

Government Gazette

of the State of

New South Wales

Number 105

Friday, 12 October 2018

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

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PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 5 October 2018

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

Act No. 50 — An Act to amend the *Crimes Act 1900* and the *Restricted Premises Act 1943* as a result of certain reports by the Ombudsman; and for other purposes. [**Criminal Legislation Amendment (Consorting and Restricted Premises) Bill**]

Act No. 51 — An Act to amend the *Impounding Act 1993* and the regulation under that Act with respect to the impounding of bicycles and other devices that are part of a sharing service. [**Impounding Amendment (Shared Bicycles and Other Devices) Bill**]

Act No. 52 — An Act to amend the *Parliamentary Budget Officer Act 2010* with respect to election policy costings and budget updates; and for other purposes. [**Parliamentary Budget Officer Amendment Bill**]

Act No. 53 — An Act to constitute and confer functions on the Western City and Aerotropolis Authority; and for related purposes. [**Western City and Aerotropolis Authority Bill**]

Act No. 54 — An Act to amend the *Road Transport Act 2013*, *Roads Act 1993* and other roads legislation to make further provision with respect to the enforcement of that legislation; and for other purposes. [**Road Transport Legislation Amendment (Penalties and Other Sanctions) Bill**]

Helen Minnican
Clerk of the Legislative Assembly

[n2018-3471]

GOVERNMENT NOTICES

Miscellaneous Instruments

LOCAL GOVERNMENT ACT 1993 – PROCLAMATION

MARGARET BEAZLEY,

By Deputation from His Excellency the Governor

I, General The Honourable David Hurley AC DSC (Ret'd), Governor of New South Wales, with the advice of the Executive Council and in pursuance of section 218B of the *Local Government Act 1993*, hereby alter the boundaries of the areas of-

- (a) Glen Innes Severn Shire as described by Proclamation in Government Gazette No. 93 of 21st July 2006, and
- (b) Tenterfield as described by Proclamation in Government Gazette No. 93 of 21st July 2006;

by transferring the land described in Schedule A from the Glen Innes Severn Shire local government area to the Tenterfield local government area and transferring the land described in Schedule B from Tenterfield local government area to Glen Innes Severn Shire local government area so that the boundaries of the area of -

- (a) Glen Innes Severn Shire are the boundaries shown on the map kept in the register of public surveys and having the identifier number PP5022; and
- (b) Tenterfield are the boundaries shown on the map kept in the register of public surveys and having the identifier number PP5021.

I also make provision in Schedule C for the apportionment of rates and charges between the said Councils.

Signed and sealed at Sydney, this 10th day of October 2018.

By His Excellency's Command

Gabrielle Upton MP
Minister for Local Government

GOD SAVE THE QUEEN!

Schedule A – Area to be transferred

Part Lot 4 DP1212265 having an area of 3.331 hectares

Schedule B – Area to be transferred

Part Lot 2 DP1210534 having an area of 2.044 hectares

Schedule C – Rates and Charges

- 1) Appropriate arrangements are to be made in relation to the rates and charges over the rateable parcels of land affected by this Proclamation.
- 2) The General Manager of Glen Innes Severn Council, and the General Manager of Tenterfield Shire Council are to reach a negotiated agreement on the nature of those arrangements.
- 3) In the event that the General Managers of Glen Innes Severn Council and Tenterfield Shire Council cannot come to a negotiated agreement on the matter of rates and charges, the Minister for Local Government will make a determination on that matter.

[n2018-3472]

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment
(Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 4/10/18

ANTHONY WITHERDIN
Director, Regional Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Huntlee New Town Stage 1' (10_0137), approved by the Planning Assessment Commission, as delegate of the Minister, under section 75J of the Act on 24 April 2013.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Huntlee New Town Stage 1 Subdivision' (10_0137), as in force on the date of this Order.

[n2018-3473]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment
(Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 3/10/18

Mike Young
A/Executive Director
Resource Assessments and Business Systems

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Charbon Coal Project' (08_0211), approved by a delegate of the Minister for Planning under section 75J of the Act on 7 September 2010, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Charbon Coal Project' (08_0211), as in force on the date of this Order.

[n2018-3474]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment
(Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to

this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 3/10/18

Mike Young
A/Executive Director
Resource Assessments and Business Systems

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Ivanhoe North Rehabilitation Project' (05_0103), approved by the Minister for Planning under section 75J of the Act on 11 April 2007, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Ivanhoe North Rehabilitation Project' (05_0103) as in force on the date of this Order.

[n2018-3475]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 3/10/18

Mike Young
A/Executive Director
Resource Assessments and Business Systems

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Lidsdale Siding Upgrade Project' (08_0223), approved by a delegate of the Minister for Planning under section 75J of the Act on 3 May 2013.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Lidsdale Siding Upgrade Project' (08_0223), as in force on the date of this Order.

[n2018-3476]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 3/10/18

Mike Young
A/Executive Director
Resource and Energy Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Bodangora Wind Farm' (10_0157), approved by a delegate of the Minister for Planning under section 75J of the Act on 30 August 2013, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Bodangora Wind Farm' (10_0157) as in force on the date of this Order.

[n2018-3477]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment
(Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 3/10/18

Mike Young
A/Executive Director
Resource and Energy Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Capital Solar Farm' (10_0121), approved by the Minister for Planning under section 75J of the Act on 21 December 2010, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Capital Solar Farm' (10_0121) as in force on the date of this Order.

[n2018-3478]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment
(Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 3/10/18

Mike Young
A/Executive Director
Resource and Energy Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Capital 2 Wind Farm' (10_0135), approved by the Minister for Planning under section 75J of the Act on 1 November 2011, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Capital 2 Wind Farm' (10_0135) as in force on the date of this Order.

[n2018-3479]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment
(Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 3/10/18

Mike Young
A/Executive Director
Resource Assessments and Business Systems

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Moree Solar Farm' (10_0175), approved by the Minister for Planning & Infrastructure under section 75J of the Act on 17 July 2011, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'More Solar Farm' (10_0175) as in force on the date of this Order.

[n2018-3480]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment
(Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 9/10/18

Mike Young
A/Executive Director
Resource Assessments and Business Systems

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Angus Place Coal Project' (06_0021), approved by the Minister for Planning under section 75J of the Act on 13 September 2006, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Angus Place Coal Project' (06_0021) as in force on the date of this Order.

[n2018-3481]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment
(Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 10 October 2018

Megan Dawson
Acting Director
Resource Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land (as modified)
Development known as the 'Hebburn No.3 Chitter and Tailings Reclamation Project' (MP 06_0236), approved by the Minister under section 75J of the Act on 24 September 2008, as subsequently modified under 75W of the Act.	All land identified in Appendix 1 of the approval to carry out the development known as the 'Hebburn No.3 Chitter and Tailings Reclamation Project' (MP 06_0236) as in force on the date of this Order.
Development known as the 'Mackas Sand Project' (MP 08_0142), approved by the Minister under section 75J of the Act on 20 September 2009, as subsequently modified under 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Mackas Sand Project' (MP 08_0142) as in force on the date of this Order.

[n2018-3482]

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Lake Mulwala – adjacent to Mulwala Waterski Club and Caravan Park (Mulwala Waterski Club Lagoon)

Duration

4:00pm to 9.30pm:

- Thursday 11, Friday 12 and Sunday 14 October 2018;
- Thursday 18 and Friday 19 October 2018;
- Thursday 25 and Friday 26 October 2018;
- Thursday 1 November 2018;
- Thursday 8, Friday 9 and Sunday 11 November 2018;
- Friday 16 and Sunday 18 November 2018;
- Friday 23 and Sunday 25 November 2018;
- Friday 30 November 2018;
- Sunday 2 December 2018;
- Friday 7 and Sunday 9 December 2018;
- Tuesday 11, Wednesday 12, Thursday 13, Friday 14 and Sunday 16 December 2018;
- Monday 17 and Tuesday 18 December; and
- Thursday 27, Saturday 29 & Sunday 30 December 2018.

Detail

Water ski training and events will be conducted on the waters of Lake Mulwala as specified above.

The event will involve the use of powered vessels, persons being towed at speed using tow-lines and the possibility of persons in the water from time to time, presenting a significant potential hazard to other water ways users.

There will be support vessels present to manage the events.

An **EXCLUSION ZONE** is specified during the events which will be marked by the presence of control vessels on the perimeter.

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

Vessel operators 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: SO1862

Date: 8 October 2018

Shane Davey
A/Manager Operations South
Delegate

[n2018-3483]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Sydney Harbour – between Woolwich and Cockle Bay, Darling Harbour

Duration

8:00am to 10:00am – Sunday 14 October 2018

Detail

The Australian Boat Race 2018 will be conducted on the navigable waters of Sydney Harbour as specified above. Two races are scheduled to start at approximately 8:15am and 8:30am in the vicinity of Peacock Point Balmain and travel into Cockle Bay followed by a further two races starting in the vicinity of Valentia St Wharf Woolwich at 9:00am and 9:40am also finishing in Cockle Bay. Each race will consist of two rowing ‘racing eights’, support and official vessels.

An **EXCLUSION ZONE** is specified during the event, and will be created 600 metres ahead and 200 metres to the sides and stern of the competing rowing vessels. The exclusion zone will surround and move with the competing vessels over the entirety of the course.

Unauthorised vessels and persons are strictly prohibited from entering the moving exclusion zone, which will be patrolled by Roads and Maritime and Water Police vessels.

Vessel operators 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 SE0318

Date: 8 October 2018

Drew Jones
A/Manager Operations
Delegate

[n2018-3484]

ROADS ACT 1993

Order – Sections 46, 49, 54 and 67

Ballina Shire Council Area

Declaration as Controlled Access Road of part of the Bruxner Highway at Wollongbar and Alstonville

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

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

The Hon MELINDA PAVEY MP
Minister for Roads, Maritime and Freight

Schedule 1

All those pieces or parcels of land situated in the Ballina Shire Council area, Parish of Tuckombil and County of Rous, shown as:

Lot 2 Deposited Plan 1062895;
Lots 26 and 38 Deposited Plan 1059476;
Lot 103 RMS Plan 0016 023 AC 4001;
Lots 9 to 15 inclusive Deposited Plan 1205436;
Lots 3 and 4 Deposited Plan 1222139;
Lot 14 Deposited Plan 1200477;
Lots 32 to 35 inclusive Deposited Plan 1059499;
Lot 41 Deposited Plan 1210275;
Lots 10 and 12 Deposited Plan 1206769;
Lot 10 Deposited Plan 582621;
Lot 11 Deposited Plan 1063112;
Lot 27 Deposited Plan 1066975; and
Lots 12, 13 and 14 Deposited Plan 1208315.
The above Lots are shown on RMS Plan 0016 023 AC 4001.

Schedule 2

All those pieces or parcels of land situated in the Ballina Shire Council area, Parish of Tuckombil and County of Rous, shown as:

Lots 28, 29 and 30 Deposited Plan 1059476;
Lot 102 RMS Plan 0016 023 AC 4001;
Lot 1 Deposited Plan 1222139;
Lots 1 to 8 inclusive Deposited Plan 1205436;
Lot 2 Deposited Plan 521646;
Lot 1 Deposited Plan 1222139;
Lots 12 and 13 Deposited Plan 1200477;
Lots 20, 22, 25 and 26 Deposited Plan 1059499;
Lot 40 Deposited Plan 1201275;
Lot 18 Deposited Plan 263424;
Lot 51 Deposited Plan 1196247;
Lot 11 Deposited Plan 1206769;
Lot 11 Deposited Plan 582621;
Lot 17 Deposited Plan 1059457;
Lot 10 Deposited Plan 1208315; and
Lot 11 Deposited Plan 1151573.
The above Lots are shown on RMS Plan 0016 023 AC 4001.

Schedule 3

All those pieces or parcels of land situated in the Ballina Shire Council area, Parish of Tuckombil and County of Rous, shown as:

Lots 39 and 40 Deposited Plan 1059476;
Lot 101 RMS Plan 0016 023 AC 4001;

Lot 2 Deposited Plan 1222139;
Lots 28, 29 and 31 Deposited Plan 1059499;
Lot 24 Deposited Plan 1059457; and
Lot 11 Deposited Plan 1208315.

The above Lots are shown on RMS Plan 0016 023 AC 4001.

Schedule 4

Between the points A and B;
between the points C and D;
between the points E and F;
between the points G and H;
between the points J and K; and
between the points L and M;
all shown on RMS Plan 0016 023 AC 4001.

(RMS Papers: SF2018/228055; RO SF2013/006874)

[n2018-3485]

ROADS ACT 1993

Order – Sections 46, 49, 54 and 67

Moree Plains Shire Council Area

Declaration as Controlled Access Road of part of the Newell Highway at Moree

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

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

The Hon MELINDA PAVEY MP
Minister for Roads, Maritime and Freight

Schedule 1

Lot 5 Deposited Plan 845620 (being the whole of Lots 601 and 801 in RMS Plan 0017 291 AC 4002);
Lot 50 Deposited Plan 1121318;
Lot A Deposited Plan 375511 (being the whole of Lots 603 and 803 in RMS Plan 0017 291 AC 4002);
Lot B Deposited Plan 375511 (being the whole of Lots 602 and 802 in RMS Plan 0017 291 AC 4002);
Lot 8 Deposited Plan 825743 (being the whole of Lots 604 and 804 in RMS Plan 0017 291 AC 4002);
Lot 1 Deposited Plan 1085642;
Lot 2 Deposited Plan 1085642 (being the whole of Lots 605 and 805 in RMS Plan 0017 291 AC 4002);
Lot A Deposited Plan 356257 (being the whole of Lots 606 and 806 in RMS Plan 0017 291 AC 4002);
Lot B Deposited Plan 356257 (being the whole of Lots 607 and 807 in RMS Plan 0017 291 AC 4002);
Lot 3 Deposited Plan 664162 (being the whole of Lots 608 and 808 in RMS Plan 0017 291 AC 4002);
Lot 3 Deposited Plan 667744 (being the whole of Lots 609 and 809 in RMS Plan 0017 291 AC 4002);

Lot D Deposited Plan 363918 (being the whole of Lots 610 and 810 in RMS Plan 0017 291 AC 4002);
Lot E Deposited Plan 363918 (being the whole of Lots 611 and 811 in RMS Plan 0017 291 AC 4002);
Lot 1 Deposited Plan 855832 (being the whole of Lots 612 and 812 in RMS Plan 0017 291 AC 4002);
Lot 1 Deposited Plan 827950 (being the whole of Lots 613 and 813 in RMS Plan 0017 291 AC 4002);
Lot 158 Deposited Plan 1157018 (being the whole of Lots 616 and 816 in RMS Plan 0017 291 AC 4002);
Lot 159 Deposited Plan 1157018 (being the whole of Lots 615 and 815 in RMS Plan 0017 291 AC 4002);
Lot 160 Deposited Plan 1157018 (being the whole of Lots 614 and 814 in RMS Plan 0017 291 AC 4002);
Lot 1572 Deposited Plan 1157282 (being the whole of Lots 617 and 817 in RMS Plan 0017 291 AC 4002);
Lot 2 Deposited Plan 84511 (being the whole of Lots 618 and 818 in RMS Plan 0017 291 AC 4002);
Lot 1 Deposited Plan 87822 (being the whole of Lots 619 and 819 in RMS Plan 0017 291 AC 4002);
Lots 21 to 24 inclusive Deposited Plan 1120546;
Lot 560 Deposited Plan 821253 (being the whole of Lots 620 and 820 in RMS Plan 0017 291 AC 4002); and
Lot 495 Deposited Plan 1135753.

Schedule 2

Lots 45 to 49 inclusive Deposited Plan 1121318;
Lots 2, 3 and 4 Deposited Plan 845620;
Lot 1 Deposited Plan 339694;
Lots 70 to 74 inclusive Deposited Plan 1121316;
Lots 12 and 13 Deposited Plan 1119673;
Lots 31 to 39 inclusive Deposited Plan 1121103; and
Lot 20 Deposited Plan 1120546.

The above lots are shown in RMS Plan 0017 291 AC 4002.

Schedule 3

Lots 601 to 620 inclusive RMS Plan 0017 291 AC 4002 (being part of the land described in Schedule 1).

Schedule 4

Lots 201 to 204 inclusive RMS Plan 0017 291 AC 4002.

Schedule 5

Between the points A and B;
between the points C and D;
between the points E and F;
between the points G and H;
between the points J and K;
between the points L and M; and
between the points N and P.
all shown in RMS Plan 0017 291 AC 4002.
(RMS Papers: SF2018/228082; RO SF2013/008642)

[n2018-3486]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition and Dedication as Public Road
of Land at West Ballina in the Ballina Shire Council Area

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Roads Act 1993* and further dedicates the land as public road under section 10 of the *Roads Act 1993*.

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

Schedule

All that piece or parcel of Crown land situated in the Parish of Ballina and County of Rous shown as Lot 2 Deposited Plan 1222624, being part of Fishery Creek.

(RMS Papers: SF2018/167953; RO 10/23.1429)

[n2018-3487]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Arndell Park in the Blacktown City Council Area

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Roads Act 1993*.

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

Schedule

All that interest in land situated in the Blacktown City Council area, Parish of Prospect and County of Cumberland, being:

The interest of Perpetual Trustee Company Limited and Westpac Banking Corporation Limited, being the registered proprietor and mortgagee respectively of the dominant tenement (being the land in Certificate of Title 2002/818427) of the easement vide Dealing E795191, in Lot 10 Deposited Plan 1238405, being part of the land in Certificate of Title 102/828115.

(RMS Papers: SF2018/074426)

[n2018-3488]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Glendon Brook in the Singleton Council Area

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Roads Act 1993*.

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

Schedule

All that piece or parcel of land situated in the Singleton Council area, Parish of Marwood and County of Durham, shown as Lot 12 Deposited Plan 1241189, being part of the land in Certificate of Title 10/580460.

The land is said to be in the possession of Brad Adam Sumner and Belinda Jane Sumner (registered proprietors) and Commonwealth Bank of Australia (mortgagee).

(RMS Papers: SF2018/135457; RO SF2016/275789)

[n2018-3489]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Luddenham in the Liverpool City Council Area

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the land described in Schedule 1 and the interests in land described in Schedules 2 and 3 below are acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Roads Act 1993*.

K DURIE

Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule 1

All those pieces or parcels of land situated in the Liverpool City Council area, Parishes of Claremont and Bringelly and County of Cumberland, shown as:

Lot 17 Deposited Plan 1240511, being part of the land in Certificate of Title 1/517853 and said to be in the possession of Zdravko Buhach (registered proprietor) and Paul Buhach (reputed occupant); and

Lot 11 Deposited Plan 1240511, being part of the land in Certificate of Title 3/827223 and said to be in the possession of John Zdravko Buhach and Sandy Lenka Buhach.

Schedule 2

Interest in Land

An easement in gross to drain water over the land situated in the Liverpool City Council area, Parish of Claremont and County of Cumberland, described below:

Land Burdened

The site designated (K) on Deposited Plan 1240511 and described thereon as “proposed easement to drain water 8.3 wide”, being part of the land in Certificate of Title 1/517853 and said to be in the possession of Zdravko Buhach (registered proprietor) and Paul Buhach (reputed occupant).

Schedule 3

Interest in Land

A lease for a specified period of two years as described in Memorandum AE293511 recorded at Land Registry Services, of all those pieces or parcels of land situated in the Liverpool City Council area, Parishes of Claremont and Bringelly and County of Cumberland, shown as:

Lots A, B and C in RMS Sketch SR 4692-CA, being part of the land in Certificate of Title 1/517853 and said to be in the possession of Zdravko Buhach (registered proprietor) and Paul Buhach (reputed occupant); and

Lot A in RMS Sketch SR 4696-CA, being part of the land in Certificate of Title 3/827223 and said to be in the possession of John Zdravko Buhach and Sandy Lenka Buhach.

(RMS Papers: SF2017/164792)

[n2018-3490]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Mulgoa and Glenmore Park in the Penrith City Council Area

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the land described in Schedule 1 and the interest in land described in Schedule 2 below are acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Roads Act 1993*.

K DURIE

Manager, Compulsory Acquisition and Road Dedication
Roads and Maritime Services

Schedule 1

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

Lot 9 Deposited Plan 1240361, being part of the land in Certificate of Title 2/1224642 and said to be in the possession of Assunta Vianello (registered proprietor) and Vianello Holdings Pty Limited (reputed equitable interest holder), exclusive of the interests of tenants; and

Lots 4 and 5 Deposited Plan 1240377, being parts of the land in Certificate of Title 7/4832 and said to be in the possession of Rosa Oliveri (registered proprietor) and Sarith Chap and Hong Ek (tenants);

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

Schedule 2

Interest in Land

A lease for a specified period of two years, as described in Memorandum AE293511 recorded at Land Registry Services, of all those pieces or parcels of land situated in the Penrith City Council area, Parish of Mulgoa and County of Cumberland, shown as:

Lot A in RMS Sketch 4739-CA, being part of the land in Certificate of Title 2/1224642 and said to be in the possession of Assunta Vianello (registered proprietor) and Vianello Holdings Pty Limited (reputed equitable interest holder), exclusive of the interests of tenants; and

Lot B in RMS Sketch 4740-CA, being part of the land in Certificate of Title 7/4832 and said to be in the possession of Rosa Oliveri (registered proprietor) and Sarith Chap and Hong Ek (tenants).

(RMS Papers: SF2017/163951)

[n2018-3491]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Mulgoa in the Penrith City Council Area

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the interest in land described in the schedule below is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Roads Act 1993*.

K DURIE

Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

An easement in gross to drain water as provided by Schedule 4A of the *Conveyancing Act 1919*, over the land situated in the Penrith City Council area, Parish of Mulgoa and County of Cumberland, described below:

Land Burdened

The site designated [A] on Deposited Plan 1246667, and described thereon as “proposed easement to drain water variable width”, being part of the land in Certificate of Title 1/1088989 and said to be in the possession of Francis John Vella and Mary-Jane Vella (registered proprietors) and Commonwealth Bank of Australia (mortgagee).

(RMS Papers: SF2018/012401)

[n2018-3492]

Mining and Petroleum Notices

Pursuant to section 136 of the *Mining Act 1992* and section 16 of the *Petroleum (Onshore) Act 1991*

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATION (ELA)

ELA5731, SILVER CITY MINERALS LIMITED, dated 3 October 2018.

ELA5732, SILVER CITY MINERALS LIMITED, dated 3 October 2018.

[n2018-3493]

NOTICE is given that the following application has been granted:

EXPLORATION LICENCE (EL)

ELA5699, now EL8798, FREEPORT-MCMORAN EXPLORATION AUSTRALIA PTY LTD, dated 25 September 2018.

[n2018-3494]

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

EXPLORATION LICENCE (EL)

EL5362, MURRAY BASIN TITANIUM PTY LTD. Application for renewal received 9 October 2018.

EL8400, OCHRE RESOURCES PTY LTD. Application for renewal received 3 October 2018.

GOLD LEASE (GL)

GL3959 (Act 1906), HILLGROVE MINES PTY LTD. Application for renewal received 5 October 2018.

GL3980 (Act 1906), HILLGROVE MINES PTY LTD. Application for renewal received 5 October 2018.

[n2018-3495]

TRANSFER REGISTRATION

Notice is given that the following transfer approvals have been registered:

EXPLORATION LICENCE (EL)

EL5574, formerly held by ANGLO AMERICAN EXPLORATION (AUSTRALIA) PTY LTD has been transferred to PROSPECTORE LIMITED. The transfer was registered on 4 October 2018.

[n2018-3496]

CANCELLATION

Notice is given that the following application to cancel has been received:

EXPLORATION LICENCE (EL)

EL8170, ALKANE RESOURCES LTD. Request for cancellation was received on 8 October 2018.

[n2018-3497]

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2017

Clause 39 (4) – Notice of Aquaculture Lease Renewal

The Minister has renewed the following class 1 Aquaculture Leases:-

OL73/353 within the estuary of Wagonga Inlet, having an area of 3.3642 hectares to Nikki Zarko, David Zarko and Bruce Blacka of Broken Hill, NSW, for a term of 15 years expiring on 21 August 2033.

OL86/147 within the estuary of the Bellinger River, having an area of 0.4870 hectares to Edward Durie of Repton, NSW, for a term of 15 years expiring on 23 June 2033.

OL56/045 within the estuary of Port Stephens, having an area of 2.0147 hectares to BG Holbert, CE Holbert and DJ Holbert of Salamander Bay, NSW, for a term of 15 years expiring on 09 September 2033.

OL58/218 within the estuary of the Pambula River, having an area of 0.6453 hectares to Peter Ferguson of Lochiel, NSW, for a term of 15 years expiring on 12 August 2033.

OL59/176 within the estuary of the Hastings River, having an area of 0.8049 hectares to Pastoralize Pty Ltd, for a term of 15 years expiring on 7 September 2033.

OL86/266 within the estuary of Port Stephens, having an area of 1.1179 hectares to Richard Hamlyn-Harris, for a term of 15 years expiring on 22 June 2033.

OL86/267 within the estuary of Port Stephens, having an area of 2.7916 hectares to Richard Hamlyn-Harris, for a term of 15 years expiring on 22 June 2033.

OL58/216 within the estuary of the Pambula River, having an area of 0.1268 hectares to Black Bull Pastoral Co. Pty Ltd, for a term of 15 years expiring on 12 August 2033.

OL58/217 within the estuary of the Pambula River, having an area of 0.9730 hectares to Black Bull Pastoral Co. Pty Ltd, for a term of 15 years expiring on 12 August 2033.

OL73/015 within the estuary of Port Stephens, having an area of 0.6559 hectares to Jason Morris of Lemon Tree Passage, NSW, for a term of 15 years expiring on 14 July 2033.

OL57/296 within the estuary of the Moruya River, having an area of 0.3173 hectares to Glenn Jones of Tuross Head, NSW, for a term of 15 years expiring on 24 June 2033.

OL57/228 within the estuary of the Manning River, having an area of 0.4472 hectares to Christopher Ruprecht of Mitchells Island, NSW, for a term of 15 years expiring on 30 September 2033.

OL73/216 within the estuary of Wallis Lake, having an area of 2.8315 hectares to Rinaldo Lani of Forster, NSW, for a term of 15 years expiring on 06 October 2033.

OL87/196 within the estuary of the Manning River, having an area of 0.4056 hectares to M S Verdich & Sons Pty Ltd of Forster, NSW, for a term of 15 years expiring on 20 July 2033.

OL88/090 within the estuary of the Clyde River, having an area of 1.1256 hectares to Jim Yiannaros and John Yiannaros of Batemans Bay, NSW, for a term of 15 years expiring on 31 August 2033.

OL73/109 within the estuary of the Clyde River, having an area of 1.8878 hectares to Jim Yiannaros and John Yiammaros of Batemans Bay, NSW, for a term of 15 years expiring on 31 July 2033.

OL87/119 within the estuary of Port Stephens, having an area of 2.1979 hectares to Andrew William Aldis of North Arm Cove, NSW, for a term of 15 years expiring on 1 August 2033.

OL87/144 within the estuary of Port Stephens, having an area of 0.6454 hectares to Andrew William Aldis of North Arm Cove, NSW, for a term of 15 years expiring on 30 June 2033.

OL73/114 within the estuary of Port Stephens, having an area of 4.2108 hectares to Paul and Debra Merrick of Tanilba Bay, NSW, for a term of 15 years expiring on 27 August 2033.

OL88/008 within the estuary of the Clyde River, having an area of 0.9822 hectares to Rodney Elliott of Batemans Bay, NSW, for a term of 15 years expiring on 25 August 2033.

DAVID MCPHERSON
Group Director Commercial Fisheries & Aquaculture
Fisheries Division
NSW Department of Primary Industries

[n2018-3498]

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2017

Section 177(1) – Notice of Aquaculture Lease Cancellation

OL88/073 within the estuary of Brisbane Water, having an area of 0.8992 hectares, formerly leased by Herman Lopez.

AL02/023 within the estuary of Brisbane Water, having an area of 0.8085 hectares, formerly leased by Samuel Gregory Webb.

OL61/058 within the estuary of Brisbane Water, having an area of 2.5178 hectares, formerly leased by Samuel Gregory Webb.

AL12/003 within the estuary of the Hastings River, having an area of 0.7330 hectares, formerly leased by Glen Anthony Dodds.

OL66/197 within the estuary of the Hastings River, having an area of 0.1674 hectares, formerly leased by Glen Anthony Dodds.

DAVID MCPHERSON
Group Director Commercial Fisheries & Aquaculture
Fisheries Division
NSW Department of Primary Industries

[n2018-3499]

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2017

Clause 37 (3) – Notice of Granting of Class 1 Aquaculture Lease

The Minister has granted the following Class 1 Aquaculture Lease:

AL18/003 within the estuary of Port Stephens, having an area of 0.4446 hectares to Stephen Norman Cole and Dean Warrick Cole of Karuah, NSW, for a term of 15 years expiring on 30 August 2033.

DAVID MCPHERSON
Group Director Commercial Fisheries & Aquaculture
Fisheries Division
NSW Department of Primary Industries

[n2018-3500]

Crown Land Notices

1300 886 235 www.crownland.nsw.gov.au

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parishes – Boonaldoon, Greenbah, Cudgildool, Bullerana, Whittaker, Wathagar; Counties – Benarba, Courallie
Land District – Moree; LGA – Moree Plains*

Road Disposed: Lots 2-3 DP 46821, Lot 31 DP 1240816, Lot 20 DP 1240817

File No: 16/06971

[n2018-3501]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish: Arding

County: Sandon

Land District: Armidale

LGA: Uralla

DESCRIPTION: Crown road located north of Lot 361 DP 755807, west of Lot 139 DP 755807, south and east of Lot 151 DP 755807 as shown on diagram below.

SCHEDULE 2

Roads Authority: Uralla Shire Council

Council's Ref: 22/5/2018 (resolution 15.05/18)

DoI Ref: 18/05763



[n2018-3502]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Woombah; County – Clarence
Land District – Grafton; LGA – Clarence Valley

Road Disposed: Lot 2 DP 1242517

File No: 09/08235#04

[n2018-3503]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish: Bukkulla, Nullamanna, Burgundy

County: Arrawatta

Land District: Inverell

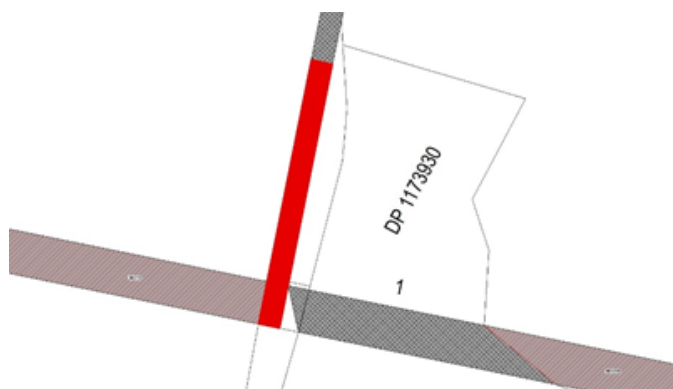
LGA: Inverell

DESCRIPTION: Crown road located west of Lot 1 DP 1173930 in the Parish of Bukkulla; East of Lot 1 DP 1214959, west of Lot 152 DP 41951 in the Parish of Nullamanna; East of Lot 2 DP 1214959, Lot 174 DP 750079, west of Lot 181 DP 750113, Lot 1 DP 1214959, Lot 2 DP 1083304 in the Parish of Burgundy as shown on diagram below.

SCHEDULE 2

Roads Authority: Inverell Shire Council

DoI Ref: 18/04373





[n2018-3504]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Stackpoole; County – Nicholson
Land District – Hillston; LGA – Carrathool*

Road Disposed: Lot 1 DP 1242309

File No: HY96H40

[n2018-3505]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parishes – Humula, Umbango; County – Wynyard
Land District – Tumbarumba North; LGA – Wagga Wagga

Road Disposed: Lot 1 DP 1239909

File No: 17/09054

[n2018-3506]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parishes – Oberne, Umbango; County – Wynyard
Land District – Tumbarumba North; LGA – Wagga Wagga

Road Disposed: Lot 10 DP 1239959

File No: 17/09050

[n2018-3507]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Ben Bullen; County – Roxburgh
Land District – Lithgow; LGA – Lithgow City

Road Disposed: Lots 1-3 DP 1211716

File No: 15/02995

[n2018-3508]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish: Bebo, Gordon

County: Arrawatta

Land District: Warialda

LGA: Inverell

DESCRIPTION: Crown road traversing Lots 7 and 19 DP 750070 and Lot 7301 DP 1151912; traversing Lot 30 DP 704656, Lots 10 and 4 DP 750094, Lot 24 DP 43353, Lot 3 DP 750094; north of Lot 25 DP 45255; traversing Lot 20 DP 39721, Lots 5, 6 and 4 DP 750070 as shown on diagram below.

SCHEDULE 2

Roads Authority: Inverell Shire Council

DoI Ref: 18/04373



[n2018-3509]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry



[n2018-3511]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish: Ellis

County: Arrawatta

Land District: Inverell

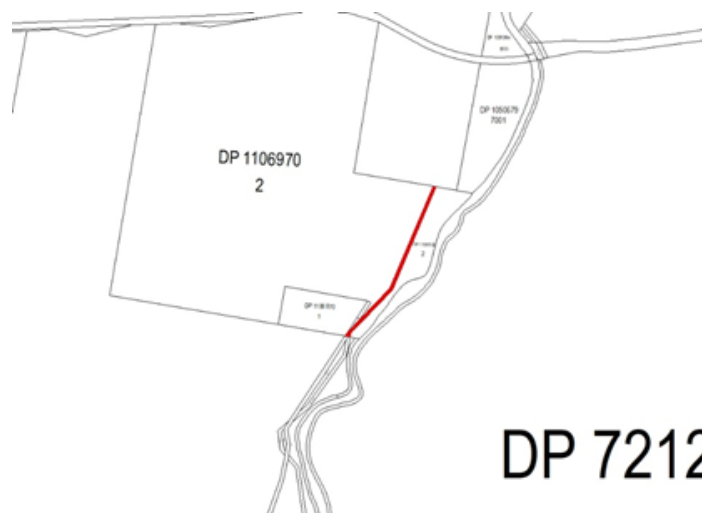
LGA: Inverell Shire

DESCRIPTION: Parish of Ellis, County of Arrawatta: Crown public road within Lot 2 DP 1106970, road with Lots 5 and 6 DP750090, as shown on diagrams below.

SCHEDULE 2

Roads Authority: INVERELL SHIRE COUNCIL

DoI Ref: 18/04373#28





[n2018-3512]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish: Byron

County: Arrawatta

Land District: Inverell

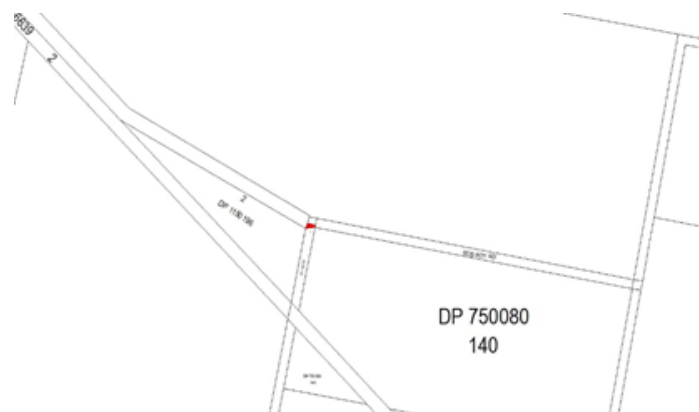
LGA: Inverell Shire

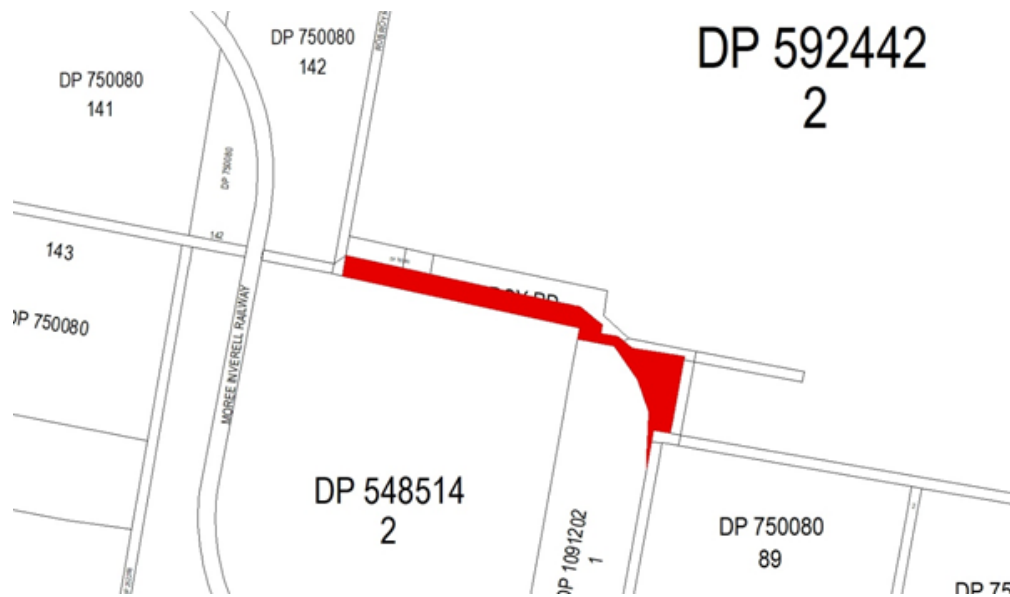
DESCRIPTION: Parish of Byron, County of Arrawatta: Crown public road north-east of Lot 2 DP 1150196, road north of Lot 2 DP 548514 and Lot 1 DP 1091202, as shown in red on diagrams below.

SCHEDULE 2

Roads Authority: INVERELL SHIRE COUNCIL

DoI Ref: 18/04373#31





[n2018-3513]

APPOINTMENT OF A CROWN LAND COMMISSIONER

Notice is hereby given, under section 12.2 of the *Crown Land Management Act 2016*, that the following person is appointed to the role of Crown Land Commissioner for a term commencing 6 November 2018 and expiring 5 November 2021.

Professor Richard Bush

Hon Paul Toole, MP
Minister for Lands and Forestry

[n2018-3514]

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 – Walgett

Column 1	Column 2	Column 3	Column 4	Column 5
Western Division Road (WDR) No. & Deposited Plan (DP)	Gazetted Public Road	Road Name	Within Lot/DP	Legal Roads Network Deposited Plan (DP) No.
28 (DP97028)	5 June 1964	Millencowbah Road	4442/767427	1226704
28 (DP97028)	5 June 1964	Millencowbah Road	519/761461	1226704
28 (DP97028)	5 June 1964	Millencowbah Road	3598/765950	1226704
28 (DP97028)	5 June 1964	Millencowbah Road	3599/765951	1226704
28 (DP97028)	5 June 1964	Millencowbah Road	3597/765949	1226704

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.
28 (DP97028)	5 June 1964	Millencowbah Road	3600/765952	1226704
29 (DP97029)	29 January 1965	Koomalah Road	4462/767447	1226704
29 (DP97029)	29 January 1965	Koomalah Road	6534/765018	1226704
29 (DP97029)	29 January 1965	Koomalah Road	3591/765943	1226704
29 (DP97029)	29 January 1965	Koomalah Road	3592/765944	1226704
29 (DP97029)	29 January 1965	Koomalah Road	3596/765948	1226704
29 (DP97029)	29 January 1965	Koomalah Road	3594/765946	1226704
29 (DP97029)	29 January 1965	Koomalah Road	3595/765947	1226704
29 (DP97029)	29 January 1965	Koomalah Road	4216/766783	1226704
42 (DP97042)	6 August 1965	Boora Road	3909/766382	1226704
42 (DP97042)	6 August 1965	Boora Road	2518/764481	1226704
42 (DP97042)	6 August 1965	Boora Road	1/1097099	1226704
42 (DP97042)	6 August 1965	Boora Road	2711/764792	1226704
42 (DP97042)	6 August 1965	Boora Road	4367/767204	1226704
42 (DP97042)	6 August 1965	Boora Road	3178/765383	1226704
42 (DP97042)	6 August 1965	Boora Road	3177/765382	1226704
42 (DP97042)	6 August 1965	Boora Road	3179/765384	1226704
42 (DP97042)	6 August 1965	Boora Road	3965/766438	1226704
42 (DP97042)	6 August 1965	Boora Road	3963/766436	1226704
42 (DP97042)	6 August 1965	Boora Road	3966/766439	1226704
42 (DP97042)	6 August 1965	Boora Road	3961/766434	1226704
42 (DP97042)	6 August 1965	Boora Road	3962/766435	1226704
42 (DP97042)	6 August 1965	Boora Road	3967/766440	1226704
42 (DP97042)	6 August 1965	Boora Road	3968/766441	1226704
42 (DP97042)	6 August 1965	Boora Road	2300/764186	1226704
42 (DP97042)	6 August 1965	Boora Road	3182/765387	1226704
105 (DP97105)	8 August 1980	Cambo Road	3968/766441	1226704
105 (DP97105)	8 August 1980	Cambo Road	6215/769067	1226704
105 (DP97105)	8 August 1980	Cambo Road	6216/769068	1226704
105 (DP97105)	8 August 1980	Cambo Road	2567/764594	1226704
105 (DP97105)	8 August 1980	Cambo Road	6222/769076	1226704
105 (DP97105)	8 August 1980	Cambo Road	2574/764601	1226704
136 (DP97136)	16 December 1983	Fabians Road	3591/765943	1226704
136 (DP97136)	16 December 1983	Fabians Road	3700/766082	1226704
136 (DP97136)	16 December 1983	Fabians Road	6224/769077	1226704
136 (DP97136)	16 December 1983	Fabians Road	6223/769077	1226704
136 (DP97136)	16 December 1983	Fabians Road	6235/769089	1226704
136 (DP97136)	16 December 1983	Fabians Road	3601/765953	1226704

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.
136 (DP97136)	16 December 1983	Fabians Road	3963/766436	1226704

File No.: 16/06186

[n2018-3515]

ADDITION OF LANDS TO A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of Section 7.15 of the *Crown Land Management Act 2016*, 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 – Walgett

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)
2485	519/761461	13.36	28	3936
6517	3599/765951	22.66	28	2908
6518	3597/765949	13.76	28	2973
11084	4442/767427	14.57	28	1846
5660	6534/765018	15.78	29	2720
6515	3591/765943	14.57	29	4131
6516	3592/765944	12.95	29	3426
11162	4462/767447	12.95	29	1537
3787	2300/764186	12.55	42	565.5
5526	1/1097099	10.52	42	1006
5544	3177/765382	4.856	42	4385
7897	3965/766438	34.8	42	3706
7950	3963/766436	22.26	42	4219
8100	3962/766435	0.8094	42	4185
8292	3966/766439	11.74	42	3461
8322	3967/766440	29.14	42	4515
9904	3182/765387	6.88	42	6644
10486	2711/764792	36.42	42	6144
307	6222/769076	19.83	105	4168
4678	2574/764601 2566/764593	24.69	105	2609
2282	6235/769089	25	136	2255

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)
5072	6224/769077	7	136	2072
5659	6223/769077 6227/769079	23	136	2072
6513	3601/765953 4120/766625	5	136	3430
6515	3591/765943	23	136	4154
6539	3700/766082	20	136	1442
7950	3963/766436	45	136	4264

File No.: 16/06186

[n2018-3516]

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

IT is hereby notified that in pursuance of Clause 52(2) in Schedule 3 of the *Crown Land Management Act 2016*, 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 – Walgett

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)
1/1226704	6522	3595/765947 3603/765955	13.22	3291
2/1226704	6519	3596/765948	13.74	3227
3/1226704	6521	3594/765946	41.5	3296
4/1226704	9169	4216/766783	13.33	1010
5/1226704	6516	3592/765944	18.6	3407
6/1226704	6515	3591/765943	21.54	4132
7/1226704	11162	4462/767447	19.38	1518
8/1226704	5660	6534/765018	24.04	2696
9/1226704	11084	4442/767427	21.26	1824
10/1226704	2485	519/761461	19.56	3917
11/1226704	6518	3597/765949	20.46	2952
12/1226704	6514	3598/765950	20.81	2844
13/1226704	6517	3599/765951	32.63	2875
14/1226704	6520	3600/765952 4119/766624	25.86	3148

Column 1	Column 2	Column 3	Column 4	Column 5
Land Withdrawn from Western Lands Lease (Lot/DP)	Western Lands Lease affected by Withdrawal	Folio ID affected by Withdrawal	Area Withdrawn from Lease (ha)	Area of Lease following Withdrawal (ha)
15/1226704	6513	3601/765953 4120/766625	23.60	3406
16/1226704	6515	3591/765943	22.9	4109
17/1226704	6539	3700/766082	38.05	1404
18/1226704	6513	3601/765953 4120/766625	41.58	3365
19/1226704	7950	3963/766436	44.57	4219
20/1226704	7229	3909/766382	3.171	202.8
21/1226704	4681	2518/764481	33.58	1011
22/1226704	5526	1/1097099	10.01	995.7
23/1226704	10486	2711/764792	35.64	6109
24/1226704	11335	4367/767204	20.05	708.0
25/1226704	5545	3178/765383	24.1	4336
26/1226704	5544	3177/765382	4.848	4380
27/1226704	5546	3179/765384	19.31	4351
28/1226704	7897	3965/766438	32.26	3674
29/1226704	7950	3963/766436	21.54	4198
30/1226704	8292	3966/766439	11.81	3449
31/1226704	8291	3961/766434	40.6	4433
32/1226704	8100	3962/766435	0.9373	4184
33/1226704	8322	3967/766440	28.39	4487
34/1226704	8321	3968/766441	67.48	5796
35/1226704	3787	2300/764186	11.36	554.1
36/1226704	9904	3182/765387	0.6907	6643
37/1226704	3787	2300/764186	0.3297	553.8
38/1226704	9904	3182/765387	6.736	6636
39/1226704	8321	3968/766441	7.961	5788
40/1226704	1091	6215/769067	31.99	4104
41/1226704	9621	6216/769068 6217/769069	22.49	3099
42/1226704	5458	2567/764594	18.45	1026
43/1226704	307	6222/769076	19	4149
44/1226704	4678	2574/764601 2566/764593	23.8	2585

File No.: 16/06186

[n2018-3517]

DEDICATION OF CROWN LAND AS PUBLIC ROAD

IT is hereby notified that in pursuance of Section 12 of the *Roads Act 1993*, the crown land particularised below is, from the date of publication of this notice, dedicated as public road. The public road hereby dedicated is declared not to be crown road within the meaning of the *Roads Act 1993*.

The Hon. Paul Toole M.P.
Minister for Lands and Forestry

Description

Parishes – Varies Counties – Varies

Land District – Varies

LGA – Walgett

Lot/DP	Lot/DP	Lot/DP	Lot/DP
1/1226704	12/1226704	23/1226704	34/1226704
2/1226704	13/1226704	24/1226704	35/1226704
3/1226704	14/1226704	25/1226704	36/1226704
4/1226704	15/1226704	26/1226704	37/1226704
5/1226704	16/1226704	27/1226704	38/1226704
6/1226704	17/1226704	28/1226704	39/1226704
7/1226704	18/1226704	29/1226704	40/1226704
8/1226704	19/1226704	30/1226704	41/1226704
9/1226704	20/1226704	31/1226704	42/1226704
10/1226704	21/1226704	32/1226704	43/1226704
11/1226704	22/1226704	33/1226704	44/1226704

Note: Affected parts of Crown Reserves 162, 11467, 79712, and 80303 are hereby revoked by this dedication.

File No.: 16/06186

[n2018-3518]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish: WALGETT

County: DENHAM

Land District: WALGETT

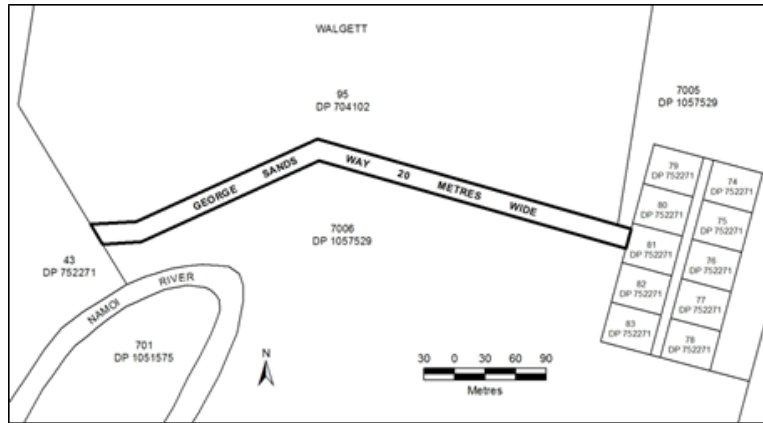
LGA: WALGETT

DESCRIPTION: The Crown public road 20 metres wide separating Lot 95 DP704102 and Lot 7006 DP1057529 known as George Sands Way as shown on diagram below.

SCHEDULE 2

Roads Authority: WALGETT SHIRE COUNCIL

DoI Ref: DOC18/196304



[n2018-3519]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish: WALLANGULLA

County: FINCH

Land District: WALGETT NORTH

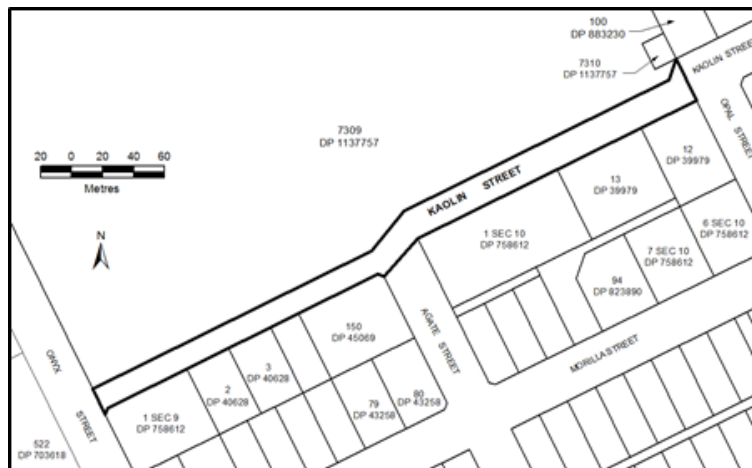
LGA: WALGETT

DESCRIPTION: The Crown public road 20 metres wide and variable between Onyx Street and Opal Street known as Kaolin Street, Lightning Ridge, as shown on diagram below.

SCHEDULE 2

Roads Authority: WALGETT SHIRE COUNCIL

DoI Ref: 18/06887



[n2018-3520]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown Road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish: Colo

County: Camden

Land District: Moss Vale

LGA: Wingecarribee Shire Council

DESCRIPTION: Crown road known as Railway Avenue extending south-east from Lot 1 Section 16 DP 2944 to Lot 1 DP 792443; and the Crown road known as Lynwood Avenue extending south to the intersection with Ebony Place (as shown by red edge on diagram below).

SCHEDULE 2

Roads Authority: Wingecarribee Shire Council

Council Ref: RD 2221, RD 2226

DoI Ref: 18/02831#02 W548663



[n2018-3521]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* and clause 19A of Schedule 7 to the *Crown Land Management Act 2016*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Gilgal, The Spring; County – Gordon
Land District – Dubbo; LGA – Dubbo Regional*

Road Closed: Lots 1-3 DP 1239916

File No: 17/08159

SCHEDULE

On closing, the land within Lots 1 & 3 DP 1239916 will remain vested in The State of New South Wales as Crown land.

On closing, the land within Lot 2 DP1239916 which was formerly Council road becomes vested in the State of New South Wales as Crown Land.

[n2018-3522]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* and clause 19A of Schedule 7 to the *Crown Land Management Act 2016*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Gilgal; County – Gordon
Land District – Dubbo; LGA – Dubbo Regional*

Road Closed: Lots 4-5 DP 1239918

File No: 17/08158

SCHEDULE

On closing, the land within Lot 4 DP 1239918 will remain vested in The State of New South Wales as Crown land.

On closing, the land within Lot 5 DP1239918 which was formerly Council road becomes vested in the State of New South Wales as Crown Land.

[n2018-3523]

COMMONS MANAGEMENT ACT 1989

Appointment of Administrator to Manage a Common Trust

ERRATUM

In the notice published in NSW Government Gazette No 54 of 1 June 2018, page 3156-3157, the words “Lands Administration Ministerial Corporation” are replaced with “Joshua Higgs”. This notice corrects that error.

The gazettal date remains 1 June 2018.

The Hon Paul Toole, MP
Minister for Lands and Forestry

[n2018-3524]

CROWN LAND MANAGEMENT ACT 2016

Appointment of Crown Land Manager

ERRATUM

The notice that appeared in the New South Wales Government Gazette No 91 dated 14 September 2018 under the heading Appointment of Crown Land Manager regarding Reserve No. 1004108 was published in error and is hereby withdrawn.

The Hon Paul Toole, MP
Minister for Lands and Forestry

[n2018-3525]

AUTHORISATION OF USE FOR ADDITIONAL PURPOSE UNDER S 2.14

Pursuant to section 2.14 of the *Crown Land Management Act 2016*, the Crown land specified in Column 2 of the following Schedule is authorised to be used for the additional purpose(s) specified opposite in Column 1 of the Schedule.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
rural services	Dedication No. 620028 Public Purpose: public recreation Notified: 14 November 1893 File Reference: WA92R3

[n2018-3526]

ERRATUM

In the notice published in NSW Government Gazette No 51 of 18 May 2018 Folios 70-78, under the heading “Assignment of Name to Reserve Trust” the reserve trust name, “Tathra Public Recreation (R64333) Reserve Trust” was assigned for Reserve 64333 for Public Recreation. However, this reserve is one for which no reserve trust exists. As a result, the naming of the reserve trust is in error and is hereby deleted from the notice.

In the same gazette notice the applicable file reference “17/0320” where it occurs should be replaced with the reference “17/10320”. This notice corrects that error.

File ref: LBN18/1234

The Hon Paul Toole, MP
Minister for Lands and Forestry

[n2018-3527]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Anna-Maree Elizabeth Davis (re-appointment) Stuart Trevor Eastwood (re-appointment) For a term commencing 18 October 2018 and expiring 17 October 2023.	Burrandana Recreation Reserve and Public Hall Land Manager	Reserve No. 88704 Public Purpose: public hall, public recreation Notified: 1 September 1972 File Reference: WA80R189

[n2018-3528]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for

the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Amanda Rockell (re-appointment) Deborah Susan Rockell (re-appointment) Elizabeth Anne Townsend (re-appointment) Leslie Townsend (re-appointment) For a term commencing 18 October 2018 and expiring 17 October 2023.	Wongarbon Recreation Reserve Land Manager	Reserve No. 7523 Public Purpose: other public purpose, public recreation Notified: 20 October 1888 File Reference: DB80R224-002

[n2018-3529]

NOTICE – CROWN LAND TO BE USED OR OCCUPIED FOR OTHER PURPOSE UNDER S 2.18(2)(b)

Pursuant to section 2.18(2)(b) of the *Crown Land Management Act 2016*, the Crown land specified in Column 2 of the following Schedule is proposed to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the following Schedule.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
grazing (relevant interest – Licence 596635)	Reserve No. 21820 Public Purpose: travelling stock Notified: 24 November 1894 File Reference: 18/03864

Schedule

Column 1	Column 2
cultivation (relevant interest – Licence 593033)	Reserve No. 755281 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/00327

Schedule

Column 1	Column 2
access (relevant interest – Licence 596464) power/transmission line (relevant interest – Licence 596464)	Reserve No. 81933 Public Purpose: camping, travelling stock Notified: 11 September 1959 File Reference: 18/03414

Schedule

Column 1	Column 2
access (relevant interest – Licence 596464) power/transmission line (relevant interest – Licence 596464)	Reserve No. 756755 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/03414

Schedule

Column 1	Column 2
building (relevant interest – Licence 585760) ramp (relevant interest – Licence 585760) beautification (relevant interest – Licence 585760) access (relevant interest – Licence 585760) parking (relevant interest – Licence 585760)	Reserve No. 57352 Public Purpose: sanitary purposes Notified: 1 August 1924 File Reference: 17/06560

Schedule

Column 1	Column 2
communication facilities (relevant interest – Licence 600155)	Reserve No. 83288 Public Purpose: reservoir Notified: 28 July 1961 File Reference: 08/6163

Schedule

Column 1	Column 2
building (relevant interest – Licence 585760) ramp (relevant interest – Licence 585760) access (relevant interest – Licence 585760) beautification (relevant interest – Licence 585760) parking (relevant interest – Licence 585760)	Reserve No. 755684 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/06560

Schedule

Column 1	Column 2
building (relevant interest – Licence 585760) ramp (relevant interest – Licence 585760) access (relevant interest – Licence 585760) beautification (relevant interest – Licence 585760)	Reserve No. 1012188 Public Purpose: access and public requirements, tourism purposes and environmental and heritage conservation Notified: 18 August 2006 File Reference: 17/06560

Column 1	Column 2
parking (relevant interest – Licence 585760)	

Schedule

Column 1	Column 2
pump site (relevant interest – Licence 597251)	Reserve No. 39918 Public Purpose: camping, travelling stock Notified: 1 November 1905 File Reference: 18/04407
pipeline (relevant interest – Licence 597251)	

Schedule

Column 1	Column 2
communication facilities (relevant interest – Licence 600151)	Reserve No. 753204 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 08/6163

Schedule

Column 1	Column 2
grazing (relevant interest – Licence 595502)	Reserve No. 87023 Public Purpose: public recreation Notified: 27 December 1968 File Reference: 18/02596
shed (relevant interest – Licence 595502)	

Schedule

Column 1	Column 2
access (relevant interest – Licence 596316)	Reserve No. 33 Public Purpose: road metal Notified: 11 October 1880 File Reference: 18/03375
grazing (relevant interest – Licence 596316)	

Schedule

Column 1	Column 2
communication facilities (relevant interest – Licence 600164)	Reserve No. 87882 Public Purpose: bush fire brigade Notified: 7 August 1970 File Reference: 08/6163

Schedule

Column 1	Column 2
communication facilities (relevant interest – Licence 600153)	Reserve No. 87882 Public Purpose: bush fire brigade Notified: 7 August 1970 File Reference: 08/6163

Schedule

Column 1	Column 2
communication facilities (relevant interest -Licence 600167)	Reserve No. 87882 Public Purpose: bush fire brigade Notified: 7 August 1970 File Reference: 08/6163

Schedule

Column 1	Column 2
<p>pipeline (relevant interest – Licence 596133)</p> <p>beautification (relevant interest – Licence 585760)</p> <p>access (relevant interest – Licence 585760)</p> <p>ramp (relevant interest – Licence 585760)</p> <p>building (relevant interest – Licence 585760)</p> <p>ramp (relevant interest – Licence 592600)</p> <p>jetty (relevant interest – Licence 592600)</p> <p>mooring site (relevant interest – Licence 556303)</p> <p>pontoon (relevant interest – Licence 556303)</p> <p>walkway (relevant interest – Licence 556303)</p> <p>ramp (relevant interest – Licence 586691)</p> <p>pontoon (relevant interest – Licence 586691)</p> <p>piles (relevant interest – Licence 586691)</p> <p>jetty (relevant interest – Licence 586691)</p> <p>reclamation (relevant interest – Licence 561879)</p> <p>ramp (relevant interest – Licence 561879)</p> <p>pontoon (relevant interest – Licence 561879)</p> <p>piles (relevant interest – Licence 561879)</p> <p>jetty (relevant interest – Licence 561879)</p> <p>deck (relevant interest – Licence 561879)</p> <p>boatshed (relevant interest – Licence 561879)</p> <p>seawall (relevant interest – Licence 561879)</p> <p>berthing area (relevant interest – Licence 561879)</p> <p>jetty (relevant interest – Licence 585924)</p>	<p>Reserve No. 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 17/06560</p>

Column 1	Column 2
slipway (relevant interest – Licence 589001) seawall (relevant interest – Licence 589001) reclamation (relevant interest – Licence 589001) jetty (relevant interest – Licence 589001) reclamation (relevant interest – Licence 590632) concrete ramp (relevant interest – Licence 590632) pontoon (relevant interest – Licence 590632) piles(relevant interest – Licence 590632) ramp (relevant interest – Licence 590632) slipway (relevant interest – Licence 584653) seawall (relevant interest – Licence 584653) residence (relevant interest – Licence 584653) reclamation (relevant interest – Licence 584653) jetty (relevant interest – Licence 584653) jetty (relevant interest – Licence 588175) pipeline (relevant interest – Licence 597251) pump site (relevant interest – Licence 597251) parking (relevant interest – Licence 585760)	

Schedule

Column 1	Column 2
pontoon (relevant interest – Licence 586691) ramp (relevant interest – Licence 586691) piles (relevant interest – Licence 586691) jetty (relevant interest – Licence 586691) piles (relevant interest – Licence 561879)	Reserve No. 1011268 Public Purpose: future public requirements Notified: 3 February 2006 File Reference: 17/08380

Column 1	Column 2
reclamation (relevant interest – Licence 561879) pontoon (relevant interest – Licence 561879) ramp (relevant interest – Licence 561879) jetty (relevant interest – Licence 561879) deck (relevant interest – Licence 561879) boatshed (relevant interest – Licence 561879) berthing area (relevant interest – Licence 561879) seawall (relevant interest – Licence 561879) jetty (relevant interest – Licence 585924) slipway (relevant interest – Licence 589001) seawall (relevant interest – Licence 589001) reclamation (relevant interest – Licence 589001) jetty (relevant interest – Licence 589001) reclamation (relevant interest – Licence 590632) pontoon (relevant interest – Licence 590632) concrete ramp (relevant interest – Licence 590632) piles (relevant interest – Licence 590632) ramp (relevant interest – Licence 590632) slipway (relevant interest – Licence 584653) seawall (relevant interest – Licence 584653) residence (relevant interest – Licence 584653) reclamation (relevant interest – Licence 584653) jetty (relevant interest – Licence 584653) jetty (relevant interest – Licence 592600)	

Column 1	Column 2
jetty (relevant interest – Licence 588175) pump site (relevant interest – Licence 597251) pipeline (relevant interest – Licence 597251) parking (relevant interest – Licence 585760) pipeline (relevant interest – Licence 596133) beautification (relevant interest – Licence 585760) access (relevant interest – Licence 585760) ramp (relevant interest – Licence 585760) building (relevant interest – Licence 585760) ramp (relevant interest – Licence 592600) mooring site (relevant interest – Licence 556303) walkway (relevant interest – Licence 556303) pontoon (relevant interest – Licence 556303)	

[n2018-3530]

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8, 25 and 51 of the *Anti-Discrimination Act 1977* (NSW) to the **University of Wollongong** to designate and recruit professional and academic positions for Aboriginal and Torres Strait Islander persons only in pursuance of its goal of a 3% Aboriginal and/or Torres Strait Islander workforce participation rate.

This exemption will remain in force for 7 years.

Dated this 4th day of October 2018

Elizabeth Wing
Senior Manager, Operations
Delegate of the President
Anti-Discrimination Board of NSW

[n2018-3531]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **ORGANIC INDUSTRIES OF AUSTRALIA INCORPORATED (INC1800044)** became registered under the *Corporations Act 2001* as **ORGANIC INDUSTRIES OF AUSTRALIA LIMITED (ACN 628 643 998)**, a company limited by guarantee, on the 6th day of September 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Jodie Matheson
Delegate of the Commissioner,
NSW Fair Trading
4 October 2018

[n2018-3532]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that SAMOAN INDEPENDENT SEVENTH DAY ADVENTIST CHURCH INC (Y1578601) became registered under the *Corporations Act 2001* as SAMOAN INDEPENDENT SEVENTH DAY ADVENTIST CHURCH NSW LIMITED (ACN 627 710 838), a company limited by guarantee, on the fifteenth day of August 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Peter Morris
Delegate of the Commissioner,
NSW Fair Trading
10 October 2018

[n2018-3533]

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*.

AUSTRALIAN FIELD GEOLOGY CLUB INC	Y0835225
BED & BREAKFAST AND FARMSTAY ASSOCIATION OF NSW & ACT INCORPORATED	Y2859438
BELLANGRY TENNIS CLUB INCORPORATED	Y2520737
CENTRAL COAST TAI CHI CLUB INCORPORATED	INC9889571
HUNTER REGIONS COMMUNITY TRANSPORT INCORPORATED	INC9877321

MACARTHUR PARENTS & FRIENDS ASSOCIATION INCORPORATED	INC9882750
MACLEAY HOME MODIFICATION AND MAINTENANCE SERVICES INC	Y0595216
SYDNEY IAIDO CLUB INCORPORATED	INC9890134
THE SOUTH COAST REGIONAL TOURISM ORGANISATION INCORPORATED	Y2383028

Cancellation is effective as at the date of gazettal.

Dated this 10 October 2018.

Robyne Lunney
 Delegate of the Commissioner
 NSW Fair Trading

[n2018-3534]

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*.

ANSON STREET SCHOOL EXCURSION AND TRANSPORT SUPPORTERS INCORPORATED	Y2853848
AVALON JADE'S JOURNEY INCORPORATED	INC1301040
BAYRAM TURKISH CULTURAL ASSOCIATION INCORPORATED	INC9893455
BETHEL SOZO NETWORK: AUSTRALIA REGION INCORPORATED	INC9895859
COBBITTY PONY CLUB INC	Y0727522
FAR WEST INDIGENOUS SUPPORT SERVICES INCORPORATED	INC9893485
HUPO2010 ASSOCIATION INCORPORATED	INC9892626
INTERNATIONAL INSTITUTE OF REFRIGERATION AUSTRALIA INCORPORATED	INC9895238
KOREAN VIETNAM VETERANS ASSOCIATION OF AUSTRALIA INCORPORATED	INC9884758
MERRIWA YOUTH ENTERPRISE SCHEME INCORPORATED	INC9880591
MORUYA JAZZ FESTIVAL INCORPORATED	Y2818800
NEWPORT JUNIOR RUGBY CLUB INC	Y0521648
NORTHERN RIVERS KIDNEY ASSOCIATION INCORPORATED	Y1809219
RAIDERS RUGBY CLUB INCORPORATED	Y2091045
ROCK MINISTRY INCORPORATED	INC9882221
SYDNEY WOMENS HOCKEY LEAGUE INCORPORATED	Y2986038
THE AUSTRALASIAN BRANCH OF INTERNATIONAL ASSOCIATION OF AUTO THEFT INVESTIGATORS INCORPORATED	Y2745410
TOUKLEY JUNIOR RUGBY LEAGUE FOOTBALL CLUB INC	Y1469313
WESTERN STORM SOCCER CLUB INCORPORATED	INC9883269

Cancellation is effective as at the date of gazettal.

Dated this 10th day of October 2018.

Christine Gowland
 Delegate of the Commissioner
 NSW Fair Trading

[n2018-3535]

HEALTH PROFESSIONALS (SPECIAL EVENTS EXCEPTION) ACT 1997

Order declaring the Invictus Games 2018 Sydney a “special event”

I, Dr Kerry Chant, Chief Health Officer, delegate of the Minister for Health:

- 1) pursuant to sections 5(1) and (2) of the *Health Professional (Special Events Exemption) Act 1997* (“Act”), do hereby declare the Invictus Games 2018 Sydney to be a special event for the purpose of the Act; and
- 2) pursuant to section 5(3) of the Act, do hereby specify the period from 15 October 2018 to 29 October 2018, both days being inclusive, as the period during which this order shall have effect; and
- 3) pursuant to section 5(5) of the Act, do hereby specify that, for the purposes of section 7(c) of the Act, the following procedure applies to the giving of notice of a person’s intention to provide health services in New South Wales:
 - a. notice is taken to have been given in respect of any visiting health professional, being medical practitioners, physiotherapists, physical therapists, nurses, registered nurses and psychologists, whose name was provided to the Ministry of Health, in relation to this special event, on or before the date of this order; and
 - b. notice of any other visiting health professional can be given to the Ministry of Health via the NSW Health Emergency Management Unit; and
 - c. such notice must include the name of the country to whose touring party those visiting health professionals will be providing health services; and
- 4) pursuant to section 10(2)(a) of the Act, do hereby authorise a visiting medical professional to issue a written prescription for a restricted substance or drug of addiction within the meaning of the *NSW Poisons and Therapeutic Goods Act 1966*. Pursuant to section 10(4) of the Act, this authorisation is subject to the following conditions:
 - a. the substances concerned will only be prescribed for members of the touring party of the country named in the visiting medical professional’s notice to the Ministry of Health under clause 3 above; and
 - b. the visiting medical professional complies with any Commonwealth and/or New South Wales laws relating to the prescription of the substances concerned; and
 - c. the visiting medical professional complies with any guidelines or directions issued by the Secretary, NSW Health or the Chief Pharmacist or Deputy Chief Pharmacist.
- 5) pursuant to section 10(2)(b) of the Act, do hereby authorise:
 - a. pharmacists working at Sydney Olympic Park Chemist Warehouse; and
 - b. pharmacists working at pharmacies approved by the Deputy Chief Pharmacist;to supply restricted substances or drugs of addiction on a written prescription issued by a visiting medical professional in accordance with clause 4.

Signed this 10th day of October 2018

Dr Kerry Chant
Chief Health Officer
Delegate of the Minister
(Delegation PH597)

[n2018-3539]

LAND TAX MANAGEMENT ACT 1956

Land Tax Threshold

This determination of the Land Tax threshold is made under section 62TBA of the *Land Tax Management Act 1956*, as amended by the *State Revenue and Other Legislation Amendment (Budget Measures) Act 2006*.

Indexation Factor

It is hereby notified that pursuant to section 62TBB (3) of the *Land Tax Management Act 1956*, 5.559% has been determined as the percentage by which average land values of land within residential, commercial, business and industrial zones have changed between 1 July 2017 and 1 July 2018. The indexation factor is determined at 5.559% for the 2019 land tax year.

Indexed Amount

It is hereby notified that pursuant to section 62TBA (7) (a) of the *Land Tax Management Act 1956* that \$747,000 is the determined indexed amount for the 2019 land tax year.

Average of Indexed Amounts

It is hereby notified that pursuant to section 62TBA (7) (b) of the *Land Tax Management Act 1956* that the average of the indexed amounts pursuant to section 62TBA (7) (b) is \$692,000; and the indexed amounts used to calculate that average amount are:

For the 2017 land tax year \$621,000

For the 2018 land tax year \$708,000

For the 2019 land tax year \$747,000

Determination of the Tax Threshold

Under section 62TBA (2) of the *Land Tax Management Act 1956*, the tax threshold for the 2019 land tax year is the average of the indexed amounts \$692,000 or the \$629,000 tax threshold for the 2018 land tax year, whichever is the greater.

It is hereby notified that pursuant to section 62TBA (7) (c) of the *Land Tax Management Act 1956*, that the amount of \$692,000 has been determined as the tax threshold for the 2019 land tax year.

Determination of the Premium Rate Threshold

Under section 62TBC (2) of the *Land Tax Management Act 1956*, the premium rate threshold for the 2018 land tax year is \$3,846,000.

The land tax threshold for the 2018 land tax year is \$629,000.

The land tax threshold for the 2019 land tax year under Section 62TBA (7) (c) as determined above is \$692,000.

It is hereby notified that pursuant to Section 62TBC (4) of the *Land Tax Management Act 1956*, that the amount of \$4,231,000 has been determined as the premium rate threshold for the 2019 land tax year.

Michael Parker
Acting Valuer General

[n2018-3540]

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) DECLARE **Northern Beaches Community Mental Health Service**, situated at Brookvale Community Health Centre, 612-624 Pittwater Road, Brookvale NSW 2100 to be a declared mental health facility under the Mental Health Act 2007; and
- (b) DECLARE this facility to be designated in the class of facilities known as “**community or health care agency class**” for the purposes of section 109 (2)(a); and
- (c) RESTRICT the facility to the provision of services and performance of functions necessary for or associated with the administration or management of community treatment orders under the following provisions of the *Mental Health Act 2007*:
 - i. Part 3 of Chapter 3 (except for sections 61, 61A, 62 and 63);
 - ii. Chapter 4; and
 - iii. Chapter 5 (except for sections 111 and 112 and Division 2 of Part 2)

Signed, this 10th day of October 2018.

Elizabeth Koff
Secretary

[n2018-3541]

MOTOR DEALERS AND REPAIRERS REGULATION 2014

Motor Dealers and Repairers (Declaration of Approved Trade Show) Order 2018

I, Matthew Kean, Minister for Innovation and Better Regulation, in pursuance of clause 5A of the *Motor Dealers and Repairers Regulation 2014*, make the following Order.

Dated, this 4th day of October 2018

Matthew Kean
Minister for Innovation and Better Regulation

Explanatory note

Under clause 5A of the *Motor Dealers and Repairers Regulation 2014*, the Minister for Innovation and Better Regulation may, by order published in the Gazette, declare that a specified event, held at a place where a number of motor dealers, motor vehicle manufacturers or other industry participants display motor vehicles, is an approved trade show.

The object of this Order is to declare the Southern Highlands Outdoor Recreation and Adventure Show (Southern Highlands Show) to be held at the Moss Vale Showground, Illawarra Highway, Moss Vale to be an approved trade show for the period of 9 November to 11 November 2018 (inclusive). The effect of the Order is to exempt motor dealers whose ordinary place of business is outside NSW from the need to hold a NSW motor dealer's licence in order to offer or display a motor vehicle for sale at the Southern Highlands Show. To receive the benefit of the exemption, eligible persons will need to satisfy the conditions of this Order and the Regulation.

The exemption will have effect only for the duration of the Southern Highlands Show and applies to participation in the Southern Highlands Show only to the extent that it involves advising persons with respect to the quality, performance and characteristics of motor vehicles and making offers to, or receiving offers from, persons to enter into agreements for the sale of motor vehicles (other than second-hand motor vehicles).

1 Name of Order

This Order is the *Motor Dealers and Repairers (Declaration of Approved Trade Show) Order 2018*.

2 Commencement

This Order commences on the day on which it is published in the NSW Government Gazette.

3 Definitions

In this Order:

Eligible person has the same meaning given to it in the Regulation.

Southern Highlands Show means the Southern Highlands Outdoor Recreation and Adventure Show held at the Moss Vale Showground, Illawarra Highway, Moss Vale.

Second-hand motor vehicles has the same meaning given to it in the Regulation.

The Act means the *Motor Dealers and Repairers Act 2013*.

The Regulation means the *Motor Dealers and Repairers Regulation 2014*.

4 Declaration of approved trade show

The Southern Highlands Show is declared to be an approved trade show for the period beginning at 12:01am on 9 November 2018 and ending at 11:59pm on 11 November 2018.

5 Conditions

An eligible person must comply with the following conditions and the Regulation in order to receive the benefit of the exemption conferred by this Order:

- a) when making offers to, or receiving offers from, persons to enter into agreements for the sale of motor vehicles (other than second-hand motor vehicles) an eligible person must advise those persons in writing:
 - i. that the sale will be effected in the jurisdiction where the eligible person's ordinary place of business is;
 - ii. that the sale will not be subject to the dealer obligations or consumer protections provided under the Act or the Regulation;

- iii. that the sale will be subject to the relevant dealer obligations, if any, or consumer protections that apply in the jurisdiction where the eligible person's ordinary place of business is;
 - iv. consumer protection under the Australian Consumer Law extends across all state and territory boundaries;
 - v. where the pick-up location would be for the vehicle if a sale is effected; and
 - vi. where the location would be for servicing and repair work for the vehicle if a sale is effected.
- b) display a sign at the stall or other place of business operated by the eligible person at the approved trade show that:
- i. uses language and a format, and is in a position, that makes the sign easy to read by any person approaching the stall or place, and
 - ii. includes the registered business name, or company name, address and inter-State or Territory licence name or number (if applicable) of the business ordinarily operated by the eligible person.

[n2018-3542]

MOTOR DEALERS AND REPAIRERS REGULATION 2014

Motor Dealers and Repairers (Declaration of Approved Trade Show) Order 2018

I, Matthew Kean, Minister for Innovation and Better Regulation, in pursuance of clause 5A of the *Motor Dealers and Repairers Regulation 2014*, make the following Order.

Dated, this 4th day of October 2018

Matthew Kean
Minister for Innovation and Better Regulation

Explanatory note

Under clause 5A of the *Motor Dealers and Repairers Regulation 2014*, the Minister for Innovation and Better Regulation may, by order published in the Gazette, declare that a specified event, held at a place where a number of motor dealers, motor vehicle manufacturers or other industry participants display motor vehicles, is an approved trade show.

The object of this Order is to declare the Northern Inland 4x4, Fishing, Caravan and Camping Expo to be held at the Inverell Rugby Park, 98 Ross Street Inverell (Northern Inland Expo) to be an approved trade show for the period of 17 November to 18 November 2018 (inclusive). The effect of the Order is to exempt motor dealers whose ordinary place of business is outside NSW from the need to hold a NSW motor dealer's licence in order to offer or display a motor vehicle for sale at the Northern Inland Expo. To receive the benefit of the exemption, eligible persons will need to satisfy the conditions of this Order and the Regulation.

The exemption will have effect only for the duration of the Northern Inland Expo and applies to participation in the Northern Inland Expo only to the extent that it involves advising persons with respect to the quality, performance and characteristics of motor vehicles and making offers to, or receiving offers from, persons to enter into agreements for the sale of motor vehicles (other than second-hand motor vehicles).

1 Name of Order

This Order is the *Motor Dealers and Repairers (Declaration of Approved Trade Show) Order 2018*.

2 Commencement

This Order commences on the day on which it is published in the NSW Government Gazette.

3 Definitions

In this Order:

Eligible person has the same meaning given to it in the Regulation 2014.

Northern Inland Expo means the Northern Inland 4x4, Fishing, Caravan and Camping Expo held at the Inverell Rugby Park, 98 Ross Street, Inverell.

Second-hand motor vehicles has the same meaning given to it in the Regulation.

The Act means the *Motor Dealers and Repairers Act 2013*.

The Regulation means the *Motor Dealers and Repairers Regulation 2014*.

4 Declaration of approved trade show

The Northern Inland Expo is declared to be an approved trade show for the period beginning at 12:01am on 17 November 2018 and ending at 11:59pm on 18 November 2018.

5 Conditions

An eligible person must comply with the following conditions and the Regulation in order to receive the benefit of the exemption conferred by this Order:

- a) when making offers to, or receiving offers from, persons to enter into agreements for the sale of motor vehicles (other than second-hand motor vehicles) an eligible person must advise those persons in writing:
 - i. that the sale will be effected in the jurisdiction where the eligible person's ordinary place of business is;
 - ii. that the sale will not be subject to the dealer obligations or consumer protections provided under the Act or the Regulation;
 - iii. that the sale will be subject to the relevant dealer obligations, if any, or consumer protections that apply in the jurisdiction where the eligible person's ordinary place of business is;
 - iv. consumer protection under the Australian Consumer Law extends across all state and territory boundaries;
 - v. where the pick-up location would be for the vehicle if a sale is effected; and
 - vi. where the location would be for servicing and repair work for the vehicle if a sale is effected.
- b) display a sign at the stall or other place of business operated by the eligible person at the approved trade show that:
 - i. uses language and a format, and is in a position, that makes the sign easy to read by any person approaching the stall or place, and
 - ii. includes the registered business name, or company name, address and inter-State or Territory licence name or number (if applicable) of the business ordinarily operated by the eligible person.

[n2018-3543]

MOTOR RACING (SYDNEY AND NEWCASTLE) ACT 2008

Order nominating the Declared Racing Area under
the Motor Racing (Sydney and Newcastle) Act 2008

I, Adam Marshall, Minister for Tourism and Major Events, pursuant to section 12(1) of the *Motor Racing (Sydney and Newcastle) Act 2008* (the Act) and having sought and obtained the advice of Destination NSW, do, by this Order declare that the areas within the pink dashed lines outlined in Schedule 1 as the Declared Racing Area within the Newcastle Local Government Area under the Act.

Dated this 9th day of October 2018.

Adam Marshall MP
Minister for Tourism and Major Events

Schedule 1



[n2018-3544]

MOTOR RACING (SYDNEY AND NEWCASTLE) ACT 2008

Order designating Motor Racing Period under
the Motor Racing (Sydney and Newcastle) Act 2008

I, Adam Marshall, Minister for Tourism and Major Events, pursuant to section 12(2) of the *Motor Racing (Sydney and Newcastle) Act 2008* (“the Act”) and having sought and obtained the advice of Destination NSW, do, by this Order designate the following as the period during which a motor race may be conducted in the Newcastle local government area under the Act.

0:01 Thursday 22 November 2018 to 18:00 Monday 26 November 2018.

Dated this day of 2018.

Adam Marshall MP
Minister for Tourism and Major Events

[n2018-3545]

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Section 13 (4)

NOTICE OF INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

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

1. Merrylands East Public School
2. Narellan Public School
3. Toongabbie East Public School
4. Wyoming Public School
5. Punchbowl Boys High School

Sarah Hargans
Relieving General Counsel
Department of Education
October 2018

[n2018-3546]

STATE RECORDS ACT 1998

Pursuant to the provisions of section 13 of the *State Records Act 1998*, the State Archives and Records Authority of New South Wales ('NSW State Archives and Records') hereby notifies that it proposes to consult and seek feedback on the following records management standard:

Standard on the physical storage of State records

Copies of the standard may be consulted on the NSW State Archives and Records' website at <https://www.records.nsw.gov.au/recordkeeping/rules/standards> or at the Western Sydney Records Centre, 161 O'Connell Street, Kingswood, during business hours.

More information may be obtained by contacting Catherine Robinson, Senior Project Officer, Government Recordkeeping on (02) 8257 2900.

Any person may make a written submission which should be forwarded to:

NSW State Archives and Records
PO Box 516 Kingswood NSW 2747

Or via email to govrec@records.nsw.gov.au

Submissions must be received by **9 November 2018**.

ADAM LINDSAY
Acting Executive Director
State Archives and Records Authority of New South Wales

[n2018-3547]

SURVEYING AND SPATIAL INFORMATION ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the *Surveying and Spatial Information Act 2002*, Section 10A (3), the undermentioned Land Surveyors has been restored to the Register of Surveyors.

Name	Date of Original Registration	Removal Date	Restoration Date
GRAY Aaron James	29 March 2011	01 September 2018	05 September 2018
Narelle Underwood President			
Shane Oates Registrar			

[n2018-3548]

BETTING AND RACING ACT 1998

DECLARATION OF BETTING EVENTS

I, Paul Newson, Deputy Secretary Liquor and Gaming, under delegation of the Minister pursuant to section 34 of the *Betting and Racing Act 1998* (hereinafter referred to as the Act), pursuant to section 23 (1) of the Act **DO HEREBY PRESCRIBE** all betting events, and bet types, in the Schedule of Declared Betting Events and Approved Forms of Betting, annexed to this instrument, for purpose of permitting betting on sports and other events in New South Wales, and which take effect from the date published in the New South Wales Government Gazette. This instrument has the effect of repealing any/all previous versions of the Schedule of Declared Betting Events as published in the Gazette, and replacing them with the Schedule annexed to this instrument.

Dated this 3rd day of August 2018

Paul Newson)
Deputy Secretary)
Liquor and Gaming NSW)

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING
(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT

SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS

APPROVED FORMS OF BETTING

<p>1 ATHLETICS</p> <p>World Athletic Championships Australian Open Championships State Open Championships Professional events sanctioned by an Australian Professional Athletics Assoc'n Grand Prix events sanctioned by International Amateur Athletics Federation Commonwealth Games Goodwill Games Olympic Games Tournaments or Events sanctioned by official international or national governing bodies and affiliates.</p>	<p>Winner/placegetter in event or stage Quinella Exacta Trifecta Favourite Out betting Field Betting Head to head Best of the select (Group betting) Individual Performance Reach final/specified level</p>
<p>2 AUSTRALIAN OF THE YEAR</p> <p>Australian of the Year Senior Australian of the Year Young Australian of the Year Australia's Local Hero</p>	<p>Winner Favourite Out Betting Individual Performance</p>
<p>3 AUSTRALIAN RULES FOOTBALL</p> <p>Australian Football League Premiership Competition Australian State Premier Division AFL Competitions State of Origin Games AFL Official Pre-season Competition Most Valuable Player awards sanctioned by AFL International Rules Matches (Aust v Ireland) Tournaments or Events sanctioned by official international or national governing bodies and affiliates.</p>	<p>Head to Head Handicap Margins Line Team to lead at end of specified time period(s) Match score total Match score competitor Match score exact Scoring methods (Ranges) First, next or last specific scoring play/scorer Individual Performance Number of Disposals Match Period Performance Team Performance Game Events Ladder betting Team(s) to win or reach final/specified level Wooden spoon Best of the select (Group betting) Favourite out betting Field betting Last team standing/winning Win Quinella Exacta Match with highest total score in round or series Match with highest winning margin in round or series Winner / Placegetter Award, etc</p>
<p>4 BACKGAMMON</p> <p>World Championships World Series of Backgammon American Backgammon Tour European Backgammon Tour Tournaments sanctioned by the World Backgammon Association (WBA) or affiliated international or national organisations</p>	<p>Winner/placegetter in stage/event/series/tournament or competition Favourite Out Betting Head to Head Individual Performance Match Period Performance Team Performance Match/Preiership/Series Match Match/Preiership/Series</p>

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING

(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS

APPROVED FORMS OF BETTING

Winner/placement in stage/event/series/tournament or competition

Favourite Out Betting

Head to Head

Line

Margin

Total Score

Best of a Select (Group Betting)

Individual Performance

Match Period Performance

Team Performance

Match

Match/Premiership/Series

Uber Cup
Sudirman Cup
BWF World Championship
BWF Super Series
BWF Grand Prix Gold and Grand Prix events
Sanctioned Tournaments by the Badminton World Federation (BWF) and regional conferences - Badminton Asia Confederation, Badminton Confederation of Africa, Badminton Pan Am, Badminton Europe and Badminton Oceania

6 BASEBALL

US National Baseball League Competition
US College Baseball League Competition
Australian Baseball League Competition
Special Events sanctioned by Australian Baseball League
Most Valuable Player awards sanctioned by relevant recognized governing body
Olympic Games
Matches and Series sanctioned by the International Baseball Federation (IBAF) or affiliated international or national organisations
World Baseball Classic *sanctioned by IBAF
Baseball World Cup *sanctioned by IBAF
US National Baseball League (Minor Leagues)
National Domestic competitions (men/women) eg Nippon Professional Baseball (Japan League)

Head to Head
Handicap
Margins
Line
Team to lead at end of specified time period(s)
Match score total
Match score competitor
Match score exact
Scoring methods (Ranges)
First next or last specific scoring play/scorer
Individual Performances
Match Period Performance
Team Performance
Game Events
Ladder Betting
Team(s) to win or reach finals/specified level
Wooden spoon
Best of the select (Group betting)
Favourite out betting
Field betting
Last team standing/winning
Win
Quinnella
Exacta
Series correct score
Match with highest total score in round or series
Match with highest winning margin in round or series
Winner
Award, etc

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SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING
(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT	SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS	APPROVED FORMS OF BETTING
10 CRICKET	<p>World Cup of Cricket (One Day Series)</p> <p>Test Matches</p> <p>Interstate 1st Class Competition</p> <p>Interstate One Day Series</p> <p>International One Day Series</p> <p>Matches and Series sanctioned by Australian Cricket Board or affiliated international organisations</p> <p>Commonwealth Games</p> <p>English County Games</p> <p>Most Valuable Player awards sanctioned by relevant recognized governing body</p>	<p>Head to Head</p> <p>Result</p> <p>Margins</p> <p>Method of dismissal</p> <p>Next player out</p> <p>Next wicket taker</p> <p>Team to lead at end of specified time period(s)</p> <p>Match score total</p> <p>Match score competitor</p> <p>Match score exact</p> <p>Competitors score (ranges) at end of specified time period</p> <p>Individual Performance</p> <p>First/Next/Last specific play/scorer</p> <p>Match Period Performance</p> <p>Team Performance</p> <p>Ladder betting</p> <p>Team(s) to win or reach final/specified level</p> <p>Wooden spoon</p> <p>Best of the select (Group betting)</p> <p>Favourite out betting</p> <p>Field betting</p> <p>Last team standing/winning</p> <p>Win</p> <p>Ournella</p> <p>Exacta</p> <p>Match with highest total score in round or series</p> <p>Match with highest winning margin in round or series</p> <p>Winner</p> <p>Award, etc</p>
11 CYCLING	<p>World Championships</p> <p>Tour de France</p> <p>Australian Championships</p> <p>Melbourne to Warrambool</p> <p>Other events sanctioned by International Cycling Fed'n or Cycling Australia</p> <p>Goodwill Games</p> <p>Commonwealth Games</p> <p>Olympic Games</p> <p>Tour Down Under</p>	<p>Winner/place/getter in event/stage/category (general, sprint, King of mountain)</p> <p>Quinnella</p> <p>Exacta</p> <p>Trifecta</p> <p>Favourite Out betting</p> <p>Field Betting</p> <p>Head to head</p> <p>Best of the select (Group betting)</p> <p>Individual Performance</p> <p>Reach final/specified level</p>
12 DARTS	<p>Sanctioned Competitions by the Professional Darts Corporation</p> <p>Sanctioned Competitions by the British Darts Organisation</p> <p>Sanctioned Competitions by the World Darts Federation</p>	<p>Winner/place/getter in stage/event/series/tournament or competition</p> <p>Favourite Out Betting</p> <p>Head to Head</p> <p>Best of a Select (Group Betting)</p> <p>Individual Performance</p> <p>Handicap Betting</p> <p>Match Score Total</p> <p>Match Period Performance</p>
13 ELECTION/POLITICAL	<p>* Political Events include local, national and international elections, inclusive of national elections, inclusive of national events such as plebiscites or referendums.</p>	<p>Winner/place getter</p> <p>Events</p> <p>Individual Performance</p> <p>Favourite Out Betting</p> <p>Winning Party</p>

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING
(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT	APPROVED FORMS OF BETTING
<p>14 ENTERTAINMENT</p> <p>SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS</p> <p>Academy Awards (Oscars) Screen Actors Guild Awards (SAG) British Academy of Film and Television Arts (BAFTA) Logie Awards The Australian Film Institute Awards (AFI) Cannes International Film Festival Sundance Film Festival Venice International Film Festival Tropfest Short Film Awards Razzie Awards Miss Universe Beauty Pageant Miss World Beauty Pageant Miss Australia Beauty Pageant Miss America Beauty Pageant</p> <p>* Awards for film, television and entertainment industries in Australia and other countries</p>	<p>APPROVED FORMS OF BETTING</p> <p>Winner Favourite Out Betting Individual Performance</p> <p>Contestant to win or reach finals/specified level</p>
<p>15 EQUESTRIAN</p> <p>Olympic Games World Championships Tournaments or Events sanctioned by official international or national governing bodies and affiliates.</p>	<p>Winner/placegetter in event or stage Quinella Exacta Trifecta Favourite Out Betting Field Betting Head to Head Best of the select (Group betting) Individual Performance Reach final/specified level</p>
<p>16 FLOORBALL</p> <p>Matches and Series sanctioned by the International Floorball Federation or affiliated international or national organisations</p>	<p>Winner/placegetter in stage/event/series/tournament or competition Favourite Out Betting Head to Head Line Margin Total Score Best of a Select (Group Betting) Individual Performance Match Period Performance Team Performance</p> <p>Match/Premiership/Series Match Match/Premiership/Series</p>

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING

(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT

FUTSAL
 SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS
 FIFA Futsal World Cup
 FFUSA World Futsal Championships
 AMF World Futsal Championships
 Futsal Mundialito
 Grand Prix de Futsal
 Events and Series sanctioned by FIFA/UEFA or affiliated international or national organisations

APPROVED FORMS OF BETTING

Head to Head Match
 Handicap (Points Start) Match/Premiership/Series
 Margins Match
 Line Match
 Result Match
 Team to lead at end of specified time period(s) Match
 Match score total Match
 Match score competitor Match
 Match score exact Match
 First/next or last specific play/scorer Match
 Individual Performance Match/Premiership/Series
 Match Period Performance Match/Match Period/Series
 Team Performance Match/Match Period/Series
 Game Events (excluding throw-ins, kick off or goal kick options) Match/Match Period/Series
 Ladder betting Premiership/series
 Team to win or reach finals/specified level Premiership/series
 Wooden spoon Premiership/series
 Best of the select (Group betting) Premiership/series
 Favourite out betting Premiership/series
 Field betting Premiership/series
 Last team standing/winning Premiership/series
 Promotion/relegation Premiership/series
 Winner/Placegetter Premiership/series
 Exacta Premiership/series
 Quinella Premiership/series
 Trifecta Premiership/series
 Match with highest points in round or series Match
 Match with highest winning margin in round or series Match
 Winner Award, etc

17

GAELIC FOOTBALL

Matches and Series sanctioned by the Gaelic Athletic Association or affiliated international or national organisations

Winner/placegetter in stage/event/series/tournament or competition
 Favourite Out Betting
 Head to Head
 Line
 Margin
 Total Score
 First, next or last specific scoring play/scorer
 Best of a Select (Group Betting)
 Individual Performance
 Match Period Performance
 Team Performance
 Game Event
 Match/Premiership/Series
 Match
 Match/Premiership/Series

18

GOLF

Australian or State Opens
 Australian Professional Golf Association/Ladies Professional Golf Association Championships
 PGA Tour of Australasia Ltd Events
 US Masters
 US PGA/LPGA
 Dunhill Cup
 US Open
 US PGA/LPGA Tour Events
 British Open
 World Match Play
 Ryder Cup
 President's Cup
 Other events (incl. "Skins") sanctioned by governing PGA/LPGA or an affiliated international organisation
 Olympic Games

Best of the select (Group betting)
 Head to head
 Individual Performance
 Make off/final series
 Winner/placegetter in event
 Quinella
 Exacta
 Trifecta
 Stage betting
 Favourite out betting
 Field betting
 Total matchescore/winning score
 Greens in regulation
 Fairways hit
 Putts per round
 No of Birdies/Eagles/Bogeys
 Playoff Yes/No
 Wire to Wire winner

19

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING
(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT **SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS**

APPROVED FORMS OF BETTING

<p>20 GRIDIRON (AMERICAN FOOTBALL)</p>	<p>United States National Football League Competition Superbowl United States College Football Competition Events sanctioned by National Football League & National Collegiate Athletic Association Most Valuable Player awards sanctioned by relevant recognized governing body</p>	<p>Head to Head Handicap Margins Line Team to lead at end of specified time period(s) Match score total Match score competitor Match score exact First, next or last specific play/scorer Scoring methods (Ranges) Individual Performance Match Period Performance Team Performance Game Events (excluding kick off) Ladder betting Team(s) to win or reach final/specified level Wooden spoon Best of the select (Group betting) Favourite out betting Field betting Last team standing/winning Win Overtime Extra Match with highest total score in round or series Match with highest winning margin in round or series Winner</p>	<p>Match Match/Premiership/Series Match Match Match Match Match Match Match Match Match/Premiership/Series Match Match/Premiership/Series Match Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Award etc.</p>
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<p>21 HANDBALL</p>	<p>Matches and Series sanctioned by the International Handball Federation (IHF) or affiliated international or national organisations</p>	<p>Winner/placemaker in stage/event/series/tournament or competition Favourite Out Betting Head to Head Best of a Select (Group Betting) Individual Performance Match Period Performance Team Performance</p>	<p>Match/Premiership/Series Match Match/Premiership/Series</p>
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SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING

(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT

Official Interest Rates of the Reserve Bank of Australia (RBA)

APPROVED FORMS OF BETTING

Will there be an increase/decrease
Size of increase/decrease (ranges)

<p>25 INTEREST RATES</p>			
<p>26 LACROSSE</p>	<p>Matches and Series sanctioned by the Federation of International Lacrosse (FIL) or affiliated international or national organisations</p>	<p>Winner/placegetter in stage/event/series/tournament or competition Favourite Out Betting Head to Head Best of a Select (Group Betting) Individual Performance Match Period Performance Team Performance</p>	<p>Match/Premiership/Series Match Match/Premiership/Series</p>
<p>27 LAWN BOWLS</p>	<p>NSW Premier League Test Series City of Sydney Masters State Number 1 Penants (Grade 1) Australian Sides Championship NSW State Championship Final Series Trans Tasman Series Asia Pacific Games Champion of Champions Competition Australian Indoor Championships World Championships Commonwealth Games</p>	<p>Head to head Pick the winners Winning margins Competition winner Progress to an identified final Pick a winning score Total points</p>	
<p>28 LITERARY AND ARTS AWARDS</p>	<p>Archibald Prize / Packing Room Prize Miles Franklin Award Booker Prize</p>	<p>Winner Favourite Out Betting Individual Performance</p>	
<p>29 MAGIC MILLIONS HORSE SALES</p>	<p>Magic Millions Sales</p>	<p>Highest Selling Horse Highest Bid (ranges) Highest Average Sire Average Price Number Passed in Individual Performance</p>	
<p>30 MISCELLANEOUS</p>	<p>Commonwealth Games Olympic Games Jockey Challenge Trainers Challenge</p>	<p>Select medal tally won by a specific competitor or country overall or in a specific sport Ladder Betting Winner Exact Score Group Betting Winner Exact Score Group Betting</p>	

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING
(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT	APPROVED FORMS OF BETTING	APPROVED FORMS OF BETTING
<p>31 MOTOR RACING</p> <p>SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS</p> <p>World Formula One Grand Prix Championship Races and Series World Grand Prix Championship Races and Series (Cars and Bikes) World/Australian Touring Car Championship Rounds and Series Indy Car Grand Prix races Bathurst 1,000 (Production and 2 litre classes) State and National Sprintcar Championships Le Mans NASCAR Championship Races & Series Indianapolis Races British League Championship (Speedway/Bikes) Speedway Riders World Championship (Bikes) Australian Rally Championships World Rally Championships World Grand Prix Support Championship Races & Series (Cars & Bikes) World A1 Grand Prix Championship Races and Series Events sanctioned by official international or national governing bodies and affiliates.</p>	<p>Winner/place/getter in event or stage Quinella Exacta Trifecta Favourite Out betting Field Betting Head to head Best of the select (Group betting) Individual Performance Reach final/specified level Number of competitors to complete/be eliminated from event or stage Pole Position Fastest Lap Race Period Performance Team Performance Race Events Competitor to lead at end of specified period</p>	<p>Race Race/Premiership/Series Race</p>
<p>32 NETBALL</p> <p>Commonwealth Games Inersate Premier Competition World Netball Championships International Matches sanctioned by International Federation of Netball Associations and affiliates</p>	<p>Head to Head Handicap Mergins Line Team to lead at end of specified time period(s) Match score total Match score competitor Match score exact First, next or last, specific play/scorer Scoring methods (Ranges) Individual Performance Match Period Performance Team Performance Ladder betting Team(s) to win or reach final/specified level Wooden spoon Best of the select (Group betting) Favourite out betting Field betting Last team standing/winning Win Quinella Exacta Match with highest total score in round or series Match with highest winning margin in round or series Winner</p>	<p>Match Match/Premiership/Series Match Match Match Match Match Match Match Match Match/Premiership/Series Match/Premiership/Series Premiership/Series Premiership/Series Premiership/Series Premiership/Series Premiership/Series Premiership/Series Premiership/Series Premiership/Series Premiership/Series Award etc.</p>
<p>33 NOBEL PEACE PRIZE</p> <p>Categories - chemistry, physics, literature, peace, and physiology or medicine</p>	<p>Winner Favourite Out Betting Individual Performance</p>	<p>Winner Favourite Out Betting Individual Performance</p>
<p>34 NOVELTY</p> <p>Entertainment (such as movies/theatre/television) Novelty (such as Royals, topical events) Current Affairs (such as political, financial) Weather Music (such as ARIA's, Grammy's) Hollywood (such as Academy Awards, Golden Globes) Pageant (such as Miss Universe) Sports (such as markets that have positive/win results only)</p> <p>*Novelty Events are a class of events that do not fall within currently declared betting events in NSW and fall within any of the above categories.</p>	<p>Winner/place/getter in event, stage, series, match, competition, tournament, contest Events Individual Performance Attendance Favourite Out Betting Group Betting</p>	<p>Winner/place/getter in event, stage, series, match, competition, tournament, contest Events Individual Performance Attendance Favourite Out Betting Group Betting</p>

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING
(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS

APPROVED FORMS OF BETTING

SPORT OR OTHER EVENT	SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS	APPROVED FORMS OF BETTING
35	<p>OLYMPIC & COMMONWEALTH GAMES</p> <p>Events conducted at the Olympic Games sanctioned by the International Olympic Committee (IOC) Events conducted at the Commonwealth Games sanctioned by the Commonwealth Games Organising Committee</p>	<p>Winner/placegetter in stage/event/series/tournament or competition Favourite Out Betting Head to Head Handicap Margins Line Team to lead at end of specified time period(s) Match Score Total / Ranges Match score competitor First, next or last specific scoring play/score Individual Performance Team/Country Performance Best of a Select (Group Betting) Bet types approved under the individual sports in this schedule</p>
36	<p>POKER</p> <p>Events and Series sanctioned by the World Poker Tournaments (WPT) or affiliated international or national organisations Events and Series sanctioned by the World Series of Poker (WSOP) or affiliated international or national organisations</p>	<p>Winner/placegetter in stage/event/series/tournament or competition To make final table Favourite Out Betting Head to Head Best of a Select (Group Betting) Individual Performance Event Period Performance Team Performance Match/Premiership/Series Match Match/Premiership/Series</p>
37	<p>POWER BOATS</p> <p>Events and Series sanctioned by the IUM - Union Internationale Motonautique (International Power Boating Association) or Australian Power Boat Association or affiliated international or national organisations</p>	<p>Winner/placegetter in stage/event/series/tournament or competition Favourite Out Betting Head to Head Best of a Select (Group Betting) Individual Performance Team Performance Race Race/Premiership/Series</p>
38	<p>REALITY TV SHOWS</p> <p>Australian and International Television Shows</p>	<p>Winner Eliminated Contestant Individual Performance</p>
39	<p>ROWING</p> <p>Olympic Games World Championships Events sanctioned by the International Rowing Federation (FISA) or affiliated international or national organisations</p>	<p>Winner/placegetter in event or stage Ourella Erecha Tirecha Favourite Out Betting Field Betting Head to Head Best of the select (Group betting) Individual Performance Reach final/specified level</p>

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING

(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT **SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS** **APPROVED FORMS OF BETTING**

<p>40 RUGBY LEAGUE</p>	<p>SPORT OR OTHER EVENT</p> <p>Test Matches/Series National Rugby League Premiership Competition State of Origin Competition World Sevens or Nines Tournaments Special Matches sanctioned by NRL Super League Competition (United Kingdom) NSW RL Premier League Matches Most Valuable Player awards sanctioned by relevant recognized governing body NRL Toyota Cup Finals Matches NRL Toyota Cup Competition Matches and Series sanctioned by the Rugby League International Federation (RUIF) or affiliated international or national organisations Matches and Series sanctioned by the Australian Rugby League / National Rugby League and affiliated state bodies NSW Cup Bundesliga, Red Cup CFL games</p>	<p>SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS</p> <p>Head to Head Handicap Margins Line Team to lead at end of specified time period(s) Match score total Match score competitor Match score exact First, next or last, specific play/scorer Scoring methods (Ranges) Individual Performance Match Period Performance Team Performance Game Events (excluding kick off) Ladder betting Team(s) to win or reach final/specified level Wooden spoon Best of the select (Group betting) Favourite out betting Field betting Last team standing/winning Win Quinella Exacta Match with highest total score in round or series Match with highest winning margin in round or series Winner</p>	<p>APPROVED FORMS OF BETTING</p> <p>Match Match/Premiership/Series Match Match Match Match Match Match Match Match Match Match/Premiership/Series Match Match/Premiership/Series Match Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Award, etc</p>
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<p>41 RUGBY UNION</p>	<p>SPORT OR OTHER EVENT</p> <p>Five/Six Nations Tournament Matches NSW and Queensland Premiership Competition Test Matches World Stevens Competitions World Cup Matches Tri-Nations Series Super 15 Competition In interstate Matches Other Matches Sanctioned by International Rugby Board or affiliated governing body Commonwealth Games Most Valuable Player awards sanctioned by relevant recognized governing body U19/Junior World Championships/World Cup</p>	<p>SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS</p> <p>Head to Head Handicap Margins Line Team to lead at end of specified time period(s) Match score total Match score competitor Match score exact First, next or last, specific play/scorer Scoring methods (Ranges) Individual Performance Match Period Performance Team Performance Game Events (excluding kick off) Ladder betting Team(s) to win or reach final/specified level Wooden spoon Best of the select (Group betting) Favourite out betting Field betting Last team standing/winning Win Quinella Exacta Match with highest total score in round or series Match with highest winning margin in round or series Winner</p>	<p>APPROVED FORMS OF BETTING</p> <p>Match/Premiership/Series/Round Match Match Match Match Match Match Match Match Match Match/Premiership/Series Match Match/Premiership/Series Match Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Premiership/series Award, etc</p>
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SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING

(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT

SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS

Australian Iron Man/Woman Competitions
 World Iron Man/Woman Competitions
 Australian Surf Life Saving Championship Events
 Goodwill Games
 Events sanctioned by official international or national governing bodies and affiliates.

SURF LIFE SAVING

APPROVED FORMS OF BETTING

Winner/placegetter in event or stage
 Quinella
 Exacta
 Trifecta
 Favourite Out betting
 Field Betting
 Head to head
 Best of the select (Group betting)
 Individual Performance
 Reach final/specified level

46

SURFING
 World Professional Men's and Women's Tour Events
 Events sanctioned by the Association of Surfing Professionals or affiliated international or national organisations

Winner/placegetter in stage/event/series/tournament

Quinella
 Exacta
 Trifecta
 Favourite Out betting
 Field Betting
 Head to head
 Best of the select (Group betting)
 Individual Performance
 Reach final/specified level

47

SWIMMING
 Olympic Games
 World Championships
 Commonwealth Games
 Events sanctioned by the FINA or affiliated international or national organisations
 Events sanctioned by Swimming Australia

Winner/placegetter in event or stage
 Quinella
 Exacta
 Trifecta
 Favourite Out Betting
 Field Betting
 Head to Head
 Best of the select (Group betting)
 Individual Performance
 Reach final/specified level

48

TABLE TENNIS
 Events and Series sanctioned by the International Table Tennis Federation (ITTF) or affiliated international or national organisations

Winner/placegetter in stage/event/series/tournament or competition

Favourite Out Betting
 Head to Head
 Line
 Margin
 Total Score
 Best of a Select (Group Betting)
 Individual Performance
 Match Period Performance
 Team Performance
 Match/Premiership/Series
 Match
 Match/Premiership/Series

49

TEN PIN BOWLING
 Events and Series sanctioned by the Professional Bowlers Association (PBA) or affiliated international or national organisations
 Events and Series sanctioned by the European Tenpin Bowling Federation
 Events and Series sanctioned by the United States Bowling Congress (USBC)
 Weber Cup
 World Tenpin Masters
 QubicaAMF World Cup.

Winner/placegetter in stage/event/series/tournament or competition

Favourite Out Betting
 Head to Head
 Line
 Margin
 Total Score
 Best of a Select (Group Betting)
 Individual Performance
 Match Period Performance
 Team Performance
 First, next or last specific scoring play/scorer
 Match/Premiership/Series
 Match
 Match/Premiership/Series

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING

(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT	SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS	APPROVED FORMS OF BETTING
51 TENNIS	<p>Grand Slam Tournaments Australian State Open Championship Australian Indoor Championship Davis Cup Hopman Cup Federation Cup Association of Tennis Professional Tour Other Events sanctioned by Association of Tennis Professionals, Womens Tennis Association, International Tennis Federation or affiliated bodies Olympic Games Exhibition matches involving ATP/WTA players World Team Tennis</p>	<p>Head to head Correct set score in match Match Number of games played in a set/match Match Number of aces in a game/set/match Match Next set winner Match Next game winner Match Match Period Performance Match/Premiership/Series Team Performance Match Game Events (excluding 1st to serve) Match Line Match Player/team to win or reach finals/specified level Tournament Best of the select (Group betting) Favourite out betting Tournament Field betting Match/Tournament Individual Performance Tournament Exacts Tournament Quinella Tournament</p>
52 TRIATHLON	<p>Events sanctioned by Triathlon Australia or International Triathlon Union or a recognised affiliated body Goodwill Games Commonwealth Games Olympic Games</p>	<p>Winner/place/getter in stage/event/series/tournament Quinella Exacts Triecta Favourite Out betting Field Betting Head to head Best of the select (Group betting) Individual Performance Reach final/specified level</p>
53 VOLLEYBALL	<p>Olympic Games World Championships Events sanctioned by International Federation of Volleyball (FIVB) or affiliated international or national organisations Beach Volleyball Events sanctioned by FIVB or affiliated international or national organisations</p>	<p>Head to head Handicap Margins Line Team to lead at end of specified time periods Match score total Match score competitor Match score exact Scoring methods (Ranges) First, next or last specific scoring play/scorer Individual Performance Ladder betting Team(s) to win or reach final/specified level Wooden spoon Best of the select (Group betting) Favourite out betting Field betting Last team standing/winning Win Quinella Exacts Match with highest total score in round or series Match with highest winning margin in round or series</p>

SCHEDULE OF DECLARED BETTING EVENTS AND APPROVED FORMS OF BETTING

(under sections 18 and 20 of *Racing Administration Act 1998*)

SPORT OR OTHER EVENT **SPORTING OR OTHER EVENTS OR CLASSES OF SPORTING OR OTHER EVENTS** **APPROVED FORMS OF BETTING**

<p>54 WEIGHTLIFTING</p> <p>Olympic Games World Championships Commonwealth Games Events sanctioned by International Weightlifting Federation (IWF) or affiliated international or national organisations</p>	<p>Winner/placemaker in event or stage Quinnella Exacta Trifecta Favourite Out Betting Field Betting Head to Head Best of the select (Group betting) Individual Performance Reach final/specified level</p>
<p>55 WINTER SPORTS</p> <p>Ice Skating, Skiing, Sledding, Snowboarding and Snowmobiling Events and Series sanctioned by the International Ski Federation Events sanctioned by official international or national governing bodies and affiliates.</p>	<p>Winner/placemaker in stage/event/series/tournament or competition Favourite Out Betting Head to Head Best of a Select (Group Betting) Individual Performance Event Period Performance Team Performance Match/Premiership/Series Match Match/Premiership/Series</p>
<p>56 YACHT RACING</p> <p>Sydney to Hobart America's Cup Admiral's Cup Swire 18 Foot, Sailing sanctioned by Yachting Association of NSW Olympic Games Events sanctioned by the International Sailing Federation (ISAF) or affiliated international or national organisations</p>	<p>Winner/placemaker in stage/event/series/tournament Quinnella Exacta Trifecta Favourite Out betting Field Betting Head to Head Best of the select (Group betting) Individual Performance Reach final/specified level</p>
<p>57 ULTIMATE FIGHTING CHAMPIONSHIP (UFC)</p> <p>Events sanctioned by the UFC governing body</p>	<p>Head to Head Total Rounds Over/Under Result/Method (KO/TKO, points decision, submission, disqualification) Result/Duration Will Fight Go the Distance (Yes/No)</p>

BETTING AND RACING ACT 1998

AMENDMENT TO THE BOOKMAKER DECLARED BETTING EVENT BETTING RULES

I, Paul Newson, Deputy Secretary Liquor, Gaming & Racing, under delegation of the Minister pursuant to section 34 of the *Betting and Racing Act 1998* (hereinafter referred to as the Act), pursuant to section 18D(1) of the Act, **DO HEREBY APPROVE** the Bookmaker Declared Betting Events Betting Rules, annexed to this instrument, for the purpose of establishing the conditions and rules that apply to betting on declared betting events, which take effect from the date published in the New South Wales Government Gazette. This instrument has the effect of repealing any/all previous versions of the Bookmaker Declared Betting Event Betting Rules published in the Gazette and replacing them with the Rules annexed to this instrument.

Dated this 3rd day of August 2018

Paul Newson)
Deputy Secretary)
Liquor, Gaming & Racing)

BOOKMAKER DECLARED BETTING EVENTS BETTING RULES

BETTING AND RACING ACT 1998 **(NEW SOUTH WALES)**

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ANNEXURE

Schedule of Declared Betting Events and Approved Forms of Betting

1 PRELIMINARY

- 1.1 These rules are made under section 18D of the *Betting and Racing 1998* and apply to declared betting event bets made with any authorised betting event bookmaker in New South Wales.
- 1.2 All customers of authorised betting event bookmakers shall be deemed to be acquainted with these rules and to have agreed to be bound thereby. An authorised betting event bookmaker shall promptly make available a copy of these rules to a customer upon request.
- 1.3 In the case of all declared betting event bets the location of the contract between authorised betting event bookmaker and customers is deemed to be New South Wales and the laws of New South Wales are deemed to apply.
- 1.4 If so desired, an individual authorised betting event bookmaker may introduce additional terms which relate to areas covered by part 3 of these rules governing transactions between the authorised betting event bookmaker and customers. These are to be clearly identified as **“Additional Terms Applicable to Declared Betting Event Bets with (name of authorised betting event bookmaker)”**. Any such additional terms are not to conflict with any clauses in these rules and are not to relate to areas covered by parts 4 to 7 of these rules.
- It is the responsibility of the authorised betting event bookmaker to ensure customers have constructive knowledge of these additional terms, where applicable.
- 1.5 If the recognised governing body of a declared betting event requests the disclosure of personal information pertaining to accounts or transactions relating to bets on that declared betting event, the customer shall be deemed for the purposes of the Act to have consented to the bookmaker providing such personal information to the recognised governing body.
- 1.6 These rules commence on (*insert date here*) and replace those previously gazetted.

2 DEFINITIONS

“**Act**” refers to the *Betting and Racing Act 1998* (New South Wales) as amended.

“**All-in**” means that regardless of whether or not a particular competitor or team or member of a team starts or completes the declared betting event on which a declared betting event bet is placed, all declared betting events bets stand and no refunds shall be payable.

“**Approved Forms of Betting**” means the approved forms of betting as listed in the Schedule of Declared Betting Events and Approved Forms of Betting made in accordance with sections 18 and 20 of the Act, a copy of which is attached to these Rules.

“**Authorised betting event bookmaker**” means a bookmaker licensed in New South Wales who is authorised by the Minister to take bets on declared betting events under section 19 of the Act.

“Declared Betting Event” means an event or class of event declared by the Minister to be a declared betting event or class of declared betting events under section 18 of the Act.

“Declared Betting Event Bet” means any declared betting event bet made at a fixed price with an authorised betting event bookmaker.

“Declared Betting Event Betting Ticket” means a ticket issued in accordance with Part 3 (Transactions) of these rules and includes any form of electronic record approved by the Department.

“Department” means Liquor & Gaming NSW.

“Extra Time” means any additional periods that are played beyond the normal time scheduled for the match or game, to resolve any tie, draw or dead heat.

“Group” betting means any form of betting involving the relative performances of any two or more nominated competitors.

“Normal Time” means the period for which the relevant match or game is scheduled to be played, including any additional time provided by match officials for stoppages, but not including any further time to resolve any tie, draw or dead heat.

“Outcomes Not Quoted” means a number of outcomes (eg players, competitors) within a particular bet form which are bracketed together as a single selection.

“Payout” means the amount payable including any stake, on a successful declared betting event bet.

“Price” means either:

- when expressed in monetary terms, the return for an outlay of a certain monetary unit, inclusive of the unit of outlay, or
- when expressed in fractional terms, the ratio of win to stake agreed to by the authorised betting event bookmaker and the customer at the time the declared betting event bet is made.

“Proposition” means a result or combination of results on offer which may occur in any event upon which an authorised betting event bookmaker operates.

“Rules” means the Bookmaker Declared Betting Events Betting Rules contained herein, as amended from time to time.

“Stake” means the monetary outlay by the customer in placing a declared betting event bet.

“Win” means the profit portion of a payout. That is, the payout less the stake outlaid by the customer.

3 TRANSACTIONS

3.1 GENERAL

3.1.1 Amount of declared betting event bets

The amount of a declared betting event bet shall be as agreed between the authorised betting event bookmaker and customer. No minimum or maximum bet amount is fixed by these Rules.

3.1.2 Discretion of authorised betting event bookmaker

An authorised betting event bookmaker is under no obligation to:

- (a) open an account on behalf of any prospective customer,
- (b) provide credit to any customer or prospective customer, nor
- (c) accept any bet from any customer or prospective customer.

3.1.3 Limit as to scheduled determination date

No declared betting event bet shall be made on a declared betting event which has a scheduled outcome more than four (4) years from the date of the declared betting event bet.

3.1.4 Subsequent calling off of a declared betting event bet

A declared betting event bet may only be called off by one of the parties if an agreement was made between the authorised betting event bookmaker and customer at any time up until the close of betting of the relevant declared betting event betting option.

3.1.5 Approved forms of betting

All declared betting event bets shall be in accordance with the Approved Forms of Betting, set out in the Schedule annexed to these Rules and imposed by the Minister as a general condition under section 20 of the Act. A multiple declared betting event bet may involve two or more Approved Forms of Betting.

3.1.6 Price setting and fluctuations

An authorised betting event bookmaker may at the bookmaker's sole and absolute discretion set prices for any declared betting event. The prices are to be offered without prejudice and are subject to change by the authorised betting event bookmaker without notice.

3.1.7 Currency of prices displays

Authorised betting event bookmakers will use their best endeavours to ensure the currency of all:

- (a) markets on which they are conducting declared betting events betting, and
- (b) prices quoted on outcomes or contingencies in those markets on which they are conducting declared betting events betting,

but are not liable for any errors or omissions or the exercise of a discretion under 4.3.

3.1.8 Refusal of bets

Authorised betting event bookmakers may refuse or decline to accept any declared betting event bet at their sole and absolute discretion and for any reason whatsoever. Authorised betting event bookmakers are not required to state or provide any reasons for refusing or declining to accept any declared betting event bet.

3.1.9 Refunds

Except as specifically and expressly provided in these rules or required by law, no customer is entitled to any refund of or in respect of any amount of any declared betting event bet. This clause does not prevent authorised betting event bookmakers, in their sole and absolute discretion, refunding in whole or in part the amount of any declared betting event bet but any such refund or other payment which authorised betting event bookmakers, in their sole and absolute discretion, elect to make will be without prejudice and will not be binding on the authorised betting event bookmaker or create any precedent or entitlement in any other person or entitlement in respect of the same customer in respect of any other bet.

3.1.10 Price setting by authorised employees and agents

An authorised betting event bookmaker may delegate to duly authorised employees his or her power in respect to the setting of prices, acceptance or refusal of individual declared betting event bets and the recording of such bets and as to such other matters as the authorised betting event bookmaker may from time to time determine.

3.1.11 Postponement of payment of payouts

An authorised betting event bookmaker shall at all times retain the right to postpone the payment of payouts for reasons including verification of results, systems hardware or software malfunction, or in circumstances where fraudulent activity is suspected.

3.2 CASH BETS

3.2.1 Issue of tickets

An authorised betting event bookmaker shall issue a declared betting event betting ticket to a customer in the case of any declared betting event bet transacted by cash.

3.2.2 Betting ticket details

The declared betting event betting ticket shall include details of:

- (a) the amount of the declared betting event bet;
- (b) the selected outcome and the declared betting event to which the bet relates, and
- (c) the eligible payout due upon redemption of the declared betting event betting ticket should the selected outcome be declared a winner.

3.2.3 Betting tickets as a customer receipt

The declared betting event betting ticket represents acknowledgment by the authorised betting event bookmaker of receipt of the declared betting event bet in relation to which the declared betting event betting ticket is issued.

3.2.4 Cancellation of bets when no money tendered

The declared betting event betting ticket may be cancelled if the amount of the declared betting event bet is not paid for immediately after the declared betting event betting ticket is issued.

3.2.5 Betting ticket details as official record

The details of the amount of a declared betting event bet, the selected outcome, and the declared betting event to which the declared betting event bet relates recorded on a declared betting event betting ticket issued by the authorised betting event bookmaker are taken to be the details of the declared betting event bet for which the declared betting event betting ticket is issued, even if those details differ in any respect from the details given by the customer making the declared betting event bet.

3.2.6 Cancellation of bets by customers

A customer who is issued with a declared betting event betting ticket that the customer claims is incorrect because it does not correctly reflect the details given by the customer when the declared betting event bet was made, is entitled to have that declared betting event bet cancelled but only if the authorised betting event bookmaker who issued the declared betting event betting ticket is satisfied that it is incorrect on the grounds so claimed. Having satisfied the authorised betting event bookmaker in these terms, the customer is entitled to:

- (a) have the declared betting event betting ticket re-issued by the authorised betting event bookmaker in accordance with the details so given, or
- (b) have the declared betting event betting ticket cancelled and the amount of the declared betting event bet refunded by the authorised betting event bookmaker.

3.2.7 Authorised betting event bookmaker cancellation periods

Any entitlement under clause 3.2.6 may only be exercised within the period of time applicable, prior to the close of betting on the relevant declared betting event, determined by the authorised betting event bookmaker from time to time.

3.3 TELEPHONE BETS

3.3.1 Recording of telephone bets

All transactions made by telephone are to be recorded by the authorised betting event bookmaker using a means approved by the Department. The details in the recording represent the primary evidence of the terms of the declared betting event bet.

3.3.2 Incomplete telephone conversations

In the event a telephone conversation between an authorised betting event bookmaker and a customer in which a declared betting event bet is being placed is interrupted for any reason (including a mobile telephone dropping out) prior to the conclusion of the conversation and hence is terminated prematurely, any declared betting event bets not confirmed are deemed not to have been entered into.

In such circumstances, it is the responsibility of the customer to contact the authorised betting event bookmaker promptly to ascertain the status of the transaction(s).

3.4 BETTING ACCOUNTS

3.4.1 Use of betting accounts

Except in the case of face-to-face betting on the day of a race meeting or at an approved auditorium, all declared betting event bets shall be transacted through a customer account maintained by an authorised betting event bookmaker and shall be properly recorded by the authorised betting event bookmaker using a means approved by the Department.

3.4.2 Provision of betting account balance

Prior to or at the conclusion of a declared betting event betting transaction, or a series of declared betting event betting transactions, an authorised betting event bookmaker shall state the current balance of the customer's account.

A customer may dispense with this requirement, either in general terms or with respect to a particular transaction. It is the responsibility of the customer to query the account balance promptly if there are grounds to believe that the balance may be incorrect.

3.4.2 Betting account statements

Upon receipt of a request from a customer, an authorised betting event bookmaker shall forward promptly a statement relating to a betting account held by the customer.

In the event a customer requests a statement with greater frequency than once per week with respect to a single betting account, an authorised betting event bookmaker is entitled to charge a nominal fee for the additional statements.

3.4.3 Overdrawn betting accounts

Where an amount has been incorrectly credited to a betting account or an incorrect amount has been credited to a betting account, an authorised betting event bookmaker:

- (a) may adjust the account to the extent necessary to rectify the amount incorrectly credited; and
- (b) if, as a result of such adjustment, the account is in debit, may recover as a debt the amount of the deficiency in the account.

3.4.4 Security over betting accounts

Authorised betting event bookmakers are to maintain sufficient security measures (eg. password, PIN) over betting accounts to minimise the risk of unauthorised use. However, it is the responsibility of individual customers to ensure confidentiality with respect to security measures and to notify the authorised betting event bookmaker in the event of concerns regarding a breach of security.

3.5 INTERNET BETTING

3.5.1 Customer to confirm declared betting event bet details

An approved Internet authorised betting event bookmaker may accept a declared betting event bet over the Internet provided the customer complies with the following:

- (a) A customer shall satisfy himself or herself that all details recorded on the Internet betting confirmation screen, including but not limited to the details in the declared betting event bet request, are correct.
- (b) A customer shall confirm the declared betting event bet request contained in the Internet betting confirmation screen by selecting the appropriate button on that screen.

3.5.2 Confirmation of declared betting event bet

- (a) Upon confirmation of the declared betting event bet by the customer in accordance with clause 3.5.1(b), the customer may not cancel, amend or replace the declared betting event bet.
- (b) The declared betting event bets contained in the request shall be accepted and confirmed by the authorised betting event bookmaker upon allocation by the authorised betting event bookmaker of a serial number to the declared betting event bets.
- (c) The authorised betting event bookmaker will take all reasonable endeavours to notify the customer of confirmation of the declared betting event bet by issuing to the customer an Internet betting receipt.
- (d) If the customer does not receive an Internet betting receipt in respect of a declared betting event bet, the customer may request a receipt by telephone or in writing and the authorised betting event bookmaker shall provide confirmation of the declared betting event bet.
- (e) If the customer receives an Internet betting receipt that does not match the declared betting event bet request confirmed by the customer, the customer may make a claim in relation to the declared betting event bet, provided such claim is rendered to the authorised betting event bookmaker within fourteen (14) days of the date of placing the declared betting event bet by the customer.

3.5.3 Customer to keep identity verification information confidential

The customer is responsible for ensuring that the customer's password, PIN and other pieces of personal information the authorised betting event bookmaker may use to verify the customer's identity remain confidential.

3.5.4 Customer responsible for transactions relating to their accounts

The customer is responsible for transactions relating to his or her account. The authorised betting event bookmaker accepts no responsibility for disputed transactions made by the customer on his or her account.

3.5.5 Records of declared betting event bets

The records of the authorised betting event bookmaker shall be conclusive evidence of and deemed to be a true and correct record of all declared betting event bets made via the Internet. Computer printouts and other records provided by the customer shall not be accepted as evidence of declared betting event bets placed.

3.5.6 Internet betting access may be denied without notice

The authorised betting event bookmaker may cease to provide access to a customer to the web site of the authorised betting event bookmaker to place declared betting event bets via the Internet at anytime. This may be done without notice to the customer.

3.5.7 Customer to notify authorised betting event bookmaker of any changes to personal information

The customer warrants that all information provided by him or her on the web site of the authorised betting event bookmaker shall be true and correct and that he or she will immediately notify the authorised betting event bookmaker of any change to the information previously supplied.

3.5.8 Customer information supplied via the web site may be used by the authorised betting event bookmaker

The customer agrees to the use by the authorised betting event bookmaker of the information provided by the customer on the web site for any purpose relating to the opening of an account, the activation of Internet access, the placement of declared betting event bets by the customer, for marketing purposes or as required by law.

3.5.9 Web site information may change without notice

The authorised betting event bookmaker may change the information or the format of the information on the web site of the authorised betting event bookmaker at any time without notice to the customer.

4 DECLARED BETTING EVENTS

4.1 Declared betting events

Authorised betting event bookmakers shall only accept declared betting event bets on declared betting events.

4.2 All-up and multiple declared betting event bets

All-up bets or bets involving two or more contingencies may be made across different declared betting events.

4.3 No requirement to quote on all potential outcomes or contingencies

- 4.3.1** Authorised betting event bookmakers may, in their sole and absolute discretion, determine the outcome or contingencies within a declared betting event or a form of betting on a declared betting event on which authorised betting event bookmakers will accept declared betting event bets or quote prices (including without limitation, whether an Outcome Not Quoted selection is offered).
- 4.3.2** Authorised betting event bookmakers are not required to accept declared betting event bets or quote prices on all potential outcomes or contingencies within a declared betting event or a form of betting on a declared betting event.
- 4.3.3** Authorised betting event bookmakers may, in their sole and absolute discretion, elect to accept declared betting event bets or quote prices on only some of the potential outcomes or contingencies within a declared betting event or a form of betting on a declared betting event. All declared betting event bets stand regardless of whether or not, at the time the relevant declared betting event bet was made or at any time prior or subsequent time, the authorised betting event bookmaker accepted, or was prepared to accept, bets or quoted prices on the outcome or contingency which ultimately occurred.
- 4.3.4** If an authorised betting event bookmaker elects not to list all potential outcomes or contingencies within a form of betting on a declared betting event, the authorised betting event bookmaker must clearly state that quotes are available on request for the remaining potential outcomes. Authorised betting event bookmakers must clearly and specifically state on price display screens that outcomes not listed may be successful.
- 4.3.5** Authorised betting event bookmakers may, in their absolute and sole discretion, at any time prior to the close of betting and without notification or reason:
- (a) elect not to accept declared betting event bets or cease to quote, or suspend quotation of, prices on a particular outcome or contingency in a declared betting event or a form of betting on a declared betting event;
 - (b) commence or resume accepting declared betting event bets or quoting prices on a particular outcome or contingency in a declared betting event or a form of betting on a declared betting event; and
 - (c) accept a declared betting event bet on a particular outcome or contingency in a declared betting event or a form of betting on a declared betting event notwithstanding that the authorised betting event bookmaker was not at the relevant time quoting prices on that outcome or contingency.

5. DETERMINATION OF RESULTS

5.1 General

Where the phrase “unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet” appears in part 5 herein, the term “authorised betting event bookmaker” vicariously includes staff or agents of the authorised betting event bookmaker held out as being duly authorised.

5.1.1 All-in Basis

All declared betting event bets are made on an All-in basis except where:

- (a) some other basis is expressly and specifically agreed between a duly authorised officer of the authorised betting event bookmaker and the customer at the time of making the relevant declared betting event bet; or
- (b) an additional proviso applied by an Authorised betting event bookmakers to the relevant declared betting event bet in accordance with clause 1.4 expressly and specifically that the declared betting event bet is not made on an All-in Basis.

5.1.2 Determination of result

Unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet, the final result shall take into account any extra time periods or match replay or any other contingency necessary to determine the winner. This clause is subject to clause 5.1.7 herein.

5.1.3 Line betting (points start)

Unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet, where betting on the outcome of a declared betting event involves a points start (eg line betting on a particular match) such points start shall be set to half a point.

For the purposes of this clause, in the case of declared betting event bets involving a points start, the outcome of each declared betting event shall be determined including any extra time, replay or other contingency necessary to determine the official result, unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet. This clause is subject to clause 5.1.6 and any declared betting event specific clauses in part 5.2 herein, where applicable.

5.1.4 Right of bookmaker to cease betting

An authorised betting event bookmaker may, at his or her sole and absolute discretion, cease or suspend betting on any declared betting event without reason or notification. All declared betting event bets accepted prior to the cessation or suspension of betting will be treated in accordance with these Rules.

5.1.5 Amount of Payout

The payout payable on any declared betting event bet shall be as agreed between an authorised betting event bookmaker and customer at the time of making the declared betting event bet. The payout quoted in telephone or electronic communications between the authorised betting event bookmaker and customer shall be deemed to be the payout agreed between the authorised betting event bookmaker and the customer, except in the case of error resulting from computer or other technical malfunction or where there is evidence of fraud.

If an authorised betting event bookmaker or customer becomes aware of such an error (or other event contemplated in this clause) prior to the conclusion of the relevant declared betting event(s), the authorised betting event bookmaker or customer is to use their best endeavours to notify the other party immediately and seek to have the matter resolved.

5.1.6 Postponement of a declared betting event

Where a declared betting event is postponed or is listed for replay and is not officially scheduled to be replayed or conducted within three (3) calendar days of the original scheduled completion date, the declared betting event shall be treated as abandoned and all declared betting event bets shall be refunded. This clause is subject to any declared betting event specific clauses in part 5.2 herein, where applicable.

5.1.7 Prices offered for tie, etc

This clause applies where a declared betting event results in a tie, draw or dead heat and prices are offered (within the relevant declared betting event betting market) on that declared betting event for a tie, draw or dead heat by the authorised betting event bookmaker with whom the declared betting event bet was made. In these circumstances, the outcome of the declared betting event shall be determined excluding any extra time, replay or other contingency necessary to determine an official result and any declared betting event bet for a result other than a tie, draw or dead heat will be deemed to have lost.

5.1.8 Prices not offered for tie, etc

Unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet, if the result of a declared betting event is determined with joint winners or placegetters and a tie, draw or dead heat is not a form of betting offered (within the relevant declared betting event betting market) on that declared betting event by the authorised betting event bookmaker with whom the declared betting event bet was made, the revised payout payable shall be calculated by the following method:

- (i) divide the face value of the declared betting event betting ticket (the original payout) by the number of competitors involved in the tie, draw or dead heat, then
- (ii) multiply the figure obtained in 5.1.8 (i) by the number of official placings to be filled by the competitors figuring in the tie, draw or dead heat.

5.1.9 Multiple bets and tie, etc

Unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet, and subject to clauses 5.1.7 and 5.1.8, in declared betting event bets involving more than one contingency or declared betting event:

- (a) if the selection in any of the contingencies or declared betting events loses, or is deemed to have lost, the whole of the declared betting event bet is lost;
- (b) if one or more of the contingencies or declared betting events results in a tie, draw or dead heat, the revised return for each leg shall be calculated by applying the method set out in clause 5.1.8 herein and the revised payout payable shall be the amount obtained as the product of the cumulative price applicable and the original stake;
- (c) where the declared betting event bet covers two or more declared betting events and one or more declared betting events is decided in the customer's favour but any remaining declared betting event is subsequently postponed and not officially scheduled to be replayed or conducted within three (3) calendar days of the original scheduled date, or any remaining declared betting event is abandoned, the revised payout shall be the amount obtained as the product of the cumulative price applicable (at the time the declared betting event bet was made) to the declared betting events decided in the customer's favour and the original stake.

5.1.10 Cancellation of declared betting event prior to commencement

Subject to clause 5.1.9 (c), if any declared betting event is cancelled prior to its commencement, or abandoned, all declared betting event bets relating to that declared betting event shall be refunded.

5.1.11 Reliance on official or podium positions

Unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet, all declared betting event bets will be settled on the official or podium positions as per the adjudication of the relevant recognised governing body. Subsequent disqualification, promotion of competitors, or any other change is irrelevant for the purposes of determining the result of a declared betting event bet.

5.1.12 Scratchings where declared betting event subsequently postponed

Where a declared betting event bet is made on a competitor or team in a declared betting event and that competitor or team is scratched, withdrawn or disqualified from that event, and notwithstanding that event is subsequently postponed and unable to be replayed or conducted within three (3) calendar days, the bet shall stand and no refund will be payable.

5.1.13 Declared betting event bets placed after completion of relevant declared betting event

Any declared betting event bet placed after the completion of the declared betting event to which it relates is deemed void and is to be refunded to the customer. If this circumstance arises in the context of one or more legs of a multiple declared betting event bet, only the effected leg(s) of the declared betting event bet are deemed void.

5.1.14 Change of venue of declared betting event

Unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet, in the event of a change to the venue of a declared betting event involving named competitors, all declared betting event bets relating to that event are deemed void and are to be refunded. If this circumstance arises in the context of one or more legs of a multiple declared betting event bet, only the affected leg(s) of the declared betting event bet is deemed void.

5.1.15 Payment of payouts for "outcomes not quoted"

For the payment of payouts, the "outcomes not quoted" selection is considered to be a single competitor, and accordingly can only be paid the equivalent of one payout, irrespective of the number of "outcomes not quoted" that would have achieved a payout if they were players that had prices quoted.

5.2 DECLARED EVENTS SPECIFIC

Unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet, the clauses below apply to all declared betting event bets on the relevant sport or event. In determining the result of a declared betting event bet, if any inconsistency arises between a clause in part 5.2 relating to the sport or event on which the declared betting event bet was placed and a clause elsewhere in these Rules, the sport or event specific clause in part 5.2 prevails to the extent of any inconsistency.

5.2.1 Boxing

5.2.1.1 Where a contest is postponed (to the calendar day following or later) or a contestant is replaced by a substitute, such contest is deemed to be abandoned and all declared betting event bets are to be refunded.

5.2.1.2 Where, for any reason, the scheduled number of rounds in a contest is altered, all declared betting event bets on that contest are deemed void and are to be refunded.

5.2.1.3 Where, for any reason, a points decision is awarded before the full number of rounds is completed, declared betting event bets will be settled on the round in which the fight was stopped.

5.2.1.4 If a boxer fails to "answer the bell" signalling the commencement of the next round, the contest is deemed to have ended in the previous round.

5.2.2 Cricket

5.2.2.1 In the case of all types of cricket matches,

- (a) Unless at least one ball is bowled, all declared betting event bets on the match are deemed void and are to be refunded.
- (b) A player who officially retires for any reason other than injury is deemed to be out.
- (c) In the case of 'next batsman out' betting, declared betting event bets on a member of a batting partnership which remains intact at the end of an innings are deemed void and are to be refunded.
- (d) In the case of 'next batsman out' betting, a batsman who officially retires injured during the course of an innings is not considered out for declared betting event betting purposes. In such instances, declared betting event bets relating to the relevant batsman or pairing are deemed void and are to be refunded.
- (e) In the case of 'head-to-head' betting on the number of runs scored, unless both the relevant batsmen are at the wicket when at least one ball is bowled (but not necessarily at the same time) the relevant declared betting event bets are deemed void and are to be refunded.
- (f) A "Mankad" dismissal of a batsman is of similar effect to a dismissal by other means.
- (g) This clause is subject to any specific rulings by the relevant recognised governing body. In the case of betting on player, team or other type of performance over a series of matches (eg most wickets, most catches, most runs or number of catches) any runs, wickets or catches accumulated in matches that were abandoned shall count toward the relevant tallies at the end of the series.

5.2.2.2 A one-day cricket match means a cricket match so classified by the authorised betting event bookmaker with whom the declared betting event bet is made.

5.2.2.3 In the case of one-day and Twenty20 cricket matches only,

- (a) If a match is shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the result is that determined by the relevant recognised governing body under the relevant competition rules.

In the case of one-day cricket a minimum of 20 overs must be completed otherwise all bets not determined at the time the match is concluded are deemed void and are to be refunded.

In the case of Twenty20 matches a minimum of 5 overs must be completed otherwise all bets not determined at the time the match is concluded are deemed void and are to be refunded.

- (b) In the case of declared betting event betting on the highest scoring batsman (across both teams).
 - The successful outcome will be the batsman scoring the most runs, regardless of whether or not all batsmen for either team have faced a ball.
 - In the case of either or both innings being shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the successful outcome will be the batsman from either team scoring the most runs across the revised number of overs provided an official result is declared.
 - where a match is abandoned and/or no official result is declared, all declared betting event bets are deemed void and are to be refunded.

- (c) In the case of declared betting event betting on the highest scoring batsman in one team's innings:
 - The successful outcome will be the batsman scoring the most runs, regardless of whether or not all batsmen for that team have faced a ball.
 - In the case of an innings shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the successful outcome will be the batsman scoring the most runs across the revised number of overs provided an official result is declared.
 - If an official result is not declared, declared betting event bets are deemed void and will be refunded.

- (d) In the case of declared betting event betting on the highest wicket taking bowler for one team in an innings:
 - The successful outcome will be the bowler taking the most wickets, regardless of whether or not all the opposing team's wickets have fallen.
 - Unless at least one wicket is taken by a bowler during the relevant innings all declared betting event bets are deemed void and are to be refunded.
 - In the case of an innings shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the successful outcome will be the bowler taking the most wickets across the revised number of overs provided an official result is declared.
 - If an official result is not declared, declared betting event bets are deemed void and will be refunded.

- (e) In the case of declared betting event betting on the highest wicket taking bowler across both teams in a one-day match:

- The successful outcome will be the bowler taking the most wickets, regardless of whether or not all wickets for either or both teams have fallen.
 - Unless at least one wicket is taken by a bowler during the match all declared betting event bets are deemed void and are to be refunded.
 - In the case of either or both innings being shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the successful outcome will be the bowler from either team taking the most wickets across the revised number of overs provided an official result is declared.
 - If an official result is not declared declared betting event bets are deemed void and will be refunded.
- (f) If play is postponed to a reserve day, any bets not decided - including (but not limited to) bets on the outcome of the match and declared betting event bets relating to any incomplete innings – are to be carried forward to the reserve day and determined in accordance with these rules.
- (g) In the case of declared betting event betting on the total number of runs scored by a team in an innings:
- The successful outcome will be the number of runs scored in that innings regardless of whether or not the innings is shortened by the relevant recognised governing body (due to weather, poor light or any other reason).
 - Where the innings is shortened by the relevant recognised governing body (due to weather, poor light or any other reason) to the extent that the match is abandoned with no official result declared, all declared betting event bets are deemed void and are to be refunded.
- (h) In the case of Twenty20 matches the outcome of any betting option, including match betting, excludes the super over unless otherwise stated.

5.2.2.4 In the case of cricket matches other than one-day matches,

- (a) In the case of declared betting event betting on the highest scoring batsman for one team in an innings match or series:
- the successful outcome will be the batsman scoring the most runs, regardless of whether or not all batsmen for that team have faced a ball,
 - unless at least one run is scored 'off the bat' by a batsman for that team during the relevant innings, match or series all declared betting event bets are deemed void and are to be refunded.
- (b) In the case of declared betting event betting on the highest scoring batsman across both teams in an innings match or series:

- the successful outcome will be the batsman scoring the most runs, irrespective of whether or not all batsmen for both teams have faced a ball,
 - unless at least one run is scored 'off the bat' by a batsman for either team during the relevant innings, match or series all declared betting event bets are deemed void and are to be refunded.
- (c) In the case of declared betting event betting on the highest wicket-taking bowler for one team in an innings, match or series:
- the successful outcome will be the bowler taking the most wickets, irrespective of whether or not all the opposing team's wickets have fallen,
 - unless at least one wicket is taken by a bowler during the relevant innings, match or series all declared betting event bets are deemed void and are to be refunded.
- (d) In the case of declared betting event betting on the highest wicket-taking bowler across both teams in an innings, match or series:
- the successful outcome will be the bowler taking the most wickets, regardless of whether or not all wickets have fallen,
 - unless at least one wicket is taken by any bowler during the relevant innings, match or series all declared betting event bets are deemed void and are to be refunded.
- (e) In the case of declared betting event betting on the total number of runs scored in an innings:
- the successful outcome will be the number of runs scored in that innings regardless of whether or not the innings is completed,
 - unless at least one ball is bowled in the innings all declared betting event bets are deemed void and are to be refunded.
- (f) In the case of test (and other non-limited overs) cricket:
- if the match is declared a "tie", all declared betting event bets to win on either team will be paid at half face value while declared betting event bets on the draw will be losers.

5.2.3 Golf

- 5.2.3.1(a)** Where a tournament which is scheduled for seventy-two (72) holes is abandoned for any reason, if less than thirty-six (36) holes have been completed, all declared betting event bets on the outcome of the tournament are void and are to be refunded. If thirty-six (36) or more holes have been completed and an official result is declared by the relevant recognised governing body, all declared betting event bets stand and are to be determined in accordance with that official result. This clause is subject to clause 5.2.3.6.

- (b) Where a tournament which is scheduled for ninety (90) holes is abandoned for any reason, if less than fifty-four (54) holes have been completed, all declared betting event bets on the outcome of the tournament are void and are to be refunded. If fifty-four (54) or more holes have been completed and an official result is declared by the relevant recognised governing body, all declared betting event bets stand and are to be determined in accordance with that official result. This clause is subject to clause 5.2.3.6.

5.2.3.2 Where a tournament which is scheduled for fewer than seventy-two (72) holes is abandoned, declared betting event bets on the outcome of the tournament are to be determined in accordance with the official result declared by the relevant recognized governing body.

5.2.3.3 Any play-off holes will be taken into account in determining the winner of a tournament. However, in the case of declared betting event bets for a place, clauses 5.1.8 and 5.1.9 herein will apply where there is a tie after completion of the set number of holes (subject to clauses 5.2.3.1 and 5.2.3.2 herein).

5.2.3.4 In the case of "group" betting:

- (a) Where all players in a group fail to complete the scheduled number of holes in an event, the winner of that group shall be the player who completes the most number of holes.
- (b) Where some of the players in a group fail to complete the scheduled number of holes in an event, the winner of that group shall be the player(s) among those who complete the most number of holes with the lowest score.
- (c) Where all players in a group complete the same number of holes, the winner will be the player with the lowest score (subject to clauses 5.2.3.1 and 5.2.3.2 herein).

5.2.3.5 This clause applies where a tournament is suspended on the direction of the relevant recognized governing body and no official result is declared under circumstances where the balance of the tournament is intended to be rescheduled. In such cases, all declared betting event bets not yet determined upon suspension of play are to be held in trust by the authorised betting event bookmaker until a result is declared by the relevant recognized governing body. In these circumstances, if a result is not declared within one month of the original scheduled commencement date, all declared betting event bets not yet determined are deemed void and are to be refunded. This clause is subject to clause 5.1.12.

5.2.3.6 In the event that a tournament is abandoned prior to completion of the scheduled number of holes any declared betting event bets placed after the point in the tournament where no further play occurred are deemed void and are to be refunded.

5.2.3.7 In the case of 2 or 3 ball (player) group betting over 18 holes, the winner will be the player with the lowest score after completion of the relevant 18 holes. Unless all players in the

group complete the relevant 18 holes, declared betting event bets are deemed void and are to be refunded.

5.2.4 Motor Racing

5.2.4.1 In the case of individual races, in accordance with clause 5.1.11 herein, results will be determined based on the initial declaration of the official result of the race by the relevant recognised governing body.

The result will not be affected by any subsequent protests, processes or amendments to placings.

5.2.4.2 In the case of championships, in accordance with clause 5.1.11 herein, results will be determined based on the official points standings upon the initial declaration of the official result by the relevant recognised governing body of the final event for championship purposes. The championship result will not be affected by any subsequent protests, processes or amendments to placings.

5.2.4.3 In the case of individual races where the drivers for individual cars are not known 48 hours prior to the scheduled commencement time of the race, betting will be conducted on the winning car rather than the winning driver.

5.2.4.4 In the case of 'head-to-head' betting between two cars or two drivers, if either of the relevant cars or drivers fail to finish, the successful outcome will be determined in accordance with which car or driver completes the most laps. In the event that both cars or drivers are credited with completing the same number of laps dead heat rules apply (refer clauses 5.1.7 and 5.1.9 herein).

5.2.5 Rugby League

5.2.5.1 In the case of declared betting event bets on the first or next try scorer:

- (a) except in cases where the authorised betting event bookmaker with whom the declared betting event bet is placed offers prices for a penalty try within the relevant market, in the event that the first or next try awarded is a penalty try, relevant declared betting event bets will be determined on the basis of the try following; and
- (b) relevant declared betting event bets stand regardless of whether the player who is the subject of the declared betting event bet or any other player takes or leaves the field or is dismissed from the game.

5.2.5.2 In the case of declared betting event bets on the next scoring play:

- (a) except in cases where the authorised betting event bookmaker offers prices for a penalty try within the relevant market, in the event that the next scoring play is a penalty try the relevant declared betting event bet will be determined on the basis of the next scoring play; and

- (b) relevant declared betting event bets stand regardless of whether the player who is the subject of the declared betting event bet or any other player takes or leaves the field or is dismissed from the game.

5.2.6 Rugby Union

5.2.6.1 In the case of declared betting event bets on the first or next try scorer:

- (a) except in cases where the authorised betting event bookmaker with whom the declared betting event is placed offers prices for a penalty try within the relevant market, in the event that the first or next try awarded is a penalty try, relevant declared betting event bets will be determined on the basis of the try following; and
- (b) relevant declared betting event bets stand regardless of whether the player who is the subject of the declared events bet or any other player takes or leaves the field or is dismissed from the game.

5.2.6.2 In the case of declared betting event bets on the next scoring play:

- (a) except in cases where the authorised betting event bookmaker offers prices for a penalty try within the relevant market, in the event that the next scoring play is a penalty try the relevant declared betting event bet will be determined on the basis of the next scoring play; and
- (b) relevant declared betting event bets stand regardless of whether the player who is the subject of the declared events bet or any other player takes or leaves the field or is dismissed from the game.

5.2.7 Soccer

5.2.7.1 If a soccer match is officially called-off prior to its scheduled completion and an official match result is not declared by the relevant recognized governing body, declared betting event bets not determined at the time the match is concluded are deemed void and are to be refunded. This does not apply to declared betting event bets already determined at the conclusion of the match, eg first goal scorer.

5.2.7.2 If a soccer match is officially called-off prior to its scheduled conclusion and an official match result is declared by the relevant recognized governing body, relevant declared betting event bets will be determined on that result. However, in these circumstances, declared betting event bets which are dependent upon the number of goals scored (including handicap bets) are void and are to be refunded.

5.2.7.3 Unless agreed otherwise by the authorised betting event bookmaker and customer at the time of making the declared betting event bet, the outcome of soccer matches is determined at the end of "normal time" (in most circumstances, ninety minutes plus injury time). Except in cases where an authorised betting event bookmaker offers prices for an own goal within the relevant market, if the first or next goal scorer is

awarded an "own goal", relevant declared betting event bets will be determined on the basis of the goal following.

5.2.8 Tennis

5.2.8.1 A tennis match is deemed to have commenced with the first serve.

5.2.8.2 If, for any reason, the scheduled number of sets is not completed, declared betting event bets not determined when the match is concluded are deemed void and are to be refunded. This is subject to clause 5.2.8.3 herein.

5.2.8.3 If, for any reason, a competitor or a doubles team withdraws, is disqualified or fails to complete a match after it has commenced, all single declared betting event bets on the match are deemed void and are to be refunded, while affected multiple declared betting event bets will be recalculated on the same basis as applying to the calculation of payouts in the case of postponed or abandoned declared betting events under Rule 5.1.9 (c).

5.2.8.4 Where, for any reason, the venue for a tennis match is changed but does not involve a change in the type of playing surface then Rule 5.1.14 does not apply.

5.2.9 Yachting

5.2.9.1 Where betting is conducted on 'line honours' or 'quinella', in accordance with clause 5.1.11, results will be determined based on the placings of the yachts as they cross the finish line. The result will not be affected by any subsequent protests, processes or amendments to placings.

5.2.9.2 Where betting is conducted on the handicap winner, results will be determined in accordance with clause 5.1.11.

5.2.10 Jockey Challenge

5.2.10.1 "Jockey Challenge" is betting on a jockey achieving the highest aggregate points scored in accordance with these rules for achieving a place in races conducted at a particular race meeting or over a racing carnival. A racing carnival shall include a series of race meetings as approved by Racing NSW.

5.2.10.2 Prior to commencement of declared betting event betting on this contingency, authorised betting event bookmakers will prepare a list of jockeys and opening prices. Other than when conducting group betting, the list will include an "any other" price option to cover any jockey who is not included in the original list. At all times the "any other" option shall be treated as one entity.

5.2.10.3 Authorised betting event bookmakers accepting bets on the Jockey Challenge at all times must display appropriate signage as approved by Racing NSW Stewards.

5.2.10.4 In the event of a race meeting being abandoned or postponed all declared betting event bets are void and moneys are to be refunded except as provided by 5.2.10.5 and 5.2.10.6.

5.2.10.5 In the event of a race meeting not being completed as originally programmed all declared betting event bets shall be deemed void and moneys are to be refunded, except when it is determined by Racing NSW stewards that a jockey has an unassailable lead, in which case all declared betting event bets stand.

5.2.10.6 In the case of Jockey Challenge betting on a racing carnival should any of the programmed carnival race meetings not be completed in their entirety, all declared betting event bets shall be deemed void and moneys are to be refunded, except when it is determined by Racing NSW stewards that a jockey has an unassailable lead, in which case all declared betting event bets stand.

5.2.10.7 No points shall be allocated in relation to a race scheduled to be conducted at a race meeting if that race is postponed to another race meeting, abandoned or declared a no race by the Stewards on the day of the race meeting.

5.2.10.8 The winner will be the jockey who has the most points accumulated at the end of the competition. Points will be accrued per race and calculated as follows:

- 3 points for a winning ride
- 2 points for a second placed ride
- 1 point for a third placed ride

Points will only be allocated to the jockey(s) who actually ride the winning or placed horse(s) in a race. Points will not be allocated to any rider who may have been engaged to ride a horse but was subsequently replaced by permission or direction of the Stewards. There will be no refunds of declared betting event bets should a jockey be replaced by another rider.

5.2.10.9 In the event of a dead heat for any or all of the placings, jockey points will be allocated on a proportionate fractional basis i.e.

Dead Heat for a Win	Dead Heat for Second	Dead Heat for Third
Points	Points	Points
1 st - 2.5, 2.5	1 st - 3	1 st - 3
2 nd - 0	2 nd - 1.5, 1.5	2 nd - 2
3 rd - 1	3 rd - 0	3 rd - 0.5, 0.5

In the event of a triple dead heat for any or all of the placings, points will be allocated on a proportionate fractional basis i.e.:

Triple Dead Heat for Win	Triple Dead Heat for Second	Triple Dead Heat for Third
Points	Points	Points
1 st - 2, 2, 2,	1 st - 3	1 st - 3
2 nd - 0	2 nd - 1, 1, 1	2 nd - 2
3 rd - 0	3 rd - 0	3 rd - 0.3, 0.3, 0.3

5.2.10.10 In the event of two or more jockeys being tied on the same number of points at the completion of the competition all successful declared betting event bets will be paid according to Bookmaker Declared events Betting Rule 5.1.8.

5.2.10.11 Allocated points will not be subject to change in the case of any future disqualification. Any disputation regarding the declared winner will be adjudicated by Racing NSW stewards whose decision shall be final.

5.2.10.12 Payment will be declared at the end of each race meeting or carnival, unless otherwise directed by the Stewards.

5.2.10.13 Any matter in respect to a Jockey challenge at a race meeting or a racing carnival not provided for in this Rule shall be determined by the Chairman of Racing NSW stewards.

5.2.11 Baseball

Where a nominated starting pitcher does not start a game, all declared betting event bets on that game are deemed void and are to be refunded unless agreed otherwise by the authorised betting event bookmaker and the customer at the time of placing the declared betting event bet.

5.2.12 Trainers Challenge

5.2.12.1 “Trainers Challenge” is betting on a trainer achieving the highest aggregate points scored in accordance with these rules for achieving a place in races conducted at a particular race meeting or over a racing carnival. A racing carnival shall include a series of race meetings as approved by Racing NSW.

5.2.12.2 Prior to commencement of declared betting event betting, an authorised betting event bookmaker will prepare a list of trainers and opening prices. Other than when conducting group betting, the list will include an “any other” price option to cover any trainer who is not included in the original list. At all times the “any other” option shall be treated as one entity.

5.2.12.3 In the event of a race meeting being abandoned or postponed all declared betting event bets are void and moneys are to be refunded except as provided by 5.2.12.4 and 5.2.12.5.

5.2.12.4 In the event of a race meeting not being completed as originally programmed all declared betting event bets shall be deemed void and moneys are to be refunded, except when it is determined by Racing NSW stewards that a trainer has an unassailable lead, in which case all bets stand.

5.2.12.5 In the case of Trainers Challenge betting on a racing carnival should any of the programmed carnival race meetings not be completed in their entirety, all declared betting event bets shall be deemed void and moneys are to be refunded, except when it is determined by Racing NSW stewards that a trainer has an unassailable lead, in which case all bets stand.

5.2.12.6 No points shall be allocated in relation to a race scheduled to be conducted at a race meeting if that race is postponed to another race meeting, abandoned or declared a no race by the Stewards on the day of the race meeting.

5.2.12.7 The winner will be the trainer who has the most points accumulated at the end of the competition. Points will be accrued per race and calculated as follows:

- 3 points for training the winning runner
- 2 points for training the 2nd placed runner
- 1 point for training the 3rd placed runner

Points will only be allocated to the trainer who is officially listed as the trainer of the horse.

5.2.12.8 In the event of a dead heat for any or all of the placings points will be allocated on a proportionate fractional basis i.e.

Dead Heat for a Win	Dead Heat for Second	Dead Heat for Third
Points	Points	Points
1 st - 2.5, 2.5	1 st - 3	1 st - 3
2 nd - 0	2 nd - 1.5, 1.5	2 nd - 2
3 rd - 1	3 rd - 0	3 rd - 0.5, 0.5

In the event of a triple dead heat for any or all of the placings, points will be allocated on a proportionate fractional basis i.e.

Triple Dead Heat for Win	Triple Dead Heat for Second	Triple Dead Heat for Third
Points	Points	Points
1 st - 2, 2, 2,	1 st - 3	1 st - 3
2 nd - 0	2 nd - 1, 1, 1	2 nd - 2
3 rd - 0	3 rd - 0	3 rd - 0.3, 0.3, 0.3

5.2.12.9 In the event of two or more trainers being tied on the same number of points at the completion of the competition all successful bets will be paid according to Bookmaker Declared Betting Events Betting Rule 5.1.8.

5.2.12.10 Allocated points will not be subject to change in the case of any future disqualification. Any disputation regarding the declared winner will be adjudicated by Racing NSW stewards whose decision shall be final.

5.2.12.11 Payment will be declared at the end of each race meeting or carnival, unless otherwise directed by the Stewards.

5.2.12.12 Any matter in respect to a Trainers Challenge at a race meeting or a racing carnival not provided for in these Rules shall be determined by the Chairman of Racing NSW stewards.

5.2.13 Election/political events

5.2.5.1 Election and/or political events can include local, national and international elections, inclusive of national events such as plebiscites or referendums.

- 5.2.5.2 Election events cannot include NSW State or Council elections where betting on this kind of event is otherwise prohibited by NSW legislation.
- 5.2.5.3 Election/political declared betting event bets are subject to the following conditions, in that they must:
- (a) meet community expectations;
 - (b) not be offensive, distasteful, unsavoury or cause affront to public interest or standards;
 - (c) be overseen by an established electoral authority (e.g. the Australian Electoral Commission) or political body/party;
 - (d) have a clear outcome (contain no ambiguity in regard to the result);
 - (e) have an integrity framework as part of the voting mechanism;
 - (f) be able to be settled within four (4) years of the date it opens;
 - (g) list the outcome of the event within five (5) days of the conclusion of the event;
 - (h) have betting restrictions on candidates, campaign managers, electoral officials and others connected to the event, betting on the event;
 - (i) if there is any doubt in relation to whether a market may be in poor taste/likely to offend, not open that market;
 - (j) close any market following written direction from the Department.

5.2.14 Novelty events

- 5.2.14.1 Novelty events are a class of events that do not fall within the scope currently declared betting events in NSW and fall within any of the following categories:
- (a) entertainment;
 - (b) current affairs;
 - (c) weather;
 - (d) music;
 - (e) Hollywood and celebrity;
 - (f) pageant; and
 - (g) sports novelties.
- 5.2.14.2 Sports novelties are sports related markets that are not sporting events as defined by the Act.
- 5.2.14.3 Novelty declared betting event bets are subject to the following conditions, in that they must:
- (a) meet community expectations;
 - (b) not be offensive, distasteful, unsavoury or cause affront to public interest or standards;
 - (c) have a real-time outcome;
 - (d) have an outcome that is certain and one that can be independently verified;
 - (e) on request of the Department, have a third party verify the result (at the cost of the operator). If the market is unable to be verified, all wagers must be refunded;

- (f) where appropriate, have an integrity framework as part of the voting/judging mechanism;
- (g) be able to be settled within four (4) years of the date it opens;
- (h) list the outcome of the event within five (5) days of the conclusion of the event;
- (i) prohibit all individuals involved in the event from betting on the event;
- (j) if there is any doubt in relation to whether a market may be in poor taste/likely to offend, not open that market;
- (k) close any market following written direction from the Department.

6 MISCELLANEOUS

6.1 BETTING BY MINORS

6.1.1 Acceptance of bets

In accordance with section 16 of the *Unlawful Gambling Act 1998*, an authorised betting event bookmaker shall not:

- (a) open an account for or accept a declared betting event bet from any person whom he or she knows to be under the age of eighteen years, or
- (b) knowingly accept a declared betting event bet from any person on behalf of a minor.

6.1.2 Placement of bets

Any person under the age of eighteen (18) years shall not be entitled to place a declared betting event bet with an authorised betting event bookmaker.

6.2 DISCLAIMER

An authorised betting event bookmaker is not, except as otherwise expressly and specifically provided in these rules or required by law, liable to any person (including without limitation for any loss or damage suffered or claimed to have been suffered by a person) as a result of, or in any way arising out of or as a consequence of any of the following:

- (a) Inability to place or cancel a declared betting event bet on any declared betting event or form of betting on a declared betting event.
- (b) Inability to place or cancel a declared betting event bet on a particular outcome or contingency on any declared betting event or form of betting on a declared betting event.
- (c) The loss of a declared betting event betting ticket.
- (d) Any payment made to the bearer of a declared betting event betting ticket where a customer alleges that such payment was made to the wrong person.
- (e) Reliance upon any omission, inaccurate information or statement whether made by employees of the authorised betting event bookmaker, or by the electronic or print media, concerning any matter whatsoever relating to the customer or to the authorised betting event

- bookmaker or to any event, competitor, withdrawal or other matter whatsoever.
- (f) Any decision of the recognised governing body of the event or any referee or other official appointed to administer, supervise, referee or control a declared betting event (including without limitation any decision to impose, or not to impose, penalties or sanctions and the nature and extent of any such sanctions).
 - (g) Any subsequent change to the result of a declared betting event after a result has been declared by the recognised governing body of that event in accordance with clause 5.1.11.
 - (h) Unauthorised use of the customers account.
 - (i) In the case of a cash declared betting event bet, failure by the customer to correct inaccurate or omitted declared betting event bet details recorded on a declared betting event betting ticket immediately upon issue of the declared betting event betting ticket.
 - (j) In the case of a telephone declared betting event, failure by a customer to correct inaccurate or omitted declared betting event bet details when such details are called back to the customer by the authorised betting event bookmaker.
 - (k) In case of an Internet declared betting event bet, where the customer has confirmed the declared betting event bet request in accordance with Rule 3.5.1(b).
 - (l) In the case of an Internet declared betting event bet, use of, participation in or inability to obtain access to the web site for the purpose of making a declared betting event bet.
 - (m) In the case of an Internet declared betting event, any loss or damage caused in the event that the computer of the customer becomes infected with a virus as a result of connecting to the web site of the authorised betting event bookmaker or by any technology failure whatsoever.
 - (n) Access by the customer to web sites of any person via links from the web site of the authorised betting event bookmaker.
 - (o) Any prices quoted by any source other than authorised staff of the authorised betting event bookmaker or any quoted prices which are no longer valid for betting purposes.
 - (p) The failure, exclusion or refusal of any competitor, team or member of a team to start or complete a declared betting event.
 - (q) The refusal or inability of the authorised betting event bookmaker, or authorised staff of the authorised betting event bookmaker to accept all or part of a declared betting event bet or to accept declared betting event bets on a particular outcome or contingency on any declared betting event or form of betting on a declared betting event.
 - (r) The exercise by the authorised betting event bookmaker of any discretion conferred on the authorised betting event bookmaker under these Rules or the manner in which that discretion is exercised either generally or in particular circumstances.

6.3 LOST OR DESTROYED TICKETS

Claims for lost or destroyed declared betting event betting tickets are to be treated on the same basis as that applying to lost or destroyed tickets on racing events.

7 DISPUTES

7.1 COMPLAINTS

7.1.1 Complaints concerning records of telephone declared betting event bets

Within 14 days after making a telephone declared betting event bet or within such further time as the authorised betting event bookmaker may allow, a customer may lodge a written complaint with the authorised betting event bookmaker to the effect:

- (a) that the details of the declared betting event bet given by the customer when making the declared betting event bet were incorrectly recorded; and
- (b) that the customer has suffered loss as a result of the error.

If, after investigating the complaint, the authorised betting event bookmaker is satisfied:

- (i) that the complaint is justified; and
- (ii) that the error complained of was due to the negligence or wilful default of any authorised betting event bookmaker, the authorised betting event bookmaker must make any appropriate alteration to the record and must refund such amount or pay such payout to the complainant as the authorised betting event bookmaker considers to be just and reasonable.

7.2 ENFORCEABILITY

7.2.1 Enforceability of authorised betting event bookmaker decisions

The decision of an authorised betting event bookmaker upon:

- (a) any question or dispute as to the amount of payout calculated in respect of any declared betting event betting ticket or declared betting event bet, or
- (b) any question as to the validity of any declared betting event betting ticket as to any forgery or alteration thereof, or tampering therewith,

subject to part 7.3 shall be final and conclusive.

7.3 RESOLUTION OF DISPUTES

7.3.1 Declared Betting Events Betting Disputes Panel

There shall be a Declared Betting Events Betting Disputes Panel, the members of which are to be appointed by the Minister.

7.3.2 Matters referable to Declared Betting Events Betting Disputes Panel

In the event of:

- (b) any circumstance arising which is not provided for in the Act or by these Rules, or
- (c) a dispute between an authorised betting event bookmaker and a customer as to the interpretation of these Rules,

which relates to the outcome of a declared betting event, a customer or an authorised betting event bookmaker may refer the matter to the Declared Betting Events Betting Disputes Panel.

7.3.3. Prior attempt at resolution

Prior to referring any matter to the Declared Betting Events Betting Disputes Panel, a customer shall endeavour to resolve the matter directly with the relevant authorised betting event bookmaker.

7.3.4 Time frame for references to Declared Betting Events Betting Dispute Panel

References to the Declared Betting Events Betting Disputes Panel shall be within twenty-eight (28) days of the date of completion of the declared betting event to which the disputed declared betting event bet relates.

7.3.5 Contact point for Declared Betting Events Betting Disputes Panel

References to the Declared Betting Events Betting Disputes Panel shall be directed to the Secretary of the Panel, by contacting:

Declared Betting Events Betting Dispute Panel
Liquor & Gaming NSW
GPO Box 7060
Sydney NSW 2001

1300 024 720 (Monday to Friday 9.00am to 4.00pm)

Or via the online form which can be found at:

<https://www.liquorandgaming.nsw.gov.au/Pages/contact-us.aspx>

TAB LIMITED DECLARED EVENTS BETTING RULES
BETTING AND RACING ACT 1998 (NEW SOUTH WALES)

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1 PRELIMINARY

- 1.1 Unless otherwise provided, these rules shall be applied by TAB Limited in respect of any contingency or declared events on which it conducts fixed price declared events betting in accordance with section 18D of the *Betting and Racing Act 1997*.
- 1.2 These rules apply to bets made with TAB on declared events and classes of declared events declared under section 18 of the *Betting and Racing Act 1998* to be declared events for the purposes of that Act.
- 1.3 References to the TAB Sportsbet website is a reference to the Internet address.
- 1.4 Every TAB customer shall be deemed to be acquainted with these rules and any conditions determined by TAB relative to a particular declared event to which a declared events bet relates and to have agreed to be bound thereby.
- 1.5 TAB shall use its best endeavours to make these rules available to customers by providing copies of the rules to all betting outlets, by ensuring that these rules are published on the TAB Sportsbet website and addressing rule enquiries via Account Management or Customer Service.
- 1.6 In the event TAB wishes to apply an additional proviso(s) to a form(s) of betting offered, these shall be published on TAB betting sheets and the TAB Sportsbet website. Any enquiries can be addressed to the Account Management or Customer Service as required.
- 1.7 In the case of all declared events bets between TAB and a customer the location of the contract is deemed to be New South Wales and the laws of New South Wales are deemed to apply.
- 1.8 If the recognised Governing body of the event requests the disclosure of personal information pertaining to accounts or transactions relating to bets on that declared event, the customer shall be deemed for the purposes of the Act to have consented to TAB providing such personal information.
- 1.9 These rules commence on the date Gazetted and replace those previously gazetted.

2 DEFINITIONS

"Act" means the *Racing Administration Act 1998* as amended.

"All-in" means that regardless of whether or not a particular competitor or team or member of a team starts or completes the declared event on which a declared events bet is placed, all declared events bets stand and no refunds shall be payable.

"Approved Forms of Betting" means the approved forms of betting as listed in the schedule to these rules. The schedule is made in accordance with Sections 18 and 20 of the Act.

"Declared Event Bet" means any bet made at a fixed price with TAB on an approved declared event via any approved TAB betting medium.

"Declared Event Betting Event" means any event approved under section 18 of the Act.

"Declared Event Betting Ticket" means a ticket issued in accordance with Part 3 (Transactions) of these Rules and includes any form of electronic record approved by TAB.

"Department" means Liquor & Gaming NSW.

"Extra Time" means any additional periods that are played beyond the normal time scheduled for the match or game, to resolve any tie, draw or dead heat.

"Fixed Price Racing Bet" means a bet made at a fixed price with TAB on a fixed price racing event via any approved TAB betting medium.

"Fixed Price Racing Event" means a racing event on which the TAB conducts fixed price betting in accordance with an approval by the Minister under section 13 of the Act.

"Fixed Price Racing Ticket" means a ticket issued by TAB in accordance with Part 3 (Transactions) of these rules and includes an form of electronic record approved by TAB.

"Group" betting means any form of betting involving the relative performances of any two or more nominated competitors.

"Multiple Betting" means a bet involving a selection(s) in two or more declared events or one or more declared events and one or more fixed price racing events.

"Multiplier" means a feature that will allow a person making Fixed Odds Racing and Sports multiple bets on certain events to multiply the return of one bet per day by between 1.02 and 5 times the existing odds.

"Normal Time" means the period for which the relevant match or game is scheduled to be played, including any additional time provided by match officials for stoppages, but not including any further time to resolve any tie, draw or dead heat.

"Outcomes Not Quoted" means a number of outcomes (eg players, competitors) within a particular bet form which are bracketed together as a single selection.

"Parlay Bet" means a series of betting investments which could be single and/or multiple bets issued under one (1) ticket serial number.

"Payout" means the amount payable including any stake on a successful declared events bet.

"Price" - means either:

- when expressed in monetary terms, the return for an outlay of a certain monetary unit, inclusive of the unit of outlay, or
- when expressed in fractional terms, the ratio of win to stake agreed to by the relevant duly authorised TAB Sports Betting Officer and the customer at the time the declared events bet is made.

"Proposition" means a result or combination of results on offer which may occur in any event upon which TAB Sportsbet operates.

"Rules" means the declared events betting rules contained herein as amended from time to time.

"Stake" means the monetary outlay by the customer in placing a declared events bet. In the case of multiple betting the consideration of each bet may be in fractions of whole dollars or cents.

"TAB" means TAB Limited A.C.N 081 765 308, as constituted by the *Totalizator Agency Board Privatisation Act 1997*, its officers and assigns and shall include any trading entity affiliated with TAB by ownership or otherwise.

"Win" means the profit portion of a payout. That is, the payout less the stake outlaid by the customer.

3 TRANSACTIONS

3.1 GENERAL

3.1.1 Amount of Declared Events bet

The amount of a declared events bet shall be as agreed between TAB and the customer.

3.1.2 Discretion of TAB

TAB may set any minimum or maximum stake or payout for declared events bets at its sole and absolute discretion.

3.1.3 Limit as to scheduled determination date

No declared events bet shall be made on a declared event which has a scheduled outcome more than four (4) years from the date of the intended declared events bet.

3.1.4 Subsequent calling off of a declared events bet

An agreement may be made between a duly authorised TAB Sports Betting Officer and the customer for a declared events bet to be called off at any time up until the close of betting on the relevant declared events option.

3.1.5 Approved forms of betting

All declared events bets shall be in accordance with the Approved Forms of Betting set out in the schedule to these rules and imposed by the Minister as a general condition under section 20 of the Act. A multiple declared events bet may involve two or more Approved Forms of Betting.

3.1.6 Price setting and fluctuations

TAB may at its sole and absolute discretion set prices for any declared event. The prices are to be offered without prejudice and are subject to change by TAB without notice.

3.1.7 Refusal of bets

TAB may refuse or decline to accept any declared events bet at its sole and absolute discretion and for any reason whatsoever.

TAB is not required to state or provide any reasons for refusing or declining to accept any declared events bet.

3.1.8 Currency of display

TAB will use its best endeavours to ensure the currency of the display of all:

- (a) markets on which TAB is conducting declared event betting; and
- (b) prices quoted on outcomes or contingencies in those markets on which TAB is conducting declared event bets, but is not liable for any errors or omissions or the exercise of a discretion under clause 4.4.5 (c).

3.1.9 Refunds

Except as specifically and expressly provided in these Rules or required by law, no customer is entitled to any refund of or in respect of any amount of any declared events bet. This clause does not prevent TAB, in its sole and absolute discretion, refunding in whole or in part the amount of any declared events bet but any such refund or other payment which TAB, in its sole and absolute discretion, elects to make will be without prejudice and will not be binding on TAB or create any precedent or entitlement in any other person or entitlement in respect of the same customer in respect of any other bet.

3.1.10 Price setting by authorised employees and agents

TAB may delegate to its duly authorised employees or agents its power in respect to the setting of prices, acceptance or refusal of individuals bets and the recording of such bets and as to such other matters as TAB may from time to time determine.

3.1.11 Postponement of payment of payouts

TAB shall at all times retain the right to postpone the payment of payouts for reasons including verification of results, system hardware or software malfunction, or in circumstances where fraudulent activity is suspected.

3.2 CASH BETS

3.2.1 Provision of betting information

A customer who makes a cash declared events bet shall give the declared events bet details in such form as TAB may determine from time to time.

3.2.2 Provision of betting tickets

The seller who accepts a cash declared events bet at a cash sales outlet shall, while the customer is at the betting window, issue a declared events betting ticket to the customer who made the declared events bet.

3.2.3 Betting ticket details

The declared events betting ticket shall include details of:

- (a) the amount of the declared events bet;
- (b) the selected competitor and the declared events betting event to which the declared events bet relates; and
- (c) the eligible payout due upon redemption of the declared events betting ticket should the selected competitor be declared a winner by TAB.

3.2.4 Betting tickets as a customer receipt

The declared events betting ticket represents acknowledgment by TAB of receipt of the declared events bet in relation to which the declared events betting ticket is issued.

3.2.5 Cancellation of bets when no money tendered

The declared events betting ticket may be cancelled if the amount of the declared events bet is not paid for immediately after the declared events betting ticket is issued.

3.2.6 Betting ticket details as official record

The details of the amount of a declared events bet, the selected competitor, and the declared events betting event to which the declared events bet relates recorded on a declared events betting ticket issued by TAB are taken to be the details of the declared events bet for which the declared events betting ticket is issued, even if those details differ in any respect from the details given by the customer making the declared events bet.

3.2.7 Cancellation of bets by customers

A customer who is issued with a declared events betting ticket that the customer claims is incorrect because it does not correctly reflect the details given by the customer when the declared events bet was made, is entitled to have that declared events bet cancelled but only if the seller who issued the declared events betting ticket is satisfied that it is incorrect on the grounds so claimed. Having satisfied the seller in these terms, the customer is entitled to:

- (a) have the declared events betting ticket re-issued at the TAB cash sales outlet of issue in accordance with the details so given, or
- (b) have the declared events betting ticket cancelled and the amount of the declared events bet refunded by the TAB cash sales outlet of issue.

3.2.8 TAB cancellation periods

Any entitlement under clause 3.2.7 may only be exercised within the period of time applicable, prior to the close of betting on the relevant declared events betting event, determined by TAB from time to time.

3.3 TELEPHONE BETS

3.3.1 Acceptance of telephone declared events bets

Telephone declared events bets shall only be accepted at an outlet approved by TAB for such purpose. Telephone declared events bets shall only be made to a telephone number approved by TAB for the purposes of receiving declared events bets.

3.3.2 Method of making telephone declared events bets

The customer making the declared events bet shall clearly state:

- (a) the betting account number against which the declared events bet is to be charged and if required, the code allocated to that account; and
- (b) the details of the declared events bet in such form as TAB may determine from time to time in respect of the bet.

The manager of an outlet may:

- (c) direct that a telephone declared events bet not be accepted, or
- (d) if the customer making the declared events bet speaks in an insulting, indecent or threatening manner, conveys any false or misleading information, or wilfully takes advantage of any TAB errors, direct that a customer's betting account be closed and any money standing to the credit of the account be refunded to the customer.

3.3.3 Records of telephone declared events bets

An officer at an outlet who proposes to accept a telephone declared events bet shall:

- (a) make a record, in such manner as TAB may require, of such details as are necessary to identify the customer making the declared events bet and to describe the particular declared events bet made; and
- (b) repeat the details of the declared events bet to the customer, unless the customer indicates that he or she does not wish to have them repeated.

If, before the close of betting and while the customer is still on the telephone, the customer objects that the details are not as specified by the customer, the seller accepting the declared events bet shall:

- (i) correct the record in accordance with the objection, or
- (ii) if it is not practicable for (i) to be done before the close of betting, reject and cancel the declared events bet.

A telephone declared events bet is taken not to have been accepted at an outlet unless a record of the declared events bet has been made in accordance with this clause.

The details of a telephone declared events bet recorded in accordance with this clause are taken to be the details of the declared events bet, even if those details differ in any respect from the details given by the customer making the declared events bet.

A record of each telephone declared events bet made to an outlet shall be sent to TAB.

In addition to the other requirements of this clause, the manager of an outlet shall ensure that all telephone declared events bets are tape recorded and the tape recording sent to TAB.

TAB must retain the tape recording for a period of at least 28 days from the date of the declared events betting event or contingency to which the declared events bet relates or, if a claim with respect to the declared events bet is made during that period, until the claim is finally determined.

3.4 BETTING ACCOUNTS

3.4.1 Establishment of betting accounts

A customer may apply to TAB for the establishment of an account for betting purposes ("a betting account").

The application:

- (a) shall be in writing, in a form approved by TAB;
- (b) shall specify such particulars, and be completed in such manner, as TAB may require; and
- (c) shall be accompanied by a deposit, or by a guarantee from a bank, building society or credit union acceptable to TAB, to be credited to the account.

A deposit to a betting account made by way of cheque shall not be credited to the account until TAB is satisfied that the cheque has been cleared.

A person who receives a deposit for payment into a betting account must cause a receipt for the deposit to be issued to the customer by whom the deposit is made.

3.4.2 Instructions to TAB in relation to betting accounts

A customer who has established a betting account with TAB may give instructions to TAB, in such manner as TAB may approve, relating to the application or disposal of any amount standing to the credit of the account.

TAB must comply with any reasonable instruction given to it by a customer under this clause, but in giving such instruction the customer agrees to waive any liability of TAB for the payment of said amount to the customer.

3.4.3 Betting account statements

On receipt of a request from an account holder, and at such other times as TAB determines, TAB shall send to the account holder a statement relating to a betting account established by that person with TAB.

A statement relating to a betting account is to be in such form, and is to specify such particulars, as TAB considers appropriate.

3.4.4 Payment of betting account guarantees

Within 14 days after TAB sends a statement relating to a betting account to the customer who has lodged a guarantee from a bank, building society or credit union with TAB in respect of the account, the customer must pay to TAB any money due to TAB by the customer from the operation of the account.

TAB may take such action in terms of the guarantee from a bank, building society or credit union as is necessary to recover any monies that remain unpaid after the expiration of the 14 day period.

3.4.5 Non-operation of betting accounts

TAB may close any betting account that is not operated for a period of 3 months and, in that event, shall transfer any amount standing to the credit of the account to a dormant account operated by TAB. In such cases TAB shall notify the holder of the account at the last address known to TAB that the account has been closed.

TAB may re-open a betting account that has been closed under this clause and re-credit to the account any amount credited to a dormant account as a result of the closure of the account.

3.4.6 Overdrawn accounts

Where an amount has been incorrectly credited to an account or an incorrect amount has been credited to such an account, TAB:

- (a) may adjust the account to the extent necessary to rectify the incorrect credit; and
- (b) if, as a result of such adjustment, the account is in debit, may recover as a debt the amount of the deficiency in the account.

3.5 BETTING VOUCHERS

3.5.1 Issuance of betting vouchers

TAB may issue betting vouchers.

A betting voucher:

- (a) is to be in such a form as TAB determines.
- (b) is valid for such periods as is specified on the betting voucher.
- (c) is to be regarded as cash equal to the value of the amount represented by the voucher.
- (d) may be accepted at any TAB cash sales outlet:
 - (i) for the making of declared events bets, or
 - (ii) for the making of other bets with TAB, or
 - (iii) for the making of deposits to a betting account maintained with TAB.

3.6 INTERNET BETTING

3.6.1 Customer to confirm declared events bet details

TAB may accept a declared events bet over the Internet provided the customer complies with the following:

- (a) A customer shall satisfy himself or herself that all details recorded on the Internet betting confirmation screen, including but not limited to the details in the declared events bet request, are correct.

- (b) A customer shall confirm the declared events bet request contained in the Internet betting confirmation screen by selecting the appropriate button on that screen.

3.6.2 Confirmation of declared events bet

- (a) Upon confirmation of the declared events bet by the customer in accordance with clause 3.6.1(b), the customer may not cancel, amend or replace the declared events bet.
- (b) The declared events bet contained in the request shall be accepted and confirmed by TAB upon allocation by TAB of a ticket serial number to the declared events bet.
- (c) TAB will take all reasonable endeavours to notify the customer of confirmation of the declared events bet by issuing to the customer an Internet betting receipt.
- (d) If the customer does not receive an Internet betting receipt in respect of a declared events bet, the customer may request a receipt by telephone or in writing and TAB shall provide, confirmation of the declared events bet.
- (e) If the customer receives an Internet betting receipt that does not match the declared events bet confirmed by the customer, the customer may make a claim in relation to the declared events bet, provided such claim is rendered to TAB within fourteen (14) days of the date of placing of the declared events bet by the customer.

3.6.3 Customer to keep identity verification information confidential

The customer is responsible for ensuring that the customer's password, PIN and other pieces of personal information TAB may use to verify the customers identity remain confidential.

3.6.4 Customer responsible for transactions relating to their accounts

The customer is responsible for transactions relating to his or her account. TAB accepts no responsibility for disputed transactions made by the customer on his or her account.

3.6.5 Records of declared events bets

The records of TAB shall be conclusive evidence of and deemed to be true and a correct record of all declared events bets made via the Internet. Computer printouts and other records provided by the customer shall not be accepted as evidence of declared events bets placed.

3.6.6 Internet betting access may be denied without notice

TAB may cease to provide access to a customer to its website to place bets via the Internet at anytime. This may be done without notice to the customer.

3.6.7 Customer to notify TAB of changes to personal information

The customer warrants that all information provided by him or her on the TAB's website shall be true and correct and that he or she will immediately notify TAB of any change to the information previously supplied.

3.6.8 Customer information supplied via the website may be used by TAB

The customer agrees to the use by TAB of the information provided by the customer on the website for any purpose relating to the opening of an account, the activation of Internet access, the placement of declared events bets by the customer, for marketing purposes or as required by law.

3.6.9 Website information may change without notice

TAB may change the information or the format of the information on its website at any time without notice to the customer.

4 DECLARED EVENTS BETTING EVENTS

4.1 Determination of events covered

TAB may, in its sole and absolute discretion, determine the declared events betting events upon which TAB conducts declared events betting and the forms of declared events bets which TAB offers on a declared events betting event on which TAB conducts declared events betting.

4.2 Approved forms of betting

TAB shall only accept declared events bets on approved declared events betting and fixed price racing events.

4.3 All-up and multiple declared events bets

All-up bets or bets involving two or more contingencies may be made across different declared events and approved declared events betting and fixed price racing events.

4.4 No Requirement to Quote on all Potential outcomes or Contingencies

4.4.1 TAB may, in its sole and absolute discretion, determine the outcomes or contingencies within a declared events betting event or a form of declared events betting on a declared events betting event on which TAB will accept declared events bets or quote prices (including, without limitation, whether an Outcomes Not Quoted selection is offered).

- 4.4.2** TAB is not required to accept declared events bets or quote prices on all potential outcomes or contingencies within a declared events betting event or a form of betting on a declared events betting event.
- 4.4.3** TAB may, in its sole and absolute discretion, elect to accept declared events bets or quote prices on only some of the potential outcomes or contingencies within a declared events betting event or a form of betting on a declared events betting event. All declared events bets stand regardless of whether or not, at the time the relevant declared events bet was made or at any prior or subsequent time, TAB accepted, or was prepared to accept, bets or quoted prices on the outcome or contingency which ultimately occurred.
- 4.4.4** If TAB elects not to list (either specifically or by inclusion within an Outcomes Not Quoted selection) all potential outcomes or contingencies within a form of betting on a declared events betting event, TAB must clearly and specifically state on betting lists and price display screens that outcomes or contingencies not listed may be successful.
- 4.4.5** TAB may, in its absolute and sole discretion, at any time prior to the close of betting and without notification or reason:
- (a) elect not to accept declared events bets or cease to quote, or suspend quotation of, prices on a particular outcome or contingency in a declared events betting event or a form of betting on a declared events betting event;
 - (b) commence or resume accepting declared events bets or quoting prices on a particular outcome or contingency in a declared events betting event or a form of betting on a declared events betting event; and
 - (c) accept a declared events bet on a particular outcome or betting on a declared events betting event notwithstanding that TAB was not at the relevant time quoting prices on that outcome or contingency.

5. PARLAY BETTING

5.1 Events to which parlay bets relate

- 5.1.1 A parlay bet may be made in respect of an approved declared event or fixed price racing event or any combination thereof.
- 5.1.2 At the time of placing a parlay investment, the investor will determine the formula number(s) that is to be applied to that bet, which may not be greater than the total number of events in the bet.
- 5.1.3 The maximum number of declared events and/or fixed price racing events in respect of which any one parlay bet may be made is to be determined by TAB.
- 5.1.4 TAB may limit the events in respect of which any one parlay bet may be made in any manner as they may determine.

5.2 Payout on parlay bets

Any payout earned as a result of a parlay bet will not be paid until the result of all multiple betting combinations of the parlay bet have been determined.

6 DETERMINATION OF RESULTS

6.1 GENERAL

6.1.1 All-in basis

All declared events bets are made on an All-in basis except where:

- (a) clause 6.2.3.7 expressly provides otherwise;
- (b) some other basis is expressly and specifically agreed between a duly authorised TAB Sports Betting Officer and the customer at the time of making the relevant declared events bet; or
- (c) an additional proviso applied by TAB to the relevant declared events bet in accordance with clause 1.6 expressly and specifically provides that the declared events bet is not made on an All-in basis.

6.1.2 Determination of result

Unless agreed otherwise by a duly authorised TAB Sports Betting Officer and the customer at the time of making the declared events bet, the final result shall take into account any extra time periods or match replay or any other contingency necessary to determine the winner. This clause is subject to clause 6.1.7 herein.

6.1.3 Line betting (Points start)

Unless agreed otherwise by a duly authorised TAB Sports Betting Officer and the customer at the time of making the declared events bet, where betting on the outcome of a declared events betting event involves a line betting (eg points start on a particular match) such line betting shall be set to half a point.

For the purposes of this clause, in the case of declared events bets involving line betting, the outcome of each declared events betting event shall be determined including any extra time, replay or other contingency necessary to determine the official result, unless agreed otherwise by a duly authorised TAB Sports Betting Officer and the customer at the time of making the declared events bet. This clause is subject to clause 6.1.6 and any declared events specific clauses in part 6.2 herein, where applicable.

6.1.4 Right of TAB to cease betting

TAB may, at its sole and absolute discretion, cease or suspend betting on any declared events betting event without reason or notification. All declared events bets accepted prior to the cessation or suspension of betting will be treated in accordance with these rules.

6.1.5 Amount of payout

The payout on any declared events bet shall be as agreed between TAB and the customer at the time of making the declared events bet. The payout specified on the declared events betting ticket will be deemed to be the payout agreed between TAB and the customer, except in the case of a misprint resulting from computer or other technical error, or where there is evidence of fraud, or of forgery or alteration of the declared events betting ticket.

6.1.6 Postponement of a declared events betting event

Where a declared events betting event is postponed or is listed for replay and is not officially scheduled to be replayed or conducted within three (3) calendar days of the original scheduled completion date, the declared events betting event shall be treated as abandoned and all declared events bets shall be refunded. This clause is subject to any declared events specific clauses in part 6.2 herein, where applicable.

6.1.7 Prices offered for tie, etc

Where a declared events betting event results in a tie, draw or dead heat and prices are offered within the relevant declared events betting market by TAB on that declared events betting event for a tie, draw or dead heat, the outcome shall be determined excluding any extra time, replay or other contingency necessary to determine an official result and any declared events bet

for a result other than a tie, draw or dead heat will be deemed to have lost.

6.1.8 Prices not offered for tie, etc

Unless agreed otherwise by a duly authorised TAB Sports Betting Officer and the customer at the time of making the declared events bet, if the result of a declared events betting event is declared with joint winners or placegetters and a tie, draw or dead heat is not a form of betting offered by TAB on that declared events betting event, the revised payout shall be calculated by the following method:

- (i) divide the face value of the declared events betting ticket (the original payout) by the number of competitors involved in the tie, draw or dead heat, then
- (ii) multiply the figure obtained in 6.1.8 (i) by the number of official placings to be filled by the competitors figuring in the tie, draw or dead heat.

6.1.9 Multiple bets and tie, etc

Unless agreed otherwise by a duly authorised TAB Sports Betting Officer and the customer at the time of making the declared events bet and subject to clauses 6.1.7 and 6.1.8, in declared events bets involving more than one contingency or declared events betting event:

- (a) if the selection in any of the contingencies or declared events betting events loses, or is deemed to have lost, the whole of the declared events bet is lost;
- (b) if one or more of the contingencies or declared events betting events results in a tie, draw or dead heat, the revised return for each leg shall be calculated by applying the method set out in clause 6.1.8 herein and the revised payout shall be the amount obtained as the product of the cumulative price applicable and the original stake;
- (c) where the declared events bet covers two or more declared events betting events and one or more declared events betting events is decided in the customer's favour but any remaining declared events betting event is subsequently postponed and not officially scheduled to be replayed or conducted within three (3) calendar days of the original scheduled date, or any remaining declared events betting event is abandoned, the revised payout shall be the amount obtained as the product of the cumulative price applicable (at the time the declared events bet was made) to the declared events betting events decided in the customer's favour and the original stake.

6.1.10 Cancellation of declared events betting event prior to commencement

Subject to clause 6.1.9(c), if any declared events betting event is cancelled prior to its commencement, or abandoned, TAB shall refund all declared events bets made on that declared events betting event.

6.1.11 Reliance on official or podium positions

Unless agreed otherwise by a duly authorised TAB Sports Betting Officer and the customer at the time of making the declared events bet, wagers on declared events betting events will be settled on the official or podium positions as per the adjudication of the relevant, recognised governing body. Subsequent disqualification, promotion of competitors, or any other change is irrelevant for the purposes of determining the result of a declared events bet.

6.1.12 Declared events bets placed after completion of relevant declared events betting event

Any declared events bet placed after the completion of the declared events betting event to which it relates is deemed void and is to be refunded to the customer. If this circumstance arises in the context of one or more legs of a multiple declared events bet, only the affected leg(s) of the declared events bet is deemed void.

6.1.13 Change of venue of declared events betting event

Unless agreed otherwise by TAB and the customer at the time of making the declared events bet, in the event of a change to venue of a declared events betting event involving named competitors, all declared events bets relating to that event are deemed void and are to be refunded except as provided by clause 6.2.8.2. If this circumstance arises in the context of one or more legs of a multiple declared events bet, only the affected leg(s) of the declared events bet is deemed void.

6.1.14 Payouts for “outcomes not quoted”

For payouts, the “outcomes not quoted” selection is considered to be a single competitor, and accordingly can only be paid the equivalent of one payout, irrespective of the number of “outcomes not quoted” that would have achieved a payout if they were players that had prices quoted.

6.2 DECLARED EVENTS SPECIFIC RULES

Unless agreed otherwise by the TAB and customer at the time of making the declared events bet, the clauses below apply to all declared events bets on the relevant declared events. In determining the result of a declared events bet, if any inconsistency arises between a clause in part 6.2 relating to the declared event on which the declared events bet was placed

and a clause elsewhere in the rules, the declared events specific clause in part 6.2 prevails to the extent of any inconsistency.

6.2.1 Boxing

- 6.2.1.1 Where a contest is postponed (to the calendar day following or later) or a contestant is replaced by a substitute, such contest is deemed to be abandoned and all bets are to be refunded.
- 6.2.1.2 Where, for any reason, the scheduled number of rounds in a contest is altered, all declared events bets on that contest are deemed void and are to be refunded.
- 6.2.1.3 Where, for any reason, a points decision is awarded before the full number of rounds is completed, bets will be settled on the round in which the fight was stopped.
- 6.2.1.4 If a boxer fails to 'answer the bell' signalling the commencement of the next round, the contest is deemed to have ended in the previous round.

6.2.2 Cricket

- 6.2.2.1 In the case of all types of cricket matches,
 - (a) Unless at least one ball is bowled, all declared events bets on the match are deemed void and are to be refunded.
 - (b) A player who officially retires for any reason other than injury is deemed to be out.
 - (c) In the case of 'next batsman out' betting, bets on a member of a batting partnership which remains intact at the end of an innings are deemed void and are to be refunded.
 - (d) In the case of 'next batsman out betting', a batsman who officially retires injured during the course of an innings is not considered out for declared events betting purposes. In such instances, declared events bets relating to the relevant batsman or pairing are deemed void and are to be refunded.
 - (e) In the case of "head-to-head" betting on the number of runs scored, unless both the relevant batsmen are at the wicket when at least one ball is bowled (but not necessarily at the same time) the relevant declared events bets are deemed void and are to be refunded.
 - (f) A "Mankad" dismissal of a batsman is of similar effect to a dismissal by other means.

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- (g) This clause is subject to any specific rulings by the relevant recognised governing body. In the case of betting on player, team or other type of performance over a series of matches (eg most wickets, most catches, most runs or number of catches) any runs, wickets or catches accumulated in matches that were abandoned shall count toward the relevant tallies at the end of the series.

6.2.2.2 A one-day cricket match means a cricket match so classified by TAB Limited.

6.2.2.3 In the case of one-day and Twenty 20 cricket matches only,

- (a) If a match is shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the result is that determined by the relevant recognised governing body under the relevant competition rules.

- i. in the case of one-day cricket a minimum of 20 overs must be completed otherwise all bets not determined at the time the match is concluded are deemed void and are to be refunded
- ii. In the case of Twenty 20 matches a minimum of 5 overs must be completed otherwise all bets not determined at the time the match is concluded are deemed void and are to be refunded.

- (b) In the case of betting on the highest scoring batsman (across both teams)

- The successful outcome will be the batsman scoring the most runs, regardless of whether or not all batsmen for either team have faced a ball.

- In the case of either or both innings being shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the successful outcome will be the batsman from either team scoring the most runs across the revised number of overs provided an official result is declared.

- Where the match is abandoned and/or no official result is declared, all bets are deemed void and are to be refunded.

- (c) In the case of highest scoring batsman in one team's innings:

- The successful outcome will be the batsman scoring the most runs,

regardless of whether or not all batsmen for that team have faced a ball.

- In the case of an innings shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the successful outcome will be the batsman scoring the most runs across the revised number of overs provided an official result is declared.

- If an official result is not declared bets are deemed void and will be refunded.

(d) In the case of betting on the highest wicket taking bowler for one team in an innings:

- The successful outcome will be the bowler taking the most wickets, regardless of whether or not all the opposing team's wickets have fallen.

- Unless at least one wicket is taken by a bowler during the relevant innings all bets are deemed void and are to be refunded.

- In the case of an innings shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the successful outcome will be the bowler taking the most wickets across the revised number of overs provided an official result is declared.

- If an official result is not declared bets are deemed void and will be refunded.

(e) In the case of betting on the highest wicket taking bowler across both teams in a one day match:

- The successful outcome will be the bowler taking the most wickets, regardless of whether or not all wickets for either or both teams have fallen.

- Unless at least one wicket is taken by a bowler during the match all bets are deemed void and are to be refunded.

- In the case of either or both innings being shortened by the relevant recognised governing body (due to weather, poor light or any other reason) the successful outcome will be the bowler from either team taking the most wickets across the revised number of overs provided an official result is declared.

- If an official result is not declared bets are deemed void and will be refunded.

(f) If play is postponed to a reserve day, any bets not decided – including (but not limited to) bets on the outcome of the match and bets relating to any incomplete innings – are to be carried forward to the reserve day and determined in accordance with these rules.

- (g) In the case of betting on the total number of runs scored by a team in an innings:
- The successful outcome will be the number of runs scored in that innings regardless of whether or not the innings is shortened by the relevant recognised governing body (due to weather, poor light or any other reason).
 - Where the innings is shortened by the relevant recognised governing body (due to weather, poor light or any other reason) to the extent that the match is abandoned with no official result declared, all bets are deemed void and are to be refunded.

6.2.2.4 In the case of cricket matches, other than one-day matches,

- (a) In the case of betting on the highest scoring batsman for one team in an innings match or series.
- the successful outcome will be the batsman scoring the most runs, regardless of whether or not all batsmen for that team have faced a ball
 - unless at least one run is scored 'off the bat' by a batsman for that team during the relevant innings, match or series all bets are deemed void and are to be refunded.
- (b) In the case of betting on the highest scoring batsman across both teams in an innings, match or series.
- the successful outcome will be the batsman scoring the most runs, irrespective of whether or not all batsmen for both teams have faced a ball
 - unless at least one run is scored 'off the bat' by a batsman for either team during the relevant innings, match or series all bets are deemed void and are to be refunded.
- (c) In the case of betting on the highest wicket-taking bowler for one team in an innings, match or series:
- the successful outcome will be the bowler taking the most wickets, regardless of whether or not all the opposing team's wickets have fallen
 - unless at least one wicket is taken by a bowler during the relevant innings,

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- match or series all bets are deemed void and are to be refunded.
- (d) In the case of betting on the highest wicket-taking bowler across both teams in an innings, match or series:
- The successful outcome will be the bowler taking the most wickets, regardless of whether or not all wickets have fallen
 - unless at least one wicket is taken by any bowler during the relevant innings, match or series all bets are deemed void and are to be refunded.
- (e) In the case of betting on the total number of runs scored in an innings:
- the successful outcome will be the number of runs scored in that innings regardless of whether or not the innings is completed
 - unless at least one ball is bowled in the innings all bets are deemed void and are to be refunded.
- (f) In the case of test (and non-limited overs) cricket, if the match is declared a "tie", all bets to win on either team will be paid at half face-value, while bets on the draw will be losers.

6.2.3 Golf

- 6.2.3.1 (a) Where a tournament which is scheduled for (72) holes is abandoned for any reason, if less than thirty six (36) holes have been completed, all bets on the outcome of the tournament are void and are to be refunded. If thirty six (36) or more holes have been completed and an official result is declared by the relevant recognised governing body, all bets stand and are to be determined in accordance with that official result. This clause is subject to clause 6.2.3.6.
- (b) Where a tournament which is scheduled for (90) holes is abandoned for any reason, if less than fifty four (54) holes have been completed, all bets on the outcome of the tournament are void and are to be refunded. If fifty four (54) or more holes have been completed and an official result is declared by the relevant recognised governing body, all bets stand and are to be determined in accordance with that official result. This clause is subject to clause 6.2.3.6.

- 6.2.3.2 Where a tournament which is scheduled for fewer than seventy two (72) holes is abandoned, bets on the outcome of the tournament are to be determined in accordance with the official result declared by the relevant recognised governing body.
- 6.2.3.3 Any play-off holes will be taken into account in determining the winner of a tournament. However, in the case of place bets, clauses 6.1.8 and 6.1.9 herein will apply where there is a tie after completion of the set number of holes (subject to clauses 6.2.3.1 and 6.2.3.2 herein).
- 6.2.3.4 In the case of 'group' betting:
- (a) where all players in a group fail to complete the scheduled number of holes in an event, the winner of that group shall be the player who completes the most number of holes;
 - (b) where some of the players in a group fail to complete the scheduled number of holes in an event, the winner of that group shall be the player(s) who completes the most number of holes with the lowest score;
 - (c) where all players in a group complete the same number of holes, the winner will be the player in that group with the lowest score (subject to clauses 6.2.3.1 and 6.2.3.2 herein);
 - (d) where a tied result occurs in relation to any part of this clause, the provisions of clauses 6.1.8 and 6.1.9 herein are to be applied.
- 6.2.3.5 This clause applies where a tournament is suspended on the direction of the relevant recognised governing body and no official result is declared under circumstances where the balance of the tournament is intended to be rescheduled. In such cases, all bets not yet determined upon suspension of play are to be held in trust by TAB until a result is declared by the relevant governing body. In these circumstances, if a result is not declared within one month of the original commencement date, all bets not yet determined are deemed void and are to be refunded.
- 6.2.3.6 In the event that a tournament is abandoned prior to completion of the scheduled number

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of holes any bets placed after the point in the tournament where no further play occurred are deemed void and are to be refunded.

- 6.2.3.7 In the case of 2 or 3 ball (player) group betting over 18 holes, the winner will be the player with the lowest score after completion of the relevant 18 holes. Unless all players in the group complete the relevant 18 holes, bets are deemed void and are to be refunded.

6.2.4 Motor Racing

- 6.2.4.1 In the case of individual races, in accordance with clause 6.1.11 herein, results will be determined based on the initial declaration of the official result of the race by the relevant recognised governing body. The result will not be affected by any subsequent protests, processes or amendments to placing.
- 6.2.4.2 In the case of championships, in accordance with clause 6.1.11 herein, results will be determined based on the official points standing upon the initial declaration of the official result by the relevant recognised governing body of the final event for championship purposes. The championship result will not be affected by any subsequent protests, processes or amendments to placing.
- 6.2.4.3 In the case of individual races where the drivers for individual cars are not known 48 hours prior to the scheduled commencement time of the race, betting will be conducted on the winning car rather than the winning driver.
- 6.2.4.4 In the case of “head-to-head” betting between two cars or two drivers, if either of the relevant cars or drivers fail to finish, the successful outcome will be determined in accordance with which car or driver completes the most laps. In the event that both cars or drivers are credited with completing the same number of laps dead heat rules apply.
- 6.2.4.5 Where the event details specify in the case of endurance car racing betting will be conducted on the winning car and not the winning driver.

6.2.5 Rugby League

6.2.5.1 In the case of declared events bets on the first or next try scorer:

- (a) except in cases where TAB offers prices for a penalty try within the relevant market, in the event that the first or next try is a penalty try, relevant declared events bets will be determined on the basis of the try following; and
- (b) relevant declared events bets stand regardless of whether the player who is the subject of the declared events bet or any other player takes or leaves the field or is dismissed from the game.

6.2.5.2 In the case of declared events bets on the next scoring play:

- (a) except in cases where the TAB offers prices for a penalty try within the relevant market, in the event that the next scoring play is a penalty try the relevant declared events bet will be determined on the basis of the next scoring play; and
- (b) relevant declared events bets stand regardless of whether the player who is the subject of the declared events bet or any other player takes or leaves the field or is dismissed from the game.

6.2.6 Rugby Union

6.2.6.1 In the case of declared events bets on the first or next try scorer:

- (a) except in cases where TAB offers prices for a penalty try within the relevant market, in the event that the first or next try is a penalty try, relevant declared events bets will be determined on the basis of the try following; and
- (b) relevant declared events bets stand regardless of whether the player who is the subject of the declared events bet or any other player takes or leaves the field or is dismissed from the game.

6.2.6.2 In the case of declared events bets on the next scoring play:

- (a) except in cases where the TAB offers prices for a penalty try within the relevant market, in the event that the next scoring play is a penalty try the relevant declared events bet will be determined on the basis of the next scoring play; and

- (b) relevant declared events bets stand regardless of whether the player who is the subject of the declared events bet or any other player takes or leaves the field or is dismissed from the game.

6.2.7 Soccer

6.2.7.1 If a soccer match is officially called off prior to its scheduled completion and an official match result is not declared by the relevant recognised governing body, bets not determined at the time the match is concluded are deemed void and are to be refunded. This does not apply to declared events bets already determined at the conclusion of the match, eg first goal scorer.

6.2.7.2 If a soccer match is officially called off prior to its scheduled conclusion and an official match result is declared by the relevant recognised governing body, relevant declared events bets will be determined on that result. However, in these circumstances, declared events bets which are dependent upon the number of goals scored (including line bets) and are yet to be determined are deemed void and are to be refunded.

6.2.7.3 Unless agreed otherwise by TAB and the customer at the time of placing the declared events bet, the outcome of soccer matches is determined at the end of 'normal time' (in most circumstances 90 minutes plus injury time).

6.2.7.4 Except in cases where TAB offers prices for an own goal within the relevant market, if the first or next goal scorer is awarded an 'own goal', relevant declared events bets will be determined on the basis of the goal following.

6.2.8 Tennis

6.2.8.1 A tennis match is deemed to have commenced with the first serve. If, for any reason, a competitor or a doubles team withdraws, is disqualified or fails to complete a match after it has commenced, all declared events bets not already determined when the match is terminated are deemed void and are to be refunded. Affected multiple bets will be recalculated on the same basis as applying to the calculation of payouts in the case of postponed or abandoned declared events betting events under Rule 6.1.9 (c).

6.2.8.2 Where, for any reason, the venue for a tennis match is changed but does not involve a change in the type of playing surface then Rule 6.1.13 does not apply.

6.2.8.3 Rule 6.2.8.2 applies equally to betting on matches and tournament betting.

6.2.8.4 If a scheduled match within a tournament is played prior to the completion of the tournament all bets stand and rule 6.1.6 does not apply.

6.2.9 Yachting

6.2.9.1 Where betting is conducted on 'line honours' or 'quinella', in accordance with clause 6.1.11, results will be determined based on the placings of the yachts as they cross the finish line. The result will not be affected by any subsequent protests, processes or amendments to placings.

6.2.10 Jockey Challenge

6.2.10.1 "Jockey Challenge" is betting on a jockey achieving the highest aggregate points scored in accordance with these rules for achieving a place in races conducted at a particular race meeting or over a racing carnival. A racing carnival shall include a series of race meetings as approved by Racing NSW.

6.2.10.2 Prior to commencement of betting, TAB will prepare a list of jockeys and opening prices. The list will include an "any other" price option to cover any jockey who is not included in the original list. At all times the "any other" option shall be treated as one entity.

6.2.10.3 In the event of a race meeting being abandoned or postponed all bets are void and moneys are to be refunded except as provided by 6.2.10.4 and 6.2.10.5.

6.2.10.4 In the event of a race meeting not being completed as originally programmed all bets shall be deemed void and moneys are to be refunded, except when it is determined by Racing NSW stewards that a jockey has an unassailable lead, in which case all bets stand.

6.2.10.5 In the case of Jockey Challenge betting on a racing carnival should any of the programmed carnival race meetings not be completed in their entirety, all bets shall be deemed void

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and moneys are to be refunded, except when it is determined by Racing NSW stewards that a jockey has an unassailable lead, in which case all bets stand.

6.2.10.6 No points shall be allocated in relation to a race scheduled to be conducted at a race meeting if that race is postponed to another race meeting, abandoned or declared a no race by the Stewards on the day of the race meeting.

6.2.10.7 The winner will be the jockey who has the most points accumulated at the end of the competition. Points will be accrued per race and calculated as follows:

3 points for a winning ride
2 points for a second placed ride
1 point for a third placed ride

Points will only be allocated to the jockey(s) who actually ride the winning or placed horse(s) in a race. Points will not be allocated to any rider who may have been engaged to ride a horse but was subsequently replaced by permission or direction of the Stewards.

There will be no refunds of bets should a jockey be replaced by another rider.

6.2.10.8 In the event of a dead heat for any or all of the placings jockey points will be allocated on a proportionate fractional basis i.e.

Dead Heat for a Win	Dead Heat for Second	Dead Heat for Third
Points	Points	Points
1 st - 2.5, 2.5	1 st - 3	1 st - 3
2 nd - 0	2 nd - 1.5, 1.5	2 nd - 2
3 rd - 1	3 rd - 0	3 rd - 0.5, 0.5

In the event of a triple dead heat for any or all of the placings, points will be allocated on a proportionate fractional basis i.e.:

Triple Dead Heat for Win	Triple Dead Heat for Second	Triple Dead Heat for Third
Points	Points	Points
1 st - 2, 2, 2,	1 st - 3	1 st - 3
2 nd - 0	2 nd - 1, 1, 1	2 nd - 2
3 rd - 0	3 rd - 0	3 rd - 0.3, 0.3, 0.3

6.2.10.9 In the event of two or more jockeys being tied on the same number of points at the completion of the competition all successful bets will be paid according to

TAB Limited Declared Events Betting Rule 6.1.8.

- 6.2.10.10 Allocated points will not be subject to change in the case of any future disqualification. Any disputation regarding the declared winner will be adjudicated by Racing NSW stewards whose decision shall be final.
- 6.2.10.11 Payment will be declared at the end of each race meeting or carnival, unless otherwise directed by the Stewards.
- 6.2.10.12 Any matter in respect to a Jockey Challenge at a race meeting or a racing carnival not provided for in these Rules shall be determined by the Chairman of Racing NSW stewards.

6.2.11 Baseball

- 6.2.11.1 Where a nominated starting pitcher does not start a game, all declared events bets on that game are deemed void and are to be refunded unless agreed otherwise by TAB and the customer at the time of placing the declared events bet.
- 6.2.11.2 Where a baseball match is postponed to another day rule 6.1.6 does not apply and all bets on the match are deemed void and are to be refunded.

6.2.12 Badminton

A Badminton match is deemed to have commenced with the first serve. If, for any reason, a competitor or a doubles team withdraws, is disqualified or fails to complete a match after it has commenced, all bets not already determined when the match is concluded are deemed void and are to be refunded. Affected multiple bets will be recalculated on the same basis as applying to the calculation of payouts in the case of postponed or abandoned declared betting events under Rule 6.1.9 (c)

6.2.13 Squash

A Squash match is deemed to have commenced with the first serve. If, for any reason, a competitor or a doubles team withdraws, is disqualified or fails to complete a match after it has commenced, all bets not already determined when the match is concluded are deemed void and are to be refunded. Affected multiple bets will be recalculated on the same basis as applying to the calculation of payouts in the case of

postponed or abandoned declared betting events under Rule 6.1.9 (c)

6.2.14 Surfing

If a scheduled event within a tournament is held prior to the completion of the tournament all bets stand and rule 6.1.6 does not apply.

6.2.15 Trainers Challenge

- 6.2.15.1 "Trainers Challenge" is betting on a trainer achieving the highest aggregate points scored in accordance with these rules for achieving a place in races conducted at a particular race meeting or over a racing carnival. A racing carnival shall include a series of race meetings as approved by Racing NSW.
- 6.2.15.2 Prior to commencement of betting, TAB will prepare a list of trainers and opening prices. The list will include an "any other" price option to cover any trainer who is not included in the original list. At all times the "any other" option shall be treated as one entity.
- 6.2.15.3 In the event of a race meeting being abandoned or postponed all bets are void and moneys are to be refunded except as provided by 6.2.15.4 and 6.2.15.5.
- 6.2.15.4 In the event of a race meeting not being completed as originally programmed all bets shall be deemed void and moneys are to be refunded, except when it is determined by Racing NSW stewards that a trainer has an unassailable lead, in which case all bets stand.
- 6.2.15.5 In the case of Trainers Challenge betting on a racing carnival should any of the programmed carnival race meetings not be completed in their entirety, all bets shall be deemed void and moneys are to be refunded, except when it is determined by Racing NSW stewards that a trainer has an unassailable lead, in which case all bets stand.
- 6.2.15.6 No points shall be allocated in relation to a race scheduled to be conducted at a race meeting if that race is postponed to another race meeting, abandoned or declared a no race by the Stewards on the day of the race meeting.

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6.2.15.7 The winner will be the trainer who has the most points accumulated at the end of the competition. Points will be accrued per race and calculated as follows:

3 points for training the winning runner
 2 points for training the 2nd placed runner
 1 point for a training the 3rd placed runner

Points will only be allocated to the trainer who is officially listed as the trainer of the horse.

6.2.15.8 In the event of a dead heat for any or all of the placings points will be allocated on a proportionate fractional basis i.e.

Dead Heat for a Win	Dead Heat for Second	Dead Heat for Third
Points	Points	Points
1 st - 2.5, 2.5	1 st - 3	1 st - 3
2 nd - 0	2 nd - 1.5, 1.5	2 nd - 2
3 rd - 1	3 rd - 0	3 rd - 0.5, 0.5

In the event of a triple dead heat for any or all of the placings, points will be allocated on a proportionate fractional basis i.e.:

Triple Dead Heat for Win	Triple Dead Heat for Second	Triple Dead Heat for Third
Points	Points	Points
1 st - 2, 2, 2,	1 st - 3	1 st - 3
2 nd - 0	2 nd - 1, 1, 1	2 nd - 2
3 rd - 0	3 rd - 0	3 rd - 0.3, 0.3, 0.3

6.2.15.9 In the event of two or more trainers being tied on the same number of points at the completion of the competition all successful bets will be paid according to TAB Limited Declared Events Betting Rule 6.1.8.

6.2.15.10 Allocated points will not be subject to change in the case of any future disqualification. Any disputation regarding the declared winner will be adjudicated by Racing NSW stewards whose decision shall be final.

6.2.15.11 Payment will be declared at the end of each race meeting or carnival, unless otherwise directed by the Stewards.

6.2.15.12 Any matter in respect to a Trainers Challenge at a race meeting or a racing carnival not provided for in these Rules

shall be determined by the Chairman of Racing NSW stewards.

6.2.16 Election/political events

- 6.2.16.1 Election and/or political events can include local, national and international elections, inclusive of national events such as plebiscites or referendums.
- 6.2.16.2 Election events cannot include NSW State or Council elections where betting on this kind of event is otherwise prohibited by NSW legislation.
- 6.2.16.3 Election/political declared betting event bets are subject to the following conditions, in that they must:
- (a) meet community expectations;
 - (b) not be offensive, distasteful, unsavoury or cause affront to public interest or standards;
 - (c) be overseen by an established electoral authority (e.g. the Australian Electoral Commission) or political body/party;
 - (d) have a clear outcome (contain no ambiguity in regard to the result);
 - (e) have an integrity framework as part of the voting mechanism;
 - (f) be able to be settled within four (4) years of the date it opens;
 - (g) list the outcome of the event within five (5) days of the conclusion of the event;
 - (h) have betting restrictions on candidates, campaign managers, electoral officials and others connected to the event, betting on the event;
 - (i) if there is any doubt in relation to whether a market may be in poor taste/likely to offend, not open that market;
 - (j) close any market following written direction from the Department.

6.2.17 Novelty events

- 6.2.17.1 Novelty events are a class of events that do not fall within the scope currently declared betting events in NSW and fall within any of the following categories:

- (a) entertainment;
- (b) current affairs;
- (c) weather;
- (d) music;
- (e) Hollywood and celebrity;
- (f) pageant; and
- (g) sports novelties.

6.2.17.2 Sports novelties are sports related markets that are not sporting events as defined by the Act.

6.2.17.3 Novelty declared betting event bets are subject to the following conditions, in that they must:

- (a) meet community expectations;
- (b) not be offensive, distasteful, unsavoury or cause affront to public interest or standards;
- (c) have a real-time outcome;
- (d) have an outcome that is certain and one that can be independently verified;
- (e) on request of the Department, have a third party verify the result (at the cost of the operator). If the market is unable to be verified, all wagers must be refunded;
- (f) where appropriate, have an integrity framework as part of the voting/judging mechanism;
- (g) be able to be settled within four (4) years of the date it opens;
- (h) list the outcome of the event within five (5) days of the conclusion of the event;
- (i) prohibit all individuals involved in the event from betting on the event;
- (j) if there is any doubt in relation to whether a market may be in poor taste/likely to offend, not open that market;
- (k) close any market following written direction from the Department.

7 MISCELLANEOUS

7.1 Betting by minors

Any person under the age of eighteen (18) years shall not be entitled to place a declared events bet with TAB.

7.2 Disclaimer

TAB is not, except as otherwise expressly and specifically provided in these rules or required by law, liable to any person (including without limitation for any loss or damage suffered or claimed to have been suffered by a person) as a result of, or in any way arising out of or as a consequence of any of the following:

- a) Inability to place or cancel a declared events bet on any declared events betting event or form of betting on a declared events betting event.
- b) Inability to place or cancel a declared events bet on a particular outcome or contingency on any declared events betting event or form of betting on a declared events betting event.
- c) The loss of a declared events betting ticket.
- d) Any payment made to the bearer of a ticket where a customer alleges that such payment was made to the wrong person.
- e) Reliance upon any omission, inaccurate information or statement whether made by any TAB employee or agent, or by the electronic or print media, concerning any matter whatsoever relating to the customer or to TAB or to any event, competitor, withdrawal or other matter whatsoever.
- f) Any decision of the recognised governing body of the declared event or any referee or other official appointed to administer, supervise, referee or control a declared events betting event (including without limitation any decision to impose, or not to impose, penalties or sanctions and the nature and extent of any such sanctions).
- g) Any subsequent change to the result of a declared events betting event after a result has been declared by the recognised governing body of that declared betting events in accordance with clause 6.1.11.
- h) Unauthorised use of the customer's betting account.
- i) In the case of a cash declared events bet at a cash outlet, failure by the customer to correct inaccurate or omitted declared events bet details recorded on a ticket immediately upon issue of the ticket.
- j) In the case of a telephone declared events bet, failure by a customer to correct inaccurate or omitted declared events bet details when such details are called back to the customer by TAB.
- k) In the case of an Internet declared events bet, where the customer has confirmed the declared events bet request in accordance with Rule 3.6.1 (b).
- l) In the case of an Internet declared events bet, use of, participation in or inability to obtain access to the website for the purpose of making a declared events bet.

- m) In the case of an Internet declared events bet, any loss or damage caused in the event that the computer of the customer becomes infected with a virus as a result of connecting to TAB's website or by any technology failure whatsoever.
- n) Access by the customer to websites of any person via links from TAB's website.
- o) Any prices quoted by any source other than authorised staff of TAB or any quoted prices which are no longer valid for betting purposes.
- p) The failure, exclusion or refusal of any competitor, team or member of a team to start or complete a declared events betting event.
- q) The refusal or inability of TAB, its agents or assigns to accept all or part of a declared events bet or to accept declared events bets on a particular outcome or contingency on any declared events betting event or form of betting on a declared events betting event.
- r) The exercise by TAB of any discretion conferred on TAB under these Rules or the manner in which that discretion is exercised either generally or in particular circumstances.

7.3

Cash Out

TAB may facilitate functionality whereby a customer may cash out their bet (placed with TAB) in part or in its entirety through an arrangement with a third party. TAB will make sufficient information available to customers, including all terms and conditions relevant to the cash out offer to enable customers to make an informed decision.

7.4

Multiplier

TAB may facilitate functionality whereby a customer may place a bet with TAB which includes a multiplier feature. TAB will make sufficient information available to customers, including all terms and conditions relevant to the multiplier feature to enable customers to make an informed decision.

8 CLAIMS AND DISPUTES

8.1 Lost, destroyed, mutilated or stolen declared events betting ticket claims

8.1.1 Lodgement of claims

Claims for lost, destroyed, mutilated or stolen declared events betting tickets shall be lodged within 14 days of the completion of the declared events betting event upon which the declared

events bet was made. Claims may be lodged at any TAB outlet and not necessarily the TAB outlet at which the declared events betting ticket was purchased.

8.1.2 Claim administration fees

TAB may charge an administration fee, as notified by TAB from time to time, on all claims for lost, destroyed, mutilated or stolen declared events betting tickets.

8.1.3 Need for statutory declarations

A statutory declaration in such form and containing such information as TAB may require shall accompany each claim.

8.1.4 Stolen ticket claims

A claim for a stolen declared events betting ticket prior to the declared events betting ticket becoming payout bearing will not be accepted without the claimant's prior report of the theft to the police.

8.1.5 Claims lodged prior to the completion of events

Unless the declared events betting ticket stake value exceeds \$100 (one hundred dollars), claims will not be accepted prior to the completion of the respective declared events betting event and the declared events betting ticket becoming eligible for payout.

8.1.6 Acknowledgement of claim being received

The claimant will be issued with written acknowledgement of their claim within 21 days of their claim being received by TAB's Head Office Account Management or Customer Relations Section.

8.1.7 Time frame for claims

Claims will not be accepted after 14 days from the completion of the declared events betting event, unless the claimant can provide a valid reason for the delay in lodging the claim.

8.1.8 Delays to payout pending the outcome of a claim

TAB may stop payment on the declared events betting ticket pending the outcome of its investigation.

8.1.8 Settlement of approved claims

Following investigation by TAB of the claim for the lost, destroyed, mutilated or stolen declared events betting ticket, if TAB is satisfied that the claimant is entitled to a payout or refund on the declared events betting ticket then:

(a) Approved claims will be settled by way of a:

(i) voucher payable at any TAB outlet except for amounts greater than \$500 (five hundred dollars);

(ii) cheque in favour of the claimant ; or

- (iii) deposit to the claimant's nominated betting account; and
- (b) TAB will immediately record the cancellation of the declared events betting ticket.

8.2 Telephone betting claims

8.2.1 Claims concerning records of telephone declared events bets

Within 14 days after making a telephone declared events bet or within such further time as TAB may allow, a customer may lodge a written claim with TAB to the effect:

- (a) that the details of the declared events bet given by the customer when making the declared events bet were incorrectly recorded; and
- (b) that the customer has suffered loss as a result of the error.

If after investigating the claim, TAB is satisfied:

- (a) that the claim is justified; and
- (b) that the claim was due to the negligence or wilful default of any TAB officer, employee or agent, TAB must make any appropriate alteration to the record and must refund such amount or pay such payout to the claimant as TAB considers to be just and reasonable.

Any election by the claimant not to have the details of a declared events bet repeated, as referred to in Clause 3.3.3 may be taken into account in TAB's investigation of the claim.

8.2.2 Claims concerning betting account statements

Within 14 days after TAB sends a customer a statement relating to a betting account or within such further time as TAB may allow, the customer may lodge a written claim with TAB to the effect that the statement contains an error or omission.

If, after investigating a claim, TAB is satisfied that the claim is justified, TAB must make any appropriate alteration to its records and must forward a corrected statement to the claimant.

A customer is not entitled to make a claim under this clause if the basis of the claim is attributable to a claim referred to in Clause 8.2.1. of these Rules.

8.3 GENERAL

8.3.1 Information to accompany claims

A claim under this part need not be investigated unless the claimant gives to TAB such information, and such declared events betting tickets or other documents as are in the claimant's possession, as may be necessary to facilitate investigation of the claim.

8.3.2 Notification of claim outcome to claimant

After investigating the claim, TAB:

- (a) must notify the claimant of its decision; and
- (b) may pay such payout or refund to the claimant as TAB considers to be just and reasonable.

8.3.3 Review of decisions of claims

A customer who is dissatisfied with TAB's decision on a claim under this part may request TAB to review its decision.

TAB must deal with such a request in the same way as if it were a complaint, except that the person by whom the request is dealt with must not be:

- (a) the person by whom the original claim was dealt with; or
- (b) a person who is under the supervision of the person by whom the original claim was dealt with.

This clause does not authorise more than one request to be made in relation to any one claim.

8.4 ENFORCEABILITY

8.4.1 Enforceability of TAB decisions

The decision of TAB upon:

- (a) any question or dispute as to the amount of payout or refund calculated in respect of any declared events betting ticket or declared events bet, or
- (b) any question as to the validity of any declared events betting ticket as to any forgery or alteration thereof or tampering therewith,

subject to Part 8.5, shall be final and conclusive.

8.5 RESOLUTION OF DISPUTES

8.5.1 Declared Events Betting Disputes Panel

There shall be a Declared Events Betting Disputes Panel, the members of which are to be appointed by the Minister.

8.5.2 Matters referable to the Declared Events Betting Disputes Panel

In the event of:

- (a) any circumstance arising which is not provided for by the Rules or the act, or
- (b) a dispute between TAB and a customer as to the interpretation of these Rules,

which relates to the outcome of a declared events betting event, TAB or a customer may refer the matter to the Declared Events Betting Disputes Panel.

8.5.3 Prior attempt at resolution

Prior to referring any matter to the Declared Events Betting Disputes Panel, a customer shall endeavour to resolve the matter directly with TAB.

8.5.4 Time frame for references to the Declared Events Betting Disputes Panel

References to the Declared Events Betting Disputes Panel shall be within twenty-eight (28) days of the date of completion of the declared events betting event to which the disputed declared events bet relates.

8.5.5 Contact point for the Declared Events Betting Disputes Panel

References to the Declared Event Betting Disputes Panel shall be directed to the secretary of the panel, by contacting:

Declared Betting Events Betting Dispute Panel
Liquor & Gaming NSW
GPO Box 7060
Sydney NSW 2001

1300 024 720 (Monday to Friday 9.00am to 4.00pm)

Or via the online form which can be found at:

<https://www.liquorandgaming.nsw.gov.au/Pages/contact-us.aspx>

COUNCIL NOTICES

ALBURY CITY COUNCIL

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of Section 38D of the *Roads Act 1993*, the road hereunder described is closed. The lands comprised therein cease to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land comprising the former public road vests in the body specified in the schedule hereunder, in accordance with Section 38E(2)(a) of the *Roads Act 1993*.

FRANK ZAKNICH, General Manager, Albury City Council, PO Box 323, Albury NSW 2640.

DESCRIPTION

Parish – Albury, County – Goulburn

Land District – Albury, LGA – Albury City

Lot 1 in DP1246388, being part of the council public road vide Section 73(3) of the *Local Government Act 1906* (as amended) and Government Gazette dated 31 December 1906, folio 7019.

SCHEDULE

On closing, the land within lot 1 DP1246388 remains vested in Albury City Council as operational land for the purposes of the *Local Government Act 1993*.

[n2018-3552]

BEGA VALLEY SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Bega Valley Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
SHEARWATER COURT	Tura Beach
Description	
The section of road to be named is part of a new subdivision off Pacific Way in Tura Beach.	

LEANNE BARNES, General Manager, Bega Valley Shire Council, PO Box 492, BEGA NSW 2550

GNB Ref: 0216

[n2018-3553]

CESSNOCK CITY COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Cessnock City Council declares, with the approval of Her Excellency the Governor that the lands described in the schedule below, excluding any mines or deposits of minerals in those lands are acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purpose of a public road.

Dated at Cessnock this 8th Day of October 2018

Stephen Glen
General Manager

SCHEDULE

Lot 1 DP 1097175
Lot 30 DP 1097180
Lot 5 DP1097184

[n2018-3554]

LAKE MACQUARIE CITY COUNCIL

Roads act 1993

Naming of roads

Lake Macquarie City Council advises that in accordance with Section 162 of the *Roads Act 1993* and the *Roads Regulation 2008*, has named the following road.

Location/Description	Road Name
The proposed road name at MURRAYS BEACH gazetted 5 February 2010 Folio 784 is now formalised with appropriate road type	Freshwater Crescent

Morven Cameron – Chief Executive Officer, Lake Macquarie City Council, Box 1906 HUNTER REGION MAIL CENTRE NSW 2310

[n2018-3555]

LISMORE CITY COUNCIL

ERRATUM

THE following notice replaces one published on Page No. 4218 of the Government Gazette No 68 of 6 July 2018. The Gazettal date remains 6 July 2018.

LOCAL GOVERNMENT ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

LISMORE CITY COUNCIL declares with the approval of His Excellency the Lieutenant-Governor that the land described in Schedule 1 below, excluding the interests described in Schedule 2 below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* to rectify the encroachment of the Regional Art Gallery Building on adjoining Crown land.

Dated at this 28th day of September 2018.

Scott Turner, General Manager, Lismore City Council, PO Box 23A, Lismore NSW 2480.

Schedule 1

Lot 1 DP1235498 being part of the land comprised in Certificate of Title Folio 576/729276

Schedule 2

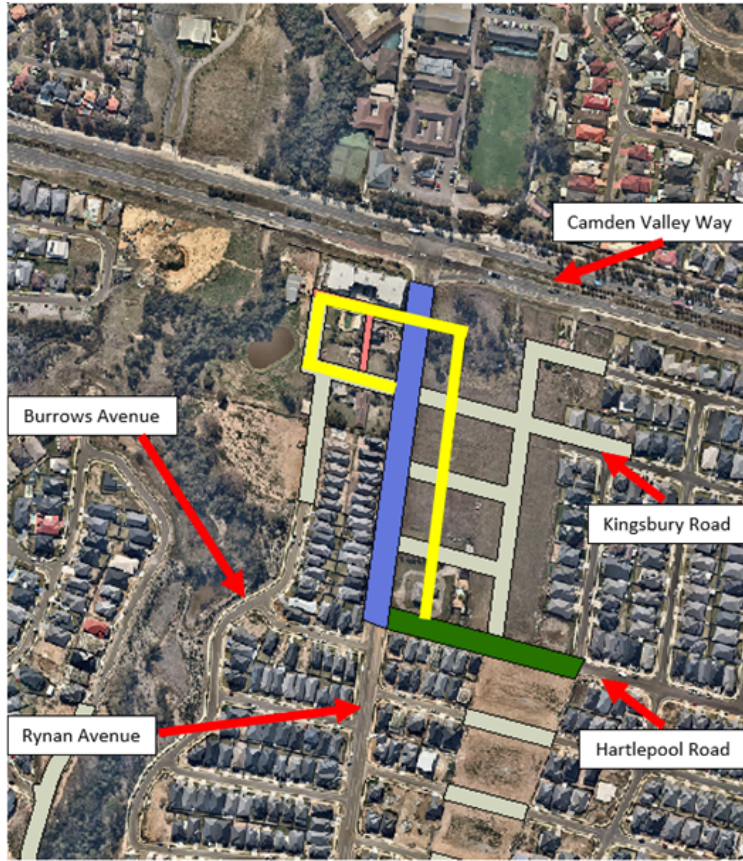
AM745993 LEASE TO YVES AL-GHAZI & SARAH MACDONALD OF SUITE 1A, 133 MOLESWORTH STREET, LISMORE. EXPIRES: 10/11/2019. OPTION OF RENEWAL: 3 YEARS.

[n2018-3556]

LIVERPOOL CITY COUNCIL

ERRATUM

In the notice referring to Naming of Roads for the Liverpool Local Government Area, Folio 3397, 2 July 2010, and the erratum notice for the Liverpool Local Government Area, Folio 6613, 27 October 2017, the extent of Drinkwater Lane and Cowper Avenue are incorrectly gazetted. Cowper Avenue is now discontinued and the extent of Drinkwater Lane is shown in yellow below.



K FISHBURN, CEO, LIVERPOOL CITY COUNCIL, LOCKED BAG 7064, LIVERPOOL BC 1871.

[n2018-3557]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of a street at Kotara, in the Parish of Newcastle, County of Northumberland, shown as road on DP 758769, as shown highlighted on the attached plan.



[n2018-3558]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of streets at New Lambton, in the Parish of Newcastle, County of Northumberland, shown as road on DP 9670, as shown highlighted on the attached plan.



[n2018-3559]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

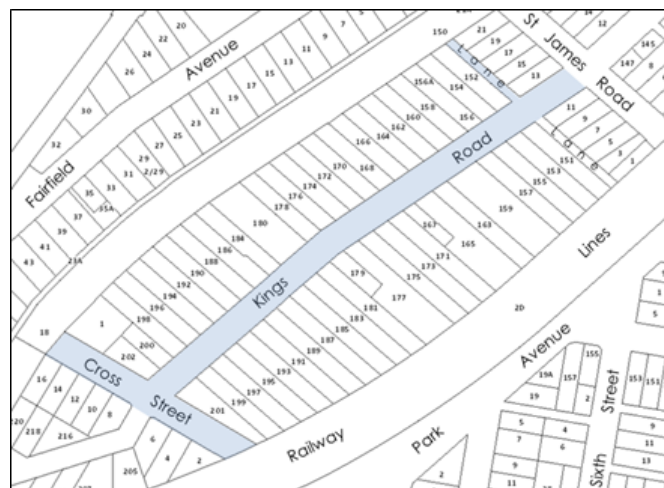
Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of streets at New Lambton, in the Parish of Newcastle, County of Northumberland, shown as road on DP 3535 and DP 4359, as shown highlighted on the attached plan.



[n2018-3560]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of streets at New Lambton, in the Parish of Newcastle, County of Northumberland, shown as road on DP 9676, as shown highlighted on the attached plan.



[n2018-3561]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of streets at New Lambton, in the Parish of Newcastle, County of Northumberland, shown as road on DP 8570 and DP 9026, as shown highlighted on the attached plan.



[n2018-3562]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of streets at New Lambton, in the Parish of Newcastle, County of Northumberland, shown as road on DP 8056, as shown highlighted on the attached plan.



[n2018-3563]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of streets at New Lambton, in the Parish of Newcastle, County of Northumberland, shown as road on DP 4020, as shown highlighted on the attached plan.



[n2018-3564]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of streets at Lambton, in the Parish of Newcastle, County of Northumberland, shown as road on DP 235002, as shown highlighted on the attached plan.



[n2018-3565]

PORT STEPHENS COUNCIL

Dedication of Land as Public Road

Roads Act 1993, Section 10

NOTICE is hereby given that in accordance with section 10 of the *Roads Act 1993*, the land described in the Schedule below is dedicated to the public as road.

W Wallis, General Manager, Port Stephens Council, PO Box 42, Raymond Terrace NSW 2324.

Council file PSC2017-01674

SCHEDULE

Lot 2 D.P.1235219

[n2018-3566]

SINGLETON COUNCIL

ROADS ACT 1993, Section 10

Land Acquisition (Just Terms Compensation) Act 1991

Singleton Council declares that the land described in the schedule below, excluding only those mines or deposits of minerals in the land expressly reserved to the Crown, are acquired in accordance with the *Land Acquisition (Just Terms Compensation) Act 1991* for public road. JASON LINNANE, General Manager, Singleton Council, PO Box 314, SINGLETON, NSW 2330.

SCHEDULE

The following piece or parcel of land known as:

- Part Lot 45 DP 1081837 in the Council of Singleton, Parish of Darlington, County of Durham formally described as folio identifier 45/1081837

[n2018-3567]

TWEED SHIRE COUNCIL

ROADS ACT 1993

NAMING OF ROADS

NOTICE is hereby given that the Tweed Shire Council, in pursuance of Section 162 of the *Roads Act 1993*, has named the road which runs between Lot 3 Dp1106423 and Lot 15 DP21680 at Kingscliff as Baswyn Mews

Authorised by resolution of the Council on 20 September 2018, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484.

[n2018-3568]

WOLLONDILLY SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Wollondilly Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
CHALKER STREET	Thirlmere

Description

A new road coming off Rita Street through to Brundah Road Thirlmere

Name	Locality
AGNES PLACE	Thirlmere

Description

A new road coming off Chalker Street Thirlmere within Lot 7 DP 245153

Name	Locality
FOTHERGILL PLACE	Tahmoor

Description

A new road coming off Macquarie Place Tahmoor within Lot 1 DP 1222156

LUKE JOHNSON, CEO, Wollondilly Shire Council, 62-64 Menangle Street, PICTON NSW 2571

GNB Ref: 0215

[n2018-3569]

WOOLLAHRA MUNICIPAL COUNCIL

Notification of Dedication as a Public Road

On 18 June 2018, Woollahra Municipal Council resolved to dedicate the land as a public road in accordance with Section 16 of the *Roads Act 1993*.

Descriptions

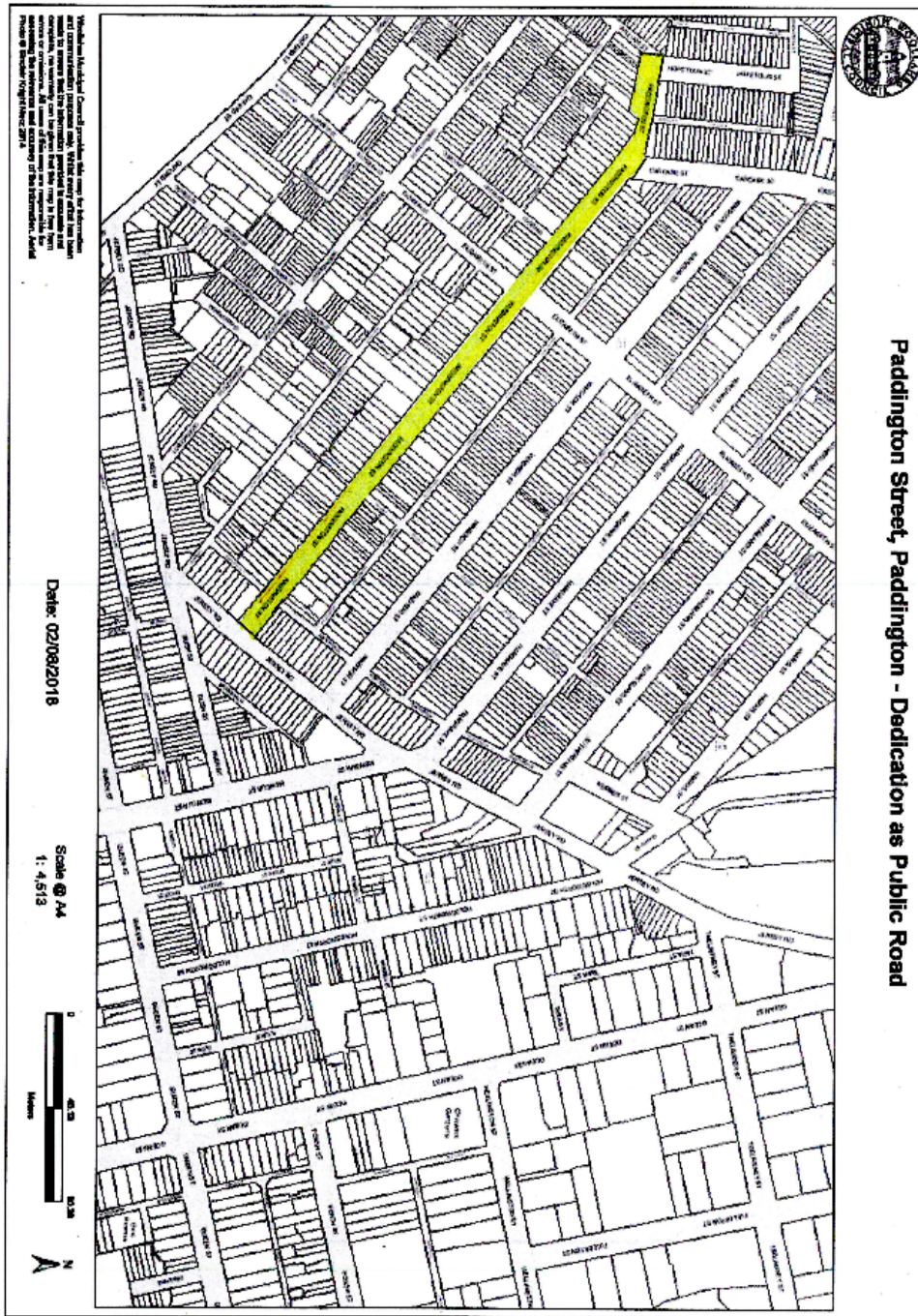
Part of the residue land remaining in Certificate of Title Volume 225 Folio 84 at Paddington Street, Paddington, Parish of Alexandria and County of Cumberland as coloured yellow shown in the Schedule below.

Note: (1) On dedication, title for the land will remain vested in Woollahra Municipal Council as public road.

Dated 28/09/18

Gary Leonard James
General Manager
Woollahra Municipal Council

SCHEDULE



[n2018-3570]