
827	239	13393
828	242	13393
829	246	13393
830	25	13393
831	253	13393
832	256	13393
833	26	13393
834	263	13393
835	267	13393
836	270	13393
837	274	13393
838	278	13393
839	281	13393
840	285	13393
841	289	13393
842	292	13393
843	106	877898
844	110	877898
845	502	877900
846	160	877898
847	165	877898
848	169	877898
849	173	877898
850	177	877898
851	181	877898
852	185	877898
853	31	861840
854	10	253793
855	9	253793
856	602	11388
857	606	11388
858	610	11388
859	614	11388

Row	Lot	DP
860	618	11388
861	622	11388
862	626	11388
863	100	13393
864	104	13393
865	108	13393
866	13	13393
867	140	13393
868	144	13393
869	148	13393
870	151	13393
871	155	13393
872	159	13393
873	162	13393
874	166	13393
875	17	13393
876	173	13393
877	177	13393
878	180	13393
879	184	13393
880	188	13393
881	191	13393
882	195	13393
883	199	13393
884	201	13393
885	205	13393
886	22	13393
887	223	13393
888	227	13393
889	230	13393
890	234	13393
891	238	13393
892	241	13393
893	245	13393
894	249	13393
895	252	13393
896	2559	13393
897	259	13393
898	262	13393
899	266	13393

Row	Lot	DP
900	27	13393
901	273	13393
902	600	11388
903	277	13393
904	280	13393
905	284	13393
906	604	11388
907	608	11388
908	612	11388
909	288	13393
910	291	13393
911	295	13393
912	616	11388
913	620	11388
914	624	11388
915	299	13393
916	301	13393
917	305	13393
918	628	11388
919	309	13393
920	312	13393
921	316	13393
922	323	13393
923	327	13393
924	330	13393
925	334	13393
926	338	13393
927	5	13393
928	64	13393
929	68	13393
930	71	13393
931	75	13393
932	79	13393
933	82	13393
934	86	13393
935	9	13393
936	93	13393
937	97	13393
938	1	13393
939	102	13393

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Row	Lot	DP
940	106	13393
941	11	13393
942	139	13393
943	142	13393
944	146	13393
945	15	13393
946	153	13393
947	157	13393
948	160	13393
949	164	13393
950	168	13393
951	171	13393
952	175	13393
953	179	13393
954	182	13393
955	186	13393
956	19	13393
957	193	13393
958	197	13393
959	20	13393
960	203	13393
961	225	13393
962	229	13393
963	232	13393
964	236	13393
965	24	13393
966	243	13393
967	247	13393
968	250	13393
969	254	13393
970	257	13393
971	260	13393
972	264	13393
973	268	13393
974	271	13393
975	275	13393
976	279	13393
977	282	13393
978	286	13393
979	293	13393

Row	Lot	DP
980	297	13393
981	303	13393
982	307	13393
983	310	13393
984	314	13393
985	318	13393
986	321	13393
987	325	13393
988	329	13393
989	332	13393
990	344	13393
991	62	13393
992	66	13393
993	7	13393
994	73	13393
995	77	13393
996	80	13393
997	84	13393
998	88	13393
999	91	13393
1000	95	13393
1001	99	13393
1002	183	13393
1003	187	13393
1004	190	13393
1005	194	13393
1006	198	13393
1007	200	13393
1008	204	13393
1009	222	13393
1010	226	13393
1011	23	13393
1012	233	13393
1013	237	13393
1014	240	13393
1015	244	13393
1016	248	13393
1017	251	13393
1018	255	13393
1019	258	13393

Row	Lot	DP
1020	261	13393
1021	265	13393
1022	269	13393
1023	272	13393
1024	276	13393
1025	283	13393
1026	287	13393
1027	290	13393
1028	294	13393
1029	298	13393
1030	300	13393
1031	304	13393
1032	308	13393
1033	311	13393
1034	315	13393
1035	319	13393
1036	322	13393
1037	326	13393
1038	333	13393
1039	337	13393
1040	340	13393
1041	6	13393
1042	63	13393
1043	67	13393
1044	70	13393
1045	74	13393
1046	601	11388
1047	605	11388
1048	78	13393
1049	81	13393
1050	85	13393
1051	609	11388
1052	613	11388
1053	617	11388
1054	89	13393
1055	92	13393
1056	96	13393
1057	621	11388
1058	625	11388
1059	10	13393

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Row	Lot	DP
1060	103	13393
1061	107	13393
1062	14	13393
1063	143	13393
1064	147	13393
1065	150	13393
1066	154	13393
1067	158	13393
1068	161	13393
1069	165	13393
1070	169	13393
1071	172	13393
1072	176	13393
1073	18	13393
1074	446	14958
1075	450	14958
1076	454	14958
1077	458	14958
1078	462	14958
1079	466	14958
1080	470	14958
1081	474	14958
1082	484	14958
1083	488	14958
1084	492	14958
1085	496	14958
1086	500	14958
1087	504	14958
1088	508	14958
1089	512	14958
1090	516	14958
1091	520	14958
1092	524	14958
1093	528	14958
1094	532	14958
1095	536	14958
1096	540	14958
1097	544	14958
1098	548	14958
1099	552	14958

Row	Lot	DP
1100	556	14958
1101	560	14958
1102	564	14958
1103	568	14958
1104	572	14958
1105	576	14958
1106	580	14958
1107	584	14958
1108	588	14958
1109	592	14958
1110	596	14958
1111	600	14958
1112	604	14958
1113	608	14958
1114	612	14958
1115	616	14958
1116	620	14958
1117	624	14958
1118	628	14958
1119	632	14958
1120	636	14958
1121	640	14958
1122	644	14958
1123	648	14958
1124	652	14958
1125	656	14958
1126	667	14958
1127	671	14958
1128	675	14958
1129	679	14958
1130	683	14958
1131	687	14958
1132	691	14958
1133	697	14958
1134	456	14958
1135	460	14958
1136	464	14958
1137	468	14958
1138	472	14958
1139	482	14958

Row	Lot	DP
1140	486	14958
1141	490	14958
1142	494	14958
1143	498	14958
1144	502	14958
1145	506	14958
1146	510	14958
1147	514	14958
1148	518	14958
1149	522	14958
1150	526	14958
1151	530	14958
1152	534	14958
1153	538	14958
1154	542	14958
1155	546	14958
1156	550	14958
1157	554	14958
1158	558	14958
1159	562	14958
1160	566	14958
1161	570	14958
1162	574	14958
1163	578	14958
1164	582	14958
1165	586	14958
1166	590	14958
1167	594	14958
1168	598	14958
1169	602	14958
1170	606	14958
1171	610	14958
1172	614	14958
1173	618	14958
1174	622	14958
1175	626	14958
1176	630	14958
1177	634	14958
1178	638	14958
1179	642	14958

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Row	Lot	DP
1180	646	14958
1181	650	14958
1182	654	14958
1183	665	14958
1184	669	14958
1185	673	14958
1186	677	14958
1187	681	14958
1188	685	14958
1189	689	14958
1190	693	14958
1191	444	14958
1192	448	14958
1193	452	14958
1194	495	14958
1195	499	14958
1196	503	14958
1197	507	14958
1198	511	14958
1199	515	14958
1200	519	14958
1201	523	14958
1202	527	14958
1203	531	14958
1204	535	14958
1205	539	14958
1206	543	14958
1207	547	14958
1208	551	14958
1209	555	14958
1210	559	14958
1211	563	14958
1212	567	14958
1213	571	14958
1214	575	14958
1215	579	14958
1216	583	14958
1217	587	14958
1218	591	14958
1219	595	14958

Row	Lot	DP
1220	599	14958
1221	603	14958
1222	607	14958
1223	611	14958
1224	615	14958
1225	619	14958
1226	623	14958
1227	627	14958
1228	631	14958
1229	635	14958
1230	639	14958
1231	643	14958
1232	647	14958
1233	651	14958
1234	655	14958
1235	666	14958
1236	670	14958
1237	674	14958
1238	678	14958
1239	682	14958
1240	686	14958
1241	690	14958
1242	696	14958
1243	445	14958
1244	449	14958
1245	453	14958
1246	457	14958
1247	461	14958
1248	465	14958
1249	469	14958
1250	473	14958
1251	483	14958
1252	487	14958
1253	491	14958
1254	545	14958
1255	549	14958
1256	553	14958
1257	557	14958
1258	561	14958
1259	565	14958

Row	Lot	DP
1260	569	14958
1261	573	14958
1262	577	14958
1263	581	14958
1264	585	14958
1265	589	14958
1266	593	14958
1267	597	14958
1268	601	14958
1269	605	14958
1270	609	14958
1271	613	14958
1272	617	14958
1273	621	14958
1274	625	14958
1275	629	14958
1276	633	14958
1277	637	14958
1278	641	14958
1279	645	14958
1280	649	14958
1281	653	14958
1282	664	14958
1283	668	14958
1284	672	14958
1285	676	14958
1286	680	14958
1287	684	14958
1288	688	14958
1289	692	14958
1290	698	14958
1291	11	755928
1292	443	14958
1293	447	14958
1294	451	14958
1295	455	14958
1296	459	14958
1297	463	14958
1298	467	14958
1299	471	14958

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Row	Lot	DP
1300	481	14958
1301	485	14958
1302	489	14958
1303	493	14958
1304	497	14958
1305	501	14958
1306	505	14958
1307	509	14958
1308	513	14958
1309	517	14958
1310	521	14958
1311	525	14958
1312	529	14958
1313	533	14958
1314	537	14958
1315	541	14958
1316	1	973064
1317	17	833420
1318	21	833420
1319	6832	877474
1320	13	833420
1321	19	833420
1322	14	833420
1323	20	833420
1324	2459	16366
1325	2463	16366
1326	2467	16366
1327	2471	16366
1328	2501	16366
1329	2505	16366
1330	2509	16366
1331	2513	16366
1332	2517	16366
1333	2521	16366
1334	2525	16366
1335	2529	16366
1336	2533	16366
1337	2537	16366
1338	2541	16366
1339	2545	16366

Row	Lot	DP
1340	2549	16366
1341	2553	16366
1342	232	865454
1343	2458	16366
1344	2462	16366
1345	2466	16366
1346	2470	16366
1347	2500	16366
1348	2504	16366
1349	2508	16366
1350	2512	16366
1351	2516	16366
1352	2520	16366
1353	2524	16366
1354	2528	16366
1355	2532	16366
1356	2536	16366
1357	2540	16366
1358	2544	16366
1359	2548	16366
1360	2552	16366
1361	2457	16366
1362	2461	16366
1363	2465	16366
1364	2469	16366
1365	2499	16366
1366	2503	16366
1367	2507	16366
1368	2511	16366
1369	2515	16366
1370	2519	16366
1371	2523	16366
1372	2527	16366
1373	2531	16366
1374	2535	16366
1375	2539	16366
1376	2543	16366
1377	2547	16366
1378	2551	16366
1379	2555	16366

Row	Lot	DP
1380	18	833420
1381	2456	16366
1382	2460	16366
1383	2464	16366
1384	2468	16366
1385	2472	16366
1386	2502	16366
1387	2506	16366
1388	2510	16366
1389	2514	16366
1390	2518	16366
1391	2522	16366
1392	2526	16366
1393	2530	16366
1394	2534	16366
1395	2538	16366
1396	2542	16366
1397	2546	16366
1398	2550	16366
1399	2554	16366
1400	6	833421
1401	12	877899
1402	16	877899
1403	20	877899
1404	8	877899
1405	27	755971
1406	63	755971
1407	73	755971
1408	5	833421
1409	10	877899
1410	14	877899
1411	18	877899
1412	22	877899
1413	11	877899
1414	15	877899
1415	19	877899
1416	23	877899
1417	25	755971
1418	29	755971
1419	42	755971

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Row	Lot	DP
1420	61	755971
1421	69	755971
1422	7	877899
1423	13	877899
1424	17	877899
1425	21	877899
1426	9	877899
1427	108	875249
1428	26	755971
1429	30	755971
1430	62	755971
1431	81	755971
1432	6831	877474
1433	24	755971
1434	28	755971
1435	41	755971
1436	56	755971
1437	67	755971
1438	500	877900
1439	80	755971
1440	90	755971
1441	32	861840
1442	7	833421
1443	1	179045
1444	4	833421

Row	Lot	DP
1445	106	875249
1446	117	821458
1447	506	877900
1448	189	877898
1449	508	877900
1450	505	877900
1451	38	873507
1452	509	877900
1453	178	877898
1454	507	877900
1455	503	877900
1456	8	873509
1457	55	755971
1458	7	873509
1459	10	873509
1460	36	861348
1461	1	973063
1462	12	833420
1463	1	875629
1464	53	772178
1465	103	875249
1466	37	861348
1467	9	873509
1468	3	833421
1469	11	873509

Row	Lot	DP
1470	107	875249
1471	3411	1104686
1472	3412	1104686
1473	64	1107668
1474	6	1065111
1475	8	1065111
1476	7	1065111
1477	5	1065111
1478	1	1053836
1479	501	877900
1480	51	1124845
1481	7303	1128621
1482	7304	1128621
1483	2	1182151
1484	91	1199382
1485	1	755971
1486	346	13393
1487	1	1210479
1488	27	863737
1489	25	863737
1490	26	863737
1491	105	875249
1492	104	875249

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Schedule 4 Huntley Proposed Application

1 Proposed application land

The proposed application land in relation to the Huntley proposed application referred to at clause 4(4) of this Order comprises the land meeting the following description:

- (1) Lots 1 and 2 in Deposited Plan 549152
- (2) Lots 1 and 2 in Deposited Plan 229358
- (3) Lot 14 in Deposited Plan 3083
- (4) Lot 1 in Deposited Plan 382339

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Schedule 5 Hydro Aluminium Proposed Application

1 Proposed application land

The proposed application land in relation to the Hydro Aluminium proposed application referred to at clause 4(5) of this Order comprises the land described in the following table:

Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
1	1	166625	34	11	1082569	67	356	755231
2	1	589169	35	11	456946	68	411	755231
3	1	62332	36	12	1082569	69	412	755231
4	1	456946	37	13	1082775	70	413	755231
5	1	547715	38	13	1082569	71	414	755231
6	1	71130	39	14	1082775	72	415	755231
7	1	543057	40	14	1082569	73	416	755231
8	1	998540	41	15	1082775	74	417	755231
9	1	73597	42	15	1082569	75	418	755231
10	1	1206034	43	16	1082775	76	419	755231
11	1	456769	44	16	1082569	77	420	755231
12	1	654206	45	17	1082569	78	421	755231
13	2	233125	46	18	1082569	79	422	755231
14	2	502196	47	19	1082569	80	423	755231
15	2	62332	48	20	1082569	81	424	755231
16	2	456946	49	21	1082569	82	425	755231
17	2	456769	50	22	1082569	83	426	755231
18	3	456946	51	54	975994	84	427	755231
19	3	456769	52	55	975994	85	428	755231
20	3	62332	53	58	975994	86	429	755231
21	3	233125	54	60	975994	87	435	755231
22	4	456946	55	61	975994	88	436	755231
23	5	456946	56	63	975994	89	437	755231
24	5	62332	57	69	975994	90	438	755231
25	6	456946	58	70	975994	91	439	755231
26	7	456946	59	71	975994	92	444	755231
27	8	456946	60	316	755231	93	447	755231
28	9	456946	61	317	755231	94	448	755231
29	10	1082775	62	318	755231	95	449	755231
30	10	1082569	63	319	755231	96	450	755231
31	10	553542	64	351	755231	97	451	755231
32	10	456946	65	352	755231	98	453	755231
33	11	1082775	66	353	755231	99	454	755231

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Row	Lot	DP
100	456	755231
101	458	755231
102	459	755231
103	460	755231
104	461	755231
105	462	755231
106	463	755231
107	536	755231
108	682	755231
109	769	755231
110	789	39701
111	809	728982

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Schedule 6 Ingleside Precinct Proposed Application

1 Proposed application land

The proposed application land in relation to the Ingleside Precinct proposed application referred to at clause 4(6) of this Order comprises the land described in the following table:

Row	Lot	Section	DP
1	202		1014602
2	2		1019097
3	10		1034578
4	4		1039775
5	1		1041933
6	4		1044346
7	8		1044346
8	3		1044346
9	7		1044346
10	1		1044346
11	5		1044346
12	2		1044346
13	6		1044346
14	11		1053654
15	6		1053684
16	5		1053738
17	2		1054614
18	1		1054614
19	3		1054614
20	7		1054614
21	4		1054614
22	6		1054614
23	5		1054614
24	8		1054614
25	202		1054875
26	201		1054875
27	30		1090017
28	1		1093237
29	1		110469
30	7308		1132678
31	7307		1132678
32	7306		1132678
33	2		1137577

Row	Lot	Section	DP
34	1		1137577
35	13		114318
36	18		114318
37	23		114318
38	29		114318
39	32		114318
40	36		114318
41	40		114318
42	44		114318
43	9		114318
44	10		114318
45	14		114318
46	19		114318
47	24		114318
48	33		114318
49	37		114318
50	41		114318
51	45		114318
52	15		114318
53	25		114318
54	30		114318
55	34		114318
56	38		114318
57	42		114318
58	12		114318
59	16		114318
60	21		114318
61	27		114318
62	31		114318
63	35		114318
64	4		114318
65	43		114318
66	2		114318

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Row	Lot	Section	DP
67	11		114318
68	1		114318
69	6		114318
70	5		114318
71	3		114318
72	2		114385
73	6		11444
74	4		11444
75	5		11444
76	3		11444
77	7		11444
78	10		11446
79	14		11446
80	18		11446
81	21		11446
82	8		11446
83	12		11446
84	16		11446
85	2		11446
86	6		11446
87	1		11446
88	13		11446
89	17		11446
90	20		11446
91	7		11446
92	11		11446
93	15		11446
94	19		11446
95	5		11446
96	9		11446
97	52		1152609
98	7322		1153159
99	7323		1153159
100	30		11594
101	22		11594
102	36		11594
103	42		11594
104	7		11594
105	1		11594
106	16		11594

Row	Lot	Section	DP
107	23		11594
108	37		11594
109	45		11594
110	8		11594
111	10		11594
112	17		11594
113	34		11594
114	38		11594
115	46		11594
116	9		11594
117	11		11594
118	18		11594
119	35		11594
120	39		11594
121	6		11594
122	4		1163689
123	5		1163689
124	7341		1164831
125	7342		1164831
126	7343		1166025
127	2		1166734
128	1		1166734
129	170		1175374
130	2	C	11784
131	60	B	11784
132	64	B	11784
133	74	B	11784
134	8	C	11784
135	85	B	11784
136	1A	C	11784
137	59	B	11784
138	63	B	11784
139	73	B	11784
140	79	B	11784
141	84	B	11784
142	9	C	11784
143	10	C	11784
144	58	B	11784
145	62	B	11784
146	72	B	11784

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Row	Lot	Section	DP
147	78	B	11784
148	83	B	11784
149	87	B	11784
150	3	C	11784
151	48	B	11784
152	61	B	11784
153	71	B	11784
154	77	B	11784
155	80	B	11784
156	86	B	11784
157	70	B	11784
158	43A	B	11784
159	65	B	11784
160	44A	B	11784
161	67	B	11784
162	4	C	11784
163	46A	B	11784
164	35		11784
165	45A	B	11784
166	66	B	11784
167	20	C	11785
168	19	C	11785
169	18	C	11785
170	17	C	11785
171	21	C	11785
172	25	A	11786
173	29	A	11786
174	36	A	11786
175	40	A	11786
176	44	A	11786
177	48	A	11786
178	52	A	11786
179	24	A	11786
180	28	A	11786
181	33	A	11786
182	39	A	11786
183	43	A	11786
184	47	A	11786
185	51	A	11786
186	27	A	11786

Row	Lot	Section	DP
187	32	A	11786
188	38	A	11786
189	42	A	11786
190	46	A	11786
191	50	A	11786
192	26	A	11786
193	31	A	11786
194	37	A	11786
195	41	A	11786
196	45	A	11786
197	49	A	11786
198	53	A	11786
199	1		119515
200	1		120129
201	106		12115
202	11		12115
203	15		12115
204	26		12115
205	30		12115
206	38		12115
207	43		12115
208	47		12115
209	52		12115
210	56		12115
211	60		12115
212	64		12115
213	68		12115
214	72		12115
215	76		12115
216	80		12115
217	84		12115
218	91		12115
219	105		12115
220	109		12115
221	14		12115
222	25		12115
223	29		12115
224	37		12115
225	41		12115
226	51		12115

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Row	Lot	Section	DP
227	55		12115
228	59		12115
229	63		12115
230	67		12115
231	71		12115
232	75		12115
233	79		12115
234	83		12115
235	9		12115
236	99		12115
237	10		12115
238	107		12115
239	12		12115
240	23		12115
241	27		12115
242	31		12115
243	39		12115
244	44		12115
245	48		12115
246	53		12115
247	57		12115
248	61		12115
249	65		12115
250	69		12115
251	73		12115
252	77		12115
253	81		12115
254	85		12115
255	92		12115
256	104		12115
257	108		12115
258	13		12115
259	24		12115
260	28		12115
261	36		12115
262	40		12115
263	49		12115
264	54		12115
265	58		12115
266	62		12115

Row	Lot	Section	DP
267	66		12115
268	70		12115
269	74		12115
270	78		12115
271	82		12115
272	86		12115
273	98		12115
274	45		12115
275	46		12115
276	24B		12123
277	27A		12123
278	24A		12123
279	26A		12123
280	25B		12123
281	25A		12123
282	5		12129
283	9		12129
284	7		12129
285	4		12129
286	8		12129
287	6		12129
288	1		12129
289	1		12130
290	13		12130
291	5		12130
292	9		12130
293	11		12130
294	3		12130
295	7		12130
296	12		12130
297	4		12130
298	8		12130
299	10		12130
300	2		12130
301	6		12130
302	15		12132
303	18		12132
304	22		12132
305	26		12132
306	3		12132

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Row	Lot	Section	DP
307	A		12132
308	E		12132
309	14		12132
310	17		12132
311	21		12132
312	25		12132
313	29		12132
314	4		12132
315	D		12132
316	16		12132
317	2		12132
318	23		12132
319	27		12132
320	30		12132
321	B		12132
322	F		12132
323	1		12132
324	16A		12132
325	20		12132
326	24		12132
327	28		12132
328	31		12132
329	C		12132
330	1	J	12297
331	12	J	12297
332	16	J	12297
333	2	J	12297
334	3	J	12297
335	33	J	12297
336	4	J	12297
337	43	J	12297
338	47	J	12297
339	5	J	12297
340	52	J	12297
341	56	J	12297
342	7	L	12297
343	9	L	12297
344	23	J	12297
345	11	J	12297
346	15	J	12297

Row	Lot	Section	DP
347	19	J	12297
348	29	J	12297
349	32	J	12297
350	39	J	12297
351	42	J	12297
352	46	J	12297
353	49	J	12297
354	51	J	12297
355	55	J	12297
356	7	J	12297
357	9	J	12297
358	10	J	12297
359	13	J	12297
360	17	J	12297
361	20	J	12297
362	30	J	12297
363	34	J	12297
364	40	J	12297
365	44	J	12297
366	48	J	12297
367	5	L	12297
368	53	J	12297
369	6	J	12297
370	8	J	12297
371	22	J	12297
372	10	L	12297
373	14	J	12297
374	18	J	12297
375	21	J	12297
376	31	J	12297
377	35	J	12297
378	41	J	12297
379	45	J	12297
380	48A	J	12297
381	50	J	12297
382	54	J	12297
383	6	L	12297
384	8	L	12297
385	15		131704
386	14		131704

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Row	Lot	Section	DP
387	13		131704
388	16		131704
389	18	KM	15838
390	17	KM	15838
391	2		16429
392	1		16429
393	32		16797
394	2		213794
395	3		238742
396	1		238742
397	8		238742
398	11		239957
399	5		240536
400	44		241518
401	1		24637
402	6		24637
403	5		24637
404	2		24637
405	4		24637
406	14		25143
407	13		25143
408	12		25143
409	11		25143
410	1		254021
411	4		258030
412	5		258030
413	6		258030
414	3		25951
415	15		270239
416	1		286109
417	3		286109
418	12		286109
419	11		286109
420	8		286109
421	2		286109
422	7		286109
423	6		286109
424	5		286109
425	4		286109
426	9		286109

Row	Lot	Section	DP
427	10		286109
428	39		28908
429	40		28908
430	63		30255
431	13		30325
432	17		30325
433	5		30325
434	9		30325
435	7		30325
436	15		30325
437	12		30325
438	16		30325
439	8		30325
440	10		30325
441	14		30325
442	2		30325
443	6		30325
444	4		30325
445	3		30325
446	11		30325
447	1		311305
448	2		311305
449	F		311874
450	E		311874
451	B		311875
452	A		311875
453	1		314402
454	B		315643
455	A		315643
456	E		315643
457	H		315643
458	C		315643
459	F		315643
460	D		315643
461	G		315643
462	A		320054
463	B		320054
464	76		32253
465	80		32253
466	77		32253

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Row	Lot	Section	DP
467	81		32253
468	79		32253
469	A		325195
470	D		33150
471	B		334476
472	C		334634
473	A		334634
474	J		366622
475	L		366622
476	K		366622
477	A		366659
478	B		366659
479	1		381755
480	B		394261
481	A		394261
482	C		394261
483	B		403166
484	A		410011
485	4		416586
486	3		416586
487	1		416586
488	2		416586
489	292		46575
490	3		502582
491	1		502582
492	2		502582
493	1		520130
494	2		520130
495	2		520978
496	2		521696
497	2		521697
498	2		521698
499	2		521699
500	2		521700
501	2		521701
502	2		522030
503	1		522208
504	2		522208
505	2		523955
506	2		524000

Row	Lot	Section	DP
507	1		524000
508	2		524093
509	2		524438
510	2		525907
511	2		525908
512	1		526859
513	2		526859
514	1		527772
515	3		538508
516	2		539174
517	2		549098
518	1		549098
519	2		554536
520	1		554536
521	1		560072
522	1		560685
523	2		565232
524	1		565273
525	2		565273
526	1		577145
527	1		577746
528	2		579095
529	2		585530
530	2		594308
531	1		594308
532	2		594488
533	1		595389
534	3		595401
535	2		595401
536	1		595401
537	2		595804
538	1		595804
539	1		596295
540	2		596295
541	10		598443
542	3		598867
543	1		598867
544	2		598867
545	51		608355
546	52		608355

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Row	Lot	Section	DP
547	1		615837
548	2		615837
549	1		615951
550	1		618622
551	2		618622
552	632		624285
553	11		652786
554	38		654596
555	1		701560
556	20		708360
557	2		730869
558	1		730869
559	9		738385
560	1		740084
561	1		740199
562	163		752046
563	174		752046
564	195		752046
565	199		752046
566	207		752046
567	211		752046
568	232		752046
569	236		752046
570	240		752046
571	244		752046
572	248		752046
573	253		752046
574	257		752046
575	271		752046
576	276		752046
577	93		752046
578	145		752046
579	161		752046
580	165		752046
581	172		752046
582	176		752046
583	184		752046
584	204		752046
585	209		752046
586	238		752046

Row	Lot	Section	DP
587	250		752046
588	255		752046
589	263		752046
590	268		752046
591	146		752046
592	156		752046
593	162		752046
594	173		752046
595	177		752046
596	188		752046
597	194		752046
598	198		752046
599	206		752046
600	210		752046
601	235		752046
602	239		752046
603	243		752046
604	247		752046
605	251		752046
606	256		752046
607	264		752046
608	289		752046
609	160		752046
610	164		752046
611	175		752046
612	181		752046
613	196		752046
614	200		752046
615	208		752046
616	241		752046
617	245		752046
618	267		752046
619	272		752046
620	277		752046
621	59		752046
622	159		752046
623	75		752046
624	231		752046
625	169		752046
626	136		752046

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Row	Lot	Section	DP
627	168		752046
628	192		752046
629	149		752046
630	246		752046
631	148		752046
632	147		752046
633	137		752046
634	193		752046
635	191		752046
636	166		752046
637	180		752046
638	229		752046
639	58		752046
640	86		752046
641	53		774017
642	52		774017
643	51		774017
644	61		775498
645	1		784516
646	1710		787627
647	1711		787627
648	1		787671
649	2		787671
650	140		792924
651	1		792962
652	4		792962
653	2		799321
654	1		799321

Row	Lot	Section	DP
655	3		799321
656	1		802508
657	2		802508
658	13		803203
659	14		803203
660	72		806445
661	71		806445
662	1		808703
663	52		812289
664	56		812289
665	55		812289
666	53		812289
667	54		812289
668	1832		812302
669	1831		812302
670	4		827539
671	3		827539
672	217		837828
673	218		837828
674	31		854925
675	32		854925
676	81		866452
677	82		866452
678	82		875079
679	81		875079
680	1		912435
681	7083		93803

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Schedule 7 Jacaranda Ponds Proposed Application

1 Proposed application land

The proposed application land in relation to the Jacaranda Ponds proposed application referred to at clause 4(7) of this Order comprises the land meeting the following description:

- (1) Lot 75 in Deposited Plan 214752
- (2) Lots 1 to 3 in Deposited Plan 784300
- (3) Lot 44 in Deposited Plan 214755
- (4) Lot 50 in Deposited Plan 751637
- (5) Lot 20 in Deposited Plan 214753
- (6) Lot 3 in Deposited Plan 230943
- (7) Lot 52 in Deposited Plan 1104504
- (8) Lot 2 in Deposited Plan 533402

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Schedule 8 Macquariedale Road Proposed Application

1 Proposed application land

The proposed application land in relation to the Macquariedale Road proposed application referred to at clause 4(8) of this Order comprises the land meeting the following description:

- (1) Lot 1 in Deposited Plan 209779
- (2) Lot 1 in Deposited Plan 245866
- (3) Lot 1 in Deposited Plan 558807
- (4) Lot 1 in Deposited Plan 529457
- (5) Lots 2034 and 2035 in Deposited Plan 1198686

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Schedule 9 Mount Gilead Stage 1 Proposed Application

1 Proposed application land

The proposed application land in relation to the Mount Gilead Stage 1 proposed application referred to at clause 4(9) of this Order comprises the land meeting the following description:

- (1) Lot 59 in Deposited Plan 752042
- (2) Lot 61 in Deposited Plan 752042
- (3) Lots 1 and 2 in Deposited Plan 807555
- (4) Lots 2 and 3 in Deposited Plan 1218887

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Schedule 10 Mount Gilead Stage 2 Proposed Application

1 Proposed application land

The proposed application land in relation to the Mount Gilead Stage 2 proposed application referred to at clause 4(10) of this Order comprises the land meeting the following description:

- (1) Lots 1 to 3 in Deposited Plan 1218887
- (2) Lot 2 in Deposited Plan 249393
- (3) Lot 2 in Deposited Plan 603674
- (4) Lot 1 in Deposited Plan 603675
- (5) Lot 1 in Deposited Plan 622362

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Schedule 11 North Lismore Plateau Proposed Application

1 Proposed application land

The proposed application land in relation to the North Lismore Plateau proposed application referred to at clause 4(11) of this Order comprises the land meeting the following description:

- (1) Lot 35 in Deposited Plan 755729
- (2) Lot 11 in Deposited Plan 600467
- (3) Lot 22 in Deposited Plan 710682
- (4) Lots 1 and 2 in Deposited Plan 1214953
- (5) Lot 3 in Deposited Plan 808657

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Schedule 12 North Tuncurry Proposed Application

1 Proposed application land

The proposed application land in relation to the North Tuncurry proposed application referred to at clause 4(12) of this Order comprises the land meeting the following description:

- (1) Lot 331 in Deposited Plan 1104340
- (2) Lots 294 and 295 in Deposited Plan 43110

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Schedule 13 Ralston Avenue Belrose Proposed Application

1 Proposed application land

The proposed application land in relation to the Ralston Avenue Belrose proposed application referred to at clause 4(13) of this Order comprises the land meeting the following description:

- (1) Lot 1 in Deposited Plan 1139826
- (2) Lot 2634 in Deposited Plan 752038

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Schedule 14 Redgum Ridge Proposed Application

1 Proposed application land

The proposed application land in relation to the Redgum Ridge proposed application referred to at clause 4(14) of this Order comprises the land meeting the following description:

- (1) Lot 815 in Deposited Plan 1193843
- (2) Lot 1801 in Deposited Plan 1223063

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Schedule 15 West Dapto Urban Release Area Proposed Application

1 Proposed application land

The proposed application land in relation to the West Dapto Urban Release Area proposed application referred to at clause 4(15) of this Order comprises the land described in the following table:

Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
1	1	1125364	31	23	270170	61	1	915477
2	1	565745	32	22	270170	62	B	330853
3	1	170817	33	1	270170	63	11	18020
4	21	603538	34	1	260169	64	25	18020
5	223	789384	35	19	270170	65	3	18020
6	61	857462	36	18	270170	66	4	18020
7	4	3083	37	17	270170	67	5	18020
8	224	789384	38	16	270170	68	8	18020
9	9	3083	39	2	270170	69	10	18020
10	8	651600	40	10	270170	70	13	18020
11	7	661162	41	11	270170	71	14	18020
12	3	608205	42	12	270170	72	15	18020
13	2	565745	43	37	270170	73	18	18020
14	7	1049877	44	36	270170	74	19	18020
15	A	156446	45	35	270170	75	20	18020
16	1	194419	46	34	270170	76	21	18020
17	1	126916	47	32	270170	77	22	18020
18	29	23265	48	33	270170	78	1	383829
19	1	382339	49	21	270170	79	3	612600
20	4	3083	50	20	270170	80	2	560973
21	60	857462	51	6	270170	81	1	58522
22	1	414126	52	7	270170	82	1	708561
23	102	856793	53	15	270170	83	1	770451
24	101	856793	54	14	270170	84	1	661596
25	103	856793	55	13	270170	85	111	771098
26	101	856793	56	9	270170	86	1	818199
27	18	3083	57	3	270170	87	2	1008723
28	2	1039888	58	8	270170	88	1	795839
29	24	270170	59	4	270170	89	2	244170
30	104	879381	60	5	270170	90	104	617569

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Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
91	2	792692	130	2	533684	170	C	330853
92	323	823189	131	1	747729	171	1	569093
93	113	771098	132	12	18020	172	1012	862178
94	562	823270	133	1	18020	173	C	397366
95	112	771098	134	2	18020	174	333	874454
96	1	538003	135	1	1008723	175	1	26069
97	322	823189	136	20	635747	176	662	1033088
98	7002	1055632 (Crown)	137	2	105826	177	425	873616
99	55	836611	138	2	24143	178	6	18020
100	1	1089377	139	12	790746	179	17	18020
101	2	216612	140	1	396100	180	23	18020
102	2	810104	141	26	270170	181	18	854650
103	1	549152	142	27	270170	182	199	263915
104	14	3083	143	30	270170	183	3	1008723
105	4	608205	144	28	270170	184	19	879647
106	2	253917	145	B	415546	185	1	321054
107	1	534115	146	2	26069	186	1	156208
108	2022	810874	147	100	1200898	187	2	730326
109	1	439059	148	3	598599	188	3	244170
110	8	626078	149	1	810104	189	1	605977
111	5	24143	150	2	608205	190	2	792692
112	22	809156	151	2	234771	191	2	549152
113	2	608238	152	1	234771	192	4	1183012
114	2	158988	153	102	1070360	193	1	650528
115	1	1044038	154	101	1070360	194	1	1037747
116	1	158988	155	2	608205	195	1	700363
117	3	24143	156	11	229044	196	2	700363
118	7	626078	157	26	259847	197	1	33281
119	100	712786	158	426	873616	198	1	372848
120	2021	810874	159	16	18020	199	19	262279
121	1	396101	160	5	26069	200	19	1075828
122	11	790746	161	227	869153	201	2	540838
123	29	270170	162	500	1043323	202	17	1075828
124	101	879381	163	2	708561	203	18	1075828
125	25	270170	164	3	1063839	204	20	1075828
126	31	270170	165	2	1063839	205	112	1076242
127	1	1039888	166	A	330853	206	111	1076242
128	2	517460	167	1	607456	207	105	1076242
129	1	517460	168	24	18020	208	116	1076242
			169	7	18020	209	104	1076242

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Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
210	100	216769	250	1	1010559	290	502	1079122
211	1	1075828	251	1	795173	291	629	1039548
212	113	1076242	252	401	1110562	292	9	1075828
213	114	1076242	253	189	751278	293	6	1075828
214	99	1076242	254	1	44325	294	10	1075828
215	18	262279	255	201	803486	295	14	1075828
216	12	262279	256	1	419261	296	15	1075828
217	13	262279	257	2022	810874	297	4	1075828
218	15	262279	258	5	655315	298	12	1075828
219	17	262279	259	6	3083	299	13	1075828
220	16	262279	260	1	1099600	300	3	1075828
221	3	881749	261	2	1099600	301	2	1075828
222	1	1096382	262	6	1120230	302	1	744527
223	2	1096382	263	7	1120230	303	2	240557
224	11	878167	264	1	657171	304	3	240557
225	108	1076242	265	1	795839	305	2	1118481
226	10	633210	266	419	873616	306	8	1075828
227	5	654767	267	1	1118463	307	7	1075828
228	1	610188	268	1	1126171	308	5	1075828
229	103	879381	269	1	777927	309	16	1075828
230	2	2534	270	3	810104	310	11	1075828
231	1	557844	271	1	730326	311	51	1022266
232	2	608205	272	1	741423	312	100	1137454
233	300	634513	273	22	576930	313	101	1137454
234	1	528171	274	561	823270	314	102	1137454
235	2	1007235	275	2	598599	315	A	399908
236	1	588140	276	1	540838	316	12	1129850
237	1	588139	277	10	878167	317	101	1076242
238	2	229358	278	4	598599	318	102	1076242
239	1	229358	279	109	1076242	319	107	1076242
240	2	747729	280	110	1076242	320	2	230137
241	2	858690	281	106	1076242	321	4	258024
242	1	858690	282	115	1076242	322	59	1125379
243	412	873616	283	103	1076242	323	50	1162730
244	501	1043323	284	117	1076242	324	402	1148505
245	1	108251	285	11	1129850	325	401	1148505
246	501	1079122	286	53	1022266	326	2	1159862
247	2	561484	287	52	1022266	327	5150	870187
248	1	1111770	288	2	1120230	328	120	1165204
249	1	612600	289	3	1120230	329	119	1165204

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Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
330	118	1165204	370	208	1165205	410	335	1165206
331	117	1165204	371	225	1165205	411	429	1165207
332	112	1165204	372	209	1165205	412	404	1165207
333	111	1165204	373	224	1165205	413	405	1165207
334	110	1165204	374	223	1165205	414	401	1165207
335	109	1165204	375	210	1165205	415	403	1165207
336	128	1165204	376	211	1165205	416	430	1165207
337	129	1165204	377	222	1165205	417	407	1165207
338	108	1165204	378	212	1165205	418	408	1165207
339	130	1165204	379	221	1165205	419	409	1165207
340	142	1165204	380	213	1165205	420	410	1165207
341	107	1165204	381	220	1165205	421	411	1165207
342	141	1165204	382	214	1165205	422	412	1165207
343	106	1165204	383	219	1165205	423	413	1165207
344	105	1165204	384	215	1165205	424	414	1165207
345	140	1165204	385	218	1165205	425	415	1165207
346	131	1165204	386	217	1165205	426	417	1165207
347	139	1165204	387	216	1165205	427	418	1165207
348	138	1165204	388	306	1165206	428	419	1165207
349	104	1165204	389	317	1165206	429	420	1165207
350	137	1165204	390	308	1165206	430	421	1165207
351	132	1165204	391	329	1165206	431	422	1165207
352	136	1165204	392	305	1165206	432	423	1165207
353	103	1165204	393	316	1165206	433	424	1165207
354	135	1165204	394	309	1165206	434	425	1165207
355	133	1165204	395	330	1165206	435	426	1165207
356	101	1165204	396	304	1165206	436	427	1165207
357	144	1165204	397	315	1165206	437	428	1165207
358	113	1165204	398	310	1165206	438	125	1165204
359	102	1165204	399	303	1165206	439	126	1165204
360	134	1165204	400	331	1165206	440	127	1165204
361	228	1165205	401	314	1165206	441	318	1165206
362	201	1165205	402	332	1165206	442	319	1165206
363	202	1165205	403	333	1165206	443	320	1165206
364	203	1165205	404	336	1165206	444	321	1165206
365	204	1165205	405	302	1165206	445	322	1165206
366	206	1165205	406	311	1165206	446	323	1165206
367	227	1165205	407	312	1165206	447	324	1165206
368	207	1165205	408	301	1165206	448	325	1165206
369	226	1165205	409	334	1165206	449	326	1165206

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Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
450	121	1165204	490	516	1165208	530	2054	1179038
451	122	1165204	491	515	1165208	531	2053	1179038
452	639	1165209	492	514	1165208	532	2052	1179038
453	638	1165209	493	513	1165208	533	2051	1179038
454	637	1165209	494	512	1165208	534	5032	1179039
455	636	1165209	495	511	1165208	535	5031	1179039
456	635	1165209	496	510	1165208	536	6264	1179025
457	634	1165209	497	509	1165208	537	6263	1179025
458	633	1165209	498	508	1165208	538	6262	1179025
459	632	1165209	499	507	1165208	539	6261	1179025
460	631	1165209	500	506	1165208	540	2	1180652
461	629	1165209	501	505	1165208	541	723	1172487
462	620	1165209	502	504	1165208	542	722	1172487
463	621	1165209	503	501	1165208	543	721	1172487
464	622	1165209	504	502	1165208	544	720	1172487
465	623	1165209	505	14	255284	545	719	1172487
466	624	1165209	506	62	751278	546	718	1172487
467	628	1165209	507	5518	1039814	547	717	1172487
468	625	1165209	508	72	739907	548	7163	1179031
469	627	1165209	509	6028	1006031	549	712	1172487
470	619	1165209	510	1	596609	550	7154	1179030
471	618	1165209	511	6305	1179026	551	7144	1179029
472	617	1165209	512	6304	1179026	552	7135	1179028
473	616	1165209	513	6303	1179026	553	711	1172487
474	615	1165209	514	6302	1179026	554	710	1172487
475	614	1165209	515	6301	1179026	555	709	1172487
476	613	1165209	516	6014	1179024	556	708	1172487
477	612	1165209	517	6013	1179024	557	707	1172487
478	611	1165209	518	6012	1179024	558	704	1172487
479	610	1165209	519	6011	1179024	559	702	1172487
480	609	1165209	520	1244	1179023	560	703	1172487
481	608	1165209	521	1243	1179023	561	705	1172487
482	607	1165209	522	1242	1179023	562	706	1172487
483	606	1165209	523	1241	1179023	563	7014	1179027
484	605	1165209	524	1235	1179022	564	7011	1179027
485	604	1165209	525	1234	1179022	565	7012	1179027
486	603	1165209	526	1233	1179022	566	7013	1179027
487	602	1165209	527	1232	1179022	567	7131	1179028
488	518	1165208	528	1231	1179022	568	7132	1179028
489	517	1165208	529	2055	1179038	569	7133	1179028

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Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
570	7134	1179028	610	834	1172488	650	9161	1179037
571	7141	1179029	611	818	1172488	651	9162	1179037
572	7142	1179029	612	8024	1179033	652	9163	1179037
573	7143	1179029	613	8034	1179034	653	9101	1179035
574	7161	1179031	614	8033	1179034	654	9102	1179035
575	7162	1179031	615	8032	1179034	655	9103	1179035
576	7164	1179031	616	8014	1179032	656	1	1191144
577	7151	1179030	617	8031	1179034	657	2	1191144
578	7152	1179030	618	8023	1179033	658	1	998858
579	7153	1179030	619	8013	1179032	659	1001	1192327
580	833	1172488	620	8022	1179033	660	1002	1192327
581	815	1172488	621	8012	1179032	661	45	1190315
582	832	1172488	622	8021	1179033	662	1	1184741
583	816	1172488	623	8011	1179032	663	2	1184741
584	831	1172488	624	915	1172489	664	1025	1189579
585	809	1172488	625	914	1172489	665	1031	1189580
586	810	1172488	626	913	1172489	666	1013	1172490
587	808	1172488	627	9122	1179036	667	1014	1172490
588	811	1172488	628	911	1172489	668	1015	1172490
589	807	1172488	629	9164	1179037	669	1016	1172490
590	812	1172488	630	9104	1179035	670	1017	1172490
591	806	1172488	631	917	1172489	671	1018	1172490
592	813	1172488	632	909	1172489	672	1019	1172490
593	805	1172488	633	918	1172489	673	1020	1172490
594	814	1172488	634	908	1172489	674	1021	1172490
595	804	1172488	635	919	1172489	675	1022	1189579
596	817	1172488	636	907	1172489	676	1023	1189579
597	830	1172488	637	920	1172489	677	1024	1189579
598	829	1172488	638	906	1172489	678	1026	1189580
599	820	1172488	639	921	1172489	679	1027	1189580
600	821	1172488	640	905	1172489	680	1028	1189580
601	819	1172488	641	922	1172489	681	1029	1189580
602	822	1172488	642	904	1172489	682	1030	1189580
603	823	1172488	643	923	1172489	683	302	1198494
604	824	1172488	644	903	1172489	684	300	1198494
605	825	1172488	645	924	1172489	685	301	1198494
606	826	1172488	646	902	1172489	686	3	1183012
607	827	1172488	647	925	1172489	687	200	1175709
608	828	1172488	648	901	1172489	688	101	617745
609	835	1172488	649	9121	1179036	689	203	1175709

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Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
690	202	1175709	730	1101	1189581	770	1213	1191071
691	710	1057565	731	1118	1189582	771	1228	1191071
692	1	532391	732	1113	1189582	772	1212	1191071
693	200	803810	733	1112	1189582	773	1234	1191071
694	201	803810	734	1111	1189582	774	1211	1191071
695	100	1086479	735	1110	1189582	775	1210	1191071
696	1	999485	736	1109	1189582	776	1227	1191071
697	3075	1192331	737	1108	1189582	777	1235	1191071
698	3074	1192331	738	1107	1189582	778	1209	1191071
699	3073	1192331	739	1106	1189582	779	1208	1191071
700	3072	1192331	740	1116	1189582	780	1207	1191071
701	3071	1192331	741	1115	1189582	781	1226	1191071
702	416	1165207	742	1114	1189582	782	1206	1191071
703	3275	1192332	743	1117	1189582	783	1205	1191071
704	3274	1192332	744	1119	1189582	784	1204	1191071
705	3273	1192332	745	1012	1189578	785	1203	1191071
706	3272	1192332	746	1120	1189582	786	1225	1191071
707	3271	1192332	747	1009	1189578	787	1224	1191071
708	328	1165206	748	1010	1189578	788	1236	1191071
709	4021	1192333	749	1	607776	789	1221	1191071
710	4022	1192333	750	1	227382	790	1220	1191071
711	4023	1192333	751	1	195705	791	1219	1191071
712	9001	1189630	752	47	751278	792	1218	1191071
713	1104	1172491	753	1121	1189582	793	1231	1191071
714	115	1165204	754	1	223866	794	1233	1191071
715	114	1165204	755	10	33650	795	1223	1191071
716	143	1165204	756	1	317318	796	1217	1191071
717	1105	1172491	757	1	657351	797	1216	1191071
718	116	1165204	758	11	33650	798	1202	1191071
719	1001	1189578	759	21	816807	799	1201	1191071
720	1002	1189578	760	2	1120125	800	1317	1191072
721	1003	1189578	761	313	1188000	801	1310	1191072
722	1004	1189578	762	312	1188000	802	1316	1191072
723	1005	1189578	763	309	1188000	803	1315	1191072
724	1006	1189578	764	311	1188000	804	1311	1191072
725	1007	1189578	765	310	1188000	805	1309	1191072
726	1008	1189578	766	1232	1191071	806	1319	1191072
727	1011	1189578	767	1230	1191071	807	1320	1191072
728	1103	1189581	768	1215	1191071	808	1312	1191072
729	1102	1189581	769	1214	1191071	809	1313	1191072

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Row	Lot	DP
810	1314	1191072
811	1308	1191072
812	1306	1191072
813	1321	1191072
814	1330	1191072
815	1305	1191072
816	1329	1191072
817	1304	1191072
818	1303	1191072
819	1302	1191072
820	1301	1191072
821	1326	1191072
822	1324	1191072
823	1323	1191072
824	1325	1191072
825	1328	1191072
826	1322	1191072
827	1318	1191072
828	1307	1191072
829	1327	1191072
830	1331	1191072
831	8	33650
832	1	1178706
833	2	607454
834	1	71431
835	23	790915
836	20	1213385
837	1	1213385
838	19	1213385
839	2	1213385
840	18	1213385
841	3	1213385
842	17	1213385
843	4	1213385
844	16	1213385
845	5	1213385
846	15	1213385
847	6	1213385
848	14	1213385
849	7	1213385

Row	Lot	DP
850	13	1213385
851	8	1213385
852	12	1213385
853	9	1213385
854	11	1213385
855	10	1213385
856	29	1213388
857	30	1213388
858	31	1213388
859	32	1213388
860	33	1213388
861	27	1213388
862	34	1213388
863	35	1213388
864	36	1213388
865	37	1213388
866	26	1213388
867	38	1213388
868	25	1213388
869	40	1213388
870	24	1213388
871	47	1213388
872	48	1213388
873	49	1213388
874	50	1213388
875	41	1213388
876	51	1213388
877	52	1213388
878	53	1213388
879	23	1213388
880	42	1213388
881	22	1213388
882	60	1213388
883	59	1213388
884	58	1213388
885	43	1213388
886	57	1213388
887	56	1213388
888	55	1213388
889	54	1213388

Row	Lot	DP
890	44	1213388
891	21	1213388
892	45	1213388
893	39	1213388
894	2	658275
895	46	1213388
896	67	1213388
897	66	1213388
898	65	1213388
899	64	1213388
900	63	1213388
901	62	1213388
902	61	1213388
903	28	1213388
904	7	33650
905	112	1213389
906	68	1213389
907	111	1213389
908	117	1213389
909	116	1213389
910	115	1213389
911	69	1213389
912	114	1213389
913	113	1213389
914	110	1213389
915	70	1213389
916	71	1213389
917	86	1213389
918	87	1213389
919	72	1213389
920	88	1213389
921	89	1213389
922	101	1213389
923	102	1213389
924	103	1213389
925	104	1213389
926	73	1213389
927	85	1213389
928	90	1213389
929	100	1213389

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Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
930	74	1213389	970	1012	1201777	1010	1057	1201777
931	105	1213389	971	1025	1201777	1011	1084	1201777
932	84	1213389	972	1013	1201777	1012	1039	1201777
933	91	1213389	973	1014	1201777	1013	1064	1201777
934	99	1213389	974	1046	1201777	1014	1072	1201777
935	75	1213389	975	1015	1201777	1015	1063	1201777
936	106	1213389	976	1029	1201777	1016	1071	1201777
937	83	1213389	977	1001	1201777	1017	1060	1201777
938	92	1213389	978	1016	1201777	1018	1070	1201777
939	76	1213389	979	1045	1201777	1019	1069	1201777
940	98	1213389	980	1050	1201777	1020	1083	1201777
941	107	1213389	981	1021	1201777	1021	1058	1201777
942	82	1213389	982	1082	1201777	1022	1059	1201777
943	93	1213389	983	1049	1201777	1023	1079	1201777
944	77	1213389	984	1044	1201777	1024	1080	1201777
945	97	1213389	985	1020	1201777	1025	1081	1201777
946	108	1213389	986	1048	1201777	1026	1006	1201777
947	81	1213389	987	1051	1201777	1027	1008	1201777
948	78	1213389	988	1043	1201777	1028	1007	1201777
949	94	1213389	989	1017	1201777	1029	1009	1201777
950	96	1213389	990	1052	1201777	1030	1010	1201777
951	109	1213389	991	1034	1201777	1031	1027	1201777
952	79	1213389	992	1042	1201777	1032	1024	1201777
953	118	1213389	993	1018	1201777	1033	1028	1201777
954	80	1213389	994	1068	1201777	1034	1023	1201777
955	95	1213389	995	1053	1201777	1035	1019	1201777
956	111	718106	996	1035	1201777	1036	1022	1201777
957	1	212322	997	1041	1201777	1037	1030	1201777
958	202	1192033	998	1054	1201777	1038	1031	1201777
959	4	1008723	999	1067	1201777	1039	1032	1201777
960	1075	1201777	1000	1074	1201777	1040	1033	1201777
961	1076	1201777	1001	1036	1201777	1041	1047	1201777
962	1077	1201777	1002	1055	1201777	1042	1061	1201777
963	1078	1201777	1003	1040	1201777	1043	1062	1201777
964	1005	1201777	1004	1066	1201777	1044	321	1203219
965	1004	1201777	1005	1037	1201777	1045	301	1203219
966	1003	1201777	1006	1073	1201777	1046	302	1203219
967	1011	1201777	1007	1056	1201777	1047	318	1203219
968	1026	1201777	1008	1038	1201777	1048	309	1203219
969	1002	1201777	1009	1065	1201777	1049	310	1203219

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Row	Lot	DP
1050	319	1203219
1051	311	1203219
1052	312	1203219
1053	313	1203219
1054	320	1203219
1055	304	1203219
1056	303	1203219
1057	308	1203219
1058	307	1203219
1059	306	1203219
1060	314	1203219
1061	305	1203219
1062	422	1123956
1063	421	1108957
1064	114	771098
1065	2	1183012
1066	1	33650
1067	101	1211653
1068	22	816807
1069	401	1203222
1070	409	1203222
1071	402	1203222
1072	408	1203222
1073	403	1203222
1074	404	1203222
1075	407	1203222
1076	405	1203222
1077	406	1203222

Row	Lot	DP
1078	101	1203227
1079	124	1203227
1080	102	1203227
1081	140	1203227
1082	123	1203227
1083	125	1203227
1084	137	1203227
1085	138	1203227
1086	139	1203227
1087	103	1203227
1088	122	1203227
1089	104	1203227
1090	121	1203227
1091	126	1203227
1092	134	1203227
1093	136	1203227
1094	135	1203227
1095	105	1203227
1096	120	1203227
1097	133	1203227
1098	127	1203227
1099	106	1203227
1100	119	1203227
1101	132	1203227
1102	128	1203227
1103	107	1203227
1104	131	1203227
1105	118	1203227

Row	Lot	DP
1106	108	1203227
1107	130	1203227
1108	117	1203227
1109	109	1203227
1110	116	1203227
1111	110	1203227
1112	115	1203227
1113	129	1203227
1114	111	1203227
1115	112	1203227
1116	113	1203227
1117	114	1203227
1118	220	1217533
1119	221	1217533
1120	2	1218069
1121	1	1218069
1122	410	1203222
1123	411	1203222
1124	315	1203219
1125	141	1203227
1126	142	1203227
1127	413	1203222
1128	21	1215575
1129	20	1215575
1130	22	1215575
1131	412	1203222

Proposed Applications for Biodiversity Certification Order 2017

Schedule 16 Wilton Proposed Application

1 Proposed application land

The proposed application land in relation to the Wilton proposed application referred to at clause 4(16) of this Order comprises the land described in the following table:

Row	Lot	DP	Row	Lot	DP	Row	Lot	DP
1	37	814280	34	73	837310	67	7	233845
2	14	207392	35	74	837310	68	2	883647
3	3	702025	36	72	837310	69	6	883647
4	18	702024	37	1	124244	70	2	216580
5	1	1044944	38	31	826690	71	100	877036
6	32	814280	39	X	161196	72	3	883647
7	30	814280	40	201	621568	73	5	883647
8	36	814280	41	1	744620	74	2	556124
9	4	625904	42	71	837310	75	2	818975
10	33	814280	43	75	837310	76	7012	1059324
11	38	814280	44	1	115476	77	107	775840
12	1	625904	45	12	207392	78	5	233845
13	29	814280	46	16	207392	79	1	233845
14	34	814280	47	5	207392	80	6	233845
15	2	625904	48	9	207392	81	1	609222
16	1	105348	49	30	826690	82	3	233845
17	13	880846	50	202	621568	83	61	814316
18	14	880846	51	22	584470	84	2	108340
19	102	794081	52	41	802164	85	2	572157
20	106	794081	53	4	883647	86	13	1013745
21	103	794081	54	21	584470	87	1	1018965
22	11	880846	55	11	207392	88	6	635391
23	1	795225	56	15	207392	89	1	587498
24	104	794081	57	4	207392	90	428	1007138
25	12	880846	58	8	207392	91	3	572157
26	101	794081	59	1	207392	92	41	749823
27	105	794081	60	13	207392	93	1	161854
28	2	759094	61	2	207392	94	32	812178
29	3311	1054394	62	6	207392	95	11	243079
30	31	731012	63	10	207392	96	1	572157
31	2	759094	64	3	207392	97	2	609222
32	1	112522	65	7	207392	98	6	243079
33	3310	1054394	66	2	233845	99	10	702025

Proposed Applications for Biodiversity Certification Order 2017

Row	Lot	DP
100	5	702025
101	1	732582
102	4	253922
103	12	1013745
104	5	253922
105	40	749823
106	421	1014221
107	425	1014221
108	34	812178
109	4	243079
110	9	243079
111	2	702025
112	9	702025
113	3	732582
114	7007	1058715
115	14	1013745
116	10	243079
117	5	243079
118	1	702025
119	2	253922
120	15	702024
121	427	1014221
122	424	1014221
123	33	812178
124	3	243079
125	8	243079
126	11	702025
127	8	702025
128	2	732582
129	7001	1059322
130	16	251051
131	20	251051
132	13	702024
133	5	702024
134	17	702024
135	4	702024
136	8	702024
137	15	656868
138	2	615594
139	426	1014221

Row	Lot	DP
140	2	252362
141	W	163774
142	7004	92818
143	116	751297
144	122	751297
145	78	751297
146	87	751297
147	8	616274
148	1	629828
149	7013	1058718
150	18	251051
151	1	702024
152	16	702024
153	3	702024
154	211	735556
155	Y	400704
156	210	735556
157	118	751297
158	14	751297
159	72	751297
160	90	751297
161	115	751297
162	74	751297
163	86	751297
164	2	588151
165	7012	1058718
166	1	608195
167	117	751297
168	123	751297
169	79	751297
170	89	751297
171	3	748675
172	10	629951
173	2	748675
174	1	748675
175	6	744414
176	2	702031
177	2	1044944
178	12	249938
179	4	249938

Row	Lot	DP
180	1	231892
181	5	744414
182	1	702031
183	10	249938
184	14	249938
185	18	249938
186	20	253157
187	21	829001
188	3	836296
189	31	602144
190	11	249938
191	19	249938
192	9	249938
193	21	253157
194	3	227789
195	13	249938
196	17	249938
197	5	249938
198	2	231892
199	1	546446
200	2	836296
201	1	836296
202	5	836296
203	22	829001
204	4	836296
205	15	249938
206	48	751297
207	16	249938
208	423	1014221
209	8	249938
210	3	818975
211	422	1014221
212	106	775840
213	2	747563
214	1	910752
215	1	732649
216	16	253158
217	101	877036
218	1	883647
219	22	253157

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Row	Lot	DP
220	25	253157
221	59	814316
222	51	626650
223	11	1013745
224	1	818975
225	80	751297
226	26	253157
227	1	1076362
228	2	1076362

Row	Lot	DP
229	7	1098021
230	12	1095183
231	1	1121644
232	1	1121426
233	1	1128013
234	1	431695
235	7301	1129921
236	7300	1129440
237	2	1138675

Row	Lot	DP
238	1	1138675
239	3003	1211518
240	3002	1211520
241	201	1203891
242	200	1195273
243	2	1215383
244	1	1215383

Proposed Applications for Biodiversity Certification Order 2017

Schedule 17 Wool Road Proposed Application

1 Proposed application land

The proposed application land in relation to the Wool Road proposed application referred to at clause 4(17) of this Order comprises the land meeting the following description:

- (1) Lot 44 in Deposited Plan 1072229
- (2) Lot 203 in Deposited Plan 1056358

Proposed Applications for Biodiversity Certification Order 2017

Schedule 18 Wyong Strategic Lands Proposed Application

1 Proposed application land

- (1) The proposed application land in relation to the Wyong Strategic Lands proposed application comprises the land described at subclauses (2) and (3) of this clause.
- (2) The proposed application land in relation to the Wyong Strategic Lands proposed application referred to at clause 4(18) of this Order includes the land meeting the following description:
- (a) Strata Plan 77637
 - (b) Strata Plan 89538
 - (c) Strata Plan 89954
 - (d) Strata Plan 91789
- (3) The proposed application land in relation to the Wyong Strategic Lands proposed application referred to at clause 4(18) of this Order includes the land described in the following table:

Row	Lot	DP
1	1	1105332
2	1	1225652
3	1	131418
4	10	1225433
5	12	1149487
6	2	1225652
7	20	1213155
8	201	1030020
9	204	1030020
10	205	1030020
11	208	1030020
12	211	1030020

Row	Lot	DP
13	211	812718
14	212	812718
15	26	1159349
16	1	1230740
17	2	1230740
18	3	1230740
19	3	1154517
20	3	499011
21	4	1149548
22	4	1154517
23	4020	1122653
24	403	1058215

Row	Lot	DP
25	404	1058215
26	405	1058215
27	406	1058215
28	410	1058215
29	411	1058215
30	412	1058215
31	413	1058215
32	5	239691
33	8	240709
34	9	240709

Proposed Applications for Biodiversity Certification Order 2017

Schedule 19 Trinity Drive Goonellabah Proposed Application

1 Proposed application land

The proposed application land in relation to the Trinity Drive Goonellabah proposed application referred to at clause 4(13) of this Order comprises the land meeting the following description:

- (1) Lot 13 in Deposited Plan 551625
- (2) Lot 22 in Deposited Plan 746939
- (3) Lot 2 in Deposited Plan 810168
- (4) Lots 80 and 140 in Deposited Plan 755718

Biodiversity Certification of Environmental Planning Instruments Order 2017



New South Wales

Biodiversity Certification of Environmental Planning Instruments Order 2017

under the

Biodiversity Conservation Act 2016

I, Gabrielle Upton, the Minister for the Environment, in pursuance of clause 43 of the *Biodiversity Conservation (Savings and Transitional) Regulation 2017*, make the following order relating to the land to which the biodiversity certifications continued under Part 8 of Schedule 7 of the *Threatened Species Conservation Act 1995* immediately before its repeal apply.

Dated this 21st day of November 2017

GABRIELLE UPTON

Minister for the Environment

Explanatory note

This Order limits the land to which the biodiversity certification of certain environmental planning instruments applies. The relevant biodiversity certifications are those continued in force under Part 8 of Schedule 7 of the *Threatened Species Conservation Act 1995* immediately before its repeal by the *Biodiversity Conservation Act 2016*.

Biodiversity Certification of Environmental Planning Instruments Order 2017

Biodiversity Certification of Environmental Planning Instruments Order 2017

1 Name of Order

This Order is the *Biodiversity Certification of Environmental Planning Instruments Order 2017*.

2 Commencement

This Order commences upon publication in the NSW Government Gazette.

3 Limitation of the biodiversity certification of the Albury LEP 2010

(1) In this clause:

Albury Biodiversity Certification, means the biodiversity certification of the Albury LEP conferred by the Minister for Climate Change and the Environment and published in the NSW Government Gazette No 20 of 25 February 2011, p 1466.

Albury LEP, means the environmental planning instrument having the name *Albury Local Environment Plan 2010*.

Excluded land, means all land subject to the Albury LEP, other than land that was immediately prior to the commencement of the *Biodiversity Conservation Act 2016* zoned:

- (a) Business (B1 – B8), or
- (b) Industrial (IN1 – IN4), or
- (c) Residential (R1 – R5).

(2) The Albury Biodiversity Certification does not apply to any land that is both:

- (a) within the area identified as the Biodiversity Certified Area in Schedule 1 of the Albury Biodiversity Certification, and
- (b) excluded land.

(3) Subclause (2) does not apply to any excluded land in respect of which a development application under the *Environmental Planning and Assessment Act 1979* was made prior to commencement of this Order for any period of time during which that application remains undetermined by the consent authority.

Biodiversity Certification of Environmental Planning Instruments Order 2017

- (4) Subclause (2) does not apply to any excluded land in respect of which a proposed activity was, immediately before the commencement of this Order, the subject of an environmental assessment being conducted by a determining authority under Part 5 of the *Environmental Planning and Assessment Act 1979* for any period of time before any relevant approval is issued or any relevant activity commences to be carried out.

4 Limitation of the biodiversity certification of the Wagga Wagga LEP 2010

- (1) In this clause:

Excluded land, means all land subject to the Wagga Wagga LEP, other than land that was immediately prior to the commencement of the *Biodiversity Conservation Act 2016* zoned:

- (a) Business (B1 – B8), or
- (b) Industrial (IN1 – IN4), or
- (c) Residential (Zone R1 – R5), or
- (d) Special Infrastructure (SP1 – SP3).

Wagga Wagga Biodiversity Certification, means the biodiversity certification of the Albury LEP conferred by the Minister for Climate Change and the Environment and published in the NSW Government Gazette No 140 of 24 December 2010, p 6262.

Wagga Wagga LEP, means the environmental planning instrument having the name *Wagga Wagga Local Environment Plan 2010*.

- (2) The Wagga Wagga Biodiversity Certification does not apply to any land that is both:
- (a) within the area identified as the Biodiversity Certified Area in Schedule 1 of the Wagga Wagga Biodiversity Certification, and
 - (b) excluded land.
- (3) Subclause (2) does not apply to any excluded land in respect of which a development application under the *Environmental Planning and Assessment Act 1979* was made prior to commencement of this Order for any period of time during which that application remains undetermined by the consent authority.
- (4) Subclause (2) does not apply to any excluded land in respect of which a proposed activity

Biodiversity Certification of Environmental Planning Instruments Order 2017

was, immediately before the commencement of this Order, the subject of an environmental assessment being conducted by a determining authority under Part 5 of the *Environmental Planning and Assessment Act 1979* for any period of time before any relevant approval is issued or any relevant activity commences to be carried out.

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS

Location

Newcastle Harbour - between Horseshoe Beach and Queens Wharf.

Duration

From 8.00am Thursday 23 November to 9.00am Monday 27 November 2017.

Detail

A large number of vessels will be present in Newcastle Harbour during the above times in association with a local motorsport event.

Special Restrictions

Due to the risk to safe navigation posed by the high number of vessels seeking to be moored in Newcastle Harbour during the event, special restrictions will apply to an area of the water ('regulated area'). The regulated area will be marked by lit yellow buoys and control vessels stationed around the perimeter.

Pursuant to Section 12(2) of the *Marine Safety Act 1998*, vessels are prohibited from being moored or anchored in the regulated area without official authorisation.

The regulated area will be patrolled by control vessels.

Penalties may apply (Section 12(5) - *Marine Safety Act 1998*)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice NH17109

Date: 21 November 2017

Mike Baldwin

Manager Boating Operations Hunter

Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Clarence River, Seelands - adjacent to Big River Holiday Park and Ski Lodge.

Duration

8.00am to 6.00pm Saturday 25 November 2017.

Detail

A powerboat wakeboard competition will be conducted on the Clarence River as above. High speed power vessels will be active in the area during the event with the possibility of persons in the water from time to time, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event at the above location, which will be marked by buoys at the above location.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone which will be patrolled by control vessels.

All vessel operators and persons in the vicinity of the event should keep a proper lookout, keep well clear of competing and support vessels, and exercise extreme caution.

Transit lane

Provision may be made (where necessary) for a control vessel to authorise local vessel traffic to pass safely through the course via a 'transit lane'. Pursuant to section 12(3) of the Act, vessels using the transit lane must do so at a safe speed, must produce minimal wash, and must comply with any official direction given.

Penalties may apply (section 12(5) - *Marine Safety Act 1998*)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice: NH1789

Date: 20 November 2017

Darren Hulm
A/Manager Operations North
Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Kogarah Bay, Sans Souci - between St George Motor Boat Club and Tom Uglys Point.

Duration

8.00am to 6.00pm on the following dates:

- Saturday 25 November 2017
- Saturday 24 February 2018
- Sunday 25 February 2018
- Saturday 23 June 2018
- Sunday 24 June 2018, and
- Saturday 18 August 2018.

Detail

Speed boat races will be conducted on the waters of Kogarah Bay as above. High speed power vessels will be active in the area during the event, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event in the above location, which will be marked by buoys stationed around the perimeter.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone, which will be patrolled by vessels.

Vessel operators and persons in the vicinity must keep a proper lookout, keep well clear of competing and support vessels, and exercise extreme caution.

Penalties may apply (section 12(5) - *Marine Safety Act 1998*)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice: GN_SY1741

Date: 20 November 2017

Andy Robertson
Manager Operations Botany Bay/Port Hacking
Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Throsby Creek, Newcastle Harbour - entire width of the creek between Hannell Street Bridge and Carrington boat ramp.

Duration

7.45am to 3.30pm - Sunday 26 November 2017.

Detail

A number of rowing races will be conducted on Throsby Creek at the location detailed above.

An **EXCLUSION ZONE** is specified during the event, which will be marked by buoys at the above location.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone. Control vessels will be present on the water to manage the event.

All vessel operators and persons in the vicinity of the exclusion zone should keep a proper lookout, keep well clear of rowing and support vessels, and exercise extreme caution.

Transit lane

Provision may be made (where necessary) for control vessels to authorise local vessel traffic to pass safely through the zone via a 'transit lane'. Pursuant to section 12(3) of the Act, vessels using the transit lane must do so at a safe speed, must produce minimal wash, and must comply with any official direction given.

Penalties may apply (Section 12(5) - *Marine Safety Act 1998*)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice NH1779

Date: 20 November 2017

Mike Baldwin

Manager Operations Hunter (Boating Operations)

Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12 (2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Tweed River - Jack Evans Boat Harbour.

Duration

8.00 am to 4.00 pm - Sunday 26 November 2017.

Detail

Dragonboat races will be conducted on the waters of the Tweed River as above.

An **EXCLUSION ZONE** is specified during the event at the above location, which will be marked by buoys.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone, which will be patrolled by control vessels.

Support vessels will be present on the water to manage the event.

Vessel operators and persons must keep a proper lookout, keep well clear of competing and support vessels and should exercise extreme caution near the exclusion zone.

Penalties may apply (section 12 (5) - *Marine Safety Act 1998*)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice NH1793

Date: 20 November 2017

Darren Hulm
A/Manager Operations North
North Region
Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Lake Illawarra, Koonawarra Bay - between Elizabeth Point and Kanahooka Point.

Duration

8.30am to 3.00pm - Sunday 26 November 2017.

Detail

Competitive ski racing will be conducted on the waters of the Lake Illawarra involving the use of high speed power vessels which will be active in the area throughout the day during the above times. There will be persons being towed at speed with tow-lines and the possibility of persons in the water from time to time, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event at the above location which will be marked by yellow buoys.

Unauthorised vessels are strictly prohibited from entering the exclusion zone, which will be patrolled by control vessels.

All vessel operators and persons in the vicinity near the exclusion zone must exercise extreme caution, keep well clear of competing and support vessels and comply with directions by authorised persons.

Penalties may apply (section 12(5) - *Marine Safety Act 1998*)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice: SO1773

Date: 21 November 2017

Deon Voyer
Manager Operations South
Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Hastings River, Port Macquarie - area around firing barge positioned 100 metres off Lady Nelson Wharf.

Duration

7.30pm to 8.30pm Thursday 30 November 2017.

Detail

A fireworks display will be conducted over navigable waters of the Hastings River. Fireworks will be launched from a moored barge and the area directly around this firing position may be dangerous and hazardous during the display.

An **EXCLUSION ZONE** is specified during the event at the location specified above, which will be indicated by the presence of control vessels stationed on the boundary.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone which will be patrolled by control vessels.

Vessel operators and persons in the vicinity must keep a proper lookout, exercise caution and keep well clear of the fireworks barge and support vessels.

Penalties may apply (section 12(5) - *Marine Safety Act 1998*)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice: NH17105

Date: 22 November 2017

Darren Hulm

A/Manager Operations North

Delegate

MARINE SAFETY REGULATION 2016

EXEMPTION ORDER

Clause 140(1)

I, Hendrik Clasie, General Manager Service Delivery and Education, NSW Maritime Division, a delegate of Roads and Maritime Services (RMS), pursuant to clause 140(1) of the *Marine Safety Regulation 2016* (the Regulation), hereby EXEMPT the operators of engine powered body boards (a class of persons) from all the particular requirements placed upon them by the Regulation as a result of the vessel meeting the description of a "personal watercraft" - including the requirement to hold a personal watercraft driving licence by operation of clause 101(1)(b).

The Exemption Order enables operators of engine powered body boards - devices holding the characteristics of a 'personal watercraft' (as defined) - to be exempt from certain requirements that ordinarily apply to operators of a personal watercraft, given the lower risks associated with the use of these vessels.

Each Exemption in this Order is subject to the conditions set out in Schedule 1.

This Exemption does not apply in any individual case where RMS has expressed in writing that it does not to apply with respect to a particular vessel or person.

Object

The Object of this Exemption Order is to reduce red-tape, facilitate economic innovation, and promote the safe operation of vessels on NSW waterways.

Definitions:

In this Exemption Order:

Engine powered body board means a body-board style vessel propelled by the operation of a motor, designed and operated predominantly by a person laying prone on the hull, with a maximum speed capability of 25 knots and includes the device marketed under the name '*Kymera electric body board*'.

Publication

Pursuant to clause 140(3)(b) of the Regulation, this Order is published in the NSW Government Gazette and may be revoked at any time by RMS.

This Order takes effect on 24 November 2017 and will continue in force until revoked.

Date: 21 November 2017

HENDRIK CLASIE

Delegate

SCHEDULE 1

GENERAL CONDITIONS

1. Engine powered body boards must not be operated in the Personal Watercraft Exclusion Zone (Sydney Harbour).

2. Engine powered body boards must not be operated between sunset and sunrise.
 3. For the purposes of vessel registration, engine powered body boards that are registrable (engine size greater than 4.0 kilowatts) are classified as a vessel, not a personal watercraft. The owner and operator of the engine powered body board must ensure the vessel registration number is clearly displayed on the forward central storage hatch on the deck of the vessel in figures that are at least 100 millimetres high.
 4. Engine powered body board drivers/riders must wear an appropriate lifejacket as specified in clause 120 of the Regulation.
 5. A general boat driving licence is required to be held by the driver/rider if the vessel is operated at 10 knots or more.
 6. This Exemption Order ceases to apply with respect to an engine powered body board operated at above 25 knots, and the full requirements relating to personal watercraft will apply.
-

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Campbelltown in the Campbelltown City Council Area
Roads and Maritime Services, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the *Roads Act 1993*.

K DURIE
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Campbelltown City Council area, Parish of St Peter and County of Cumberland, shown as:

Lots 15 to 19 inclusive Deposited Plan 1198323; and

Lot 7 Deposited Plan 234389.

(RMS Papers: SF2017/190853; RO SF2015/202396)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Campbelltown in the Campbelltown City Council Area
Roads and Maritime Services, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the *Roads Act 1993*.

K DURIE
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Campbelltown City Council area, Parish of St Peter and County of Cumberland, shown as:

Lot 11 Deposited Plan 247902; and

Lot 2 Deposited Plan 1214473.

(RMS Papers: SF2017/190853; RO SF2015/202396)

ROADS AND MARITIME SERVICES

ROADS ACT 1993

ORDER

I, Ken Kanofski, Chief Executive of Roads and Maritime Services, pursuant to section 215 of the *Roads Act 1993* (NSW), make the following Order.

Dated: 20/11/17

Ken Kanofski
Chief Executive
Roads and Maritime Services

1. Citation

This Order may be cited as the Roads (Sydney Harbour Bridge Toll) Order 2018.

2. Commencement

This Order takes effect on 1 January 2018.

3. Revocation

The Roads (Sydney Harbour Bridge Toll) Order 2016 dated 22 November 2016 (published in Gazette No. 104 of 2 December 2016 at pages 3386 to 3391) is revoked on and from 1 January 2018.

4. Interpretation

Words and expressions used in this Order have the same meaning as in the *Roads Act 1993* (NSW) or the *Road Transport Act 2013* (NSW) as the context requires unless otherwise stated.

5. Definitions

In this Order:

Off-peak period means on a weekday, the period between midnight and 6.30 am and between 7.00 pm and midnight and, on Saturday and Sunday or on a public holiday, the period between midnight and 8.00 am and between 8.00 pm and midnight.

Peak period means on a weekday, the period after 6.30 am and before 9.30 am and after 4.00 pm and before 7.00 pm.

Penalty notice means a notice referred to in section 243 of the *Roads Act 1993* (NSW).

Public Holiday means the public holidays declared for New South Wales within Part 2 of the *Public Holidays Act 2010* (NSW).

Shoulder period means on a weekday, the period between 9.30 am and 4.00 pm and, on Saturday and Sunday or on a public holiday, the period after 8.00 am and before 8.00 pm.

Toll point means the point designated by a toll operator (by signs or otherwise) as the point at which the liability to pay a toll is incurred for driving a motor vehicle on a tollway or a particular lane of the tollway.

Weekday means any day in the period commencing on a Monday and ending on Friday, including both those days, and that is not a public holiday.

Note: A reference to “between” or “period between” any two times is inclusive of both those times.

6. **Tolls**

6.1 The toll payable for a motor vehicle used on the Sydney Harbour Bridge that passes the toll point when travelling in a southerly direction is the amount specified below:

<i>Period</i>	<i>Toll charge</i>
a) During an off-peak period	\$2.50
b) During a peak period	\$4.00
c) During a shoulder period	\$3.00

6.2 The toll charges set out in paragraph 6.1 apply as stated in that paragraph unless the vehicle is an exempt vehicle as set out in Schedule 1 to this Order.

7. **ERider periodic toll pass**

7.1 Upon payment of the relevant charge for each period as set out in Schedule 2, Schedule 3, Schedule 4 or Schedule 5 of this Order, Roads and Maritime Services may issue an ERider periodic toll pass in respect of a motor bike.

7.2 An ERider periodic toll pass will cover the cost of travel across the Sydney Harbour Bridge using the motor bike to which the pass relates during the period of time that the pass remains valid.

7.3 The ERider periodic toll pass is valid on and from the day, month and year that the pass is purchased until it expires.

7.4 Column 1 of Schedule 2 to this Order indicates the dates on which passes that expire on 31 March 2018 may first be used and Column 2 of Schedule 2 indicates the respective charge for the ERider periodic toll pass.

7.5 Column 1 of Schedule 3 to this Order indicates the dates on which passes that expire on 30 June 2018 may first be used and Column 2 of Schedule 3 indicates the respective charge for the ERider periodic toll pass.

7.6 Column 1 of Schedule 4 to this Order indicates the dates on which passes that expire on 30 September 2018 may first be used and Column 2 of Schedule 4 indicates the respective charge for the ERider periodic toll pass.

7.7 Column 1 of Schedule 5 to this Order indicates the dates on which passes which expire on 31 December 2018 may first be used and Column 2 of Schedule 5 indicates the respective charge for the pass.

8. Video image transactions – administrative charges

8.1 When a tag or pass cannot be detected on a motor vehicle which passes the toll point travelling on the Sydney Harbour Bridge in a southerly direction, an image of the motor vehicle’s number plate will be taken and either matched to a tag account or a toll notice paid by a tag account (matching exercise).

8.2 The administrative charge payable for the matching exercise is the amount set out below:

<i>Toll Road</i>	<i>Fee for number plate matching on a tag account</i>	<i>Fee for payment per toll notice with tag account</i>
Sydney Harbour Bridge	\$0.55	\$1.10

8.3 The administrative charges set out in paragraph 8.2 apply as stated in that paragraph unless the vehicle is an exempt vehicle as set out in Schedule 1 to this Order.

9. Charges payable by owner of vehicle if toll not paid

9.1 When the driver does not pay the toll, the following administrative charges are payable by the owner of a motor vehicle:

<i>Description</i>	<i>Administrative charge</i>
a) A first pre-penalty notice letter of demand is issued to the owner seeking payment of the toll and relevant administrative charge	\$10
b) A second pre-penalty notice letter of demand is issued to the owner seeking payment of the toll and the relevant administrative charge specified in sub-clause (a) of this clause together with an administrative charge additional to that amount	\$10

9.2 The administrative charges set out in paragraph 9.1 apply as stated in that paragraph unless the vehicle is an exempt vehicle as set out in Schedule 1 to this Order.

SCHEDULE 1

TOLLS

Class of vehicles	Toll
1. Pursuant to clause 43 of the <i>Roads Regulation 2008</i> (NSW), the classes of vehicles in this Schedule 1 are exempt from paying a toll:	
(a) a vehicle for which Roads and Maritime Services is the registered operator, and that is being used either for the purpose of maintenance work on the Sydney Harbour Bridge or for the purpose of removing vehicles from the Sydney Harbour Bridge;	
(b) a police vehicle;	
(c) a Fire and Rescue NSW vehicle;	
(d) an ambulance or rescue vehicle;	
(e) a vehicle for which the Australian Red Cross Blood Transfusion Service (Blood Bank) is the registered operator, and that is fitted with a roof mounted red flashing light and siren or similar warning device;	
(f) a vehicle where the driver has been issued with a disabled person's toll exemption pass or tag by Roads and Maritime Services, being a pass or tag that exempts the person from payment of tolls and charges in respect of travelling across the Sydney Harbour Bridge;	
(g) a vehicle carrying a person (including the driver) to whom an incapacitated ex-service person's toll exemption pass or tag has been issued by Roads and Maritime Services, being a pass or tag that exempts the person from payment of tolls and charges in respect of travelling across the Sydney Harbour Bridge;	
(h) a Defence Force vehicle; or	
(i) a vehicle driven by a person who produces evidence that they or a passenger within the vehicle they are driving is a member of the Diplomatic or Consular Corps.	Nil
2. Any vehicle that is attached to, carried or drawn by, another vehicle.	Nil
3. Any motor bike in respect of which an ERider periodic toll pass is in force and displayed in accordance with any directions by Roads and Maritime Services.	Nil

SCHEDULE 2

CHARGES PAYABLE TO RMS FOR AN ERIDER PERIODIC TOLL PASS OR TAG
TOLL PASS OR TAG EXPIRING ON 31 MARCH 2018

<i>COLUMN 1</i>	<i>COLUMN 2</i>
<i>Date pass may first be used</i>	<i>Charge</i>
01 January 2018	\$90.00
04 January 2018	\$87.00
10 January 2018	\$79.00
17 January 2018	\$72.00
24 January 2018	\$65.00
31 January 2018	\$58.00
07 February 2018	\$51.00
14 February 2018	\$44.00
21 February 2018	\$37.00
28 February 2018	\$30.00

SCHEDULE 3

CHARGE PAYABLE TO RMS FOR AN ERIDER PERIODIC TOLL PASS OR TAG
TOLL PASS OR TAG EXPIRING ON 30 JUNE 2018

<i>COLUMN 1</i>	<i>COLUMN 2</i>
<i>Date Pass may First be used</i>	<i>Charge</i>
01 April 2018	\$90.00
04 April 2018	\$87.00
11 April 2018	\$79.00
18 April 2018	\$72.00
27 April 2018	\$65.00
02 May 2018	\$58.00
09 May 2018	\$51.00
16 May 2018	\$44.00
23 May 2018	\$37.00
30 May 2018	\$30.00

SCHEDULE 4

CHARGE PAYABLE TO RMS FOR AN ERIDER PERIODIC TOLL PASS OR TAG

TOLL PASS OR TAG EXPIRING ON 30 SEPTEMBER 2018

<i>COLUMN 1</i>	<i>COLUMN 2</i>
<i>Date pass may First be used</i>	<i>Charge</i>
01 July 2018	\$90.00
04 July 2018	\$87.00
11 July 2018	\$79.00
18 July 2018	\$72.00
25 July 2018	\$65.00
01 August 2018	\$58.00
08 August 2018	\$51.00
15 August 2018	\$44.00
22 August 2018	\$37.00
29 August 2018	\$30.00

SCHEDULE 5

CHARGE PAYABLE TO RMS FOR AN ERIDER PERIODIC TOLL PASS OR TAG

TOLL PASS OR TAG EXPIRING ON 31 DECEMBER 2018

<i>COLUMN 1</i>	<i>COLUMN 2</i>
<i>Date pass may First be used</i>	<i>Charge</i>
01 October 2018	\$90.00
04 October 2018	\$87.00
10 October 2018	\$79.00
17 October 2018	\$72.00
24 October 2018	\$65.00
31 October 2018	\$58.00
07 November 2018	\$51.00
14 November 2018	\$44.00
21 November 2018	\$37.00
28 November 2018	\$30.00

ROAD TRANSPORT (GENERAL) REGULATION 2013

Rowing Boat Trailer Combination Exemption Notice 2017

I, Roger Weeks, Director Compliance, Roads and Maritime Services, pursuant to Clause 50M of the Road Transport (General) Regulation 2013, exempt motor vehicle and trailer combinations to which this Notice applies from the requirements of Clauses 50L(1)(a)(iii), 50L(1)(f) & 50L(2)(a) of Part 3A to the Road Transport (General) Regulation 2013 on the basis of the provisions in the Schedule of this Notice.

ROGER WEEKS
Director Compliance
Roads and Maritime Services
17 November 2017

SCHEDULE

PART 1 – PRELIMINARY

1.1 Citation

This Notice may be cited as the ***Rowing Boat Trailer Combination Exemption Notice 2017***.

1.2 Commencement

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

1.3 Effect

This Notice remains in force up to and including 31 October 2022 unless it is amended or repealed earlier.

1.4 Interpretation

- 1.4.1 Unless stated otherwise in this Notice, the words and expressions used in this Notice have the same meaning as those defined in the *Road Transport Act 2013* and the statutory rules.
- 1.4.2 Except where a contrary intention is indicated, the notes in the text of this Notice do not form part of this Notice.

PART 2 – APPLICATION

2.1 Application

- 2.1.1 This Notice applies to a motor vehicle and trailer combination:
- (i) which has a Gross Vehicle Mass or Gross Combination Mass of 4.5 tonnes or less, and
 - (ii) which comprises:
 - (a) a motor vehicle; and
 - (b) a trailer designed to carry a load that is a rowing boat commonly known as a dragon boat, outrigger canoe, kayak, surf ski, rowing shell or a similar rowing; and
 - (iii) where the trailer load comprises a vessel as described in 2.1.1(ii)(b).
- 2.1.2 Where the trailer's rear overhang (ROH) together with the rear projection (RP) of its load extends more than 3.7 metres from the trailer's rear overhang line, the combination must operate similar to a heavy vehicle combination, and in accordance with:
- (i) the general operating conditions made under Part 2, Division 1 of Schedule 1 to the **Multi-state Class 1 Load Carrying Vehicles Dimension Exemption Notice 2016 (No. 1)** provided on the RMS webpage at [NSW Oversize Load Carrying Vehicles](#); and
 - (ii) the route & travel restrictions made under Appendix 2 to the **Class 1 Load Carrying Vehicles Notice 2014** provided on the NHVR website at [NSW State Transitional notices](#).
- 2.1.3 Failure to comply with the Notices at 2.1.2 (i) or (ii) when required to do so renders the driver or registered operator of the combination liable to an offence against clause 50C of the Road Transport (General) Regulation 2013.

NOTE: a vehicle combination operating under this Notice is considered an eligible vehicle for the purposes of the *Multi-state Class 1 Load Carrying Vehicles Dimension exemption Notice 2016 (No. 1)*, as amended

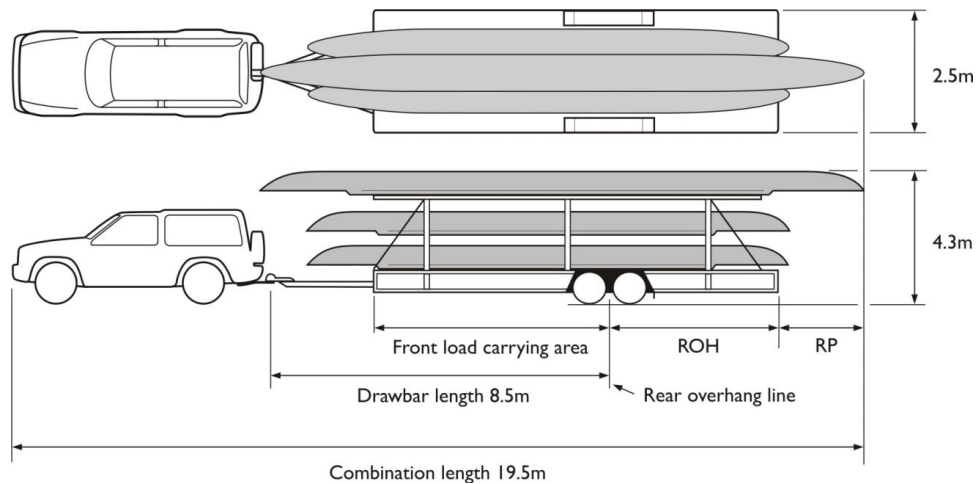
PART 3 – DIMENSIONS

3.1 Dimension Limits

As far as is practicable, the length and width of a load projecting beyond the rear of the trailer must be minimised. Please refer to **Diagram 1** for more information.

NOTE: *Rear projection (RP) means the distance between the rear of the vehicle and the rear of the load.*

- 3.1.1 The overall height (H) of the combination and its load must not exceed 4.3 metres.
- 3.1.2 The overall width (W) of the combination and its load must not exceed 2.5 metres.
- 3.1.3 The trailer's rear overhang (ROH) must not exceed the lessor of 3.7m or the length of the trailer's front load carrying area.
- 3.1.4 The overall length (OAL) of the combination when loaded must not exceed 19.5 metres.

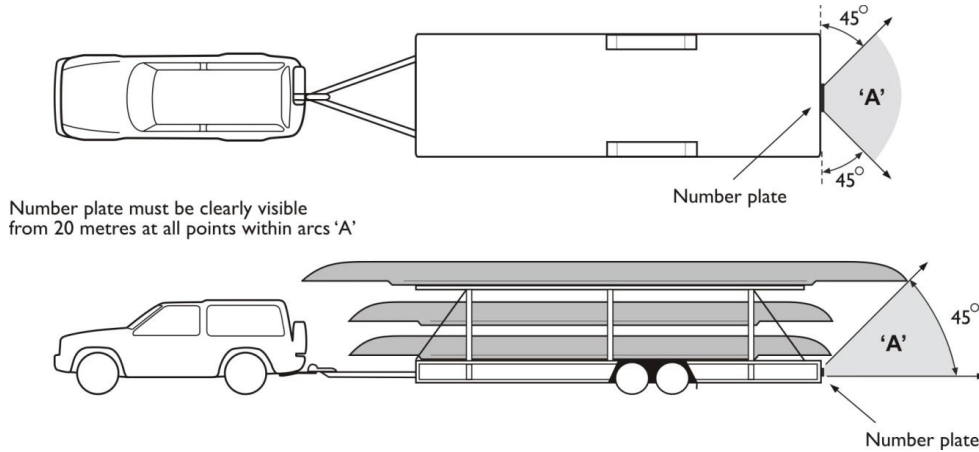
Diagram 1: Dimensions- Rowing boats

PART 4 – OPERATING, TRAVEL AND OTHER CONDITIONS

4.1 Operating Conditions

- 4.1.1 A copy of this **Notice** must be carried in the driving compartment whenever the combination is operating under this **Notice**, and must be produced when the driver is requested to do so by a police officer or an authorised officer.
- 4.1.2 While operating under this **Notice**, the trailer may only be used for transporting one (or more) of the vessels described in 2.1.1(ii)(b) and the equipment necessary for their use.
- 4.1.3 The registered operator of a combination operating under this **Notice** must ensure that the loaded combination can be safely operated on each intended route.
- 4.1.4 The laden mass of the trailer must not exceed the lesser of:
- (i) the capacity of the towing attachment fitted to the motor vehicle, or
 - (ii) the maximum laden mass or Gross Trailer Mass (GTM) for the trailer.
- 4.1.5 Each component vehicle of the combination must comply in all respects with the requirements for that vehicle under the *Road Transport (Vehicle Registration) Regulation 2017*.
- 4.1.6 If the trailer's mandatory lights or reflectors are obscured by its load, additional lights & reflectors complying with the relevant applicable vehicle standards must be attached at the rear of the load. Additional lights and reflectors may be attached to a removable light panel.
- 4.1.7 The trailer's number plates must not be obscured and must be visible within an arc of 45 degrees to the top and sides of the plates as shown in **Diagram 2**. If necessary, the number plate must be relocated to the rear of load and provision made to illuminate that number plate.

Diagram 2: Number plate visibility



- 4.1.8 If the rear projection of the load (RP) extends past the rear of the trailer by more than 1.2m, there is attached at the load's rear, as a warning to other road users of that projecting load:
 - (i) a device complying with Clause 50L(2)(b), and
 - (ii) if used at night or in hazardous weather conditions causing reduced visibility, a lamp complying with Clause 50L(2)(c).
- 4.1.9 The trailer must be fitted with a DO NOT OVERTAKE TURNING VEHICLE warning sign with a surface area of at least 0.125m² (eg 250mm X 500mm) and with characters that are black in colour and in block letters at least 50mm high (see Diagram 3).

Diagram 3: example of DO NOT OVERTAKE TURNING VEHICLE SIGN



- 4.1.10 The trailer must also be fitted with an OVERSIZE vehicle warning sign with a surface area of at least 0.540m² (eg 450mm X 1200mm) and with characters that are black in colour and in block letters at least 200mm high (see Diagram 4).

Diagram 4: example of OVERSIZE vehicle sign



Surface area of plate must be at least 0.540m²

- 4.1.11 Each warning sign must be located as close as possible to the rear of the combination and have a yellow surface complying with Class 1 of Australian/New Zealand Standard AS/NZS 1906.1: 2017 *Retroreflective materials and devices for road control purposes - Retroreflective sheeting*, as amended.

Mining and Petroleum Notices

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T17-1205)

No. 5598, WILLIAM JOHN PRESS (ACN 98762430251), area of 12 units, for Group 1, dated 14 November, 2017. (Inverell Mining Division).

(T17-1206)

No. 5599, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), area of 24 units, for Group 1, dated 15 November, 2017. (Cobar Mining Division).

(T17-1207)

No. 5600, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 100 units, for Group 1, dated 16 November, 2017. (Armidale Mining Division).

(T17-1208)

No. 5601, DOMINGO LITHIUM PTY LTD (ACN 622 361 184), area of 100 units, for Group 1, dated 17 November, 2017. (Orange Mining Division).

(T17-1209)

No. 5602, COBALT MAGNETIC PTY. LTD. (ACN 622 880 611), area of 100 units, for Group 1, dated 17 November, 2017. (Orange Mining Division).

(T17-1210)

No. 5603, COBALT MAGNETIC PTY. LTD. (ACN 622 880 611), area of 100 units, for Group 1, dated 17 November, 2017. (Sydney Mining Division).

(T17-1211)

No. 5604, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 32 units, for Group 1, dated 20 November, 2017. (Sydney Mining Division).

MINING LEASE APPLICATIONS

(T17-1203)

No. 547, TORRINGTON MINERALS PTY LTD (ACN 604 431 370), area of about 740.9 hectares, to mine for bismuth, clay/shale, fluorite, gold, kaolin, monazite, ores of silicon, quartz crystal, quartzite, rare earth minerals, reef quartz, tin, topaz and tungsten and its ores, dated 10 November, 2017. (Inverell Mining Division).

(T17-1512)

No. 548, MOUNT THORLEY COAL LOADING LTD (ACN 002 027 223), area of about 103 hectares, for the purpose of ancillary mining activity, dated 13 November, 2017. (Singleton Mining Division).

(T17-1513)

No. 549, CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892), area of about 3.04 hectares, for the purpose of ancillary mining activity, dated 15 November, 2017. (Singleton Mining Division).

(T17-1514)

No. 550, CENTENNIAL NEWSTAN PTY LIMITED (ACN 101 508 865), area of about 4.21 hectares, for the purpose of ancillary mining activity, dated 15 November, 2017. (Singleton Mining Division).

The Honourable Don Harwin MLC
Minister for Resources

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T17-1151)

No. 5549, INDEPENDENCE NEWSEARCH PTY LTD (ACN 142192701), County of Mootwingee, County of Young and County of Yungnulgra, Map Sheet (7335, 7434, 7435). Withdrawal took effect on 15 November, 2017.

(T17-1152)

No. 5550, INDEPENDENCE NEWSEARCH PTY LTD (ACN 142192701), County of Mootwingee, Map Sheet (7335, 7336). Withdrawal took effect on 15 November, 2017.

(T17-1153)

No. 5551, INDEPENDENCE NEWSEARCH PTY LTD (ACN 142192701), County of Evelyn, Map Sheet (7237, 7238). Withdrawal took effect on 15 November, 2017.

MINING LEASE APPLICATIONS

(C98-0276)

Orange No. 298, ENHANCE PLACE PTY LIMITED (ACN 077 105 867), Parish of Cox, County of Cook; and Parish of Lidsdale, County of Cook, (8931-3-N, 8931-3-S). Withdrawal took effect on 15 November, 2017.

(T14-1504)

Orange No. 472, SHOALHAVEN COAL PTY LTD (ACN 070 863 893), Parish of Ben Bullen, County of Roxburgh; and Parish of Cullen Bullen, County of Roxburgh, (8931-3-N). Withdrawal took effect on 17 November, 2017.

The Honourable Don Harwin MLC
Minister for Resources

APPLICATION FOR RENEWAL

NOTICE is given that the following application for renewal has been received:

(T17-1212)

Exploration Licence No. 8417, AUS GOLD MINING GROUP PTY LIMITED (ACN 603 575 917), area of 101 units. Application for renewal received 20 November, 2017.

(V17-1195)

Exploration Licence No. 8323, ARDEA EXPLORATION PTY LTD (ACN 137 889 279), area of 60 units. Application for renewal received 22 November, 2017.

The Honourable Don Harwin MLC
Minister for Resources

APPLICATION FOR TRANSFER

(V17/10945)

Mining Lease No. 1173, CROWE, Wayne John and THOMPSON, David Charles to THOMPSON, David Charles, County of Roxburgh, Area of 13.5 hectares.

Application for transfer was received on 19 October 2017

(V17/11688)

Exploration Licence No. 8484, PROTON GEOSCIENCE PTY LTD (ACN 125 500 398) to ALTIUS AUSTRALIA PTY LTD (ACN 621 852 944), David Charles, County of Yancowinna, Area of 20 units.

Application for transfer was received on 15 November 2017

(V17/11688)

Exploration Licence No. 8485, PROTON GEOSCIENCE PTY LTD (ACN 125 500 398) to ALTIUS AUSTRALIA PTY LTD (ACN 621 852 944), County of Yancowinna, Area of 80 units.

Application for transfer was received on 15 November 2017

(V17/11688)

Exploration Licence No. 8569, PROTON GEOSCIENCE PTY LTD (ACN 125 500 398) to ALTIUS AUSTRALIA PTY LTD (ACN 621 852 944), County of Yancowinna, Area of 19 units.

Application for transfer was received on 15 November 2017

The Honourable Don Harwin MLC
Minister for Resources

Primary Industries Notices

BIOSECURITY ACT 2015

Instrument of Appointment of Authorised Officers and Approval of Functions - Department of Primary Industries and Local Land Services officers

I, Peter Day, Director Biosecurity & Food Safety Compliance, in exercise of delegated authority of the Secretary and of the Secretary as Accreditation Authority under the *Biosecurity Act 2015* (the Act) make the following appointments and approvals:

- 1) Pursuant to section 361 of the Act, I appoint the persons listed in Column 1 of the table set out in Schedule 1 as authorised officers for the purposes of the Act.
- 2) Pursuant to section 195 of the Act, I approve those authorised officers listed in Column 1 of the table set out in Schedule 1 to exercise the functions of a biosecurity certifier as specified in Column 2 of the table.

Duration of appointment and approval:

The appointment and approval of each person listed in Schedule 1 will end on the earliest of the following dates:

- A. the date that is five years from the date of this instrument; or
- B. the date of revocation of this instrument, or an instrument of revocation of appointment of a person listed in Schedule 1 as an authorised officer; or
- C. the date that the person ceases to be employed by either the Department of Industry or the Local Land Services.

Dated this 22nd day of November 2017

PETER DAY
DIRECTOR
BIOSECURITY & FOOD SAFETY COMPLIANCE
(as delegate on behalf of the Secretary of the Department of Industry)

SCHEDULE 1

Column 1	Column 2
Name of person appointed as authorised officer	Approved functions of biosecurity certifier
Christopher O'Reilly	NIL Conditions
Rebecca Langley	NIL Conditions
Christopher Conolly	NIL Conditions
Shelley Johnston	NIL Conditions
Catherine Williams	NIL Conditions
Beverley Schnitzerling	NIL Conditions
Vida Faulkner	NIL Conditions
Peter Schnitzerling	NIL Conditions
Marie Nolan	NIL Conditions
Graham McGovern	NIL Conditions
Kate Weir	NIL Conditions
Felicity Willis	NIL Conditions
Hannah Williamson	NIL Conditions

DRUG MISUSE AND TRAFFICKING ACT 1985

Instrument of Appointment to Give Certificate Evidence

I, SIMON SMITH, Secretary of the Department of Industry, pursuant to Section 43(5) of the *Drug Misuse and Trafficking Act 1985* ('the Act'), hereby appoint the persons named in the Schedule below, each of whom I consider to be suitably qualified persons to give a certificate in relation to the identification of cannabis plant or cannabis leaf for the purposes of Section 43 of the Act.

Schedule

NSW Police Officers		
Luke Catt	Jason Purcell	Ian Burrow
Megan Cook	Gavin Stephenson	Susan Carter
Jason Critchley	Amanda Trindall	John Fanning
Dwayne Croft	Kathleen Townsend	Scott Ford
Brett Harington	Rodney Allison	Peter Hawkins
Jennifer Hicks	Craig Bryant	Leanne Heller
Paul Johnston	Alannah Davies	Jacqueline Largo
Ian McGee	Aslim Khan	Michael Leary
Lorinda Owen	Tiffany Korfias	Kristy Mahlberg
Jane Paroissien	Steven Kuman	Kira Mateljan
Robert Robertson	Mario Da Silva Magalhaes	Kelly McNeill
Daniel Shelsher	Jay Maljevac	Jeremy Roufogalis
Kehani Smith	Scott Miller	John Skirvanic
Carl Trevenar	James Murray	Colin Whittaker
David Alsford	Sandra Murray	Scott Abbott
Michael Carmody	Joanne Overland	Donald Buchanan
Alexander Coates	Graeme Sanderson	Justin Cashin
Glen Cogdell	Megan Sullivan	Steven Edwards
Allan Cope	Rachel Berrick	Nigel Howard
Cameron Forrest	Ryan O'Donnell	John Layzell
Neil Haigh	Tracy Bell	Sharon Hayward
Susan Mackenzie	Tracey Connolly	Tracy Lillis
Barry McMahon	Naomi Gibson Jones	Sean Murphy
Juan Mahony	Elysha Gurney	Anthony New
Richard Saxon	Simone Banner	Kellie Deans
Leanne Walsh	Ian Colless	Troy Heane
Christine Woodcock	Margaret Deall	Cameron Lockett
Mark Russell	Peter Bathgate	Brett Irvine
Robert Toovey	Ross Chilcott	Peter Joice
Alejandro Veira	Colin Cracknell	Tracy Lillis
Nikki Abbott	Megan Duncombe	Tina Lomax
Thomas Baird	Youssef Ibrahim	Simon Meehan
Anthony Barrott	Kevin Mccudden	Liza-Gai Miller
Robert Post	David Rhodes	Carisa Parker
Paul Ross	Louise Logan	Nathan Snelling
John Sheehan	Nicole McKellar	David Taylor
Rachel Synott	Susan Kelly	Scott Halloway
John Klepczerak	Kylie Koenig	Graeme Olsson
Ken Condie	Colleen Beggs	David Patch
Leeanne Gilmour	Sean Bostick	Stuart Campbell
Daryl Connett	Melanie Hughes	Joel Bogaski

NSW Police Officers		
Kim Jackson	Holly Mills	Stefanie Vella
Matthew Webb	Natalie Padey	Jason Peters
Sacheen Ridley	Anthony Mascherin	James Vesico
Vincent Wendelin	David Brown	Donald Roberts
John Walkowiak	Volker Ruehe	Jason Sharp
John White	Warwick Hanlon	Michelle Mcalister
Cindy Larsson	Malcolm Sutherland	Sarah Batchelor
Jodi Stuart	Scott Lewington	Bernadette Johansen
Wade Niemiec	Craig Moir	Hyung Kim
David Sandys	Jovan Licina	Susan Farmilo
Karen Turner	James Crooks	Elizabeth Pittman
Mark Hirning	Adam Amos	Rodrick Buhr
Malcolm Murphy	Cindy Desmond	Donald Browning
Andrew Daley	Shane Corcoran	Peter Linsley
Gerard Hollands	Jenny Nott	Glen Wilson
Timothy Hannon	Matthew Steff	David James Saldern
Michael Tranby	Robert Taylor	Edward Taylor
Kelly Pickles	Steven John Marsh	Brian McDarmont
Ross Geoffrey Hunt	Antoinette Holden	Bruce Gregory
James Joseph Ghata	Adam Guy Fitzgibbon	Darren Cox
Brendan Bernie	Kenneth Mark Astrup	David Archer
David Andrew Abbott	Alan Wehr	Brendan Turner
Melanie Threlfall	Stuart Thomas	Anthony Mureau
Geoffrey Mcdougall	Jacqueline Gregory	Michael Fortier
David Edwards	Keith Crumpton	Jennifer Choice
Anthony Bolster	Rolf Vogelsang	Jill Deason
Giovanna Vumbaca	Leigh Harrison	Jennifer Ward
Rick Gill	Melynda Power	Sophie Stone
Michael Wheeler	Matthew Stratton	Stuart Bell
Matthew Crematy	Andrew Panigyrakis	Gus Viera
Greg McAdam	Troy Mowlam	John Purcell
Adrian Prisk	Max Graham	Jay Spencer
Chris Johnston	Nathan Green	Craig Haskins
Justin Harnott	Achala Abdullah	David Bird
Cameron Henshaw	Chloe McDonald	Adam Galbraith
Nathan Murray	Peter Archibald	Hansell Pereira
Leo Blazevic	Dwight Park	Brendan O'Flynn
James Whalan	William Middlebrook	Gavin Mayo
Dylan Chapman	Evan Porou	Anthony Beckett
Harry Stengos	Warren Metcalfe	Lucy Liddiard
Steven Blackett	Paul Martyn	

Department of Industry Staff		
David Haslett	Michael Cagnacci	Scott Henry
Ryan Moore	Stephen Green	David Sinclair
Matthew Campbell	Alicia Mellberg	Fahri Fahri
Mark Mackie	Rebecca Lysaght	Hollie Munro
Lachlan Porteous	Patrick Phillips	Luke Herron
Brett Rankin	Dale Collier	Brent Hoade
Julie Crawford	Brendan Groom	Andrew McAlister
Jodi Booth	Lorna Adlem	Bruce Cameron
Amanda Britton	Brendan George	Vanessa Allen
Michael Knez	Tim Perigo	Dale Chalker
Ian Carney		

Dated this 17th day of November 2017

SIMON SMITH
Secretary
Department of Industry

Crown Land Notices

1300 886 235 www.crownland.nsw.gov.au

ARMIDALE OFFICE

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 in that Column, 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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Janelle Bronwyn Smith (re-appointment) For a term commencing the date of this notice and expiring 31 December 2021.	Woolbrook Recreation Reserve Trust	Reserve No. 46983 Public Purpose: public recreation Notified: 6 September 1911 File Reference: AE81R113-002

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 in that Column, 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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Christopher Robert Laurie (re-appointment) David Margery (re-appointment) Jennifer Anne Bullen (re-appointment) Cheryl Anne Margery (re-appointment) Allan Robert Morris (re-appointment) Paul Raymond Hicks (re-appointment) For a term commencing 01 January 2018 and expiring 31 December 2022.	Nowendoc Memorial Hall Trust	Reserve No. 72805 Public Purpose: public hall Notified: 6 August 1948 Reserve No. 51148 Public Purpose: public hall Notified: 24 November 1915 File Reference: 11/03514

DUBBO OFFICE

NOTICE OF PURPOSE OTHER THAN THE DECLARED 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(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
access	Reserve No. 750757 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/09178

GRAFTON OFFICE

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parishes – Mungie Bundie, Bundoowithidie; County – Courallie
Land District – Moree; LGA – Moree Plains

Road Closed: Lot 1 DP 1234298, Lot 2 DP 1235080

File No: 17/06030

SCHEDULE

On closing, the land within Lot 1 DP 1234298, Lot 2 DP 1235080 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Ollera; County – Hardinge
Land District – Inverell; LGA – Armidale Regional

Road Closed: Lot 1 DP 1235392

File No: 08/1470

SCHEDULE

On closing, the land within Lot 1 DP 1235392 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Scone; County – Gough

Land District – Glen Innes; LGA – Glen Innes Severn

Road Closed: Lot 1 DP 1234200

File No: 09/08059

SCHEDULE

On closing, the land within Lot 1 DP 1234200 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Southampton; County – Clarence

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 3 DP 1233427

File No: 17/04648

SCHEDULE

On closing, the land within Lot 3 DP 1233427 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Corrowong; County – Wellesley

Land District – Bombala; LGA – Snowy Monaro Regional

Road Closed: Lot 1 DP 1232735

File No: 17/03339

SCHEDULE

On closing, the land within Lot 1 DP 1232735 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parishes – Goorara, Bengorang; County – Staphylton

Land District – Moree; LGA – Moree Plains

Road Closed: Lot 3 DP46807 Lot 3 DP 1232904

File No: 15/05249

SCHEDULE

On closing, the land within Lot 3 DP46807, Lot 3 DP 1232904 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Merigan; County – Murray

Land District – Queanbeyan; LGA – Goulburn Mulwaree

Road Closed: Lot 1 DP 1234580

File No: 17/05870

SCHEDULE

On closing, the land within Lot 1 DP 1234580 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parishes – Sandon, Blacknote; County – Sandon

Land District – Armidale; LGA – Uralla

Road Closed: Lots 11-12 DP 1236068

File No: 17/08148

SCHEDULE

On closing, the land within Lot 11 DP 1236068 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 12 DP 1236068 becomes vested in the State of New South Wales as Crown Land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Winterbourne; County – Vernon
Land District – Walcha; LGA – Walcha

Road Closed: Lot 1 DP 1235078

File No: 10/14297

SCHEDULE

On closing, the land within Lot 1 DP 1235078 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Exmouth; County – Sandon
Land District – Armidale; LGA – Armidale Regional

Road Closed: Lot 1 DP 1235393

File No: 13/12895

SCHEDULE

On closing, the land within Lot 1 DP 1235393 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish - Bunarba; County - Benarba
Land District - Moree; LGA - Moree Plains

Road Closed: Lot 4 DP 1233649

File No: 16/10269

SCHEDULE

On closing, the land within Lot 4 DP 1233649 remains vested in the State of New South Wales as Crown land.

**NOTICE OF PURPOSE OTHER THAN THE DECLARED 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(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
sporting event	Reserve No. 667 Public Purpose: water Notified: 1 November 1880 File Reference: 17/11062
	Reserve No. 753512 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/11062

HAY OFFICE

**NOTICE OF PURPOSE OTHER THAN THE DECLARED 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(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
pipeline	Reserve No. 1000 Public Purpose: travelling stock Notified: 2 December 1873 File Reference: 17/08388
	Reserve No. 1732 Public Purpose: travelling stock Notified: 7 July 1879 File Reference: 17/08388
	Reserve No. 2003 Public Purpose: travelling stock Notified: 25 October 1880 File Reference: 17/08388
	Reserve No. 2004 Public Purpose: travelling stock Notified: 25 October 1880 File Reference: 17/08388
	Reserve No. 2360 Public Purpose: travelling stock Notified: 18 July 1881 File Reference: 17/08388
	Reserve No. 2501 Public Purpose: access Notified: 14 November 1881 File Reference: 17/08388

Column 1	Column 2
	Reserve No. 3005 Public Purpose: camping, water Notified: 2 June 1884 File Reference: 17/08388
	Reserve No. 8115 Public Purpose: camping, travelling stock Notified: 22 December 1888 File Reference: 17/08388
	Reserve No. 8123 Public Purpose: camping, travelling stock Notified: 22 December 1888 File Reference: 17/08388
	Reserve No. 10505 Public Purpose: camping, travelling stock Notified: 11 January 1890 File Reference: 17/08388
	Reserve No. 10506 Public Purpose: camping, travelling stock Notified: 11 January 1890 File Reference: 17/08388
	Reserve No. 18930 Public Purpose: camping, travelling stock Notified: 4 November 1893 File Reference: 17/08388
	Reserve No. 30335 Public Purpose: travelling stock Notified: 20 December 1899 File Reference: 17/08388
	Reserve No. 33617 Public Purpose: camping, travelling stock Notified: 30 November 1901 File Reference: 17/08388
	Reserve No. 33654 Public Purpose: travelling stock Notified: 30 November 1901 File Reference: 17/08388
	Reserve No. 36462 Public Purpose: preservation and growth of timber Notified: 17 October 1903 File Reference: 17/08388
	Reserve No. 40136 Public Purpose: camping, travelling stock Notified: 3 February 1906 File Reference: 17/08388
	Reserve No. 42928 Public Purpose: camping, travelling stock Notified: 29 July 1908 File Reference: 17/08388
	Reserve No. 43678 Public Purpose: preservation and growth of timber Notified: 10 March 1909 File Reference: 17/08388

Column 1	Column 2
	Reserve No. 49124 Public Purpose: camping, travelling stock Notified: 30 July 1913 File Reference: 17/08388
	Reserve No. 53922 Public Purpose: travelling stock Notified: 23 April 1920 File Reference: 17/08388
	Reserve No. 56665 Public Purpose: travelling stock Notified: 21 December 1923 File Reference: 17/08388
	Reserve No. 56667 Public Purpose: travelling stock Notified: 21 December 1923 File Reference: 17/08388
	Reserve No. 56668 Public Purpose: travelling stock Notified: 21 December 1923 File Reference: 17/08388
	Reserve No. 56669 Public Purpose: travelling stock Notified: 21 December 1923 File Reference: 17/08388
	Reserve No. 57083 Public Purpose: travelling stock Notified: 23 May 1924 File Reference: 17/08388
	Reserve No. 60137 Public Purpose: travelling stock Notified: 25 November 1927 File Reference: 17/08388
	Reserve No. 60575 Public Purpose: camping, travelling stock Notified: 13 July 1928 File Reference: 17/08388
	Reserve No. 62224 Public Purpose: timber Notified: 29 May 1936 File Reference: 17/08388
	Reserve No. 63042 Public Purpose: camping Notified: 13 November 1931 File Reference: 17/08388
	Reserve No. 88456 Public Purpose: travelling stock Notified: 31 December 1971 File Reference: 17/08388
	Reserve No. 756762 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/08388

Column 1	Column 2
	Reserve No. 756812 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/08388
	Reserve No. 4 Public Purpose: travelling stock Notified: 26 June 1886 File Reference: 17/08388
	Reserve No. 6 Public Purpose: plantation to cemetery Notified: 26 June 1886 File Reference: 17/08388
	Reserve No. 1331 Public Purpose: travelling stock Notified: 15 January 1878 File Reference: 17/08388

Schedule

Column 1	Column 2
pump site	Reserve No. 2494 Public Purpose: water Notified: 22 November 1880 File Reference: 17/01734
	Reserve No. 50673 Public Purpose: camping, travelling stock Notified: 12 May 1915 File Reference: 17/01734

Schedule

Column 1	Column 2
pipeline pump station	Reserve No. 33052 Public Purpose: camping, travelling stock Notified: 27 July 1901 File Reference: 17/08388

NEWCASTLE OFFICE

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Yarranjerry; County – Bourke

Land District – Narrandera; LGA – Coolamon Shire

Road Closed: Lot 1 DP 1230863

File No: 16/07118

SCHEDULE

On closing, the land within Lot 1 DP 1230863 remains vested in Coolamon Shire Council as operational land for the purposes of the *Local Government Act 1993*.

In accordance with Section 44 of the *Roads Act 1993*, the Crown consents to the land in Lot 1 DP 1230863 being vested in Coolamon Shire Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purpose of the Roads Act.

Council Reference: TK:MHP:R.09-10

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Trigalong; County – Bland
Land District – Temora; LGA – Temora*

Road Closed: Lot 1 DP 1190294

File No: 10/08179:JT

SCHEDULE

On closing, the land within Lot 1 DP 1190294 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Brundah; County – Monteagle
Land District – Grenfell; LGA – Weddin*

Road Closed: Lot 5 DP 1235953

File No: 17/01325

SCHEDULE

On closing, the land within Lot 5 DP 1235953 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parishes – Wellington, Curra; Counties – Wellington, Gordon
Land District – Wellington; LGA – Dubbo Regional*

Road Closed: Lot 1 DP 1234954

File No: 09/10150:JT

SCHEDULE

On closing, the land within Lot 1 DP 1234954 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Murga; County – Cunningham
Land District – Condobolin; LGA – Lachlan

Road Closed: Lot 1 DP 1217499

File No: 15/04726

SCHEDULE

On closing, the land within Lot 1 DP 1217499 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Abington; County – Wallace
Land District – Cooma; LGA – Snowy Monaro Regional

Road Closed: Lot 1 DP 1234949

File No: 17/02592

SCHEDULE

On closing, the land within Lot 1 DP 1234949 remains vested in the State of New South Wales as Crown land.

ROADS ACT 1993, SECTION 257

ORDER

Correction of Defective Instrument

As per the “Notification of Closing of a Road” GB06H674 which appeared in Government Gazette No 123 dated 10 November 2017, folio 6770-6771, part of the description is hereby amended. Under heading of “description” the words “Snowy River”; are deleted and replaced with “Snowy Monaro Regional”.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – West Goodradigbee; County – Buccleuch

Land District – Yass; LGA – Yass Valley

Road Closed: Lot 1 DP 1235076

File No: 17/05081

SCHEDULE

On closing, the land within Lot 1 DP 1235076 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – March; County – Wellington

Land District – Orange; LGA – Orange

Road Closed: Lot 2 DP 1225898

File No: 16/05187

SCHEDULE

On closing, the land within Lot 2 DP 1225898 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Wallah; County – King

Land District – Boorowa; LGA – Hilltops

Road Closed: Lots 1-2 DP 1234728

File No: 07/4624

SCHEDULE

On closing, the land within Lots 1-2 DP 1234728 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Clinton; County – Bathurst
Land District – Orange; LGA – Cabonne*

Road Closed: Lot 1 DP 1235207

File No: 10/15556 RS

SCHEDULE

On closing, the land within Lot 1 DP 1235207 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Tallawang; County – Bligh
Land District – Dunedoo; LGA – Mid-Western Regional*

Road Closed: Lots 1-2 DP 1234210

File No: 09/11966:JT

SCHEDULE

On closing, the land within Lot 1 DP 1234210 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 2 DP 1234210 becomes vested in the State of New South Wales as Crown Land.

Council's reference: 576780

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Wombah; County – Caira
Land District – Balranald South; LGA – Murray River*

Road Closed: Lot 3 DP 1235805

File No: 16/09132

SCHEDULE

On closing, the land within Lot 3 DP 1235805 remains vested in the State of New South Wales as Crown land.

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish - Rooty Hill; County - Cumberland
Land District - Penrith; LGA - Blacktown

Road Closed: Lot 1 DP 1236419

File No: 17/08219

SCHEDULE

On closing, the land within Lot 1 DP 1236419 remains vested in Blacktown City Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: F14/2318

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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish - Brundah; County - Monteagle
Land District - Grenfell; LGA - Weddin

Road Closed: Lots 1-2 DP 1217203

File No: 08/0145

SCHEDULE

On closing, the land within Lots 1-2 DP 1217203 remains vested in the State of New South Wales as Crown land.

NOWRA OFFICE

NOTICE OF PURPOSE OTHER THAN THE DECLARED 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(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
sporting event	Reserve No. 18792 Public Purpose: trigonometrical purposes Notified: 14 October 1893 File Reference: 17/10748

	Column 2
	Reserve No. 90666 Public Purpose: public recreation Notified: 24 April 1975 File Reference: 17/10748

Schedule

Column 1	Column 2
vegetation management	Reserve No. 24002 Public Purpose: trigonometrical purposes Notified: 25 April 1896 File Reference: 17/07018

ORANGE OFFICE

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

IN pursuance of the provisions of Section 151, *Roads Act 1993*, the Crown public road specified in Schedules 1 and 2 are transferred to the Roads Authority specified in Schedule 3, hereunder, and as from the date of publication of this notice, the roads specified in Schedules 1 and 2 cease to be Crown public roads.

The Hon Paul Toole, MP,
Minister for Lands and Forestry

SCHEDULE 1

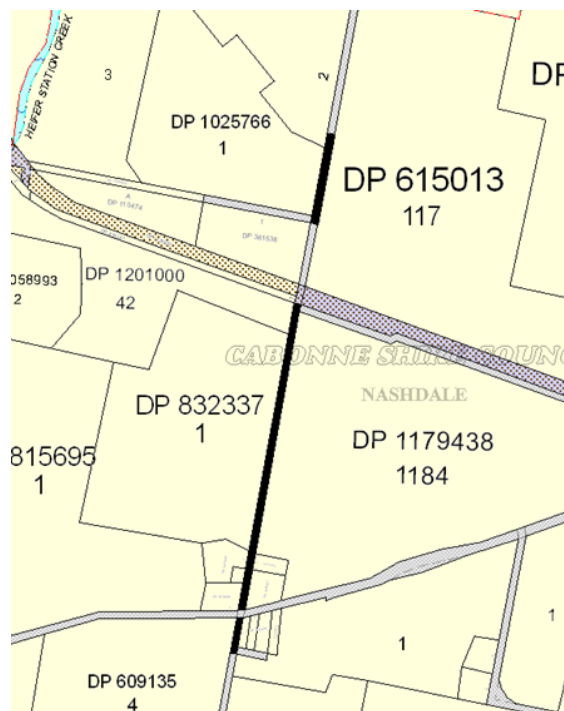
Parish – Towac; County – Wellington

Land District – Orange

Local Government Area – Cabonne Council

The Crown public roads, known as Nancarrow Lane and Nashdale Lane as denoted by black shading on the diagram below.

Width to be Transferred: Whole width



SCHEDULE 2

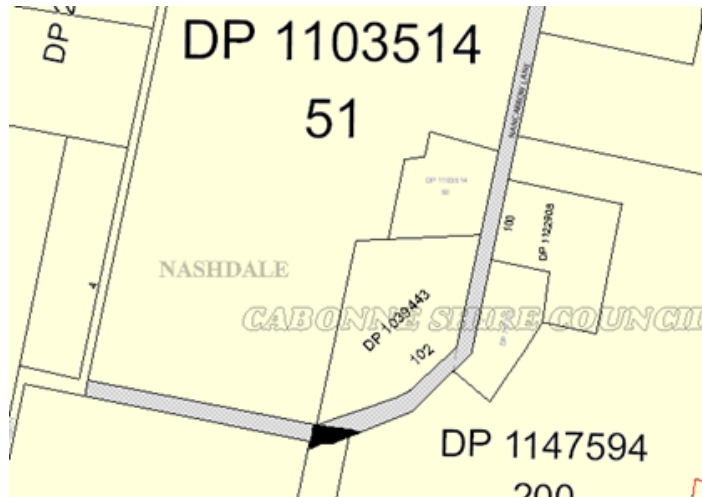
Parish – Towac; County – Wellington

Land District – Orange

Local Government Area – Cabonne Council

The Crown public road, known as Nancarrow Lane, as denoted by black shading on the diagram below

Width to be Transferred: Whole width



SCHEDULE 3

Roads Authority: Cabonne Council

Council Ref: 878849

File Ref:17/11057: W591649

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 in that Column, 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.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Janelle Elizabeth Culverson (new member) For a term commencing the date of this notice and expiring 22 April 2020.	Ophir (R65909) Reserve Trust	Reserve No. 65909 Public Purpose: public recreation Notified: 3 April 1936 File Reference: OE80R16-006

SYDNEY METROPOLITAN OFFICE

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 Schedules hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Metropolitan Local Government Area: Northern Beaches Council Locality: Ingleside Reserve No. 1012329 Public Purpose: for the public purpose of access and public requirements, tourism purposes and environmental and heritage conservation Notified: 8 September 2006 File Reference: MN80H1528	The part being Whole Lots: Lot 232 DP 752046 Parish: Narrabeen County: Cumberland

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Metropolitan Local Government Area: Northern Beaches Council Locality: Ingleside Reserve No. 83916 Public Purpose: future public requirements Notified: 13 July 1962 File Reference: MN80H1528	The part being Whole Lots: Lot 232 DP 752046 Parish: Narrabeen County: Cumberland

NOTICE OF PURPOSE OTHER THAN THE DECLARED 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(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
environmental protection	Reserve No. 13317 Public Purpose: trigonometrical purposes Notified: 24 January 1891 File Reference: 17/09139
	Reserve No. 14634 Public Purpose: public recreation Notified: 31 October 1891 File Reference: 17/09139
	Reserve No. 31781 Public Purpose: water Notified: 17 November 1900 File Reference: 17/09139
	Reserve No. 33756 Public Purpose: public recreation Notified: 11 January 1902 File Reference: 17/09139
	Reserve No. 45642 Public Purpose: public recreation Notified: 24 August 1910 File Reference: 17/09139

Column 1	Column 2
	Reserve No. 68485 Public Purpose: preservation of aboriginal carvings and drawings Notified: 21 July 1939 File Reference: 17/09139
	Reserve No. 76010 Public Purpose: public recreation Notified: 26 June 1953 File Reference: 17/09139
	Reserve No. 80041 Public Purpose: bush fire brigade purposes Notified: 4 October 1957 File Reference: 17/09139
	Reserve No. 82517 Public Purpose: future public requirements Notified: 6 May 1960 File Reference: 17/09139
	Reserve No. 86473 Public Purpose: public recreation Notified: 20 October 1967 File Reference: 17/09139
	Reserve No. 94419 Public Purpose: community centre Notified: 20 March 1981 File Reference: 17/09139
	Reserve No. 100092 Public Purpose: promotion of the study and the preservation of native flora and fauna, public recreation Notified: 18 September 1987 File Reference: 17/09139
	Dedication No. 500314 Public Purpose: public recreation Notified: 15 December 1900 File Reference: 17/09139
	Dedication No. 500318 Public Purpose: public recreation Notified: 27 June 1893 File Reference: 17/09139
	Reserve No. 752053 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/09139

WESTERN REGION OFFICE

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance of the provisions of the *Roads Act 1993*, the roads described in Column 1 of the Schedule hereunder are 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 roads are extinguished. Upon closing the roads described in Column 1 the lands defined in Column 5 of the Schedule being the re-defined roads will be dedicated as public road.

The Hon. Paul Toole M.P.
Minister for Lands and Forestry

Description*Parishes & Counties - Varies**Land District - Varies**LGA - Cobar*

Column 1 Western Division Road (WDR) No. & Deposited Plan (DP)	Column 2 Gazetted Public Road	Column 3 Road Name	Column 4 Within Lot/DP	Column 5 Legal Roads Network Deposited Plan (DP) No.
165 (DP97165)	11 September 1981	Endeavour Mine Road	1820/1087423	1176566
165 (DP97165)	11 September 1981	Endeavour Mine Road	1821/1087423	1176566
165 (DP97165)	11 September 1981	Endeavour Mine Road	1002/1034781	1176566
165 (DP97165)	11 September 1981	Endeavour Mine Road	1001/1034781	1176566
165 (DP97165)	11 September 1981	Endeavour Mine Road	5258/725314	1176566

File No.: 12/02241

ADDITION OF LANDS TO A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of Section 35C of the *Western Lands Act 1901*, the land particularised in Column 3, being the road closed in Column 4, has been added to the Western Lands Leases identified in Column 1.

The Hon. Paul Toole M.P.

Minister for Lands and Forestry

Description*Parishes - Varies Counties - Varies**Land District - Varies**LGA - Cobar*

Column 1 Western Lands Lease No.	Column 2 Folio ID	Column 3 Area Addition (ha)	Column 4 Former WDR No	Column 5 Total Area following Addition (ha)
13840	1002/1034781; 1820/ 1087423	33.66	165	6029
14358	1001/1034781	22.75	165	2982
13839	5258/725314	12.49	165	2561

File No.: 12/02241

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

IT is hereby notified that in pursuance of Section 35Q of the *Western Lands Act 1901*, the land particularised in Column 1 has been withdrawn from the Western Lands Leases identified in Column 2 for the purpose of being dedicated as public road.

The Hon. Paul Toole M.P.
Minister for Lands and Forestry

Description

Parishes - Varies Counties - Varies

Land District - Varies

LGA - Cobar

Column 1 Land Withdrawn from Western Lands Lease (Lot/DP)	Column 2 Western Lands Lease affected by Withdrawal	Column 3 Folio ID affected by Withdrawal	Column 4 Area Withdrawn from Lease (ha)	Column 5 Area of Lease following Withdrawal (ha)
2/1176566	2729	6440/761560; 597/ 761560	3.924	6811
4/1176566	4416	2/803696	41.72	14462
6/1176566	2042	4857/769170	4.442	29822
8/1176566	2042	4857/769170	9.179	29813
9/1176566	2042	4857/769170	8.120	29805
11/1176566	4738	2529/764492	14.93	2424
12/1176566	4901	2530/764493	18.92	2970
16/1176566	2585	588/761588	1.372	5066
29/1176566	2042	4857/769170	50.08	29755
30/1176566	10903	4445/767430	8.715	7842
31/1176566	10904	1251/762863	15.35	17826
33/1176566	10904	1251/762863	43.87	17782
34/1176566	10903	4445/767430	40.44	7802
35/1176566	13840	1820/1087423; 1002/ 1034781	11.17	5984
36/1176566	1534	1821/1087423	10.04	5042
37/1176566	13840	1002/1034781; 1820/ 1087423	22.83	5961
38/1176566	14358	1001/1034781	22.49	2937
41/1176566	2595	599/767413	0.5823	6980
43/1176566	2595	599/767413	40.01	6940
44/1176566	3451	1367/763044	47.00	9750
45/1176566	332	3032/765230	4.428	25309
47/1176566	332	3032/765230	36.26	25272
48/1176566	5207	3001/765200	18.71	3113
49/1176566	5206	3002/765201	30.84	2605
50/1176566	2833	861/761983	29.55	6279

Column 1 Land Withdrawn from Western Lands Lease (Lot/DP)	Column 2 Western Lands Lease affected by Withdrawal	Column 3 Folio ID affected by Withdrawal	Column 4 Area Withdrawn from Lease (ha)	Column 5 Area of Lease following Withdrawal (ha)
52/1176566	2815	862/761984	46.16	6163
53/1176566	103	4895/769169	46.69	22304
54/1176566	2816	858/761972	10.82	9001
56/1176566	4442	2098/763971	6.865	741.0
58/1176566	6879	3734/766147	34.39	6094
59/1176566	6870	3730/766143	20.89	26530
64/1176566	6870	3730/766143	64.80	26465
65/1176566	6865	3731/766144	26.49	20984
67/1176566	8390	4178/766745	48.52	3640
68/1176566	1013	5417/768328	12.74	1321
69/1176566	1008	6333/769219	44.55	2829
70/1176566	2264	6569/769372	34.30	4110
71/1176566	595	10/777990	14.25	26080
72/1176566	2800	866/761938	57.21	6904
73/1176566	2783	867/761953	35.86	5947

File No.: 12/02241

Water Notices

HUNTER WATER ACT 1991

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

HUNTER WATER CORPORATION

NOTICE OF COMPULSORY ACQUISITION OF INTEREST IN LAND (FREEHOLD) AT ELLALONG

Hunter Water Corporation declares, with the approval of His Excellency the Governor and the Executive Council that the interests in Land described in the Schedule below is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991*, for sewerage purposes under the *Hunter Water Act 1991*.

Dated at Sydney, the 22nd day of November 2017.

Jim Bentley
Managing Director
Hunter Water Corporation

SCHEDULE

Parish – Ellalong; County – Northumberland

Land District – Ellalong; LGA – Cessnock

Land

Lot 1 DP 1219841

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

Hunter Water Reference HW2007-3090

WATER ACT 1912

WATER NSW

An application for a licence under Section 10 of the *Water Act 1912*, as amended, has been received as follows:

JOHN ANTHONY PATRICK AND CHRISTINE JOY PATRICK for a pump on Toms Creek on Lot 3, DP1099964, Parish of Comboyne, County of Macquarie; a Pump on an Unnamed Watercourse, being a tributary of Toms Creek, on Lot 2, DP1099964, Parish of Comboyne, County of Macquarie and on Lot 4, DP1099964, Parish of Innes, County of Macquarie, and; a Bywash Dam on Toms Creek on Lot 4, DP 1099964, Parish of Comboyne, County of Macquarie, for the conservation of water and irrigation purposes (13 megalitres). Entitlement by way of replacement licence. Any inquiries should be directed to 1300 662 077 or email customer.helpdesk@waternsw.com.au Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with WaterNSW, Locked Bag 10, Grafton NSW 2460 or the above email within 28 days of this publication. Application No. 30SL067363.

Tracey Lawson, Manager Water Regulation North.

Other Government Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to section 74 of the *Associations Incorporation Act 2009*.

COONAMBLE RURAL TRANSACTION CENTRE INCORPORATED	INC9881423
EUGOWRA MENSSED INCORPORATED	INC9893867
INDOCHINESE RESPITE CARE SERVICE INC	INC1301178
INSPIRE INDIA INCORPORATED	INC9892937
LBL CHARITY INCORPORATED	INC1501692
NATIONAL SENIORS AUSTRALIA CENTRAL COAST BRANCH INCORPORATED	Y1946501
STOP CSG MACARTHUR INCORPORATED	INC1300730
SYDNEY MOTORCYCLE CLUB INC	Y0875405

Cancellation is effective as at the date of gazettal.

Dated this 22 November 2017.

Robyne Lunney
Delegate of the Commissioner
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 76

TAKE NOTICE that the registration of the following associations is cancelled by this notice pursuant to section 76 of the *Associations Incorporation Act 2009*.

ABANA INCORPORATED	INC9888671
AID FOR SOUTH SUDAN INCORPORATED	INC9894773
ALBURY CULTURAL CLUB INCORPORATED	INC9894596
ALL SORTS SWIM STARS SWIMMING CLUB INCORPORATED	INC9894675
ALMOTHAQAF ARABIC ASSOCIATION INCORPORATED	INC9894637
AL-THEKELEIN LEAGUE INCORPORATED	INC9885788
AM & PM INCORPORATED	INC9879669
AMAR JOTI RADHA KRISHNA INCORPORATED	INC9885974
AMOS AID INCORPORATED	INC9894572
APEX CLUB OF CORRIMAL INC	Y0463925
AUBURN II EKALESLIA INCORPORATED	INC9894743
AUSTRALIA ALL WIN BUSINESS ASSOCIATION INCORPORATED	INC9896074
AUSTRALIA MEIZHOU SOCIETY INCORPORATED	INC9894677
AUSTRALIA ORIENTAL BAND INC	INC9894577
AUSTRALIA REFUGEE AWARENESS LINK INCORPORATED	INC9894661
AUSTRALIA-CHINA COMMERCIAL ASSOCIATION INCORPORATED	INC9894562
AUSTRALIAN ASIAN BADMINTON ASSOCIATION (AABA) INCORPORATED	INC9894703
AUSTRALIAN COUNCIL FOR THE CHINESE TRADE & INVESTMENT INCORPORATED	INC9894655

AUSTRALIAN COUNCIL FOR THE PROMOTION OF EDUCATION IN CHINA INCORPORATED	INC9894772
AUSTRALIAN NATIONAL FEDERATION OF SPORTIVE & COMBAT SAMBO INCORPORATED	INC9894768
AUSTRALIAN PANGRATION ATHLIMA FEDERATION INCORPORATED	INC9894571
BAULKHAM HILLS BEFORE AND AFTER SCHOOL CARE INCORPORATED	Y1949639
BIKERS ANON INCORPORATED	INC9878936
BRIGHT LIFE CHARITY ASSOCIATION INCORPORATED	INC1600228
CHERISH A LIFE INCORPORATED	INC9892536
CHINESE CHRISTIAN FELLOWSHIP INC	INC9894765
DETENTION CENTRE VOLUNTEERS INCORPORATED	INC9894673
FEDERATION OF IRANIAN ASSOCIATIONS OF AUSTRALIA INCORPORATED	INC9894683
FIJI COMMUNITY ASSOCIATION OF AUSTRALIA INCORPORATED	INC9894744
GDZF OF CHINA SYDNEY OFFICE INCORPORATED	INC9894680
GFANI MINISTRIES NETWORK INCORPORATED	INC9894588
GOSPEL FOR ALL NATIONS INTERNATIONAL INCORPORATED	INC9894586
GUNNEDAH SKATE PARK COMMITTEE INCORPORATED	INC9894739
HANDS ON HUMANITY INCORPORATED	INC9894628
HAZARA COMMUNITY (SYDNEY) INCORPORATED	INC9896738
HELPING WING INCORPORATED	INC9894676
ITEACHCOMMUNITY INCORPORATED	INC9894728
JAIN JAGRUTI CENTRE (SYDNEY) INCORPORATED	INC9894686
KALATEENEE CRICKETS SPORTS CLUB INC	INC9894656
KOWINNERS INCORPORATED	INC9894580
MACARTHUR COMMODORES INCORPORATED	INC9894758
MACQUARIE RIVER SAVVY – NATURAL HORSEMANSHIP INCORPORATED	INC9894617
MAITLAND YOUTH CHOIR INCORPORATED	INC9894681
MAX'S STARS INCORPORATED	INC9894599
MT DRUITT WRESTLING & GRAPPLING CLUB INCORPORATED	INC9894591
MUTCH PARK SQUASH CLUB INCORPORATED	INC9894634
NATIONAL INDIGENOUS WRESTLING & GRAPPLING INCORPORATED	INC9894590
OUR BUSH INCORPORATED	INC9894636
OZ DAUGHTERS OF DESTINY INCORPORATED	INC9894715
OZTAG COMMUNITY CUP INCORPORATED	INC9894672
PACEMAKERS ABORIGINAL SPORTS CLUB INCORPORATED	INC9894632
PRECIOUS HEARTS INC	INC9894624
RARA NAKELO SYDNEY INCORPORATED	INC9894730
SHOALHAVEN AWAKENING INCORPORATED	INC9894712
SOUTHERN BEACHES OLD SALTS ASSOCIATION INCORPORATED	INC9894639
THE NEW COVENANT GLORY MINISTRY INCORPORATED	INC9894630
THE ORANGE AND DISTRICTS POULTRY CLUB INCORPORATED	INC9894746
THE RIVERINA POETRY CAPER INCORPORATED	INC9894688
THE SEAHORSE OLD BOYS SOCIETY INCORPORATED	INC9894776

TONGAN NURSE'S ASSOCIATION IN NSW INCORPORATED	INC9894666
TOP DREAM PERFORMANCE AND ARTS ASSOCIATION INCORPORATED	INC9894597
TURK WRESTLING AUSTRALIA INC	INC9894627
TWEED COAST GIRLS BOARDRIDERS INCORPORATED	INC9894647
UNITED UYGHUR STUDY OF AUSTRALIA INCORPORATED	INC9894726
WESTERN SHAKERS NETBALL CLUB INCORPORATED	INC9894576
WESTERN SYDNEY MULTICULTURAL ASSOCIATION INCORPORATED	INC9894608
YOUNG OPERA PRODUCTIONS INCORPORATED	INC9894707

Cancellation is effective as at the date of gazettal.

Dated this 22nd day of November 2017.

Christine Gowland
 Delegate of the Commissioner
 NSW Fair Trading

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, ELIZABETH KOFF, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:

(a) REVOKE the Order published in the NSW Government Gazette No. 51 of 4 June 2014, declaring certain premises of Blacktown Hospital to be a hospital in accordance with section 109 of the *Mental Health Act 1990*; and

(b) DECLARE the following premises to be a declared mental health facility for the purposes of section 109 of the *Mental Health Act 2007*:

Blacktown Hospital Campus, Blacktown Road, Blacktown NSW 2148, comprising the following units:

- **Bungarribee House**, Building J
- **Melaleuca Unit**, Building F
- **Psychiatric Short Stay Unit**, located adjacent to Building J

(c) DECLARE this facility to be designated as a “**mental health assessment and inpatient treatment**” facility.

Signed, this 17th day of November 2017

Elizabeth Koff
 Secretary

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, Elizabeth Koff, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:

VARY the Order made pursuant to section 109 of the *Mental Health Act 2007*, published in the NSW Government Gazette No. 169 of 16 November 2007, declaring certain premises to be declared mental health facilities, by removing the reference to the “Catherine Mahoney Aged Psychiatry Unit, St Joseph’s Hospital”, and the corresponding address “Normanby Road, Auburn NSW 2144.”

Signed, this 17th day of November 2017

Elizabeth Koff
 Secretary

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, ELIZABETH KOFF, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:

(a) REVOKE the Order published in the NSW Government Gazette No. 12 of 16 January 2004, declaring certain premises of Cumberland Hospital to be a hospital in accordance with section 208 of the *Mental Health Act 1990*; and

(b) DECLARE the following premises of Cumberland Hospital to be a declared mental health facility for the purposes of section 109 of the *Mental Health Act 2007*:

West Campus, 1-11 Hainsworth Street, Westmead NSW 2145, comprising the following units:

- **Acacia Unit**, on Gardens Way
- **Banksia Cottages Complex**, on Hainsworth Street
- **Boronia Unit**, on Bridge Road
- **Hainsworth Unit**, on Paringa Avenue
- **Jarraah Cottages Complex**, on Gardens Way
- **Paringa Unit**, on Paringa Avenue
- **Riverview Unit**, on Paringa Avenue
- **Waratah Cottages Complex**, on Hainsworth Street
- **Willow Cottages Complex**, on Gardens Way
- **Yaralla Unit**, on Paringa Avenue; and

East Campus, 5 Fleet Street, North Parramatta NSW 2145, comprising the following units:

- **Bunya Unit**, on Bridge Road
- **Red Gum Cottage**, on New Street; and

(c) DECLARE this facility to be designated as a “**mental health assessment and inpatient treatment**” facility.

Signed, this 17th day of November 2017

Elizabeth Koff
Secretary

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, ELIZABETH KOFF, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:

(a) REVOKE the Order published in the NSW Government Gazette No. 54 of 4 June 1993, declaring the Acute Adolescent Unit of Redbank House at Westmead Hospital to be a hospital in accordance with section 208 of the *Mental Health Act 1990*; and

(b) DECLARE the **Acute Adolescent Unit of Redbank House**, located on the Westmead Hospital Campus, corner of Darcy Road and Hawkesbury Road, Westmead NSW 2145, to be a declared mental health facility in accordance with section 109 of the *Mental Health Act 2007*.

(c) DECLARE this facility to be designated as “**mental health assessment and inpatient treatment**” facility.

Signed, this 17th day of November 2017

Elizabeth Koff
Secretary

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, ELIZABETH KOFF, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:

(a) REVOKE the Order published in the NSW Government Gazette No.102 of 5 August 1994, declaring the Adult Psychiatric Unit of Westmead Hospital to be a hospital in accordance with section 208 of the *Mental Health Act 1990*; and

(b) REVOKE the Order published in the NSW Government Gazette No. 91 of 24 July 1992, declaring the Psychogeriatric Unit of Westmead Hospital to be a hospital in accordance with section 208 of the *Mental Health Act 1990*; and

(c) DECLARE the following premises to be a declared mental health facility in accordance with section 109 of the *Mental Health Act 2007*:

Westmead Hospital, Corner of Darcy Road and Hawkesbury Road, Westmead NSW 2145, comprising the following units:

- **Adult Psychiatric Unit**, located on Level 4 of Block C in the main hospital building
- **Psychogeriatric Unit**, located on Level 4 of Block C in the main hospital building; and

(g) DECLARE this facility to be designated as a “**mental health assessment and inpatient treatment**” facility.

Signed, this 17th day of November 2017

Elizabeth Koff
Secretary

POINT TO POINT TRANSPORT (TAXIS AND HIRE VEHICLES) REGULATION 2017

NOTICE

By the authority vested in me under clause 43 of the *Point to Point Transport (Taxis and Hire Vehicles) Regulation 2017*, the Zero Two Hundred service operated by Taxis Combined Services Pty Ltd (ABN: 11 001 235 847) is approved as a wheelchair accessible taxi booking service in relation to taxi service providers who provide services using wheelchair accessible taxis in the Metropolitan Transport District.

Barbara Wise,
Point to Point Transport Commissioner

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER

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 Ahmed Ali (MED0001218101)**, of Chester Hill 2162, prohibiting him until further notice, as a medical 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 24 November 2017.

Dated at Sydney, 17 November 2017

ELIZABETH KOFF
Secretary
NSW Health

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER

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 Yolande Lucire (MED0001027834)**, of Edgecliff NSW 2027, prohibiting her until further notice, as a medical 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 27 November 2017.

Dated at Sydney, 23 November 2017

ELIZABETH KOFF

Secretary

NSW Health

RESTRICTED PREMISES ACT 1943

Declaration by Supreme Court in relation to premises

The declaration made by the Supreme Court on 20 July 2016 relating to the premises known as “*Strippers Nite Spot*” at 44 Darlinghurst Road, Potts Point, being the premises described as Deposited Plan 1/1803082, and the building thereupon (but not including 44A and 44B Darlinghurst Road, Potts Point) is rescinded pursuant to section 4(1)(a) of the *Restricted Premises Act 1943* (NSW).

COUNCIL NOTICES

EUROBODALLA SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

(Ref No. E03.7328)

NOTICE is hereby given that pursuant to Section 10 of the *Roads Act 1993*, Eurobodalla Shire Council hereby dedicates the land described in the Schedule below as public road.

Schedule

Lot 110 Deposited Plan 1076402 Parish of Moruya County of Dampier

Dr Catherine Dale
General Manager
Eurobodalla Shire Council
PO Box 99, Moruya NSW 2537

[9403]

GOULBURN MULWAREE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Goulburn Mulwaree Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
Waterfront Place	Goulburn
Sanctuary Drive	
Kingfisher Road	
Waterlily Fairway	
Ibis Parade	
Platypus Circuit	
Plover Place	
Description	
New Roads located off Clyde Street, Goulburn Lot 7 DP 1184830	

KEN WHEELDON, Manager Land & Property Services, Goulburn Mulwaree Council, 184-194 Bourke Street, GOULBURN NSW 2580

[9404]

GOULBURN MULWAREE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Goulburn Mulwaree Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
SNOWGUMS DRIVE	Goulburn
Description	
New road – Lot 208 in DP 1188587	

Name	Locality
PEPPERTREE PLACE	Goulburn
Description	
New road – Lot 208 in DP 1188587	

Name	Locality
COLOWYN ROAD	Goulburn
Description	
New Road in DP 1205242 off Wheeo Road	

Name	Locality
ABRAHAMS STREET	Marulan
Description	
The name Morrice Street, for a current Crown Road in Marulan, is proposed to be replaced by Abrahams Street while Boral go through the process of closing this road (approx. 8-12 months process).	

Name	Locality
UWORRA CLOSE	Goulburn
Description	
New Road in Lot 2 DP 1205242	

KEN WHEELDON, Manager Land & Property Services, Goulburn Mulwaree Council, 184-194 Bourke Street, GOULBURN NSW 2580

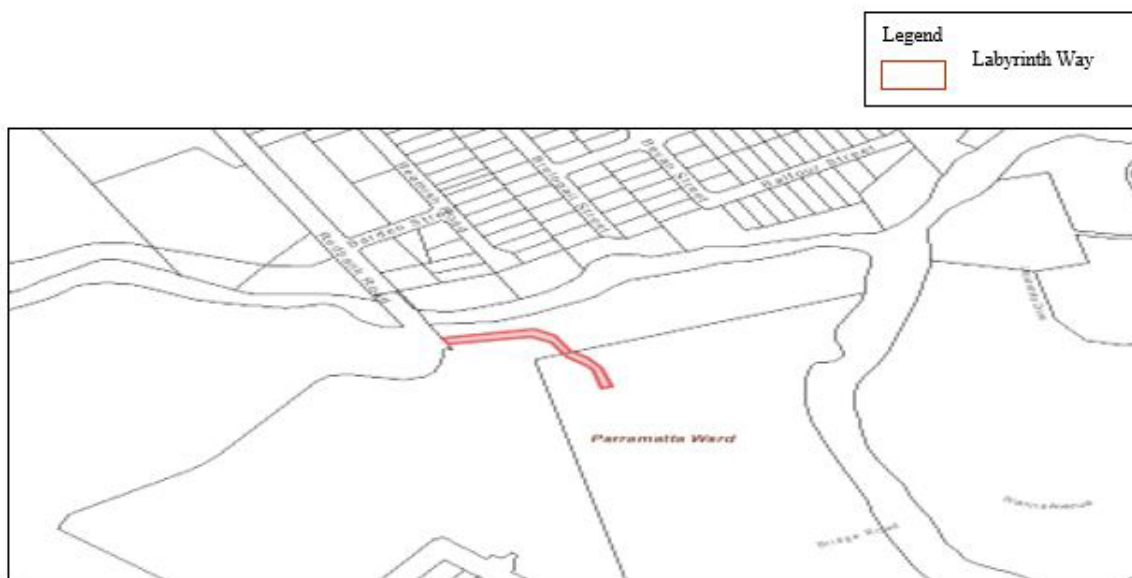
GNB Ref: 0220

[9405]

CITY OF PARRAMATTA COUNCIL

Notice is hereby given that the Council of the City of Parramatta, in pursuance of the *Roads Act 1993*, Section 162 and the *Roads Regulation 2008*, has approved naming the following public road following notification and advertising:

Location	New Road Name
New Road between Redbank Road and Hainsworth Street WESTMEAD, within Westmead Hospital Campus Grounds, shown on the plan below	Labyrinth Way



Greg Dyer
 Chief Executive Officer
 Administration Building, 126 Church Street, Parramatta NSW 2150
 Postal Address: PO Box 32, Parramatta NSW 2124
 Ph: 9806 5050 Fax: 9806 5917

[9406]

PORT MACQUARIE-HASTINGS COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Port Macquarie-Hastings Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
HASTINGS RIVER DRIVE	Pembroke
Description	
That part of the current alignment of the Pacific Highway between Hastings River Drive and the (under construction) Blackmans Point Road Interchange	

CRAIG SWIFT MCNAIR, General Manager, Port Macquarie-Hastings Council, PO Box 84, PORT MACQUARIE NSW 2444

GNB Ref: 0218

[9407]

PORT MACQUARIE-HASTINGS COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Port Macquarie-Hastings Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
TELEGRAPH POINT ROAD	Cooperabung, Pembroke, Telegraph Point
Description	
That part of the current alignment of the Pacific Highway between Blackmans Point Road and Haydons Wharf Road	

CRAIG SWIFT MCNAIR, General Manager, Port Macquarie-Hastings Council, PO Box 84, PORT MACQUARIE NSW 2444

GNB Ref: 0219

[9408]

SINGLETON SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Singleton Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
WISEMANS WAY	Sedgefield
Description	
Starting at the conjunction of Sedgefield Road, (lot 1-1229476) and Big Ridge Lane(North end)Lot 1,DP632054, continuing along Big Ridge Lane(north End) for 618m at the bend (current lot-208 DP839648)- will be the originating point of Wisemans Way	

Name	Locality
GREEN GROVE	Sedgefield
Description	
Starting from Wisemans Way- Lot 4 DP1058431 extending into Lot 208 DP839648 for approximately 360meters in a easterly direction then finishing at 143m in a northerly direction	

HELLEN CROSS, GIS Officer, Singleton Shire Council, 12-14 Queen Street, SINGLETON NSW 2330

GNB Ref: 0217

[9409]

SUTHERLAND SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Sutherland Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
BITTERN LANE	Greenhills Beach
Description	
Existing road shown on DP1197748 and DP1197751	

Name	Locality
CABLE STREET	Greenhills Beach
Description	
Existing road shown on DP1179096, DP1179097, DP1179098, DP1179099 and DP1179103	

Name	Locality
PEREGRINE DRIVE	Greenhills Beach
Description	
Existing road shown on DP1197747, DP1197748, DP1197749, DP1197751 and DP1197753	

Name	Locality
LAPWING STREET	Greenhills Beach
Description	
Existing road shown on DP1197752 and DP1197753	

Name	Locality
HYAMS STREET	Greenhills Beach
Description	
Existing road shown on DP1165296	

Name	Locality
GREENHILLS STREET	Greenhills Beach
Description	
Existing road shown on DP1165294, DP1165296, and DP1179098	

Name	Locality
CRANE STREET	Greenhills Beach
Description	
Existing road shown on DP1197748, DP1197749, and DP1197751	

Name	Locality
COTTESLOE STREET	Greenhills Beach
Description	
Existing road shown on DP1165294	

Name	Locality
WHITEHAVEN STREET	Greenhills Beach
Description	
Existing road shown on DP1165294 and DP1165296	

Name	Locality
WATEGOS STREET	Greenhills Beach
Description	
Existing road shown on DP1165294, DP1165296, DP1170197, DP1170198, DP1179099, DP1179100, and DP1179103.	

Name	Locality
TURNSTONE LANE	Greenhills Beach
Description	
Existing road shown on DP1197752, DP1197753 and DP1232420;	

Name	Locality
TRINITY STREET	Greenhills Beach
Description	
Existing road shown on DP1165294, DP1179099 and DP1197747	

Name	Locality
TORQUAY STREET	Greenhills Beach
Description	
Existing road shown on DP1165294	

Name	Locality
SHOREBIRD PARADE	Greenhills Beach
Description	
Existing road shown on DP1197752, DP1197751, and DP1197753	

Name	Locality
SHIPSTERN STREET	Greenhills Beach
Description	
Existing road shown on DP1179103, DP1165294, DP1179100, DP1179103, and DP1179104	

SCOTT PHILLIPS, General Manager, Sutherland Shire Council, 4-20 Eton Street, SUTHERLAND NSW 2232

SUTHERLAND SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Sutherland Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road as shown hereunder:

Name	Locality
BROLGA AVENUE	Greenhills Beach
Description	
Existing road shown on DP1197747 and DP1197748	

SCOTT PHILLIPS, General Manager, Sutherland Shire Council, 4-20 Eton Street, SUTHERLAND NSW 2232

[9411]

YASS VALLEY COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Yass Valley Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
BARKING OWL PLACE	Bellmount Forest
Description	
A new road to be used for a Four Lot Subdivision at 5504 Gundaroo Road Bellmount Forrest.	

Name	Locality
CADELL PLACE	Yass
Description	
As per the Development Consent for a 33 Lot Residential Subdivision the Cadell Place will run off the current Reddall Street in Yass Lot: 33, DP: 843365.	

DAVID ROWE, General Manager, Yass Valley Council, PO Box 6, YASS NSW 2582

GNB Ref: 0216

[9412]