



Government Gazette

of the State of

New South Wales

Number 119

Friday, 9 November 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.

From 1 January 2018, each notice in the Government Gazette has a unique identifier that appears in square brackets at the end of the notice and that can be used as a reference for that notice (for example, [n2018-14]).

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PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 31 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 undermentioned Acts passed by the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, viz.:

Act No. 64, 2018 – An Act to amend the *Charitable Fundraising Act 1991* to make further provision with regard to the regulation of public fundraising for charitable purposes; and for other purposes. [**Charitable Fundraising Amendment Bill 2018**]

Act No. 65, 2018 – An Act to amend various Acts and Regulations administered by the Minister for Innovation and Better Regulation; and other related matters. [**Fair Trading Legislation Amendment (Reform) Bill 2018**]

Act No. 66, 2018 – An Act to amend the *Environmental Planning and Assessment Act 1979*, the *Greater Sydney Commission Act 2015* and other legislation with respect to the functions and composition of the Greater Sydney Commission and the functions of the Natural Resources Commission; and for other purposes. [**Planning Legislation Amendment (Greater Sydney Commission) Bill 2018**]

David Blunt
Clerk of the Parliaments

[n2018-3805]

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 31 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. 63 — An Act to provide for the registration of persons carrying out certification work and the accreditation of persons carrying out other regulated work; to repeal the *Building Professionals Act 2005* and other legislation; to amend other Acts and instruments consequentially; and for other purposes. [**Building and Development Certifiers Bill**]

Act No. 67 — An Act to establish and maintain a Government telecommunications network; to constitute the New South Wales Government Telecommunications Authority to manage and operate that network; and for other purposes. [**Government Telecommunications Bill**]

Act No. 68 — An Act to repeal certain Acts and to amend certain other Acts and instruments in various respects and for the purpose of effecting statute law revision; and to make certain savings. [**Statute Law (Miscellaneous Provisions) Bill (No 2)**]

Act No. 69 — An Act to amend the *Betting Tax Act 2001* to provide for the imposition of a point of consumption betting tax; and for other purposes. [**Betting Tax Amendment (Point of Consumption) Bill**]

Helen Minnican
Clerk of the Legislative Assembly

[n2018-3806]

GOVERNMENT NOTICES

Rural Fire Service Notices

TOTAL FIRE BAN ORDER

Prohibition on the Lighting, Maintenance and Use of Fires in the Open Air

Being of the opinion that it is necessary or expedient in the interests of public safety to do so, I direct by this order that the following parts of the State for the periods specified the lighting, maintenance or use of any fire in the open air is prohibited (subject to the exemptions specifically listed hereunder and further set out in the *Schedule of standard exemptions to total fire bans* published in the NSW Government Gazette No 16 of 9 February 2018):

Fire Weather Area	Classes of Exemption
Greater Hunter	2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18
Greater Sydney Region	
Illawarra/Shoalhaven	
Southern Ranges	

This direction shall apply for the periods specified hereunder:

00:01 hours to 23:59 hours on Friday 2 November 2018.

SHANE FITZSIMMONS AFSM

Commissioner

By delegation from the Minister for Emergency Services

[n2018-3807]

TOTAL FIRE BAN ORDER

Prohibition on the Lighting, Maintenance and Use of Fires in the Open Air

Being of the opinion that it is necessary or expedient in the interests of public safety to do so, I direct by this order that the following parts of the State for the periods specified the lighting, maintenance or use of any fire in the open air is prohibited (subject to the exemptions specifically listed hereunder and further set out in the *Schedule of standard exemptions to total fire bans* published in the NSW Government Gazette No 16 of 9 February 2018):

Fire Weather Area	Classes of Exemption
Greater Hunter	2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18
Northern Slopes	
North Western	

This direction shall apply for the periods specified hereunder:

00:01 hours to 23:59 hours on Tuesday 6 November 2018.

SHANE FITZSIMMONS AFSM

Commissioner

By delegation from the Minister for Emergency Services

[n2018-3808]

Planning and Environment Notices

NATIONAL PARKS AND WILDLIFE ACT 1974

REVOCATION OF PROCLAMATION

I, His Excellency General The Honourable David Hurley AC DSC (Ret'd), Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under Section 68 of the *National Parks and Wildlife Act 1974*, with the consent of every owner and occupier do, by this my Proclamation revoke the lands described as **Noah's Retreat Wildlife Refuge** and notified in Government Gazette No 112 of 21st November 2014.

SIGNED and SEALED at Sydney this 25th day of October 2018

DAVID HURLEY
Governor
By His Excellency's Command

Gabrielle Upton MP
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Newcastle Council – Lake Macquarie

County of Northumberland, Parish of Windale, approximately 2.1 hectares, being Lot 1, DP 356959. DOC18/655521-3

[n2018-3809]

NATIONAL PARKS AND WILDLIFE ACT 1974

REVOCATION OF PROCLAMATION

I, His Excellency General The Honourable David Hurley AC DSC (Ret'd), Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under Section 68 of the *National Parks and Wildlife Act 1974*, with the consent of every owner and occupier do, by this my Proclamation revoke the lands described as **Valley View Wildlife Refuge** and notified in Government Gazette No 122 of 4th September 2009.

SIGNED and SEALED at Sydney this 25th day of October 2018

DAVID HURLEY
Governor
By His Excellency's Command

Gabrielle Upton MP
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Cooma Council – Snowy Monaro Regional Council

County of Beresford, Parish of Billilingra, approximately 415.74 hectares, being Lot 21, DP 1034930, Lots 23,24 and 41, DP 750523. OEH 09/5583

[n2018-3810]

NATIONAL PARKS AND WILDLIFE ACT 1974

REVOCATION OF PART OF THE LANDS PROCLAIMED AS BIMBENANG WILDLIFE REFUGE

I, His Excellency General The Honourable David Hurley AC DSC (Ret'd), Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under Section 68 of the *National Parks and Wildlife Act 1974*, with the consent of every owner and occupier do, by this my Proclamation revoke part of the lands described as **Bimbenang Wildlife Refuge** and notified in Government Gazette No 7 of 28th January 1972.

SIGNED and SEALED at Sydney this 25th day of October 2018

DAVID HURLEY
Governor
By His Excellency's Command
Gabielle Upton MP
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Bathurst Council – Bathurst Regional Council

County of Roxburgh, Parish of Eskdale and Parish of Melrose, approximately 43 hectares, being Lot 10 DP 668752 and Lot 49 DP 862711, OEH 02/01754

[n2018-3811]

NATIONAL PARKS AND WILDLIFE ACT 1974

NOTICE OF RESERVATION OF A NATIONAL PARK

I, General The Honourable David Hurley AC DSC (Ret'd), Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below as part of **Sydney Harbour National Park**, under the provisions of Section 30A(1)(a) of the *National Parks and Wildlife Act 1974*.

SIGNED and SEALED at Sydney this 31st day of October, 2018

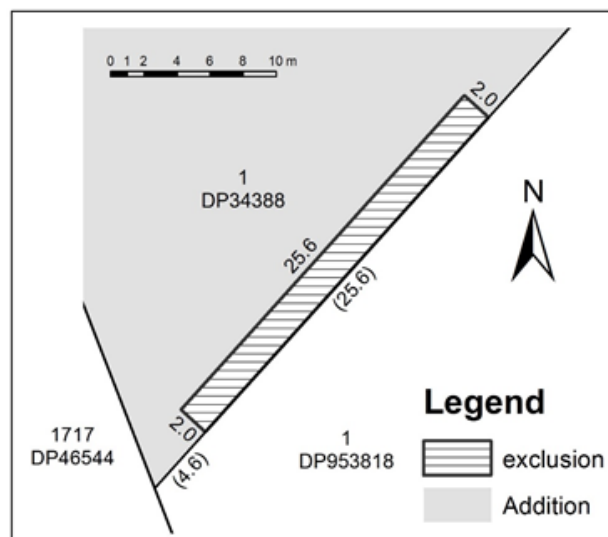
DAVID HURLEY
Governor,
By His Excellency's Command,

GABRIELLE UPTON
Minister for the Environment.

Schedule

Land District – Metropolitan LGA – Woollahra

County Cumberland, Parish Alexandria, 4.823 hectares being Lot 1 DP34388 exclusive of the area shown hatched in the diagram below.



DIAGRAM

Papers OEH/ EF18/5107

[n2018-3812]



Exemption Order under Clause 28, of the Protection of the Environment Operations (Underground Petroleum Storage Systems) Regulation 2014

The exemption for persons responsible for Underground Petroleum Storage Systems used for back-up generators, heating oil and waste oil storage

Introduction

This order, issued by the Environment Protection Authority (EPA) under clause 28 of the Protection of the Environment Operations (Underground Petroleum Storage Systems) Regulation 2014 (the **Regulation**), exempts a Person Responsible for an underground petroleum storage system of a type listed in this exemption, from certain provisions of the Regulation, in respect of that storage system.

This Order revokes and replaces the *Class 1 Exemption Order* issued on 1 June 2012.

1. Work to which this order applies

- 1.1. This order applies to underground petroleum storage systems of the types listed in Table 1 below:

Table 1 – Underground petroleum storage system types.

A storage system that is used solely for a back-up generator in a commercial premises or residential premises; or
A storage system that is used solely for the storage of heating oil in a residential premises or the contents of which are used solely for the purpose of heating a residential premises; or
A storage system that is used solely for the storing of waste oil

2. Class of persons to whom this order applies

- 2.1. The requirements in this Order apply, as relevant, to a Person Responsible (as defined in cl 3 of the Regulation) for the underground petroleum storage system types listed in Table 1, above.
- 2.2. This Order does not apply to underground petroleum storage systems of types not listed in Table 1, above.

3. Duration

- 3.1. This order commences on the day of its publication in the Gazette and remains in force until 31 August 2019.

4. Exemption

- 4.1. This Order exempts the classes of Person Responsible for an underground petroleum storage system of a type listed in Table 1 (above), from the provisions of the Regulation listed in Table 2 (below), in respect of that storage system.

Table 2 - Requirements of the Regulation

Clause 16	The requirement for a storage system to have a secondary leak detection system.
Clause 19	The requirement to prepare and implement an environment protection plan
Clause 20	The requirement to check and maintain gauges, indicators, groundwater monitoring wells and other measuring instruments in the system and recording the data produced by the measuring instruments.
Clause 21	The requirement to test the groundwater in each groundwater monitoring well, and to test any alternative secondary leak detection system on the storage site.
Clause 24 (1) and (2)	The requirement to keep an incident log for a storage system.
Clause 25 (1) (b)	The requirement to keep for 7 years from the date of creation, any document containing data produced by measuring instruments.
Clause 25(1) (c)	The requirement to keep for 7 years from the date of creation, any document containing details of any action taken to investigate and fix any leak detected by a loss monitoring procedure.
Clause 26 (1) (c)	The requirement to keep for 7 years from the date of decommissioning of any storage system, any report on a secondary leak detection system.
Clause 26 (1) (d)	The requirement to keep for 7 years from the date of decommissioning of any storage system, any versions of environment protection plans.
Clause 26 (1) (f)	The requirement to keep for 7 years from the date of decommissioning of any storage system, any incident log kept for the system.

5. Conditions

- 5.1 This Order is subject to the condition that the person complies with all of the provisions of the *Protection of the Environment Operations Act 1997* and the provisions of the Regulation not otherwise exempted.

6. Definitions

- 6.1 Terms used in this order have the same meaning as in the Regulation.

- 6.2 In this order:

commercial premises means premises used for a commercial purpose, but does not include premises used for an industrial purpose.

residential premises means premises used as a residence.

waste oil means oil that has been used for lubricating or other purposes and has become unsuitable for its purpose due to the presence of impurities or loss of its original properties and is not intended for combustion.

2 November 2018

ARMINDA RYAN,
Director
Contaminated Land Management
Environment Protection Authority
by delegation

Notes

The EPA may revoke this order at any time. It is the responsibility of the Person Responsible for the UPSS to ensure that they comply with all relevant requirements of the most current version of this order. The current version of an exemption will be available on the EPA website:
www.epa.nsw.gov.au

In gazetting this order, the EPA is exempting the Person Responsible from complying with the specific requirements of the Regulation outlined in Table 2 of this order in respect of certain storage systems.

[n2018-3813]

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Coffs Creek, Coffs Harbour – adjacent to The Promenade on Harbour Drive.

Duration

9:00pm to 10:00pm – Saturday 8 December 2018.

Detail

A fireworks display will be conducted over the navigable waters of Coffs Creek. Fireworks will be launched from a position adjacent to The Promenade on Harbour Drive and the area directly around this firing position may be dangerous and hazardous during the display.

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

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

All vessel operators and persons in the vicinity should keep a proper lookout, keep well clear of the fireworks barge and exercise extreme caution near the exclusion zone.

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

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

Marine Notice: NH1893

Date: 5 November 2018

Manager Operations North
Delegate

[n2018-3814]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Sydney Harbour, Farm Cove – adjacent to Fleet Steps.

Duration

10:00am to 11:30pm – Saturday 17 November 2018

Detail

The 2018 Harbourlife event will be held at Fleet Steps adjacent to the waters of Farm Cove at the location specified above, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event which will be marked by lit yellow buoys and will be created 100 metre to the north, 100 metres to the south and 60 metres west of Fleet Steps between the above times.

Unauthorised vessels and persons are strictly prohibited from entering the Exclusion Zone, which will be patrolled by NSW Police vessels.

All vessel operators and persons in the vicinity must keep a proper lookout, keep well clear of competing and support vessels, exercise extreme caution and comply with any direction given by authorities.

Maps and Charts Affected

RMS Boating Map – 9D

RAN Hydrographic Chart AUS 200

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 SY1847

Date: 5 November 2018

Daniel Duemmer
Manager Operations Sydney Harbour
Delegate

[n2018-3815]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS

Location

Murray River – entire width of the River at the following locations:

- Monday 19 November 2018 – from the Mulwala Weir, upstream from the 1986km river marker, downstream to the 1886km river marker near Tocumwal.
- Tuesday 20 November 2018 – from the 1886km river marker near Tocumwal, downstream to Picnic Point near the 1790km river marker.
- Wednesday 21 November 2018 – from Picnic Point near the 1790km river marker, downstream to the Victoria Park boat ramp, Echuca near the 1712km river marker.
- Thursday 22 November 2018 – from the Victoria Park boat ramp near Echuca and the 1712km river marker, downstream to Torrumbarry Headworks near the 1648km river marker.
- Friday 23 November 2018 – from the Murrabit Bridge near the 1486km river marker, downstream to the Swan Hill Bridge near the 1410km river marker.

Duration

6.00am to 6.30pm – Monday 19 to Friday 23 November 2018 inclusive.

Detail

A canoe and kayak event will be conducted on the waters of the Murray River as detailed above.

Due to the risk to safe navigation and the nature and number of participating vessels, a Regulated Area will be created at the above times across the entire width of the River and will extend 200 metres ahead and 200 metres behind the competing vessels, as indicated by the presence of official vessels. The Regulated Area will surround and move with the competing vessels.

The start of the Regulated Area will be indicated by an official vessel positioned alongside the leading competitor, displaying two red flags. The end of the Regulated Area will be marked by an official vessel positioned alongside the final competitor, displaying a single green flag.

Special Restrictions

Pursuant to section 12(3) of the *Marine Safety Act 1998* **powered vessels** operating in the Regulated Area:

- Must not exceed the maximum speed of 4 knots, and
- Must produce minimal wash.

All vessel operators and persons using the waters in the vicinity of the event must keep a proper lookout and exercise 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: SO1845

Date: 7 November 2018

Deon Voyer
Manager Operations South
Delegate

[n2018-3816]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Lake Albert, Wagga Wagga – all navigable waters.

Duration

8.00am to 6.00pm – Saturday 10 and Sunday 11 November 2018.

Detail

Powerboat demonstrations will be conducted on the navigable waters of Lake Albert, involving the use of high speed power vessels which will be active in the area during the above times. Participating vessels will operate at high speed presenting a significant potential hazard to other waterway users.

There will also be support vessels present to manage the event.

An **EXCLUSION ZONE** is specified during the event and will comprise the entirety of Lake Albert, which will effectively close the Lake between the above times for this event.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone (the Lake) which will be patrolled by Roads and Maritime vessels.

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

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

Marine Notice: SO1874

Date: 7 November 2018

Deon Voyer
Manager Operations South
Delegate

[n2018-3817]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Murray River, Moama – the entire width of the river between the 1630km river marker (Torrumbarry Weir) and the 1660km river marker (500 metres upstream of the junction of Deep Creek)

Duration

6.00am to 6.00pm – Saturday 17 November 2018.

Detail

Competitive ski races will be conducted on the navigable waters of the Murray River as specified above, involving the use of high speed power vessels, persons being towed at speed using tow-lines, and persons in the water from time to time, presenting a significant potential hazard to other waterway users.

There will also be support vessels present to manage the event.

An **EXCLUSION ZONE** is specified during the event which will be marked by buoys, signage, and the presence of official patrol and control vessels.

Unauthorised vessels and persons are strictly prohibited from entering the Exclusion Zone.

Special Restrictions

Pursuant to section 12(3) of the *Marine Safety Act 1998*, for the duration of the event, special restrictions are imposed on all vessels moored or anchored within the exclusion zone whilst it is in force. The special restrictions are as follows:

- Vessels moored or secured to the riverbank within the area must remain at their position and **MUST NOT** be operated during the event.
- All vessels moored or secured to the river bank within the area are required to be moored in a safe location well away from river bends and corners.
- All vessels that are not moored or secured to the riverbank (e.g. merely anchored) are to be moored or secured in accordance with the directions of an authorised officer or event official for the duration of the event.

All vessel operators and persons in the vicinity must comply with the above restrictions, keep a proper lookout, exercise extreme caution and keep well clear of participating vessels, support vessels and persons in the water.

Occupants of vessels are strongly urged to vacate their vessels during the event, and if they wish to view the race, to do so from shore.

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: SO1872

Date: 7 November 2018

Deon Voyer
Manager Operations South
Delegate

[n2018-3818]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Pembroke, Cooperabung, South Kempsey and Kundabung in the Port Macquarie-Hastings Council and Kempsey Shire Council Areas

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 those pieces or parcels of land situated in the Port Macquarie-Hastings Council area, Parish of Cairncross and County of Macquarie, shown as:

Lots 15 and 16 Deposited Plan 1198482, being parts of the land in Certificate of Title 1/1141894;

Lot 17 Deposited Plan 1198482, being part of the land dedicated as Cairncross State Forest No. 183 by proclamation in Government Gazette No 42 of 29 March 1968 (No 11 by Extension);

Lots 18 and 19 Deposited Plan 1198482, being parts of the land in Certificate of Title 1/1142895; and

Lots 20, 21 and 22 Deposited Plan 1198482, being part of the land dedicated as Cairncross State Forest No. 183 by proclamation in Government Gazette No. 203 of 25 November 1914;

Also all those pieces or parcels of land situated in the Port Macquarie-Hastings Council area, Parish of Prospect and County of Macquarie, shown as:

Lots 101 to 106 inclusive and Lots 108 to 111 inclusive Deposited Plan 1196392, being part of the land dedicated as Ballengarra State Forest No 474 by proclamation in Government Gazettes No 87 of 15 June 1917, No 135 of 16 September 1938 (No 4 by Extension) and No 114 of 2 October 1964 (No 11 by Extension);

Lot 107 Deposited Plan 1196392, being part of the land in Certificate of Title 78/754443;

Lot 112 Deposited Plan 1196392, being part of the land in Certificate of Title 2/252808; and

Lots 3 and 4 Deposited Plan 252808, being the whole of the land in Certificates of Title 3/252808 and 4/252808;

And also all that piece or parcel of land situated in the Kempsey Shire Council area, Parish of Lincoln and County of Macquarie, shown as Lot 1 Deposited Plan 1194355, being part of the land dedicated as Maria River State Forest No 469 by proclamation in Government Gazette No 81 of 1 June 1917.

The land is said to be in the possession of Forestry Corporation of NSW.

(RMS Papers: SF2018/167567; RO 10/196.1736)

[n2018-3819]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Liverpool 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 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 & Road Dedication
Roads and Maritime Services

Schedule 1

All that piece or parcel of Crown land situated in the Liverpool City Council area, Parish of St Luke and County of Cumberland, shown as Lot 31 Deposited Plan 1243968, being part of the land in Certificate of Title 11/1159118.

The land is said to be in the possession of the Crown and Liverpool City Council (Reserve Trust Manager).

Schedule 2

Interest in Land

A lease for a specified period of two years, as described in Memorandum AE293511 recorded at NSW Land Registry Services, of all that piece or parcel of Crown land situated in the Liverpool City Council area, Parish of St Luke and County of Cumberland, shown as Lot A in RMS Sketch Plan SR5015 – CA, being part of the land in Certificate of Title 11/1159118.

The land is said to be in the possession of the Crown and Liverpool City Council (Reserve Trust Manager).

(RMS Papers: SF2018/105866; RO SF2017/257060)

[n2018-3820]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Binda in the Upper Lachlan Shire 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

Interest in Land

Easement in gross for electricity purposes as provided in Schedule 4A of the *Conveyancing Act 1919*, over the land situated in the Upper Lachlan Shire Council area, Parish of Binda and County of Georgiana as described below:

Land Burdened

The site designated (A) on Deposited Plan 1220003 and described thereon as a “proposed easement for overhead powerlines 20 wide and variable width” being part of the Crookwell River and part of the land in Certificate of Title 12/1186478.

The said land is said to be in the possession of the Crown and Local Land Services (reserve trust manager).

(RMS Papers: SF2018/108052; RO SF2015/133170)

[n2018-3821]

ROADS ACT 1993

Notice of Dedication of Land as Public Road at North Richmond in the Hawkesbury City Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication

Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Hawkesbury City Council area, Parish of Currency and County of Cook, shown as Lot 12 Deposited Plan 1238977.

(RMS Papers: SF2018/036336; RO SF2017/084925)

[n2018-3822]

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)

ELA5737, THOMSON RESOURCES LTD, dated 2 November 2018.

[n2018-3823]

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

AUTHORISATION (AUTH)

AUTH143, DENDROBIUM COAL PTY LTD. Application for renewal received 1 November 2018.

EXPLORATION LICENCE (EL)

EL2513, PERILYA BROKEN HILL LIMITED. Application for renewal received 6 November 2018.

EL8403, BOWDENS SILVER PTY LIMITED. Application for renewal received 1 November 2018.

EL8405, BOWDENS SILVER PTY LIMITED. Application for renewal received 1 November 2018.

MINING LEASE (ML)

ML1441, (Act 1992), HILLGROVE MINES PTY LTD. Application for renewal received 30 October 2018.

ML1598, (Act 1992), HILLGROVE MINES PTY LTD. Application for renewal received 30 October 2018.

ML1599, (Act 1992), HILLGROVE MINES PTY LTD. Application for renewal received 30 October 2018.

ML1600, (Act 1992), HILLGROVE MINES PTY LTD. Application for renewal received 30 October 2018.

ML1601, (Act 1992), HILLGROVE MINES PTY LTD. Application for renewal received 30 October 2018.

ML1602, (Act 1992), HILLGROVE MINES PTY LTD. Application for renewal received 30 October 2018.

ML1603, (Act 1992), HILLGROVE MINES PTY LTD. Application for renewal received 30 October 2018.

[n2018-3824]

Notice is given that the following authority has been renewed:

EXPLORATION LICENCE (EL)

EL6281, MINERALS AUSTRALIA PTY LTD. Renewal effective on and from 5 November 2018.

[n2018-3825]

Notice is given that the following applications to transfer have been received:

EXPLORATION LICENCE (EL)

ALTIUS AUSTRALIA PTY LTD has applied for approval to transfer EL8484 to BMEX LIMITED. Application received 30 October 2018.

ALTIUS AUSTRALIA PTY LTD has applied for approval to transfer EL8485 to BMEX LIMITED. Application received 30 October 2018.

ALTIUS AUSTRALIA PTY LTD has applied for approval to transfer EL8569 to BMEX LIMITED. Application received 30 October 2018.

[n2018-3826]

Notice is given that the following applications for transfer have been withdrawn:

MINING LEASE (ML)

Mining Lease No. 1571, GORDON KENNETH KELLY. Withdrawal took effect on 1 November 2018.

[n2018-3827]

WORK HEALTH AND SAFETY (MINES AND PETROLEUM SITES) REGULATION 2014

Registration of Person-riding Hoists (Winding Systems) in Small Gemstone Mines Design Order 2018

I, Garvin Burns, Chief Inspector, with the delegated authority of the Secretary, Department of Planning and Environment, in pursuance of clause 177(5) of the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014* ("the Regulation") make the following Order.

Dated this 6th day of November 2018.

Garvin Burns
Chief Inspector
Department of Planning and Environment (by delegation)

1. Name of Order

This Order is the *Registration of Person-Riding Hoists (Winding Systems) in Small Gemstone Mines Design Order 2018*.

2. Commencement

This Order commences on Friday 9 November 2018.

3. Interpretation

In this Order:

MDG is a reference to mining design guidelines produced by the NSW Government and published on the NSW Department of Planning and Environment's Resources Regulator website.

person-riding hoist means a winding system used in an underground mine, that is a small gemstone mine, where the winding system lifts no more than 40 metres from the surface of the small gemstone mine to the underground workings and carries no more than two people.

Regulation means the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014*.

small gemstone mine has the same meaning it has in clause 3 of the Regulation.

winding system has the same meaning as it has in clause 3 of the Regulation.

4. Revocation

The *Registration of Person-Riding Hoists (Winding Systems) in Small Gemstone Mines Design Order 2015* published in the NSW Government Gazette No. 71 of 21 August 2015 at pages 2667, is revoked.

5. Design requirements

5.1 Except as provided in paragraph 5.2, all person-riding hoists must be designed to meet the design requirements of section 2 of MDG 42.1 Guideline for person-riding hoists (winding systems) in small gemstone mines Part 1: Design, as amended from time to time.

5.2 Where a design does not comply, in full or part, with section 2 of MDG 42.1, the designer must specify the published technical standards or the engineering principles used to identify controls, in the order of the hierarchy of risk controls in Part 3.1 of the *Work Health and Safety Regulation 2017*, incorporated in the design to achieve at least an equivalent level of safety as the design requirements in the guideline.

6. Performance standards

All person-riding hoists must be tested and meet the performance standards specified in section 2.7 of MDG 42.1, as amended from time to time.

[n2018-3828]

WORK HEALTH AND SAFETY (MINES AND PETROLEUM SITES) REGULATION 2014

Registration of Diesel Engine Systems Design Order 2018

I, Garvin Burns, Chief Inspector, with the delegated authority of the Secretary, Department of Planning and Environment, in pursuance of clause 177(5) of the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014* ("the Regulation") make the following Order.

Dated this 6th day of November 2018.

Garvin Burns
Chief Inspector
Department of Planning and Environment (by delegation)

1. Name of Order

This Order is the *Registration of Diesel Engine Systems Design Order 2018*.

2. Commencement

This Order commences on Friday 9 November 2018.

3. Interpretation

In this Order:

MDG is a reference to mining design guidelines produced by the NSW Government and published on the NSW Department of Planning and Environment's Resources Regulator website.

4. Revocation

The *Registration of Diesel Engine Systems Design Order 2015* published in NSW Government Gazette No. 52 of 26 June 2015 at page 1851 is revoked.

5. Design requirements

5.1 Except as provided in paragraph 5.2, all diesel engine systems used in underground coal mines must be designed to meet the design requirements of MDG 43 *Technical Standard for the Design of Diesel Engine Systems for Use in Underground Coal Mines*, as amended from time to time.

5.2 Where a design does not comply, in full or part, with MDG 43, the designer must specify the published technical standards or the engineering principles used to identify controls, in the order of the hierarchy of risk controls in Part 3.1 of the *Work Health and Safety Regulation 2017*, incorporated in the design to achieve at least an equivalent level of safety as the design requirements in the guideline.

6. Performance and testing standards

All diesel engine system designs must be tested and meet the performance standards specified in MDG 43, as amended from time to time.

[n2018-3829]

WORK HEALTH AND SAFETY (MINES AND PETROLEUM SITES) REGULATION 2014

Registration of Powered Winding System (other than a person-riding hoist) Design Order 2018

I, Garvin Burns, Chief Inspector, with the delegated authority of the Secretary, Department of Planning and Environment, in pursuance of clause 177(5) of the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014* ("the Regulation") make the following Order.

Dated this 6th day of November 2018.

Garvin Burns
Chief Inspector
NSW Department of Planning and Environment (by delegation)

1. Name of Order

This Order is the *Registration of Powered Winding System (other than a person-riding hoist) Design Order 2018*.

2. Commencement

This Order commences on Friday 9 November 2018.

3. Interpretation

Australian Standard or **AS** is a reference to a standard published by or on behalf of Standards Australia.

MDG is a reference to mining design guidelines produced by the NSW Government and published on the NSW Department of Planning and Environment's Resources Regulator website.

person-riding hoist means a winding system used in an underground mine, that is a small gemstone mine, where the winding system lifts no more than 40 metres from the surface of the small gemstone mine to the underground workings and carries no more than two people.

Note: A person-riding hoist is subject to a separate Order made pursuant to clause 177(5) of the Regulation.

Regulation means the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014*.

winding system has the same meaning as it has in clause 3 of the Regulation.

4. Revocation

The *Requirements for Design Registration of Powered Winding Systems* published in the NSW Government Gazette No. 24 of 2 February 2007 at pages 684-687, is revoked.

Note: Pursuant to clause 34(5) of Schedule 12 of the Regulation, the *Requirements for Design Registration of Powered Winding Systems* published in the Gazette of 2 February 2017 is taken to be an order under clause 177(5) of the Regulation and may be revoked in the same way as an order made under that clause.

5. Design Requirements

5.1 Except as provided in paragraph 5.2, all powered winding systems, other than a person-riding hoist, must be designed to meet the design requirements of:

- a. MDG 33:1998 '*Guideline for design, commissioning & maintenance of drum winders*' (sections 2 to 7); and
- b. MDG 2005:2003 '*Electrical technical reference for the approval of power winding system*' (sections 2 to 5).

5.2 Where a design does not comply, in full or part, with the guidelines listed in paragraphs 5.1 (a)-(b), the designer must specify the published technical standards or the engineering principles used to identify controls, in the order of the hierarchy of risk controls in Part 3.1 of the *Work Health and Safety Regulation 2017*, incorporated in the design to achieve at least an equivalent level of safety as the design requirements in the guidelines.

5.3 In addition, except as provided in paragraph 5.4, a powered winding system, other than a person-riding hoist, must be designed in accordance with the design criteria contained in the following guidelines and standards, as is relevant to the type of the powered winding system:

Mining Design Guidelines

- c. MDG 26:1999 *Guideline for the examination, testing and discard of mine winder ropes*

Australian Standards

- d. AS 1554.1–2004 *Structural steel welding – Welding of steel structures*
- e. AS 3600–2001 *Concrete structures*
- f. AS 3637.1–2005 *Underground mining – Winding suspension equipment – General requirements*
- g. AS 3637.2–2005 *Underground mining – Winding suspension equipment – Detaching hooks*
- h. AS 3637.3–1997 *Underground mining – Winding suspension equipment – Rope cappings*
- i. AS 3637.4–2002 *Underground mining – Winding suspension equipment – Drawbars and connecting links*
- j. AS 3637.5–2005 *Underground mining – Winding suspension equipment – Rope swivels and swivel hooks*
- k. AS 3637.6–2005 *Underground mining – Winding suspension equipment – Shackles and chains*
- l. AS 3751–2005 *Underground mining – Slope haulage – Couplings, drawbars, and safety chains*
- m. AS 3785.1–2006 *Underground mining – Shaft equipment – Shaft overwind safety catch system*
- n. AS 3785.2–2006 *Underground mining – Shaft equipment – Shaft winding arresting systems*
- o. AS 3785.3–2005 *Underground mining – Shaft equipment – Drum winding gripper systems*
- p. AS 3785.4–2002 *Underground mining – Shaft equipment – Conveyances for vertical shafts*
- q. AS 3785.5–1998 *Underground mining – Shaft equipment – Headframes*
- r. AS 3785.6–1996 *Underground mining – Shaft equipment – Guides and rubbing ropes for conveyances*
- s. AS 3785.7–2006 *Underground mining – Shaft equipment – Sheaves*
- t. AS 3785.8–1994 *Underground mining – Shaft equipment – Personnel conveyances in other than vertical shafts*
- u. AS 3990–1993 *Mechanical equipment – Steelwork*
- v. AS 4100–1998 *Steel structures*.

5.4 Where a design does not comply, in full or part, with the guidelines or standards listed in paragraphs 5.3 (c)-(v) as are relevant to the type of powered winding system, the designer must specify the published technical standards or the engineering principles used to identify controls, in the order of the hierarchy of risk controls in Part 3.1 of the *Work Health and Safety Regulation 2017*, incorporated in the design to achieve at least an equivalent level of safety as the design requirements in those guidelines and standards.

[n2018-3830]

WORK HEALTH AND SAFETY (MINES AND PETROLEUM SITES) REGULATION 2014

Registration of Detonators Design Order 2018

I, Garvin Burns, Chief Inspector, with the delegated authority of the Secretary, Department of Planning and Environment, in pursuance of clause 177(5) of the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014* (“the Regulation”) make the following Order.

Dated this 6th day of November 2018.

Garvin Burns
Chief Inspector
NSW Department of Planning and Environment (by delegation)

1 Name of Order

This Order is the *Registration of Detonators Design Order 2018*.

2 Commencement

This Order commences on Friday 9 November 2018.

3 Interpretation

In this Order:

HSE is a reference to the Health and Safety Executive, United Kingdom.

Regulation means the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014*.

4 Revocation of Requirements for Registration of Detonators used in Underground Mines at a Coal Workplace

The *Registration of Detonators Design Order 2015* published in the NSW Government Gazette No 52 of 26 June 2015 at page 1849 is revoked.

5 Design requirement

5.1 Except as provided in paragraph 5.2, all detonators must be designed to meet the design requirements of paragraphs 5.1 (a) – (c).

- (a) All detonators used in underground coal mines must be copper-cased with leading wires of copper complying with HSE Testing Memorandum No 13 (TM13) *Conditions of Test and Approval of Electric Detonators*, Appendix ‘C’ excluded, (as amended from time to time).
- (b) All detonators, including its associated components, must be designed so that the detonator is capable of satisfactorily initiating detonation in the explosive or explosives in which it is intended to be used, without itself being an effective ignition source of a methane-enriched atmosphere.
- (c) The detonator must be of such character as not to be liable to deteriorate or to become dangerous under conditions of storage or use.

5.2 Where a design does not comply, in full or part, with requirements listed in paragraphs 5.1 (a)-(c), the designer must specify the published technical standards or the engineering principles used to identify controls, in the order of the hierarchy of risk controls in Part 3.1 of the *Work Health and Safety Regulation 2017*, incorporated in the design to achieve at least an equivalent level of safety as the design requirements of paragraphs 5.1 (a)-(c).

6 Testing requirements

6.1 Test facility

All compliance testing must be carried out by:

- (a) Health and Safety Laboratory, United Kingdom, or
- (b) a suitably qualified and experienced independent laboratory conducting testing to an equivalent standard.

6.2 Test method

Detonators must be tested in accordance with the relevant requirements of HSE Testing Memorandum No 13 (TM13) *Conditions of Test and Approval of Electric Detonators*, Appendix 'C' excluded (as amended from time to time).

7 Performance standards

7.1 Except as provided in paragraph 7.2, all detonators must be designed to meet the requirements of paragraphs 7.1 (a)-(b)

- (a) When tested, the design of the detonator must provide evidence that it is capable of satisfactorily initiating detonation in the explosive or explosives in which it is intended to be used.
- (b) All detonators must pass the following performance requirements:
 - (i) **Fusehead resistance:** the electrical resistance of the fusehead must be not less than 0.9 ohms and not greater than 1.8 ohms.
 - (ii) **Firing current:** with a current of 0.6 ampere d.c. applied for 50 milliseconds, the probability of a misfire must not exceed 1 in 10 000.
 - (iii) **No-fire current:** with a current of 0.25 ampere d.c., applied for 5 seconds, the probability of a detonator firing must not exceed 1 in 10 000.
 - (iv) **Detonator resistance:** not more than 2% of the detonators of any one type must have a total resistance, inclusive of the leading wires, of more than 2.2 ohms.

In addition, for delay detonators, the mean delay time for each delay number should correspond approximately to the nominal delay time. And, the tolerance on the delay time should be such that the probability of the delay time of a detonator taken at random from one delay number in series overlapping the delay time of a detonator similarly taken from an adjacent delay number must not exceed 1 in 20 (i.e. an overlap probability less than 0.05).
 - (v) **Detonator series firing:** when a current of 1.25 amperes d.c. is applied for 4 milliseconds there shall be no failure in 20 consecutive rounds each of 10 detonators connected in series.
 - (vi) **Detonator incendivity tests:** when fired in the presence of a methane-air mixture containing 9% methane, in a steel lined chamber of approximate dimensions 710mm x 265mm x 50mm sealed along the top by polythene film, using a current of 1.25 amperes d.c. applied for 4 milliseconds, the probability of ignition must be such that not more than 14 ignitions in 200 tests are produced.

7.2 Where a design does not comply, in full or part, with the requirements of paragraphs 7.1 (a)-(b), the designer must specify the published technical standards or the engineering principles used to identify controls, in the order of the hierarchy of risk controls in Part 3.1 of the *Work Health and Safety Regulation 2017*, incorporated in the design to achieve at least an equivalent level of safety as the requirements of paragraphs 7.1 (a)-(b).

[n2018-3831]

Primary Industry Notices

Animal Research Instrument of Delegation 2018

under the

Animal Research Act 1985

I, SIMON DRAPER, Secretary of the Department of Industry, in pursuance of section 59A of the *Animal Research Act 1985*, make the following Instrument of Delegation.

Dated this 23rd day of August 2018

SIMON DRAPER,
Secretary
Department of Industry

Explanatory note

This Instrument is made under section 59A of the *Animal Research Act 1985*. The object of this Instrument is to delegate functions conferred or imposed on the Secretary by or under the *Animal Research Act 1985*.

Animal Research Instrument of Delegation 2018

under the

Animal Research Act 1985

1 Name

This Instrument is the *Animal Research Instrument of Delegation 2018*.

2 Commencement

This Instrument commences on the day on which it is signed.

3 Interpretation

(1) In this Instrument:

function includes a power, authority or duty, and *exercise* a function includes perform a duty.

role includes office.

role title includes title of an office.

the Act means the *Animal Research Act 1985*.

the Department means the Department of Industry.

the Regulation means the *Animal Research Regulation 2010*.

(2) Unless otherwise defined in this Instrument, words and expressions that are defined in the Act have the same meaning in this Instrument.

(3) Unless otherwise specified, references to a role or role title in this Instrument are references to a role or role title within the Department.

4 Delegation of functions

(1) The functions conferred or imposed on the Secretary under the Act in Column 1 of Schedules 2 and 3 are delegated to the person in the delegate category specified in Column 3 of Schedules 2 and 3.

(2) Delegate categories are defined in Schedule 1.

(3) The person assigned to a delegate category specified in column 2 of Schedule 1 includes any person who is for the time being acting in that role or performing the duties and responsibilities of that role.

5 Revocation of *Animal Research Instrument of Delegation 2016*

Pursuant to section 59A of the Act, the *Animal Research Instrument of Delegation 2016* published in NSW Government Gazette No. 29 of 22 April 2016 at pages 904 to 908 is revoked, as is any instrument of delegation revived as a result of this revocation.

Schedule 1 – Delegate categories

Column 1 Delegate Category	Column 2 Role Title
Category A	<p>Director General in the office of the Department of Primary Industries within the Department.</p> <p>Deputy Director General with responsibility for Biosecurity and Food Safety who reports to the Director General in the office of the Department of Primary Industries within the Department.</p>
Category B	<p>Director General in the office of the Department of Primary Industries within the Department.</p> <p>Deputy Director General with responsibility for Biosecurity and Food Safety who reports to the Director General in the office of the Department of Primary Industries within the Department.</p> <p>Group Directors and Directors in the Biosecurity and Food Safety Branch, in the office of the Department of Primary Industries within the Department</p>
Category C	<p>Director General in the office of the Department of Primary Industries within the Department.</p> <p>Deputy Director General with responsibility for Research Excellence who reports to the Director General in the office of the Department of Primary Industries within the Department.</p> <p>Group Directors in the Research Excellence Branch, in the office of the Department of Primary Industries within the Department</p>
Category D	<p>Director General in the office of the Department of Primary Industries within the Department.</p> <p>Deputy Director General with responsibility for Biosecurity and Food Safety who reports to the Director General in the office of the Department of Primary Industries within the Department.</p> <p>Group Directors and Directors in the Biosecurity and Food Safety Branch, in the office of the Department of Primary Industries within the Department</p> <p>Managers reporting to the Director Biosecurity and Food Safety Compliance.</p>

Schedule 2 – Animal Research Act 1995 (Secretary’s functions)

Column 1 Section	Column 2 Summary of functions delegated	Column 3 Delegate category
Part 3, Animal care and ethics committees		
13(3)	Appoint animal care and ethics committees	C
Part 4, Accreditation and licencing		
18	Approve application form for accreditation as a research establishment	B
19	Refer application for accreditation to the Panel for investigation	D
20	Determine application for accreditation as a research establishment, including issue certificates of accreditation and approve the form of such a certificate	D
21	Determine period of accreditation following cancellation or suspension	D
23	Refer complaint to the Panel in respect of an accredited research establishment	D
24	Determine complaint in relation to an accredited research establishment	B
25	Issue an authority for an individual to carry out animal research	C
25A	Approve form of an animal research authority application and determine applications	B
26	Approve form of animal research authority and determine form and manner of application for the concurrence of the Minister	B
28A	Refer complaint to the Panel in respect of an animal research authority	D
28B	Determine complaint in relation to an accredited research establishment	B

37	Approve form for application for an animal supplier's licence	B
38	Refer application for animal supplier's licence to the Panel for investigation	D
39	Determine application for animal supplier's licence	D
40	Approve form of animal supplier's licence	D
43	Refer complaint to the Panel in respect of an animal supplier's licence	D
44	Determine complaint in relation to an animal supplier's licence	B
Part 6, Inspectors		
49	Appoint inspectors and issue inspectors with a certificate of identification	B
Part 7, Supplementary		
59	Sign evidentiary certificate	B

Schedule 3 – Animal Research Regulation 2010

Column 1 Clause	Column 2 Summary of functions delegated	Column 3 Role title
13	Satisfaction that requiring payment of fee by school would be an unreasonable imposition	B
24	Approve form of report	B
25	Waive or refund all or part of any fee payable under the Act or Regulation	B
Schedule 3, item 9	Approve form of declaration made by relevant animal ethics committee	B

[n2018-3832]

Exhibited Animals Protection Instrument of Delegation (No 2) 2018

under the

Exhibited Animals Protection Act 1986

I, SIMON DRAPER, Secretary of the Department of Industry, in pursuance of section 49A of the *Exhibited Animals Protection Act 1986*, make the following Instrument of Delegation.

Dated this 23rd day of August 2018

SIMON DRAPER,
Secretary
Department of Industry

Explanatory note

This Instrument is made under section 49A of the *Exhibited Animals Protection Act 1986*. The object of this Instrument is to delegate functions conferred or imposed on the Secretary by or under the *Exhibited Animals Protection Act 1986*.

Exhibited Animals Protection Instrument of Delegation (No 2) 2018

under the

Exhibited Animals Protection Act 1986

1 Name

This Instrument is the *Exhibited Animals Protection Instrument of Delegation (No 2) 2018*.

2 Commencement

This Instrument commences on the day on which it is signed.

3 Interpretation

(1) In this Instrument:

function includes a power, authority or duty, and *exercise* a function includes perform a duty.

role includes office.

role title includes title of an office.

the Act means the *Exhibited Animals Protection Act 1986*.

the Department means the Department of Industry.

the Regulation means the *Exhibited Animals Protection Regulation 2010*.

the Standards means any Standard prescribed in clause 8 of the Regulation.

(2) Unless otherwise defined in this Instrument, words and expressions that are defined in the Act have the same meaning in this Instrument.

(3) Unless otherwise specified, references to a role or role title in this Instrument are references to a role or role title within the Department.

4 Delegation of functions

(1) The functions conferred or imposed on the Secretary under the Act in Column 1 of Schedules 2, 3 and 4 are delegated to the person in the delegate category specified in Column 3 of Schedules 2, 3 and 4.

(2) Delegate categories are defined in Schedule 1.

(3) The person assigned to a delegate category specified in column 2 of Schedule 1 includes any person who is for the time being acting in that role or performing the duties and responsibilities of that role.

5 Revocation of *Exhibited Animals Protection Instrument of Delegation 2016*

Pursuant to section 49A of the Act, the *Exhibited Animals Protection Instrument of Delegation 2018* published in NSW Government Gazette No. 26 of 9 March 2018 at pages 1481 to 1494 is revoked, as is any instrument of delegation revived as a result of this revocation.

Schedule 1 – Delegate categories

Column 1 Delegate Category	Column 2 Role Title
Category A	<p>Director General in the office of the Department of Primary Industries within the Department.</p> <p>Deputy Director General with responsibility for Biosecurity and Food Safety who reports to the Director General in the office of the Department of Primary Industries within the Department.</p>
Category B	<p>Director General in the office of the Department of Primary Industries within the Department.</p> <p>Deputy Director General with responsibility for Biosecurity and Food Safety who reports to the Director General in the office of the Department of Primary Industries within the Department.</p> <p>Group Directors and Directors in the Biosecurity and Food Safety Branch, in the office of the Department of Primary Industries within the Department.</p>
Category C	<p>Director General in the office of the Department of Primary Industries within the Department.</p> <p>Deputy Director General with responsibility for Biosecurity and Food Safety who reports to the Director General in the office of the Department of Primary Industries within the Department.</p> <p>Group Directors and Directors in the Biosecurity and Food Safety Branch, in the office of the Department of Primary Industries within the Department</p> <p>Managers reporting to the Director Biosecurity and Food Safety Compliance.</p>

Schedule 2 – Exhibited Animals Protection Act 1986 (Secretary's functions)

Column 1 Section	Column 2 Summary of functions delegated	Column 3 Delegate category
Part 2 The exhibited animals advisory committee		
7	Enter into agreements to engage consultants to the advisory committee	A
8(c)	Delegate functions to the advisory committee	A
Part 3 Licences, approvals and permits		
15	Issue licence for an animal display establishment	C
18	Approve erection of an animal display establishment	C
19	Approve alteration or extension of a licensed animal display establishment	C
20	Keep and maintain a register of animal display establishments	C
21	Provide certificate in the approved form of registered particulars of a licensed animal display establishment	C
23	Approve the exhibition of animal	C
25	Issue permit authorising the exhibition of animals	C
27 (Note: This includes any decision of the Secretary pursuant to clause 10(4) of the Regulation.)	Deal with applications for the issue, renewal or variation of an authority and applications for transfer of a licence.	C

Column 1 Section	Column 2 Summary of functions delegated	Column 3 Delegate category
28	Impose terms or conditions in an authority including any approval required under a term or condition specified in an authority	C
30	Suspend or cancel an authority	B
31	Request surrender of an authority that has been suspended or cancelled	C
Part 5 Inspectors		
38	Appoint a public service employee to be an inspector	B
39	Issue inspectors with a certificate of identification in the approved form	B
40	Approve a place for seized animals to be transported to for veterinary treatment	C
Part 6 Supplementary		
49	Authorise a person to issue evidentiary certificates	B

Schedule 3 – Exhibited Animal Protection Regulation 2010

Column 1 Clause	Column 2 Summary of functions delegated	Column 3 Delegate category
Part 2 Animal display establishments		
4	Exemption from licensing requirements for animal display establishment that is a wildlife sanctuary	C
8	Vary standards otherwise applicable in relation to the holder of an authority	C
Part 3 Authorities		
10(1)	Approval of form for the purposes of application for issue, renewal or variation of authority	B
10(2)	Notify a holder of an authority that renewal has been refused	B
10(4)	Approve a course of study	C
13	Approve the standard to which an authority holder is to educate the public on conservation of animals	B
15	Conditions on an authority relating to the breeding of animals to which the authority relates.	C
16	Approve amount of insurance cover the holder of an authority is to maintain	B
18	Give notice of consideration of imposing terms and conditions on an authority, and revoke a term or condition of an authority	C
Part 4 Offences		
24	Dealing with exhibited animals that are housed in dangerous or unsuitable housing	B
31	Consent to acquisition or sale of an animal of a species listed in Schedule 2	C

Column 1 Clause	Column 2 Summary of functions delegated	Column 3 Delegate category
32	Consent to removal of an exhibited animal and related permissions and approval of form for such applications	C
33	Exempt the holder of an authority from requirements concerning acquisition, disposal and removal of animals	B
35(2)	Approve the form and location in which the holder of an authority must keep animal records	B
35(5)	Approve the manner for making entries and deleting erroneous entries in electronic animal records	C
36	Approve the manner in which an exhibitor of animals is to keep specified records	B
37	Direct an exhibitor of animals to have species of animals identified and nominate a person to do this	C
38	Exempt the holder of an authority or an exhibitor from any obligation to keep records	B
Part 5 Miscellaneous		
41	Dealing with bonds paid as a condition of cetacean display licence	A

Schedule 4 - Standards

Column 1 Functions delegated	Column 2 Delegate category
All	C

[n2018-3833]

Crown Land Notices

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

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: Lockerby

County: Arrawatta

Land District: Inverell

LGA: Inverell

DESCRIPTION: Crown public road within Lot 56 DP750106 and Lot 60 DP750105; within and east of Lot 61 DP750105, west of Lot 54 DP750105; within Lot 68 DP750105, Lot 1 DP811632, Lot 98 DP750106 as shown on diagram below.

SCHEDULE 2

Roads Authority: Inverell Shire Council

DoI Ref: 18/04373#11



[n2018-3834]

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

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

The Hon Paul Toole, MP,
Minister for Lands and Forestry

SCHEDULE 1

Parish – Lowry; County – Roxburgh

Land District – Bathurst; Locality of Caloola

Local Government Area – Bathurst Regional Council

That part of the Crown Public road known as Burges Road as denoted by blue shading in the diagram below.



SCHEDULE 2

Roads Authority: Bathurst Regional Council

Council Ref: David Luck; 25.00322

File Ref: 18/07972; W600857

[n2018-3835]

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: Berrima
County: Camden
Land District: Moss Vale
LGA: Wingecarribee Shire Council
DESCRIPTION: Crown road known as Sir Charles Moses Lane at Woodlands as shown by red edge on diagram below.

SCHEDULE 2

Roads Authority: Wingecarribee Shire Council
Council's Ref: RD3807, RD3174, RD3164, RD600 0102
DoI Ref: W600617 18/02831#03



SCHEDULE 1

Parish: Mittagong
County: Camden
Land District: Moss Vale
LGA: Wingecarribee Shire Council
DESCRIPTION: Crown roads known as Lyell Street and Old Bowral Road at Mittagong and Park Road at Burradoo as shown by red edge on diagrams below.

SCHEDULE 2

Roads Authority: Wingecarribee Shire Council
Council's Ref: RD3807, RD3174, RD3164, RD600 0102, PN338500
DoI Ref: W600617 18/02831#03



SCHEDULE 1

Parish: Jellore
 County: Camden
 Land District: Moss Vale
 LGA: Wingecarribee Shire Council
 DESCRIPTION: Crown roads known as Nattai Street at Welby and Boxvale Road at Woodlands as shown by red edge on diagrams below.

SCHEDULE 2

Roads Authority: Wingecarribee Shire Council
Council's Ref: RD3807, RD3174, RD3164, RD600 0102
DoI Ref: W600617 18/02831#03



[n2018-3836]

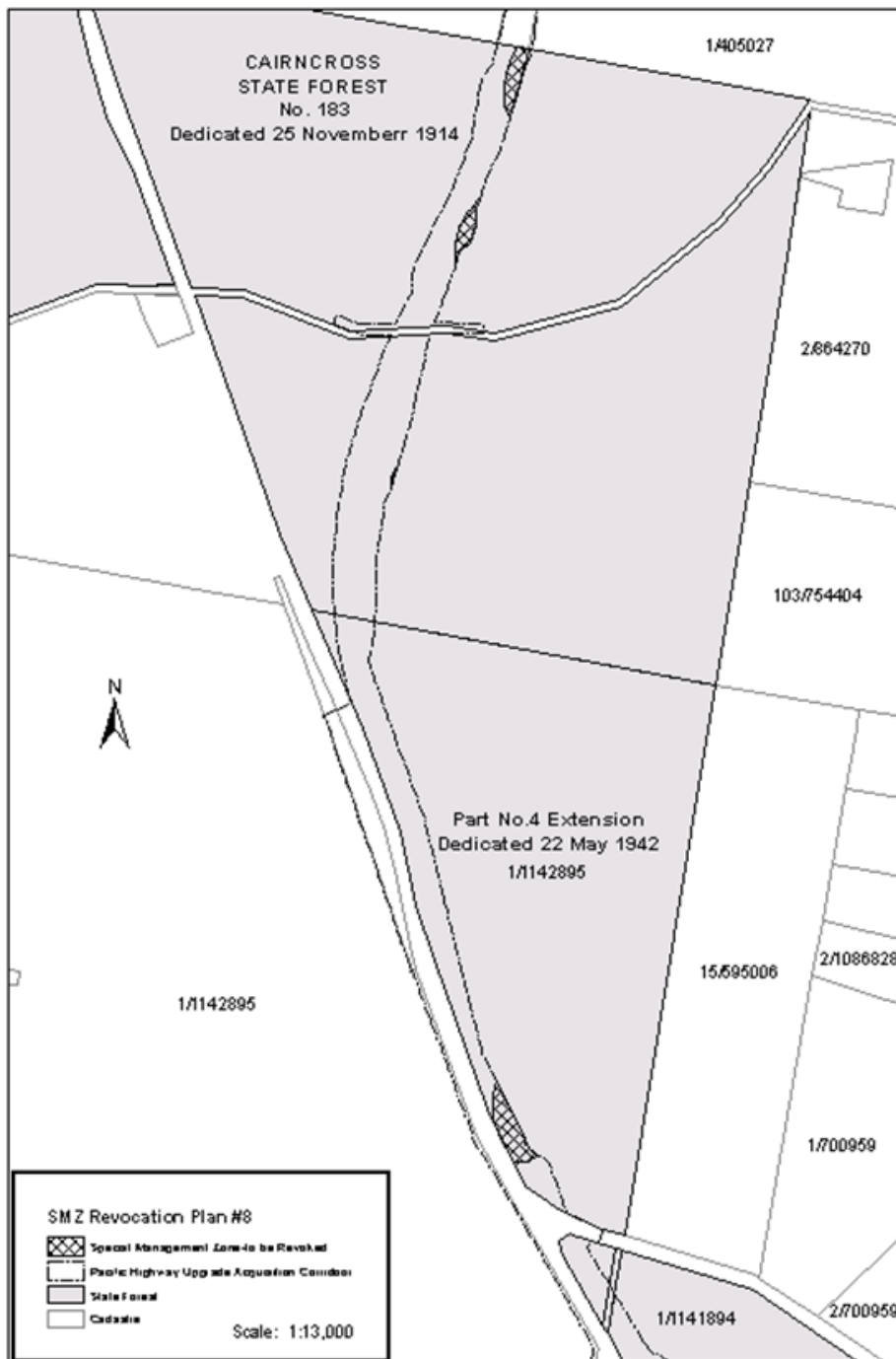
FORESTRY ACT 2012
REVOCATION OF DEDICATION

In pursuance of Section 32 of the *Forestry Act 2012*, I, PAUL TOOLE, Minister for Lands and Forestry, being the Minister of the Crown charged with the administration of the *Forestry Act 2012*, having considered a report from the Forestry Corporation of New South Wales and being of the opinion that the hereinafter described land should be made available to be acquired by Roads and Maritime Services for the Pacific Highway Upgrade Project, which is a public purpose within the meaning of Section 29(1) of the *Land Acquisition (Just Terms Compensation) Act 1991*, DO HEREBY revoke the dedication of the hereinafter described land.

PAUL TOOLE, MP
Minister for Lands and Forestry

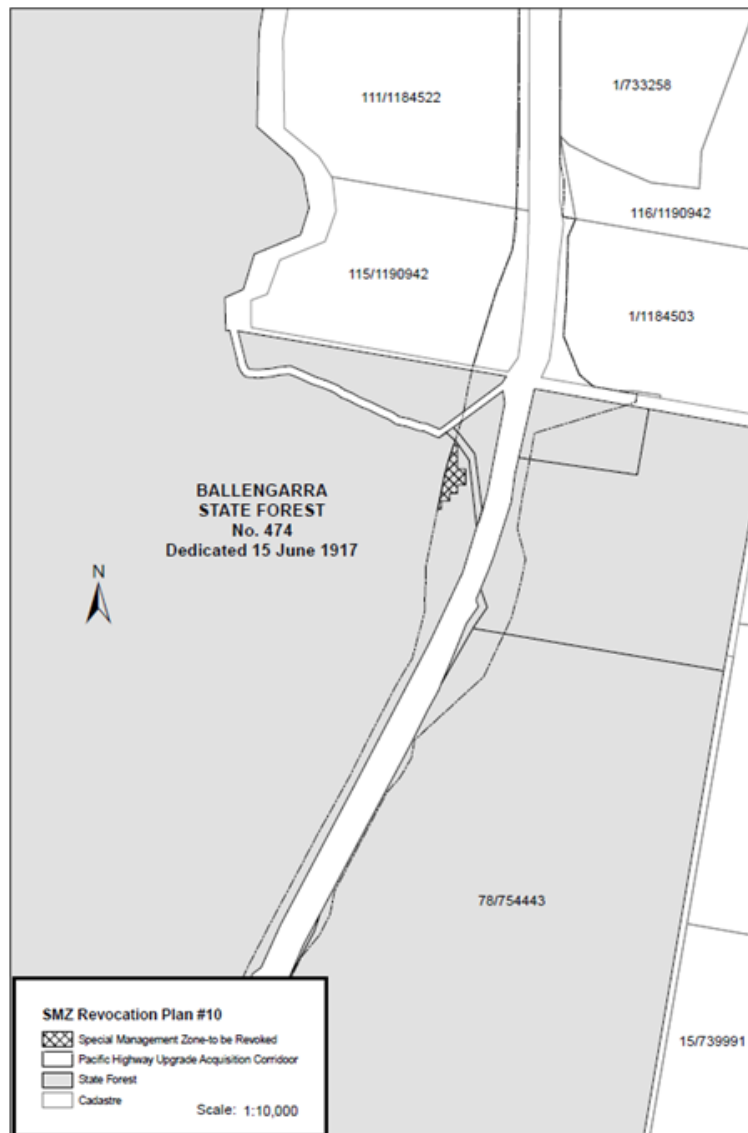
Eastern Division
Land District of Port Macquarie LGA of Port Macquarie-Hastings
Central Forestry Region

Those parts of Cairncross State forest No. 183 dedicated 25 November 1914 and No. 4 Extension dedicated 22 May 1942, in the Parish of Cairncross, County of Macquarie, shown by hatching on the diagram below having an area of about 2.56 hectares.



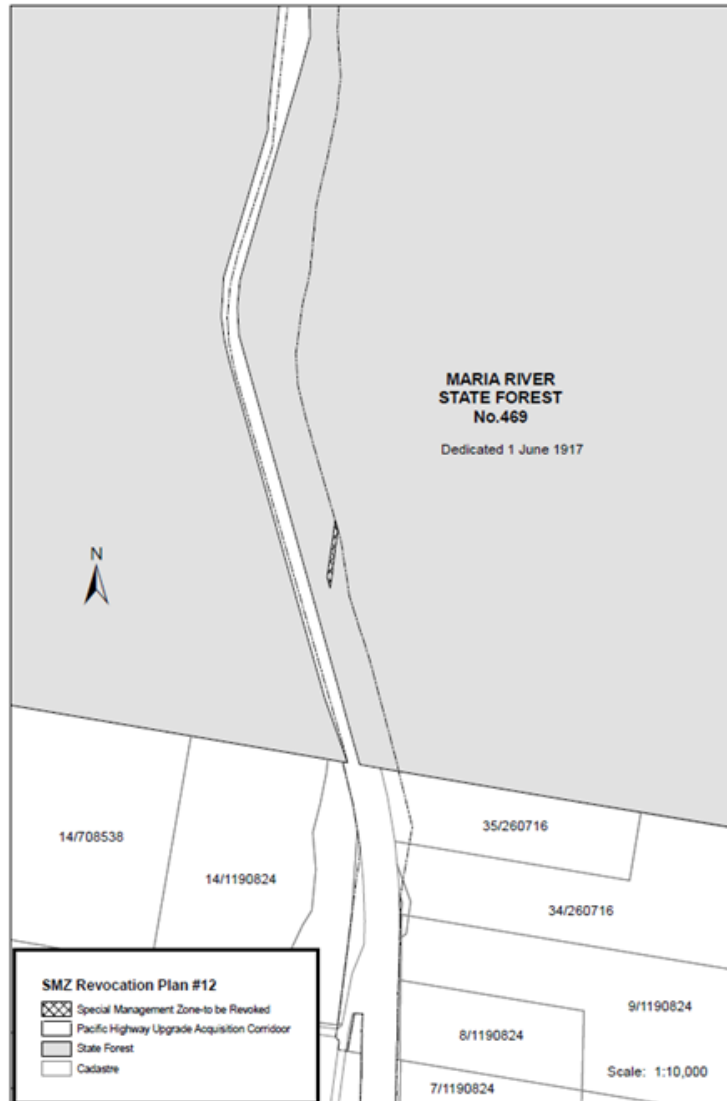
Eastern Division
 Land District of Port Macquarie LGA of Port Macquarie-Hastings
 Central Forestry Region

That part of Ballengarra State forest No. 474 dedicated 15 June 1917, in the Parish of Prospect, County of Macquarie, shown by hatching on the diagram below having an area of about 0.68 hectares.



Eastern Division
Land District of Kempsey LGA of Kempsey
Central Forestry Region

That part of Maria River State forest No. 469 dedicated 1 June 1917, in the Parish of Lincoln, County of Macquarie, shown by hatching on the diagram below having an area of about 0.22 hectares.



[n2018-3837]

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

In pursuance of the provisions of Section 152I, *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 – Palmerston

County – Macquarie

Land District – Kempsey

Local Government Area – Kempsey

Crown public road West of Lot 183 DP 754441 within the Village of Crescent Head, as highlighted in the diagram below.

SCHEDULE 2



Roads Authority: Kempsey Shire Council

Lands File Reference: TE03H198

[n2018-3838]

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: Blue Nobby

County: Stapylton

Land District: Warialda

LGA: Inverell

DESCRIPTION: The Crown road known as North Star Road is located south of Lot 1 DP 589179 and north of Lot 3 DP 589179 as shown on diagram below.

SCHEDULE 2

Roads Authority: Inverell Shire Council

DoI Ref: 18/04373#36



[n2018-3839]

ADDITION 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 hereunder has been added to the undermentioned Western Lands Lease.

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE

Western Lands Lease No.	15293
Name of Lessee:	Bengerang Ltd
Area Added:	Lot 4 DP 1245880 Parish of Polo County of Gunderbooka of 156.3 ha (Folio Identifier 4/1245880)
Total Area Following Addition:	Lots 3 – 4 DP 1245880 Parish of Polo County of Gunderbooka of 458.5 ha (Folio Identifier 3/1245880 & 4/1245880)
Date of Addition:	6 November 2018
Administrative District:	Bourke
Shire:	Bourke
Conditions:	Unchanged

File Ref: 18/07057

[n2018-3840]

ERRATUM

IN the Government Gazette of 6 June 1969, folio 2127/2128 under the heading “ADDITIONS TO RESERVES FROM SALE”, the reference to T.S.R. 29224 under the sub-heading “FOR TRAVELLING STOCK” Land District – Walgett North: Shire – Walgett, should have read T.S.R. 29244.

File Reference: 17/01441

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

[n2018-3841]

ERRATUM

IN the Government Gazette of 6 June 1969, folio 2123 under the heading “REVOCATION OF RESERVES FROM SALE, LEASE, ETC”, the reference in Column 2 of the Schedule to the Reserve No. 29224 should have read 29244.

File Reference: 17/01441

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

[n2018-3842]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* 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 – Cornelia; County – Cumberland
Land District – Metropolitan; LGA – The Hills Shire

Road Closed: Lot 1 DP 1225440

File No: 11/10969

SCHEDULE

On closing, the land within Lot 1 DP 1225440 will remain vested in The State of New South Wales as Crown land.

[n2018-3843]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* 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 – Botany; County – Cumberland
Land District – Metropolitan; LGA – Randwick

Road Closed: Lot 1 DP 1240264

File No: 15/02481

SCHEDULE

On closing, the land within Lot 1 DP 1240264 will remain vested in The State of New South Wales as Crown land.

[n2018-3844]

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 – Mudgee; County – Wellington**Land District – Mudgee; LGA – Mid-Western Regional*

Road Disposed: Lot 1 DP 1241549

File No: 09/15026

[n2018-3845]

REVOCATION OF CROWN LAND MANAGER

Pursuant to Part 3, Division 3.2, Section 3.10 of the *Crown Land Management Act 2016*, the Crown land manager specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is revoked.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Land Administration Ministerial Corporation	Reserve No. 93459 Public Purpose: public recreation Notified: 29 August 1980 File Reference: ME83R30

[n2018-3846]

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 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 Crown land manager of the land referred to in Column 2 of the Schedule.

It is a condition of the appointment that the performance of duties as Crown land manager must be in compliance with the code of conduct adopted under section 440 of the *Local Government Act 1993*.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Narrabri Shire Council ABN 95 717 801 656 For a term commencing the date this notice.	Reserve No. 93459 Public Purpose: public recreation Notified: 29 August 1980 File Reference: ME83R30

[n2018-3847]

TRANSFER OF ASSETS, RIGHTS & LIABILITIES – END OF CROWN LAND MANAGER APPOINTMENT

Pursuant to Division 3.2 Section 3.12 (3) of the *Crown Land Management Act 2016*, the appointment of the Crown land manager specified in Column 1 of Schedule 1 over the land specified in Column 2 of Schedule 1 is ending on the date specified in Column 3 of Schedule 1. On that date the assets, rights and liabilities specified in Column 1 of Schedule 2 transfer to the person(s) specified in Column 2 of Schedule 2.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule 1

Column 1	Column 2	Column 3
Land Administration Ministerial Corporation	Reserve No. 93459 Lot/DP: 1/3/758042 Public Purpose: public recreation Notified: 29 August 1980 File Reference: ME83R30	9 November 2018

Schedule 2

Column 1	Column 2
All maintenance equipment, improvements, financial documents and management documentation.	Narrabri Shire Council

[n2018-3848]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBER

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
Tania Maree Hurst (new member) For a term commencing the date of this notice and expiring 16 June 2021.	Laggan Hall Land Manager	Dedication No. 530016 Public Purpose: Public Hall Notified: 25 September 1925 File Reference: GB80R214

[n2018-3849]

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 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 Crown land manager of the land referred to in Column 2 of the Schedule.

It is a condition of the appointment that the employees, contractors, volunteers and board members of the appointed organisation specified in Column 1 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) when performing duties as Crown land manager.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Glen Oak School Of Arts Incorporated Incorporation Number: Y2112510 For a term commencing the date of this notice.	Reserve No. 28471 Public Purpose: Community Use, Institution, Mechanics Institute Notified: 5 November 1898 File Reference: 18/07146

[n2018-3850]

RESERVATION OF CROWN LAND

Pursuant to section 2.8 of the *Crown Land Management Act 2016*, the Crown land specified in Column 1 of the following Schedule is reserved for the purpose(s) as specified opposite in Column 2 of the Schedule.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Land District: Armidale Local Government Area: Armidale Regional Council Locality: Guyra Lot 1 DP 1189931 Parish Elderbury County Hardinge Area: about 1.809 hectares File Reference: AE01H480	Reserve No. 1039192 Public Purpose: public recreation

[n2018-3851]

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 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 Crown land manager of the land referred to in Column 2 of the Schedule.

It is a condition of the appointment that the performance of duties as Crown land manager must be in compliance with the code of conduct adopted under section 440 of the *Local Government Act 1993*.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Armidale Regional Council ABN 39 642 954 203 For a term commencing 9 November 2018.	Reserve No. 1039192 Public Purpose: Public Recreation Notified: 9 November 2018 File Reference: AE01H480

[n2018-3852]

CROWN LAND MANAGEMENT ACT 2016

ERRATUM

The notice published in NSW Government Gazette No 112 of 2 November 2018 folio number 7873-7874, under the heading Authorisation of Use for Additional Purpose under S 2.14 was published in error and is hereby withdrawn.

File 16/06553-02

The Hon. Paul Toole, MP
Minister for Lands and Forestry

[n2018-3853]

BC - DUBBO

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

<p>Column 1 grazing (relevant interest - Licence 591403) pipeline (relevant interest - Licence 591403) access (relevant interest - Licence 591403)</p>	<p>Schedule Column 2 Reserve No. 1630 Public Purpose: access, water supply Notified: 16 September 1876 File Reference: 17/10985</p>
<p>Column 1 grazing (relevant interest - Licence 591403) access (relevant interest - 591403)</p>	<p>Schedule Column 2 Reserve No. 31585 Public Purpose: water Notified: 6 October 1900 File Reference: 17/10985</p>
<p>Column 1 access (relevant interest - Licence 591403)</p>	<p>Schedule Column 2 Reserve No. 750906 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/10985</p>
<p>Column 1 agriculture (relevant interest - Licence 596630)</p>	<p>Schedule Column 2 Reserve No. 752319 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/03855</p>
<p>Column 1 access (relevant interest - Licence 591403)</p>	<p>Schedule Column 2 Reserve No. 754548 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/10985</p>
<p>Column 1 access (relevant interest - Licence 591403)</p>	<p>Schedule Column 2 Reserve No. 754572 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/10985</p>
<p>Column 1 camping and caravan site (relevant interest - Licence 473282) residence (relevant interest - Licence 473282)</p>	<p>Schedule Column 2 Reserve No. 97109 Public Purpose: future public requirements Notified: 30 December 1983 File Reference: 10/14972</p>

<p>Column 1 grazing (relevant interest - Licence 597302)</p>	<p>Schedule Column 2 Reserve No. 91220 Public Purpose: public recreation Notified: 4 August 1978 File Reference: 18/04561</p>
<hr/>	
<p>Column 1 mens shed (relevant interest - Licence 598439)</p>	<p>Schedule Column 2 Reserve No. 752053 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/05847</p>
<hr/>	
<p>Column 1 electricity supply (relevant interest - Licence 594033)</p>	<p>Schedule Column 2 Reserve No. 6742 Public Purpose: public recreation Notified: 14 July 1888 File Reference: 18/01086</p>
<hr/>	
<p>Column 1 pump site (relevant interest - Licence 571310) pipeline (relevant interest - Licence 571310) pump site (relevant interest - Licence 591403) pipeline (relevant interest - Licence 591403) pipeline (relevant interest - Licence 572347) reclamation (relevant interest - Licence 586906) ramp (relevant interest - Licence 586906) jetty (relevant interest - Licence 586906) slipway (relevant interest - Licence 596736) residence (relevant interest - Licence 596736) seawall (relevant interest - Licence 596736) reclamation (relevant interest - Licence 596736) ramp (relevant interest - Licence 596736) pontoon (relevant interest - Licence 596736) piles (relevant interest - Licence 596736) jetty (relevant interest - Licence 596736) seawall (relevant interest - Licence 585860) reclamation (relevant interest - Licence 585860) jetty (relevant interest - Licence 585860) concrete ramp (relevant interest - Licence 585860) seawall (relevant interest - Licence 588223) reclamation (relevant interest - Licence 588223) ramp (relevant interest - Licence 588223)</p>	<p>Schedule Column 2 Reserve No. 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 17/10315</p>

pontoon
 (relevant interest - Licence 588223)
jetty
 (relevant interest - Licence 588223)
slipway
 (relevant interest - Licence 566190)
seawall
 (relevant interest - Licence 566190)
reclamation
 (relevant interest - Licence 566190)
sliprails
 (relevant interest - Licence 579729)
seawall
 (relevant interest - Licence 579729)
reclamation
 (relevant interest - Licence 579729)
jetty
 (relevant interest - Licence 579729)
deck
 (relevant interest - Licence 579729)
steps
 (relevant interest - Licence 595932)
seawall
 (relevant interest - Licence 595932)
reclamation
 (relevant interest - Licence 595932)
ramp
 (relevant interest - Licence 595932)
slipway
 (relevant interest - Licence 588220)
jetty
 (relevant interest - Licence 588220)
steps
 (relevant interest - Licence 599739)
ramp
 (relevant interest - Licence 599739)
pontoon
 (relevant interest - Licence 599739)
jetty
 (relevant interest - Licence 599739)
seawall
 (relevant interest - Licence 573057)
reclamation
 (relevant interest - Licence 573057)
ramp
 (relevant interest - Licence 573057)
piles
 (relevant interest - Licence 573057)
boatshed
 (relevant interest - Licence 573057)
berthing area
 (relevant interest - Licence 573057)
sliprails
 (relevant interest - Licence 590725)
jetty
 (relevant interest - Licence 590725)

Schedule

Column 1
pump site
 (relevant interest - Licence 571310)
pipeline
 (relevant interest - Licence 571310)
pump site
 (relevant interest - Licence 591403)
pipeline
 (relevant interest - Licence 591403)
pipeline
 (relevant interest - Licence 572347)
reclamation
 (relevant interest - Licence 586906)

Column 2
Reserve No. 1011268
Public Purpose: future public requirements
Notified: 3 February 2006
File Reference: 17/10315

ramp
(relevant interest - Licence 586906)
jetty
(relevant interest - Licence 586906)
slipway
(relevant interest - Licence 596736)
seawall
(relevant interest - Licence 596736)
residence
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seawall
(relevant interest - Licence 585860)
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berthing area
(relevant interest - Licence 573057)
sliprails
(relevant interest - Licence 590725)
jetty
(relevant interest - Licence 590725)

[n2018-3854]

Other Government Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

Vocational Training Orders

I, Tricia O'Donovan, A/Director Training Market Operations, in pursuance of section 5 of the *Apprenticeship and Traineeship Act 2001* **make** the following Orders for the Commissioner for Vocational Training.

9 November 2018

Tricia O'Donovan, A/Director Training Market Operations

1 Vocational Training Orders

Traineeship Vocation established:

- Transport and Logistics – Road Transport Terminal Operations

Traineeship Vocation repealed:

- Transport and Logistics – Road Transport – Yard Operations (Freight Handler)

2 Commencement

These Orders commence on 9 November 2018 the day on which it is published in the NSW Government Gazette and take effect when published on the same day on the Training Services NSW website

https://www.training.nsw.gov.au/cib_vto/index.html

[n2018-3855]

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*.

AMBARVALE YOUTH NETBALL CLUB INCORPORATED	INC9892183
AUSTRALIAN REFUGEE VOLUNTEERS INCORPORATED	INC9880049
AUSTRALIAN TIBET HOUSE INCORPORATED	INC9892645
BEECHWOOD TENNIS CLUB INC	Y0416544
CASINO AND DISTRICTS JRLFC INCORPORATED	INC9896103
CHALDEAN AUSTRALIAN RESOURCE CENTRE INCORPORATED	INC9892559
COMBINED GRIFFITH PROGRESS ASSOCIATION INCORPORATED	INC9881444
DPC SOCIAL CLUB INCORPORATED	INC9896096
ENERGY CONSERVATION ASSOCIATION INCORPORATED	INC9885735
GLEN INNES JOCKEY CLUB INC.	Y0904431
HARRIS PARK OUT OF SCHOOL HOURS CARE CENTRE INC	Y1973939
HMAS SYDNEY ASSOCIATION INCORPORATED	INC9892384
HUNTER VALLEY MEN'S CRISIS SUPPORT INCORPORATED	INC9896305
HURSTVILLE SOUTH COMMUNITY CHILD CARE INCORPORATED	Y2168815
HUSSAINEYAT ALE YASSIN INCORPORATED	INC1300398

IFINC INCORPORATED	INC9895991
IMCOLOURBLIND INCORPORATED	INC9891501
JAMES WILLIAMSON ENDURO FUND INCORPORATED	INC9895333
MACEDONIAN CULTURAL ARTISTIC ASSOCIATION PRESIPA INCORPORATED	INC9885849
MOORAMBILLA FESTIVAL INCORPORATED	INC9885962
NEW ITALY EVENTING CLUB INCORPORATED	INC9884288
NEW SOUTH WALES COUNCIL OF YOUNG MEN'S CHRISTIAN ASSOCIATIONS INCORPORATED	Y0661431
NORTH WEST GROUP 4 JUNIOR RUGBY LEAGUE INC	INC9894839
NORTHERN INLAND COUNCIL FOR THE ENVIRONMENT INC	INC9897699
OAKHILL PHYSICAL CULTURE CLUB INCORPORATED	INC9896542
OVA (OXLEY VALE/ATTUNGA) NETBALL CLUB INC	INC9892712
POONCARIE CRICKET CLUB INC	Y1439129
PORT KEMBLA PILOTS ASSOCIATION INCORPORATED	INC9893989
PORT OCEAN PADDLERS INCORPORATED	INC9895195
SERVICE MANAGERS ASIA-PACIFIC INCORPORATED	INC9893015
TACKING POINT TAVERN FISHING CLUB INCORPORATED	INC9876762
TAMWORTH CRICKET INCORPORATED	Y2860706
THE C.E.D.A. ASSOCIATION INCORPORATED	INC9894404
THE CENTRE FOR PEACE AND CONFLICT STUDIES INCORPORATED	INC9896540
THE COPTIC ASSOCIATION OF AUSTRALIA INCORPORATED	INC9883821
THE SOCIETY FOR AUSTRALIAN CHINESE MEDICAL EXCHANGE INCORPORATED	INC9894874
TRANGIE TENNIS CLUB INCORPORATED	Y1978434
TWEED VALLEY KINGS INCORPORATED	INC9890112
TWO BY TWO INC	INC9880635
WELFARE ASSOCIATION FOR THE SOUTH LEBANESE MIGRANTS INC	Y0756611
WESTERN DISTRICT BOWLING ASSOCIATION INCORPORATED	INC9883675
WINDALE RUGBY LEAGUE FOOTBALL CLUB INC	Y1271147
WORLD FIJIAN FELLOWSHIP ASSEMBLIES OF GOD INCORPORATED	INC9877166
ZOO2ZOO INCORPORATED	INC9889962

Cancellation is effective as at the date of gazettal.

Dated this 7th day of November 2018.

Christine Gowland
Delegate of the Commissioner
NSW Fair Trading

[n2018-3856]

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

Pursuant to section 32 of the *District Court Act 1973*, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Armidale	10.00am	18 February 2019 (1 week) In lieu of 25 March 2019 (1 week)
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Dated this 2nd day of November 2018.

Justice D Price AM
Chief Judge

[n2018-3857]

DISTRICT COURT CRIMINAL PRACTICE NOTE 17

AVL CALL-OVER FOR CIRCUIT SITTINGS

INTRODUCTION

1. This Practice Note replaces the procedure in respect to the telephone call-over for the listing of trials set out in Practice Note 2.
2. The use of Audio Visual Link (“AVL”) is intended to facilitate the efficiency and effectiveness of call-overs for listing trials in circuit sittings.
3. At all times, AVL call-overs constitute formal Court hearings.

APPLICATION

4. An AVL call-over system applies to all country venues except Newcastle, Lismore, Tamworth, Armidale, Dubbo, Gosford, Wollongong, and Wagga Wagga.
5. Matters which have been committed for trial to the District Court will be listed for an AVL call-over on the first Wednesday occurring after one month has elapsed from the committal for trial.
6. The prosecutor and the legal representatives for the accused (or the accused if unrepresented) are required to be present at the AVL call-over.

PROCESS

7. The AVL call-over will be conducted each week on Wednesday at 9 am.
8. Practitioners must commence connecting to the AVL call-over at 8.50 am.
9. Practitioners will be asked to mute their microphone until their matter is called.
10. Practitioners will be contacted prior to the AVL call-over with details on how to connect. Practitioners will have the following options for connecting:
 - a. If the practitioner has access to hard coded video conferencing (AVL) facilities, he or she will be provided with the courtroom connection details.
 - b. If the practitioner does not have access to hard coded video conferencing (AVL) facilities but has a PC or tablet with camera facilities, he or she will be provided with a Jabber Guest software link and technical details on how to use the link.
 - c. If the practitioner does not have access to hard coded video conferencing (AVL) facilities or a PC or tablet with camera facilities, he or she will be provided with an option for telephone connection.
11. If an accused person is not legally represented, he or she will be provided with an option for telephone connection only.

12. During the call-over, the Court may make any such orders, determinations or findings, or give such directions or rulings, as it thinks appropriate to identify the issues in contention and for the efficient management and conduct of the trial.

COMMENCEMENT

13. The first AVL call-over will take place on Wednesday 6 February 2019 at 9am.

The Hon Justice D M Price AM
Chief Judge of the District Court

5 November 2018

[n2018-3858]

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Approval to Add Fluorine to a Public Water Supply (Gunnedah Shire Council – Gunnedah Water Supply)

I, Dr Kerry Chant, **Chief Health Officer**, NSW Ministry of Health, duly appointed delegate of the Secretary of the NSW Ministry of Health, pursuant to section 6 of the *Fluoridation of Public Water Supplies Act 1957*, do approve Gunnedah Shire Council, a water supply authority, to add fluorine to the Gunnedah water supply under its management and control (in this direction referred to as the ‘Gunnedah water supply’).

This approval is subject to the following terms and conditions:

1. Gunnedah Shire Council may only add fluorine to the Gunnedah water supply in accordance with any provisions, directions or approvals made under the *Fluoridation of Public Water Supplies Act 1957*, the *NSW Code of Practice for the Fluoridation of Public Water Supplies* made under that Act as amended from time to time, and the *Fluoridation of Public Water Supplies Regulation 2017* or any subsequent Regulation made in its place
2. Gunnedah Shire Council shall maintain the content of fluorine in the Gunnedah water supply at a target concentration level of 1.0 mg/L (ppm) with an overall accuracy of +/- 5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the relevant provisions of the *NSW Code of Practice for the Fluoridation of Public Water Supplies*.
3. Gunnedah Shire Council is prohibited from adding to the Gunnedah water supply fluorine in a form other than sodium fluoride or sodium silicofluoride.
4. Gunnedah Shire Council shall comply with the Conditions of Operation of the Gunnedah fluoridation system, notified by Secretary of the NSW Ministry of Health in writing, as amended from time to time.

Signed this 2nd day of November 2018.

Dr Kerry Chant
Chief Health Officer

Delegation PH470

[n2018-3859]

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Approval to Add Fluorine to a Public Water Supply (Bega Valley Shire Council – Tantawanglo-Kiah and Brogo-Bermagui Water Supplies)

I, Dr Kerry Chant, **Chief Health Officer**, NSW Ministry of Health, duly appointed delegate of the Secretary of the NSW Ministry of Health, pursuant to section 6 of the *Fluoridation of Public Water Supplies Act 1957*, do approve Bega Valley Shire Council, a water supply authority, to add fluorine to the Tantawanglo-Kiah and Brogo-Bermagui water supplies under its management and control (in this direction referred to as the ‘Tantawanglo-Kiah and Brogo-Bermagui water supplies’).

This approval is subject to the following terms and conditions:

1. Bega Valley Shire Council may only add fluorine to the Tantawanglo-Kiah and Brogo-Bermagui water supplies in accordance with any provisions, directions or approvals made under the *Fluoridation of Public Water Supplies Act 1957*, the *NSW Code of Practice for the Fluoridation of Public Water Supplies* made under that Act as amended from time to time, and the *Fluoridation of Public Water Supplies Regulation 2017* or any subsequent Regulation made in its place

2. Bega Valley Shire Council shall maintain the content of fluorine in the Tantawanglo-Kiah and Brogo-Bermagui water supplies at a target concentration level of 1.0 mg/L (ppm) with an overall accuracy of +/- 5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the relevant provisions of the *NSW Code of Practice for the Fluoridation of Public Water Supplies*.
3. Bega Valley Shire Council is prohibited from adding to the Tantawanglo-Kiah and Brogo-Bermagui water supplies fluorine in a form other than sodium fluoride or sodium silicofluoride.
4. Bega Valley Shire Council shall comply with the Conditions of Operation of fluoridation systems, notified by Secretary of the NSW Ministry of Health in writing, as amended from time to time.

Signed this 2nd day of November 2018.

Dr Kerry Chant
Chief Health Officer

Delegation PH470

[n2018-3860]

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to assign the name:

Paperbark Flora Reserve for a reserve over part of the Cairncross State Forest, adjacent to the Pacific Highway in the suburbs of Blackmans Point, Pembroke and The Hatch, in the Port Macquarie-Hastings LGA.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 7 November to 7 December 2018. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@finance.nsw.gov.au or written submissions mailed to 346 Panorama Ave, Bathurst, NSW 2795.

In accordance with Section 9 of the *Geographical Names Act 1966*, all submissions lodged may be subject to a Government Information (Public Access) application and may be viewed by a third party to assist the Board in considering this proposal.

NARELLE UNDERWOOD
Chair

Geographical Names Board
PO Box 143
BATHURST NSW 2795

[n2018-3861]

HEALTH RECORDS AND INFORMATION PRIVACY CODE OF PRACTICE FOR THE AUTOMATIC REFERRAL PATHWAY

1. Overview

- 1.1 This Code is made under Part 5 of the *Health Records and Information Privacy Act 2002* ('HRIP Act') to enable the operation of a domestic violence ('DV') intervention to be known as the Automatic Referral Pathway to the Men's Telephone Counselling and Referral Service ('the Program').
- 1.2 The objectives of the Program are to:
 - support a consistent and integrated approach to managing threats to the safety of victims of DV;
 - assist male persons of interest ('POI')s to change their abusive behaviours;
 - offer male POIs referrals to other support services
- 1.3 The Program is delivered by participating agencies and a non-government contracted service provider 'CSP' for the purpose of providing support and advice to assist the POI change to their abusive behaviour and to offer the POI a referral to other support services. Participating agencies are defined and listed at paragraph [3.1]. CSP is also defined at paragraph [3.1].
- 1.4 Department of Family and Community Services (represented by Women NSW 'WNSW') is the lead agency responsible for establishing and delivering the Program. A CSP contracted by FACS will be the central point of contact for POIs. FACS will remain responsible for the overall activities and outcomes of the Program.

- 1.5 The Men's Telephone Counselling and Referral Service (MTCRS) is a men's family violence telephone counselling, information and referral service. The Automatic Referral Pathway to the MTCRS refers to a proposed automated pathway of information from the NSW Police Force 'NSWPF' to Victims Services. The information can then be accessed by a CSP, delivering the MTCRS, for the purpose of providing information and immediate counselling to a POI involved in a DV incident attended by Police. It also includes offering referrals to other counselling and intervention services to a POI. A POI in this context is defined as a man, 18 years of age and over, who is a respondent to an application for an Apprehended Domestic Violence Order (ADVO) or charges laid following a DV incident.
- 1.6 The referral pathway would take place without any requirement to seek the consent of DV POIs, victims or third parties. The principal purpose of this Code is to permit this to occur, in cases where there is otherwise no legal basis for handling personal information in this way (such as an exemption under the PPIP Act, or where the information is shared in accordance with Part 13A of the *Crimes (Domestic and Personal Violence) Act 2007*). Express consent will be obtained for any subsequent handling of personal information by the CSP, following the initial referral from NSWPF through Victims Services to the CSP.
- 1.7 The MTCRS is the central point of contact in NSW for assisting men to take responsibility for their violent behaviour. It offers a consistent approach to all POIs that are respondents to an ADVO application or charges laid following a DV incident. The MTCRS operates independently from Police, and can support POIs to participate in counselling/behaviour change programs. This approach requires automatic referral of POIs from Police to the MTCRS – without first obtaining POI consent to share their information.
- 1.8 Modification of the HRIP Act to allow the effective operation of the Program would be in the public interest. The MTCRS is designed to assist in the reduction of repeat DV offending by providing counselling and support to enable the behaviour change of POIs.
- 1.9 A corresponding Code applies to the Program in respect of the *Privacy and Personal Information Protection Act 1988* (PIPA Act).

2. Application

Information flows

- 2.1 Police officers attending a DV incident normally record specific details in their notebooks using the Domestic Violence Safety Assessment Tool ('DVSAT'), alongside other general details of the incident. This will typically include health information, such as alcohol/substance abuse and mental health information. On returning to a police station, officers enter these details into the police computer system (WebCOPS) within 24 hours, and where they have charged the POI or issued them with an Apprehended Domestic Violence Order (ADVO), they will additionally complete a Fact Sheet detailing the incident and any charges laid, and complete the application for an ADVO.
- 2.2 Under the proposed Program, WebCOPS will flag DV POIs to be referred automatically, based on fixed criteria (i.e. that they are an adult male and have an application for an ADVO made against them or have been charged following a DV incident). At this point, relevant information set out at paragraph [2.4] about the POI is extracted by WebCOPS and sent to the Central Referral Point (CRP) (administered by Victims Services). The CRP receives this information and makes agreed elements, described in paragraph [2.4], accessible to the CSP. The CSP is then able to access information, described in paragraph [2.4] from the CRP, for the purposes described in paragraph [2.5].
- 2.3 In summary:
 - NSWPF – will automatically and electronically collect, use and disclose a defined set of personal information relating to POIs and victims, set out at paragraph [2.4] from WebCOPS without consent to the CSP via the CRP. This may include health information.
 - CRP – collects, uses and discloses a defined set of information set out at paragraph [2.4] to the CSP without consent, which may include health information.
 - CSP – uses CRP information without consent for the purposes of the Program.
 - CSP – any further collection from the POI, use or disclosure of health information, such as a further referral to a non-government organisation ('NGO'), will be with the informed consent of the individual.

Health Information

2.4 This Code applies to the following information, to the extent that it constitutes “health information”, as defined by s 6 of the HRIP Act:

Incidental health information, collected by Police about the POI and victim that may be detailed in the NSWPF Fact Sheet about a DV incident, and provided to the CSP:

- (a) Alcohol abuse
- (b) Drug abuse
- (c) Mental health issues; including whether a mental health caseworker is providing support to the subject individual
- (d) Psychological issues; including homelessness, unemployment, separation
- (e) Disability information; including speech and hearing
- (f) Health conditions
- (g) Presence of children
- (h) Copy of relevant ADVO or ADVO application
- (i) Details of previous DV incidents including any charges laid
- (j) Any other health information about the POI or victim that may be included in the NSWPF Fact Sheet about the DV incident

2.5 The intention of this Code is to permit the collection, use and disclosure of health information for the following purposes:

- (a) To identify POIs so that their eligibility for the MTCRS can be determined
- (b) To assess the suitability of a POI for the MTCRS
- (c) To refer POIs to the MTCRS without consent from the POI
- (d) To enable participating agencies or CSPs to contact POIs for the purpose of offering participation in and delivering the MTCRS, and obtaining consent for further engagement

3. Interpretation

3.1 In this Code:

“**ADVO**” means an apprehended domestic violence order under Part 4 of the *Crimes (Domestic and Personal Violence) Act 2007*.

“**Automatic Referral Pathway to the Men’s Telephone Counselling and Referral Service**” means the automated referral pathway between NSWPF, Victims Services and the CSP for the purpose of providing counselling, interventions and referrals to other intervention services to a POI in DV incidents attended by Police.

“**CRP**” – Department of Justice, Victim Services’ Central Referral Point system

“**CSP**” – Contracted service provider to FACS for the MTCRS

“**The Department**” means the Department of Family and Community Services (FACS).

“**DV incident**” means a domestic violence offence under the *Crimes (Domestic and Personal Violence) Act 2007* or a threat to the life, health or safety, or an act or alleged act of personal violence committed by a POI against a victim, which may or may not result in a police or a judicial response.

“**DV threat**” means a threat to the life, health or safety of a person that occurs because of the commission or possible commission of a domestic violence offence.

“**domestic violence offence**” has the same meaning as it does under s 11 of the *Crimes (Domestic and Personal Violence) Act 2007*.

“**DVSAT**” means the Domestic Violence Safety Assessment Tool, a common risk assessment tool to identify the level of threat to victims of domestic violence.

“**Health information**” has the same meaning as in s 6 of the HRIP Act.

“**HRIP Act**” means the *Health Records and Information Privacy Act 2002*.

“**MRS**” means the Men’s Referral Service (consent-based trial program).

“**MTCRS**” means the Men’s Telephone Counselling and Referral Service.

“**NGO**” means a non-government organisation, including a not for profit organisation and a private sector organisation.

“**NSWPF**” means the NSW Police Force.

“**participating agency**” means a public sector agency (as defined in the PPIP Act) that is directly involved in the delivery of the Program, including FACS, the Department of Justice, and NSWPF, that collects, uses or discloses health information for one or more of the purposes set out in this Code.

“**POI**” means an adult male person of interest, which includes a person who:

- a) is reasonably believed to be the cause of a DV threat;
- b) has been charged with or convicted of a domestic violence offence;
- c) has had an ADVO sought or made against them; or
- d) is an “associated respondent” or “threatening person” under Part 13A of the *Crimes (Domestic and Personal Violence) Act 2007*.

For the purposes of the Code, the term POI includes alleged perpetrators.

“**personal information**” has the same meaning as in s 5 of the HRIP Act.

“**PPIP Act**” means the *Privacy and Personal Information Protection Act 1998*.

“**the Program**” means the Automatic Referral Pathway to the Men’s Telephone Counselling and Referral Service.

“**third party**” includes a person other than a POI who is a person involved in a DV incident and/or subsequent legal proceedings, a child or other family member, friend, or professional (including an agency, any support service or individual working in a professional capacity with a victim or POI).

“**victim**” includes a person who:

- a) is reasonably believed to be the subject of a DV threat;
- b) is the victim or the alleged victim of a domestic violence offence;
- c) is a “protected person” under the *Crimes (Domestic and Personal Violence) Act 2007*; or
- d) is a “primary person” or “threatened person” and the particular POI is the “associated person” or “threatening person” under Part 13A of the *Crimes (Domestic and Personal Violence) Act 2007*.

“**Victims Services**” means the ‘Victims Services’ agency of the Department of Justice.

4. Modification of the Health Privacy Principles

4.1 The application of the Health Privacy Principles (‘HPP’s) under Schedule 1 of the HRIP Act is modified to the extent described below.

HPP 1

4.2 There is no intention to depart from HPP1. For the purposes of HPP1, the collection by the Department or a CSP of health information is taken to be for a lawful purpose that is related to a function or activity of that agency if the collection of that health information is:

- a) for the purposes of the Program; and
- b) is reasonably necessary for those purposes.

HPP 2

4.3 There is no intention to depart from HPP2.

HPP 3

4.4 Notwithstanding HPP3, a participating agency or CSP may collect health information from another participating agency or CSP about a POI, victim or third party, without the person’s consent, where reasonably necessary for one or more of the purposes specified in paragraph [2.5].

HPP 4

4.5 A participating agency or a CSP is taken to have complied with the requirements of HPP4 in respect of the collection of health information when a participating agency or CSP informs a POI that he has been referred to the MTCRS.

4.6 A participating agency or CSP need not comply with HPP4 when collecting a victim or third party’s health information for the purposes described in paragraph [2.5].

HPP 5

4.7 There is no intention to depart from HPP 5.

HPP 6

4.8 There is no intention to depart from HPP 6.

HPP 7

4.9 There is no intention to depart from HPP 7.

HPP 8

4.10 There is no intention to depart from HPP 8.

HPP 9

4.11 For the purposes of HPP 9:

- (a) health information about a POI, victim or third party used by a participating agency or CSP in connection with the MTCRS is, having regard to the purposes for which the information is proposed to be used, taken to be relevant, accurate, up to date, complete and not misleading; and
- (b) the taking of “such steps as are reasonable in the circumstances” in relation to health information about a victim or third party does not require the participating agency or CSP to consult with or make inquiries of the victim or third party.

HPP 10

4.12 There is no intention to depart from HPP 10.

HPP 11

4.13 Notwithstanding HPP11, a participating agency or a CSP may disclose health information specified in paragraph [2.4] about a POI, victim or third party if the disclosure is reasonably necessary for one or more of the following purposes:

- (a) to a participating agency or CSP for the purposes of referral or conduct of the Program or MTCRS ;
- (b) to another participating agency or CSP where the disclosure is reasonably necessary for one or more of the purposes specified in paragraph [2.5];
- (c) to a participating agency, person or other body where there are reasonable grounds to believe that the disclosure is necessary to prevent or lessen a threat to the life, health or safety of any person or to public health or public safety;
- (d) to evaluate the Program and complete quality assurance assessments of participating agencies and CSP.

HPP 12

4.14 There is no intention to depart from HPP12.

HPP 13

4.15 There is no intention to depart from HPP13.

HPP 14

4.16 HPP 14 is not departed from. For clarity, in the event that FACS contracts, for the purposes of the Program, with a CSP who is in a jurisdiction outside of NSW, FACS will be considered to have taken reasonable steps to ensure that CSP’s compliance with the HPPs if:

- (a) there is a contract in place with the service provider; and
- (b) that contract includes conditions that the CSP be bound by the HPPs as modified by this code.

HPP 15

4.17 There is no intention to depart from HPP15.

5. Privacy procedures or protocols

5.1 The FACS Secretary or a delegate of the Secretary may from time to time approve of privacy procedures or protocols for the MTCRS, consistent with the Code. Privacy procedures or protocols for MTCRS are in force where it has been approved by the Secretary or their respective delegates, and has been published on the Department’s website.

Application of the Code

5.2 This Code does not affect the operation of any exemption provided under the HRIP Act.

Review

5.3 This Code will be reviewed 3 years from the date it is gazetted.

Brad Hazzard MP
Minister for Health

[n2018-3862]

PARTNERSHIP ACT 1892

SECTION 73A

CANCELLATION OF INCORPORATION PURSUANT TO SCHEDULE 1 OF THE
PARTNERSHIP ACT 1892

Notice is hereby given that the following Incorporated Limited Partnership has voluntarily wound up pursuant to Schedule 1 Clause (2) and its incorporation is cancelled by this notice pursuant to Schedule 1 Clause (9) of the *Partnership Act 1892*.

SEIDLER EQUITY AUSTRALIA 1-A, LP
INCORPORATED LIMITED PARTNERSHIP ILP1700025

Cancellation is effective as at the date of gazettal.

Dated this 30th October 2018

Christine Gowland
Delegate of the Commissioner
NSW Fair Trading
Department of Finance, Services & Innovation

[n2018-3863]

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
RANDALL Ewen Bassett	02 October 1979	01 September 2011	25 October 2018

Narelle Underwood
President

Shane Oates
Registrar

[n2018-3864]

SUSPICIOUS DISAPPEARANCE/PRESUMED MURDER

ONE MILLION DOLLAR (\$1,000,000) REWARD

On the 5th June 1982, Roxlyn BOWIE, aged 29 years, went missing from Walgett NSW and has not been seen or heard from since. It is suspected that BOWIE may have met with foul play.

Notice is hereby given that a reward of up to one million dollars (\$1,000,000) will be paid by the Government of New South Wales for information leading to the location of the body of Roxlyn BOWIE or for information leading to the arrest and conviction of the person or persons responsible for the murder of Roxlyn BOWIE.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000

or Crime Stoppers on 1800 333 000

THE HON. TROY GRANT, MP
Minister for Police

6 November 2018

[n2018-3865]

VEXATIOUS PROCEEDINGS ACT 2008

Notification of Orders Concerning Vexatious Litigant

Michael Bar-Mordecai

On 02 November 2018, Justice Fagan made the following Order(s) under s 8(7) of the *Vexatious Proceedings Act 2008* (NSW):

1. Pursuant to s 9(1) of the *Vexatious Proceedings Act 2008* (NSW) vary order 1 made by Patten AJ on 25 February 2005 by removing the words “in any court” and adding the words “in New South Wales” so that the order as amended reads “That Michael Jacob Bar-Mordecai shall not, without leave of this court, institute proceedings in New South Wales.”
2. Pursuant to s 8(7) of the *Vexatious Proceedings Act 2008* (NSW) proceeding 2018/268413 in the NSW Civil and Administration Tribunal Occupational Division are stayed until further order of this Court
3. On the application of Mr Bar-Mordecai the “Notice of Discountenance with Withdrawal” which he filed on 22 August 2018 is to be disregarded and his application by the Summons filed herein on 30 April 2018 for leave to commencing proceedings for medical re-registration is to proceed to determination by a Judge in Chambers.

[n2018-3866]

COUNCIL NOTICES

BATHURST REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Bathurst Regional Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
WHEATFIELD DRIVE	Kelso
Description	
For the new roads created by the subdivision of Lot 1021 DP 1233843, Lot 1023 DP 1245197, Lot 1024 DP 1245197 & Lot 1 DP 1233661, Limekilns Road, Kelso.	
Name	Locality
NEWLAND CRESCENT	Kelso
Description	
For the new roads created by the subdivision of Lot 1021 DP 1233843, Lot 1023 DP 1245197, Lot 1024 DP 1245197 & Lot 1 DP 1233661, Limekilns Road, Kelso.	
Name	Locality
MARBLE CLOSE	Kelso
Description	
For the new roads created by the subdivision of Lot 1021 DP 1233843, Lot 1023 DP 1245197, Lot 1024 DP 1245197 & Lot 1 DP 1233661, Limekilns Road, Kelso.	
Name	Locality
LYON CLOSE	Kelso
Description	
For the new roads created by the subdivision of Lot 1021 DP 1233843, Lot 1023 DP 1245197, Lot 1024 DP 1245197 & Lot 1 DP 1233661, Limekilns Road, Kelso.	
Name	Locality
KEYSTONE RISE	Kelso
Description	
For the new roads created by the subdivision of Lot 1021 DP 1233843, Lot 1023 DP 1245197, Lot 1024 DP 1245197 & Lot 1 DP 1233661, Limekilns Road, Kelso.	
Name	Locality
FAIRLEIGH PLACE	Kelso
Description	
For the new roads created by the subdivision of Lot 1021 DP 1233843, Lot 1023 DP 1245197, Lot 1024 DP 1245197 & Lot 1 DP 1233661, Limekilns Road, Kelso.	
Name	Locality
DARVALL DRIVE	Kelso
Description	
The new roads created by the subdivision of Lot 500, DP 1219505 off the eastern end of Graham Drive and Mendel Drive, Kelso.	

Name	Locality
CONNOLLY DRIVE	Kelso
Description	
The new roads created by the subdivision of Lot 500, DP 1219505 off the eastern end of Graham Drive and Mendel Drive, Kelso.	

Name	Locality
BURLINGTON RISE	Kelso
Description	
For the new roads created by the subdivision of Lot 1021 DP 1233843, Lot 1023 DP 1245197, Lot 1024 DP 1245197 & Lot 1 DP 1233661, Limekilns Road, Kelso.	

Name	Locality
ALLUVIAL PLACE	Kelso
Description	
For the new roads created by the subdivision of Lot 1021 DP 1233843, Lot 1023 DP 1245197, Lot 1024 DP 1245197 & Lot 1 DP 1233661, Limekilns Road, Kelso.	

DAVID SHERLEY, General Manager, Bathurst Regional Council, Private Mail Bag 17, BATHURST NSW 2795

GNB Ref: 0229

[n2018-3867]

BLACKTOWN CITY COUNCIL

ROADS ACT 1993

Renaming of Roads

Notice is hereby given that Blacktown City Council, pursuant to section 162 of the *Roads Act 1993*, has officially renamed the roads hereunder:

Name	Locality
AERODROME DRIVE	Schofields
Description	
The section of Veron Road south of its intersection with Schofields Road to the road's end.	

Name	Locality
VERON ROAD	Schofields
Description	
The section of Argowan Road between Veron Road and Grange Avenue.	

KERRY ROBINSON, Chief Executive Officer, Blacktown City Council, PO Box 63, BLACKTOWN, NSW 2148.

[n2018-3868]

BYRON SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Byron Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
O'DONNELLS LANE	Billinudgel
Description	
Gravel and Concrete Road, approx 1.2km in length extending South West off Brunswick Street near the intersection of Wilfred Street and Brunswick Street Billinudgel.	

MARK ARNOLD, General Manager, Byron Shire Council, PO Box 219, MULLUMBIMBY NSW 2482

GNB Ref: 0236

[n2018-3869]

BYRON SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Byron Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
PIONEERS CRESCENT	Bangalow
Description	
Sealed Road approximately 400m North East of Pacific Highway Bangalow already named Granuaille Crescent leading to Bangalow Cemetery.	

MARK ARNOLD, General Manager, Byron Shire Council, PO Box 219, MULLUMBIMBY NSW 2482

GNB Ref: 0237

[n2018-3870]

GOULBURN MULWAREE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Goulburn Mulwaree Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
HUSH ROAD	Windellama
Description	
New Road in Lot 3 and DP 750012	

Name	Locality
TULLY LANE	Mummel
Description	
New Subdivision in Lot 2 DP 1122454	

Name	Locality
LANGI ROAD	Goulburn
Description	
Proposed New Road Created in Subdivision 2004/0638/Da off Bullamalita Road Lots 7, 8, 9, 10, 31, 58, 64, 65, 66 and 67 in DP 750044	

WARWICK BENNETT, General Manager, Goulburn Mulwaree Council, Locked Bag 22, GOULBURN NSW 2580

GNB Ref: 0232

[n2018-3871]

LAKE MACQUARIE CITY COUNCIL

ERRATUM

The notice published in the New South Wales Government Gazette of 28 November 2014 Folio 4374, under the heading of "Naming of Roads" detailing the new road name "Raywood Close" at Catherine Hill Bay, is amended as follows.

Raywood Circuit

This erratum now amends the error with the gazetted date remaining 28 November 2014 (Gazette number 115).
Morven Cameron, Chief Executive Officer, Lake Macquarie City Council, Box 1906 HUNTER REGION MAIL
CENTRE NSW 2310

[n2018-3872]

LIVERPOOL CITY COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Liverpool City Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
MONOCERUS LANE	Austral
Description	
Proposed north-south lane as part of subdivision of Lots A-B DP 378927 and Lot 112 DP 591857 from Little Street to Eighth Avenue, between Nemean Road to Hydrus Street.	

Name	Locality
ECLIPTIC LANE	Austral
Description	
Proposed east-west lane as part of subdivision of Lots 111-112 DP 591857 from Orion Road to Hydrus Street, between Rigel Street and Eighth Avenue.	

KIERSTEN FISHBURN, Chief Executive Officer, Liverpool City Council, LOCKED BAG 7064, LIVERPOOL BC NSW 1871

GNB Ref: 0233

[n2018-3873]

CITY OF NEWCASTLE

LOCAL GOVERNMENT ACT 1993

Section 50

NOTICE is hereby given that pursuant to section 50 of the *Local Government Act 1993*, the lands described in Schedule 1 below, are vested in Council as Drainage Reserves.

JEREMY BATH, Chief Executive Officer, City of Newcastle, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

Lot 199 Section B, DP109967

Lot 1 DP 1137553

Lot 16 DP18114

Lot 24 DP18104

[n2018-3874]

CITY OF NEWCASTLE

LOCAL GOVERNMENT ACT 1993

Section 50

NOTICE is hereby given that pursuant to section 50 of the *Local Government Act 1993*, the lands described in Schedule 1 below, are vested in Council as Public Garden and Recreation Space.

JEREMY BATH, Chief Executive Officer, City of Newcastle, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

Lot 1 DP1158570

[n2018-3875]

NORTHERN BEACHES COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Northern Beaches Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
GUBERINA WAY	Warriewood
Description	
Short road beginning opposite 191 Garden Street, running west for 40m to link with the proposed Dove Lane.	

Name	Locality
DOVE LANE	Warriewood
Description	
Beginning 75m along Fern Creek Road & heading east for 130m, then turning north for 220m, then running parallel to Fern Creek by curving north-west then west for 200m, then back to the north-west for another 120m, ending in a cul-de-sac.	

RAY BROWNLEE PSM, Chief Executive Officer, Northern Beaches Council, PO Box 82, MANLY NSW 1655

GNB Ref: 0231

[n2018-3876]

SHELLHARBOUR CITY COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Shellharbour City Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
WAGTAIL WAY	Blackbutt
Description	
links Lyrebird Close and Nightingale Close	

Name	Locality
NIGHTINGALE CLOSE	Blackbutt
Description	
Link to Lyrebird Close	

CAREY MCINTYRE, General Manager, Shellharbour City Council, Locked Bag 155, SHELLHARBOUR CITY CENTRE NSW 2529

GNB Ref: 0235

[n2018-3877]

SINGLETON COUNCIL

ROADS ACT 1993, Section 10

Local Government Act 1993 Section 47F(2)(a)

Dedication of Land as Public Road for the Purposes of Road Widening

NOTICE is hereby given by Singleton Council, in pursuant to Section 10 of the *Roads Act 1993*, and Section 47F(2)(a) of the *Local Government Act 1993* that it dedicates the land described in the Schedule below as public road for the purposes of road widening. JASON LINNANE, General Manager, Singleton Council, PO Box 314, SINGLETON, NSW 2330.

SCHEDULE

The following piece or parcel of land known as:

- Lot 105 DP 882932 in the Council of Singleton, Parish of Belford, County of Northumberland;
- Lot 4001 DP 1034050 in the Council of Singleton, Parish of Rothbury, County of Northumberland;

[n2018-3878]

TWEED SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that the Tweed Shire Council dedicates the land described hereunder as public road pursuant to Section 10 of the Roads Act 1993. Troy Green, General Manager, Tweed Shire Council, PO Box 816, Murwillumbah, NSW 2484.

SCHEDULE 1

Lot 14 DP848124

[n2018-3879]

WARRUMBUNGLE SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Warrumbungle Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
MIRII LANE	Wattle Springs
Description	
Located 2.6 kms south of Newell Highway on Warrumbungle Way. Runs East for approx 1000 metres Closest Lot //DP is Lot 1//DP785902	
Name	Locality
STANNIX PARK DRIVE	Dandry
Description	
Private Road that extends off Quaker Tommy Road (Council Section) and returns to the private section of Quaker Tommy Road. Starts at 149.4200 -31.1681 ends 149.4246 -31.1450 See attached Map	
Name	Locality
AQUILA AVENUE	Dandry
Description	
Private road that extends off the end of Quaker Tommy Road Extends 1.8 Kms north from 149.427 – 31.139 Dec Degrees	
Name	Locality
QUAKER TOMMY ROAD	Dandry
Description	
Private Road that extends from the end of the existing Council Road of the same name. Private Section Starts at 149.4211 -31.1622 and ends at 149.4484 -31.1340 Approx Distance is 4.7 Kms See Attached Map	

Name	Locality
DORADO ROAD	Dandry
Description	
Private Road that extends off the Private Road of Quaker Tommy Road Starts at 149.4377 -31.1358 ends 149.4353 -31.1194 Approx Length of 1.98 Kms See Attached Map	

Name	Locality
SIRIUS LANE	Coonabarabran
Description	
Runs off of Newell Highway to property entrances.	

PHILIP SOUTHWELL, Emergency Services Coordinator, Warrumbungle Shire Council, 22 John St, COONABARABRAN NSW 2357

GNB Ref: 0234

[n2018-3880]

PRIVATE NOTICES

SHERIFF'S OFFICE

NOTICE OF SALE

FAMILY LAW RULES AND FEDERAL CIRCUIT COURT RULES

Rule 20.16 and Rule 25B.22

The Family Court of Australia Enforcement Warrant Seizure and Sale of Property PAC3435/2013 the Sheriff intends to sell by Public Auction the following land known as 50 Mount Bethel Circuit, Orangeville NS 2570 comprised in Lot 12 in deposited plan 1015402, so much as may be necessary to satisfy any outstanding judgment debt.

The sale will be held on site at 50 Mount Bethel Circuit, Orangeville NSW 2570 at 2:00pm, Saturday 17 November 2018.

Please address all enquiries for sale to: *Aaron Bell on 0431 168 847 or email: aaron@samaro.com.au* or Eddie Temurcuoglu, Acting Superintendent, Sheriff's Office, Sydney City tel: (02) 8688 4080

[n2018-3881]