

Government Gazette

of the State of
New South Wales

Number 68
Friday, 6 July 2018

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

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PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 27 June 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. 30, 2018 – An Act to make provision with respect to slavery, slavery-like practices and human trafficking and to provide for the appointment and functions of an Anti-slavery Commissioner; and for other purposes. **[Modern Slavery Bill 2018]**

Act No. 31, 2018 – An Act to amend the *Water Management Act 2000* with respect to management plans, approvals and access licences, Murray-Darling Basin water resources, metering equipment, enforcement and liability, the provision of information and managing environmental water; and for other purposes. **[Water Management Amendment Bill 2018]**

David Blunt
Clerk of the Parliaments

[n2018-2274]

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 27 June 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. 32 — An Act to amend the *Crimes Act 1900* to create an offence of threatening or inciting violence on the grounds of race, religion, sexual orientation, gender identity or intersex or HIV/AIDS status; make consequential amendments to the *Anti-Discrimination Act 1977*; and for related purposes. **[Crimes Amendment (Publicly Threatening and Inciting Violence) Bill]**

Act No. 33 — An Act to amend the *Crimes Act 1900* and other legislation to make further provision for sexual offences and for the protection of children from abuse. **[Criminal Legislation Amendment (Child Sexual Abuse) Bill]**

Act No. 34 — An Act to make miscellaneous amendments to the *Victims Rights and Support Act 2013* and the *Victims Rights and Support Regulation 2013* resulting from a review of that legislation; and for other purposes. **[Victims Rights and Support Amendment (Statutory Review) Bill]**

Act No. 35 — An Act to appropriate out of the Consolidated Fund sums for the services of the Government for the year 2018–19. **[Appropriation Bill]**

Act No. 36 — An Act to appropriate out of the Consolidated Fund a sum for the services of the Legislature for the year 2018–19. **[Appropriation (Parliament) Bill]**

Act No. 37 — An Act to provide for the establishment of the NSW Generations (Debt Retirement) Fund and the NSW Generations (Community Services and Facilities) Fund for the purposes of providing funding for State debt retirement and certain community purposes. **[NSW Generations Funds Bill]**

Act No. 38 — An Act to make provision with respect to the use of the proceeds of sale of Snowy Hydro Limited to fund infrastructure to benefit regional New South Wales. **[Snowy Hydro Legacy Fund Bill]**

Act No. 39 — An Act to make miscellaneous amendments to certain State revenue legislation in connection with the Budget for the year 2018-19; and for other purposes. **[State Revenue Legislation Amendment Bill]**

Act No. 40 — An Act to amend the *Local Land Services Act 2013* with respect to private native forestry; to amend the *Forestry Act 2012* with respect to public native forestry and for other purposes; and to make consequential amendments to other Acts and instruments. **[Forestry Legislation Amendment Bill]**

Helen Minnican
Clerk of the Legislative Assembly

[n2018-2275]

GOVERNMENT NOTICES

Appointments

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Finance, Services and Property

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Dominic Perrottet MP to act for and on behalf of the Minister for Finance, Services and Property on and from 13 July 2018 to 30 July 2018, inclusive.

Dated: 29 June 2018

GLADYS BEREJIKLIAN, MP
Premier

[n2018-2276]

CONSTITUTION ACT 1902

Ministerial arrangements for the Premier

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has authorised the Honourable (John) Giovanni Domenic Barilaro MP to act for and on behalf of the Premier for the period from 13 July 2018 to 21 July 2018, inclusive.

Dated: 4 July 2018

GLADYS BEREJIKLIAN, MP
Premier

[n2018-2277]

CONSTITUTION ACT 1902

Ministerial arrangements for the Attorney General

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has authorised the Honourable David Elliott MP to act for and on behalf of the Attorney General on and from 9 July 2018 to 17 July 2018, inclusive.

Dated: 4 July 2018

GLADYS BEREJIKLIAN, MP
Premier

[n2018-2278]

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

State Parole Authority

Re-appointment of Community Member

His Excellency the Governor, with the advice of the Executive Council and pursuant to the provisions of the *Crimes (Administration of Sentences) Act 1999*, has re-appointed Lloyd WALKER as a community member of the State Parole Authority for a period of three (3) years on and from 27 June 2018.

DAVID ELLIOTT MP
Minister for Corrections

[n2018-2279]

Planning and Environment Notices

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Notice to amend significantly contaminated land declaration
(Section 44 of the Contaminated Land Management Act 1997)

Notice Number 20184410; Area Number 3183

1. Background

The land to which this notice applies was declared as “significantly contaminated land” (declaration No. 21089) and has been the subject of four staged and completed Voluntary Management Proposals (VMP) approved by the Environment Protection Authority (EPA) (Approval Notice No 26061, Notice No 26093, Notice No 26109 and Notice No 20101723). The land is also subject to two Management Orders (Order No 20131407 and Order No 20131408) issued by the EPA.

Based on the review of site investigations and the proposed remediation plan for the site, it has been identified that contamination and the area subject to proposed remediation extends to adjacent land to the north, on Lot 2 DP234288. The nature and extent of contamination of the adjacent land is such that EPA has determined that it warrants regulation under the *Contaminated Land Management Act 1997* (CLM Act). As such, Declaration No. 21089 requires amendment to enable the regulation of the adjacent land.

2. Land to which this amendment applies

Declaration No. 21089 applies to land located 15 Greenleaf Road, Kooragang Island NSW, consisting of Lot 3 DP 234288, within the local government area of Newcastle City Council.

This amendment extends the declared area to include the parcel of land (“the additional declared land”) consisting of Lot 2 DP 234288, 15 Greenleaf Road, Kooragang Island NSW.

The land to which this amendment applies is shown on Figure 1 (attached).

3. Amendment

Pursuant to section 44 of the CLM Act, this notice amends the Declaration of significantly contaminated land No. 21089, dated 16 November 2005 and gazetted on 2 December 2005, as follows:

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

This declaration applies to the land that is described as Lot 3 DP 234288, and Lot 2 DP 234288, located at 15 Greenleaf Road, Kooragang Island NSW, within the local government area of Newcastle City Council. The site is shown on Figure 1 (attached).

4. Nature of the contamination affecting the additional declared land

The EPA has found that the additional declared land is contaminated with arsenic (“the contaminant”).

5. Nature of harm that the contaminants may cause

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

- Groundwater is contaminated with arsenic at concentrations exceeding the relevant groundwater investigation levels for the protection of aquatic ecosystems;
- Contaminated groundwater has migrated off the site and may continue to migrate. The contaminated groundwater has the potential to impact on the quality of the waters and sediment of the Hunter River; and
- There are potential human and biota exposure pathways to the contaminant.

6. Further Action under the Act

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

be management orders and all current agreed voluntary investigation proposals and agreed voluntary remediation proposals are taken to be approved voluntary management proposal

[n2018-2280]

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of significantly contaminated land
(Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20171109; Area Number 3421

The Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the *Contaminated Land Management Act 1997* ("the Act"):

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

This declaration applies to 470 Princes Highway, Gymea, NSW, identified as Lot 21 in DP572727, in the local government area of Sutherland Shire Council. A map of the site is attached.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Petroleum hydrocarbons including total recoverable hydrocarbons (TRH) and benzene, toluene, ethylbenzene and xylenes (BTEX).

3. Nature of harm that the contaminants have caused:

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

- The groundwater and soil vapour are contaminated with petroleum hydrocarbons, including benzene, toluene, ethyl benzene and xylenes.
- The concentrations of petroleum hydrocarbons, including those measured on the down-gradient boundary adjacent to residential properties, are above the NEPM health screening levels.
- There are potential risks to occupants of nearby residential properties through vapour intrusion, as well as to those performing subsurface works or accessing underground utilities nearby the site through both vapour intrusion and direct contact with impacted groundwater.
- Further investigation is required to delineate the extent of the contamination, including beneath the residential properties, and to assess the potential risks to off-site receptors.
- Management of the contamination may be required to prevent the migration of groundwater contamination from the site, and to mitigate identified risks to off-site receptors.

4. Further action under the Act

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

5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

Director Contaminated Land Management
Environment Protection Authority
PO Box A290
SYDNEY SOUTH NSW 1232

or faxed to 02 9995 6603

or emailed to contaminated.sites@epa.nsw.gov.au

by not later than **27 July 2018**.

29 June 2018

ARMINDA RYAN
Director Contaminated Land Management
Environment Protection Authority

NOTE:

Management order may follow

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

Amendment/Repeal

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

Information recorded by the EPA

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

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to section 10.7 of the *Environmental Planning and Assessment Act 1979* that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 10.7 certificate is no longer required.

Relationship to other regulatory instrument

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



Source: SIX Maps

[n2018-2281]

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of significantly contaminated land
(Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20181109; Area Number 3416

The Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the *Contaminated Land Management Act 1997* ("the Act"):

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

This declaration applies to 80-82 Imlay Street, Eden, NSW, identified as Lots 1 and 2 in DP34922, in the local government area of Bega Valley Shire Council. A map of the site is attached.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

- Petroleum hydrocarbons including total recoverable hydrocarbons (TRH) and benzene, toluene, ethylbenzene and xylenes (BTEX).

3. Nature of harm that the contaminants have caused:

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

- Groundwater is impacted with petroleum hydrocarbons at concentrations exceeding the health screening levels for residential land use and groundwater investigation levels for protection of drinking water;
- Groundwater impact has not been delineated off-site to the east, north east and south of the site; and
- Potentially complete exposure pathways have been identified for off-site receptors including residents living adjacent to the site and users of groundwater for beneficial purposes.

4. Further action under the Act

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

5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

Director Contaminated Land Management
Environment Protection Authority
PO Box A290
SYDNEY SOUTH NSW 1232

or faxed to 02 9995 6603

or emailed to contaminated.sites@epa.nsw.gov.au

by not later than **31 July 2018**.

03 July 2018

ARMINDA RYAN
Director Contaminated Land Management
Environment Protection Authority

NOTE:

Management order may follow

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

Amendment/Repeal

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

Information recorded by the EPA

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

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to section 10.7 of the *Environmental Planning and Assessment Act 1979* that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 10.7 certificate is no longer required.

Relationship to other regulatory instrument

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



Source: SIX Maps

[n2018-2282]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and*

Assessment (Savings, Transitional and Other Provisions) Regulation 2017, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

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

Dated: 2 July 2018

MIKE YOUNG
Director Resource and Energy Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Collector Wind Farm' (MP10_0156), approved by the Planning Assessment Commission as delegate of the Minister under section 75J of the Act on 2 December 2013 as subsequently modified under 75W of the Act.	All land identified as the 'Project Site' in Attachment 2 of the approval to carry out the development known as the 'Collector Wind Farm' (MP10_0156) as in force on the date of this Order.

[n2018-2283]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 3/7/18

ANTHONY WITHERDIN
Director, Regional Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Bilambil Heights Residential Subdivision' (05_0198), approved by the Planning Assessment Commission, as delegate of the Minister, under section 75J of the Act on 2 August 2012 as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Bilambil Heights Residential Subdivision' (05_0198), as in force on the date of this Order.
Development known as the 'Commercial and Hotel Development at Berry and Walker Streets' (08_0238) approved by the Minister, under section 75J of the Act on 25 February 2010 as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Commercial and Hotel Development at Berry and Walker Streets' (08_0238), as in force on the date of this Order.
Development known as the 'Gwandalan Residential Subdivision' (10_0205), approved by the Planning Assessment Commission, as delegate of the Minister, under section 75J of the Act on 3 May 2011 as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Gwandalan Residential Subdivision' (10_0205), as in force on the date of this Order.
Development known as the 'North Bonville Residential Subdivision' (08_0080), approved by the Executive Director, Development Assessment Systems and Approvals, as delegate of the Minister, under section 75J of the Act on 18 July 2013.	All land identified in Schedule 1 and Schedule 2 Condition A1 of the approval to carry out the development known as the 'North Bonville Residential Subdivision' (08_0080), as in force on the date of this Order.

Column 1 Development	Column 2 Land
Development known as the 'Mixed Use Residential Development at Ettalong Beach' (09_0121), approved by the Minister, under section 75J of the Act on 24 November 2010 as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Mixed Use Residential Development at Ettalong Beach' (09_0121), as in force on the date of this Order.

[n2018-2284]

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 28 June 2018

MIKE YOUNG
Director Resource and Energy Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Flyers Creek Wind Farm' (MP 08_0252), approved by a delegate of the Minister under section 75J of the Act on 14 March 2014 as subsequently modified under 75W of the Act.	All land identified as the project area in Appendix 1 of the approval to carry out the development known as the 'Flyers Creek Wind Farm' (MP 08_0252) as in force on the date of this Order.

[n2018-2285]

PESTICIDES REGULATION 2017

Public Authority Exemption Order under Part 2, Clause 8

The public authorities' ground applicator licence exemption order

Introduction

This order, issued by the Environment Protection Authority (EPA) under clause 8 of the *Pesticides Regulation 2017* (the **Regulation**), exempts public authorities from the requirement to hold a licence to undertake ground applicator work.

1. Work to which this order applies

1.1. This order applies to ground applicator work (the work).

2. Class of persons to whom this order applies

- 2.1. The requirements in this Order apply, as relevant, to any person who is an employee of a public authority in NSW.
- 2.2. This Order does not apply to a person who is carrying out work on behalf of a public authority, including a contractor.

3. Duration

3.1. This Order commences on 1 July 2018 and is valid until revoked by the EPA by notice published in the NSW Government Gazette.

4. Exemption

4.1. This Order exempts the persons in Clause 2 of this Order from the licensing requirements as applicable for ground applicator work.

5. Conditions

This Order only applies if the following conditions are met:

- 5.1 The work is only carried out on public land, and
- 5.2 The person carrying out the work is qualified to use pesticides under Clause 31(1) of the Regulation.

6. Definitions

ground applicator work has the same meaning as in clause 6(1)(f) of the Regulation

licensing requirements means:

- a) the provisions of Division 1 of Part 6 of the *Pesticides Act 1999* and
- b) the provisions of Part 2 of the Regulation

public authority has the same meaning as in section 4 of the *Pesticides Act 1999* and clause 39 of the Regulation

EPA means the NSW Environment Protection Authority.

Asela Atapattu
Director Hazardous Materials Chemicals and Radiation
Environment Protection Authority
(by delegation)

[n2018-2286]

Roads and Maritime Notices

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

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

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the 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*.

S WEBB
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Penrith City Council area, Parish of Mulgoa and County of Cumberland, shown as Lot 112 Deposited Plan 1239940, being part of the land in Certificate of Title 12/30775.

The land is said to be in the possession of Sydney Water Corporation.

(RMS Papers: SF2018/161394; RO SF2017/026394)

[n2018-2287]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

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

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

S WEBB
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule 1

All those pieces or parcels of land situated in the Penrith City Council area, Parishes of Mulgoa and Claremont and County of Cumberland, shown as Lots 8, 9 and 10 Deposited Plan 1241371, being part of the land in Certificates of Title Auto Consol 5381-28, 1/226972 and Auto Consol 6140-135 respectively; excluding any existing easements from the compulsory acquisition of the said Lots.

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

Schedule 2

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

Land Burdened

The site designated [A] on Deposited Plan 1241371 and described thereon as “proposed easement to drain water 8.5 wide”, being part of the land in Certificate of Title 1/226972.

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

(RMS Papers: SF2018/161417; RO SF2016/229031)

[n2018-2288]

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Coonamble in the Coonamble Shire 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*.

S WEBB

Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Coonamble Shire Council area, Parish of Yoeo and County of Leichhardt, shown as Lots 9 to 12 inclusive Deposited Plan 1238744.

(RMS Papers: SF2018/217302; RO SF2017/144824)

[n2018-2289]

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 APPLICATIONS (ELA)

ELA5702, SILVER CITY MINERALS LIMITED, dated 27 June 2018.

ELA5703, ERNEST THOMAS EADIE AND TEUNIS ADRIANUS PIETER KWAK, dated 27 June 2018.

ELA5704, NEWCREST OPERATIONS LIMITED, dated 29 June 2018.

MINING LEASE APPLICATIONS (MLA)

MLA558, WALKER QUARRIES PTY LTD, dated 6 June 2018.

MLA559, CENTENNIAL AIRLY PTY. LIMITED, dated 15 June 2018.

[n2018-2290]

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS (ELA)

ELA5642, FMG RESOURCES PTY LTD. Withdrawal took effect on 29 June 2018.

ELA5688, ERNEST THOMAS EADIE AND TEUNIS ADRIANUS PIETER KWAK. Withdrawal took effect on 27 June 2018.

ELA5693, OCHRE RESOURCES PTY LTD. Withdrawal took effect on 27 June 2018.

ELA5694, PANDA MINING PTY LTD. Withdrawal took effect on 2 July 2018.

[n2018-2291]

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

EXPLORATION LICENCE (EL)

EL5874, ENDEAVOUR MINERALS PTY LTD. Application for renewal received 28 June 2018.

EL7801, TARONGA MINES PTY LTD. Application for renewal received 2 July 2018.

[n2018-2292]

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

APPLICATIONS TO TRANSFER RECEIVED

MALABAR COAL (MAXWELL) PTY LTD, FARAMAX NO 2 PTY LTD, MALABAR COAL (DRAYTON) NO. 2 PTY LTD AND MALABAR COAL (DRAYTON) NO. 3 PTY LTD have applied for approval to transfer EL5460 to MAXWELL VENTURES (MANAGEMENT) PTY LTD. Application received 14 June 2018.

[n2018-2293]

Energy Notices

ELECTRICITY SUPPLY ACT 1995 WATER INDUSTRY COMPETITION ACT 2006 APPROVED OMBUDSMAN SCHEME

I, Don Harwin, MLC, Minister for Energy and Utilities, pursuant to section 96B(1) of the *Electricity Supply Act 1995* (“ES Act”) and section 49(1) of the *Water Industry Competition Act 2006* (“WIC Act”), on being satisfied that the scheme meets the objectives specified in section 96B(2) of the ES Act and section 49(2) of the WIC Act, hereby approve the Energy and Water Ombudsman NSW as the approved ombudsman scheme for the purposes of the ES Act and the WIC Act, being a scheme that provides for the appointment of an ombudsman to deal with the matters specified in sections 96B(1) and 96B(1A) of the ES Act, clause 11(1) of the *Electricity Supply (General) Regulation 2014*, section 49(1) of the WIC Act and clause 30(1) of the *Water Industry Competition (General) Regulation 2008*.

This approval takes effect on 1 July 2018.

DON HARWIN MLC
Minister for Energy and Utilities

[n2018-2294]

ENERGY AND UTILITIES ADMINISTRATION (ENERGY CONTRIBUTIONS) ORDER 2018

I, Gabrielle Upton MP, Minister for the Environment, with the concurrence of the Hon Dominic Perrottet MP, Treasurer, and the Hon Don Harwin MLC, Minister for Energy and Utilities, make the following Order under section 34J of the *Energy and Utilities Administration Act 1987*.

This Order takes effect on the date that it is published in the Gazette.

Dated at Sydney, this 28th day of June 2018.

Gabrielle Upton MP
Minister for the Environment

Explanatory note

Section 34J of the *Energy and Utilities Administration Act 1987* provides that the Minister may, by order published in the Gazette, require any one or more licensed distributors to make an annual contribution for a specified financial year to the Climate Change Fund. The purpose of this Order is to require defined licensed distributors to make an annual contribution to the Climate Change Fund for the financial year commencing 1 July 2018.

1. Name of Order

This Order is the *Energy and Utilities Administration (Energy Contributions) Order 2018*.

2. Commencement

This Order commences on the date that it is published in the Gazette.

3. Interpretation

The Explanatory Note to this Order does not form part of the Order.

4. Definitions

licensed distributor means a licensed distributor listed in column 1 of Schedule 1.

5. Annual contribution

- (1) A licensed distributor is required to make an annual contribution to the Climate Change Fund for the financial year commencing 1 July 2018.
- (2) The amount of the annual contribution to be paid by a licensed distributor is as set out in column 2 of Schedule 1.

6. Time for payment

The annual contribution is to be paid by quarterly instalments (each being equal to one-fourth of the annual contribution payable) on or before the first day of August 2018, November 2018, February 2019 and May 2019.

Schedule 1

Column 1	Column 2
Licensed distributor	Annual contribution
Ausgrid	\$135,587,381
Endeavour Energy	\$86,404,911
Essential Energy	\$59,161,902

[n2018-2295]

ENERGY AND UTILITIES ADMINISTRATION (WATER CONTRIBUTIONS) ORDER 2018

I, the Hon Gabrielle Upton MP, Minister for the Environment, with the concurrence of the Hon Don Harwin MLC, Minister for Energy and Utilities, make the following Order under section 34J of the *Energy and Utilities Administration Act 1987*.

This Order takes effect on the date that it is published in the Gazette.

Dated at Sydney, this 28th day of June 2018.

Gabrielle Upton MP
Minister for the Environment

Explanatory note

Section 34J of the *Energy and Utilities Administration Act 1987* provides that the Minister may, by order published in the Gazette, require any one or more state water agencies to make an annual contribution for a specified financial year to the Climate Change Fund. The purpose of this Order is to require defined state water agencies to make an annual contribution to the Climate Change Fund for the financial year commencing 1 July 2018.

1. Name of Order

This Order is the *Energy and Utilities Administration (Water Contributions) Order 2018*.

2. Commencement

This Order commences on the date that it is published in the Gazette.

3. Interpretation

The Explanatory Note to this Order does not form part of the Order.

4. Definitions

Sydney Water means a State water agency as listed in column 1 of Schedule 1.

5. Annual contribution

- (1) A State water agency is required to make an annual contribution to the Climate Change Fund for the financial year commencing 1 July 2018.
- (2) The amount of the annual contribution to be paid by a State water agency is as set out in column 2 of Schedule 1.

6. Time for payment

The annual contribution is to be paid in one instalment on or before the first day of August 2018.

Schedule 1

Column 1	Column 2
State water agency	Annual contribution
Sydney Water	\$3,240,000

[n2018-2296]

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Trip Limits for the Southern Fish Trawl Restricted Fishery, the Ocean Trawl Fishery and the Ocean Trap and Line Fishery

I, GEOFFREY ALLAN, Deputy Director General Fisheries, with the delegated authority of the Minister for Primary Industries and the Secretary of the Department of Industry pursuant to sections 227 and 228 of the *Fisheries Management Act 1994* (“the Act”) do by this notification pursuant to section 8 of the Act:

1. Prohibit the taking of fish of the species specified in Column 1 of Schedule 1 to this notification, for the period described opposite in Column 2 of Schedule 1, by the methods of fishing specified opposite in Column 3 of Schedule 1, from the waters described opposite in Column 4 of Schedule 1, by all endorsement holders in the Southern Fish Trawl Fishery, the Ocean Trawl Fishery and the Ocean Trap and Line Fishery.
2. Prohibit the taking of fish of the species specified in Column 1 of Schedule 2 to this notification, for the period described opposite in Column 2 of Schedule 2, by the methods of fishing specified opposite in Column 3 of Schedule 2, from the waters described opposite in Column 4 of Schedule 2, by all endorsement holders in the Southern Fish Trawl, Ocean Trawl and Ocean Trap & Line Fisheries, except when those fish species are taken in accordance with the trip limits specified opposite in Column 5 of Schedule 2.

In the Schedules to this notification:

“*Fishing trip*” means the time from departure of the boat from port to the time of return of the boat or the catch to port, whichever occurs first.

SCHEDULE 1

COLUMN 1 SPECIES	COLUMN 2 PERIOD	COLUMN 3 METHOD	COLUMN 4 WATERS
Orange roughy (<i>Hoplostethus atlanticus</i>), smooth oreodory (<i>Pseudocyttus maculatus</i>), black oreodory (<i>Allocyttus niger</i>), spiky oreodory (<i>Neocyttus rhomboidalis</i>), warty oreodory (<i>Allocyttus verrucosus</i>) and rough oreodory (<i>Neocyttus psilorhynchus</i>).	All year.	All methods.	All ocean waters to which the Act applies.
Pink ling (<i>Genypterus blacodes</i>), mirror dory (<i>Zenopsis nebulosis</i>), blue-eye trevalla (<i>Hyperoglyphe antarctica</i>), blue grenadier (<i>Macruronus novaezelandiae</i>) and royal red prawns (<i>Haliporoides sibogae</i>).	All year	All methods.	All ocean waters to which the Act applies west of a line drawn 3 nautical miles east of the natural coast line.

SCHEDULE 2

COLUMN 1 SPECIES	COLUMN 2 PERIOD	COLUMN 3 METHOD	COLUMN 4 WATERS	COLUMN 5 TRIP LIMIT
Redfish (<i>Centroberyx affinis</i>).	From 1 November to 31 December and from 1 January to 30 June inclusive in each year.	Otter trawl net (fish).	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 250 kg whole weight during each fishing trip.
Redfish (<i>Centroberyx affinis</i>).	From 1 July to 31 October inclusive in each year.	Otter trawl net (fish).	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 1000 kg whole weight during each fishing trip.

COLUMN 1 SPECIES	COLUMN 2 PERIOD	COLUMN 3 METHOD	COLUMN 4 WATERS	COLUMN 5 TRIP LIMIT
Redfish (<i>Centroberyx affinis</i>).	All year.	Otter trawl net (fish).	All ocean waters to which the Act applies south of Barrenjoey Head.	No more than 100 kg whole weight during each fishing trip.
Blue warehou (<i>Seriolella brama</i>).	All year.	All methods.	All NSW ocean waters.	No more than 100 kg whole weight during each fishing trip.
Silver warehou (<i>Seriolella punctata</i>).	All year.	All methods.	All ocean waters to which the Act applies.	No more than 50 kg whole weight during each fishing trip.
Jackass morwong (<i>Nemadactylus macropterus</i>).	All year.	All methods.	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 50 kg whole weight during each fishing trip.
Jackass morwong (<i>Nemadactylus macropterus</i>).	All year.	All methods.	All ocean waters to which the Act applies south of Barrenjoey Head.	No more than 350 kg whole weight during each fishing trip.
Ocean perch (<i>Helicolenus percoides</i>).	From 1 January to 31 March inclusive in each year.	All methods.	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 500 kg whole weight during each fishing trip.
Ocean perch (<i>Helicolenus percoides</i>).	From 1 April to 31 December inclusive in each year.	All methods.	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 1000 kg whole weight during each fishing trip.
Ocean perch (<i>Helicolenus percoides</i>).	All year.	All methods.	All ocean waters to which the Act applies south of Barrenjoey Head.	No more than 300 kg whole weight during each fishing trip.
Tiger flathead (<i>Neoplatycephalus richardsoni</i>), toothy flathead (<i>Neoplatycephalus aurimaculatus</i>), southern sand flathead (<i>Platycephalus bassensis</i>), southern bluespotted flathead (<i>Platycephalus speculator</i>) and bluespotted flathead (<i>Platycephalus caeruleopunctatus</i>)	All year.	All methods.	All ocean waters to which the Act applies south of Barrenjoey Head.	No more than 200 kg whole weight of all flathead species combined during each fishing trip.

This fishing closure is intended to have extraterritorial application insofar as the Act permits.

This fishing closure is effective for a period of 5 years from date of publication.

Dated this 28th day of June 2018

DR GEOFFREY ALLAN
Deputy Director General, Fisheries
Department of Primary Industries
(an office within the Department of Industry)
(by delegation)

[n2018-2297]

FORESTRY ACT 2012

Section 57

ERRATUM

In the notice published in NSW Government Gazette No 66 of 29 June 2018, n2018-2188, the date on the instrument was omitted. The date on the instrument should read 'Dated this 22 day of June 2018'. This notice corrects that error.

The gazettal date remains 29 June 2018.

Paul Toole, MP
Minister for Lands and Forestry

[n2018-2298]

FORESTRY ACT 2012

Section 16

ERRATUM

In the notice published in NSW Government Gazette No 66 of 29 June 2018, n2018-2187, the date on the instrument was omitted. The date on the instrument should read 'Dated this 27 day of June 2018'. This notice corrects that error

The gazettal date remains 29 June 2018.

Governor
By His Excellency's Command,
Paul Toole, MP
Minister for Lands and Forestry

[n2018-2299]

Crown Land Notices

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

ERRATUM

As per the **Notification of Closing of a Road** which appeared in New South Wales Government Gazette No 26 of 9 March 2018, Folio 1502-1503, part of the description is hereby amended. Under the headings of “Description” and “Schedule” the words “Lot 1 DP1239607” are deleted and replaced with “Lots 1, 2 & 3 DP1239607”.

File No: 17/05848

[n2018-2300]

ROADS ACT 1993 – ORDER

TRANSFER OF A CROWN ROAD TO A COUNCIL

In pursuance of the provisions of section 151, *Roads Act 1993*, the Crown road specified in Schedule 1 is hereby 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 road.

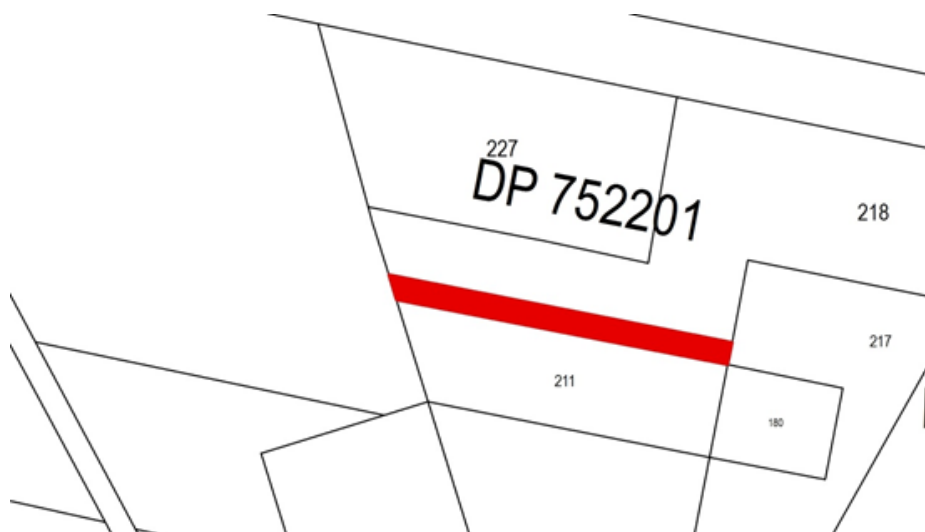
The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish – Veness; County – Darling

Land District – Tamworth; LGA – Tamworth Regional

Crown road shown coloured in red on diagram hereunder.



SCHEDULE 2

Roads Authority: Tamworth Regional Council

Lands Reference: 18/04115

[n2018-2301]

ROADS ACT 1993 – ORDER

TRANSFER OF A CROWN ROAD TO A COUNCIL

In pursuance of the provisions of section 151, *Roads Act 1993*, the Crown road specified in Schedule 1 is hereby 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 road.

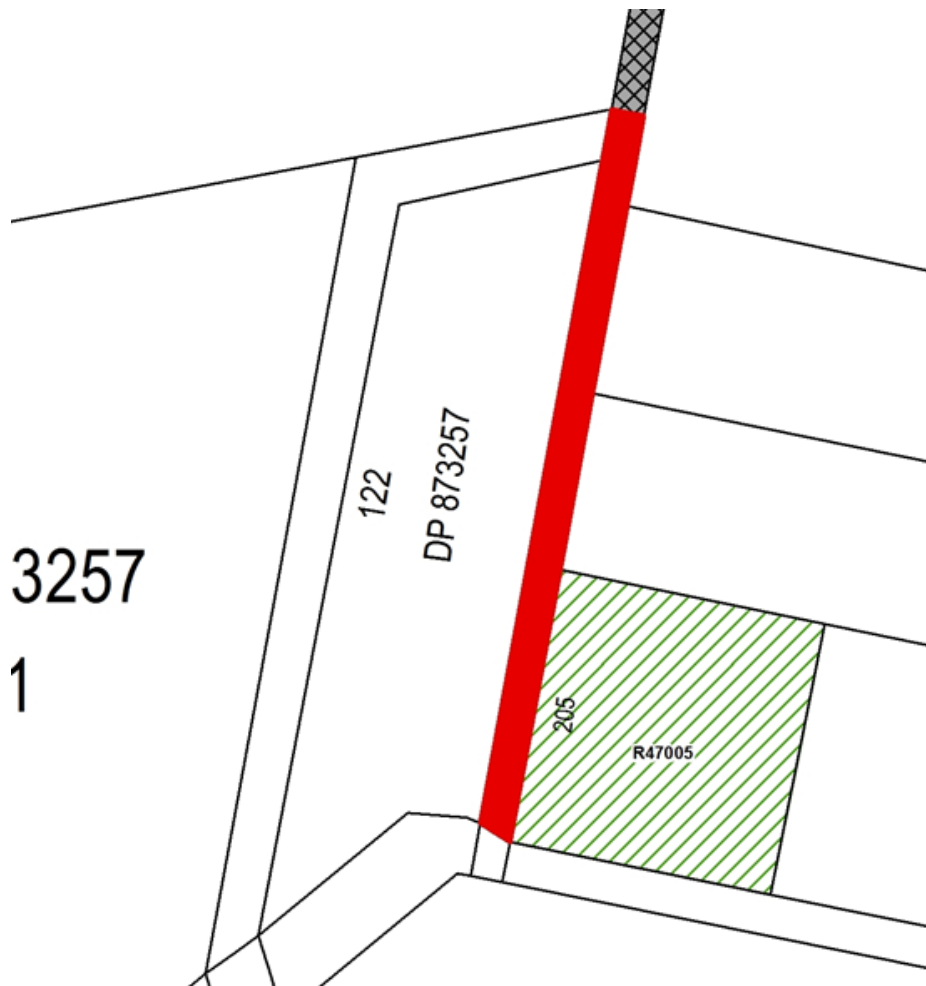
The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE 1

Parish – North Barraba; County – Darling

Land District – Tamworth; LGA – Tamworth Regional

Crown road shown coloured in red on diagram hereunder.



SCHEDULE 2

Roads Authority: Tamworth Regional Council

Lands Reference: 18/03981

[n2018-2302]

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

IN pursuance of the provisions of Section 151, *Roads Act 1993*, the Crown public road specified in 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 roads specified in Schedule 1 ceases to be a Crown public road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

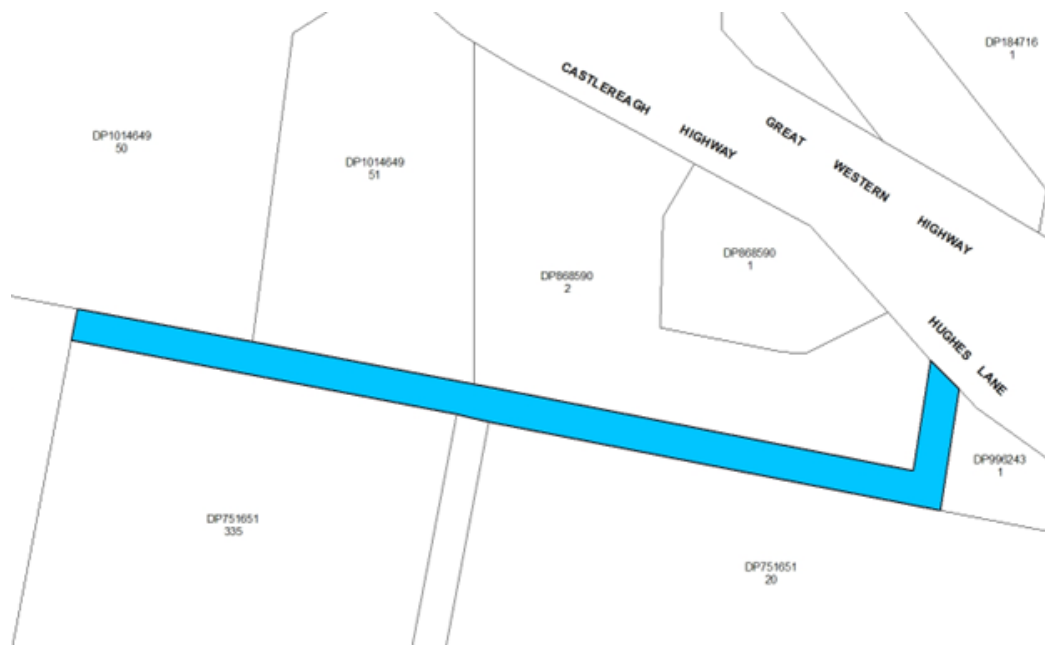
SCHEDULE 1

Parish – Lidsdale; County – Cook

Land District – Lithgow; Locality of Marrangaroo

Local Government Area – Lithgow City Council

Description: The Crown Public road as denoted by blue shading in the diagram below.



SCHEDULE 2

Roads Authority: Lithgow City Council

File Ref: 18/04900; W597704

[n2018-2303]

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

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
communication facilities (part – Section 2.18 licence – RI 597287)	Reserve No. 47990 Public Purpose: trigonometrical purposes Notified: 31 July 1912 File Reference: 08/5506-03

[n2018-2304]

CROWN LAND MANAGEMENT RULE 2018 (NO. 1)

under the

Crown Land Management Act 2016

I, Paul Lawrence Toole, M.P., the Minister for Lands and Forestry, in pursuance of section 3.15 of the *Crown Land Management Act 2016*, make the following Rule.

Dated: 21/6/18

PAUL LAWRENCE TOOLE, M.P.
Minister for Lands and Forestry

Part 1 Preliminary

1 Name of Rule

This Rule is the Crown Land Management Rule 2018 (No 1).

2 Commencement

This Rule commences on 1 July 2018.

3 Interpretation

In this Rule:

- (a) words have the meaning given to those terms in the *Crown Land Management Act 2016*, except in so far as the context or subject-matter otherwise indicates or requires, and
- (b) ***occupation of communication infrastructure on Crown land*** means either or both of the following:
 - (i) the placement of communication infrastructure on Crown land, and
 - (ii) the use of communication infrastructure that is located on Crown land.

Part 2 Crown Land Management Rules

4 Crown land managers not authorised to grant holdings for communication infrastructure

- (a) Crown land managers cannot, under any Act (including the *Local Government Act 1993*), grant any lease or licence authorising the installation, construction, access to or occupation of communication infrastructure on Crown land.
- (b) Despite (a), nothing in this rule prohibits the holder of a holding granted by the Minister subletting communication infrastructure located on Crown land in accordance with the conditions of the holding.

File ref: LBN18/819

[n2018-2305]

CROWN LAND MANAGEMENT RULE 2018 (NO. 2)

under the

Crown Land Management Act 2016

I, Paul Lawrence Toole, M.P., the Minister for Lands and Forestry, in pursuance of section 3.15 of the *Crown Land Management Act 2016*, make the following Rule.

Dated: 28 June 2018

PAUL LAWRENCE TOOLE, M.P.
Minister for Lands and Forestry

Part 1 Preliminary

1 Name of Rule

This Rule is the Crown Land Management Rule 2018 (No 2).

2 Commencement

This Rule commences on 1 July 2018.

3 Interpretation

In this Rule:

- (a) words have the meaning given to those terms in the *Crown Land Management Act 2016*, except in so far as the context or subject-matter otherwise indicates or requires,
- (b) **Crown caravan park** means a facility situated on Crown land which is a ‘holiday park’ within the meaning of the *Holiday Parks (Long-term Casual Occupation) Act 2002*,
- (c) **Schedule** means the Schedule of Crown caravan parks set out in Part 3 of this Rule.

Part 2 Crown Land Management Rules

4 Proportion of Crown caravan park proceeds to be directed to the Crown Reserves Improvement Fund

- (a) This Rule applies to the Crown land managers of the Crown caravan parks situated on Crown land known by the reserve numbers listed in column 3 of the Schedule.
- (b) Crown land managers to whom this Rule applies must pay the following amounts, as calculated by the Department, into the Crown Reserves Improvement Fund:
 - (i) 5% of the annual gross income generated from the Crown caravan park and its ancillary facilities and services,
 - (ii) 10% of the annual rent received by the Crown land manager in association with the leasing or licensing of the Crown caravan park and/or its ancillary facilities and services, and
 - (iii) 20% of any premium paid to the Crown land manager by a lessee upon the transfer of a lease or licence of the Crown caravan park and/or its ancillary facilities and services.
- (c) Payments must be made to the Department on a quarterly basis on the dates directed by the Department.
- (d) For the avoidance of doubt, any amounts to be paid to the Public Reserves Management Fund by reserve trusts managing Crown caravan parks under a direction issued under section 106 of the *Crown Lands Act 1989* in force immediately prior to 1 July 2018, must also be paid into the Crown Reserves Improvement Fund.

Part 3 Schedule of Crown caravan parks

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Account Ref.	Park Name	Reserve Number	Reserve Gazette Date	Reserve Purpose	Location
C313454	Clarkes Beach Caravan Park	49122	30-JUL-1913	Public recreation or conservation ; preservation of native flora ; public recreation ;	Byron Bay
C313455	Boyds Bay Caravan Park	76814	04-JUN-1954	Public recreation or conservation ; public recreation ;	Boyds Bay
C313457	Ballina Central Caravan Park	75925	15-MAY-1953	Public recreation or conservation ; public recreation ;	Ballina
C313458	Coffs Harbour Tourist Park	540030	16-SEP-1966	Public recreation or conservation ; public recreation ; showground ;	Coffs Harbour
C313459	Calypso Yamba Holiday Park	81523	10-APR-1959	Public recreation or conservation ; public recreation ;	Yamba
C313460	Corindi Beach Caravan Park	55008	09-DEC-1921	Public recreation or conservation ; public recreation ;	Corindi Beach
C313461	Ferry Reserve Caravan Park	74701	18-JAN-1952	Public recreation or conservation ; public recreation ;	Brunswick
C313462	Hastings Point Caravan Park	1001015	07-NOV-1997	Public recreation or conservation ; caravan park ;	Hastings Point
C313463	Grafton Greyhound Club Caravan Park	94039	30-JAN-1981	Public recreation or conservation ; caravan and camping park ; public recreation ; racecourse ;	Grafton

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Account Ref.	Park Name	Reserve Number	Reserve Gazette Date	Reserve Purpose	Location
C313464	Kingscliff Beach Caravan Park	1001014	07-NOV-1997	Public recreation or conservation ; caravan park ;	Kingscliff
C313465	Grafton Showground Caravan Park	84899	29-MAY-1964	Public recreation or conservation ; public recreation ; showground ;	Grafton
C313466	Lake Ainsworth Caravan Park	82783	09-SEP-1960	Public recreation or conservation ; public recreation ;	Lennox Head
C313467	Massey Greene Caravan Park	91536	17-AUG-1979	Public recreation or conservation ; caravan and camping park ;	Brunswick Heads
C313468	Kingscliff North Caravan Park	1001013	07-NOV-1997	Public recreation or conservation ; caravan park ;	Kingscliff
C313469	Minnie Water Holiday Park	95566	04-SEP-1981	Caravan and camping park	Minnie Water
C313470	Moonee Beach Caravan Park	64933	23-NOV-1934	Public recreation or conservation ; public recreation ; resting place ;	Moonee Beach
C313471	Pottsville Beach Caravan Park South	1001016	07-NOV-1997	Public recreation or conservation ; caravan park ;	Pottsville
C313472	North Beach Caravan Park	140084	03-SEP-1993	Public recreation or conservation ; caravan park ;	Mylestom
C313473	Red Rock Reserve Camping And Caravan Park	64746	14-SEP-1934	Public recreation or conservation ; public recreation ; resting place ;	Red Rock
C313474	Sawtell Beach Caravan Park	81703	19-JUN-1959	Public recreation or conservation ; public recreation ; resting place ;	Sawtell
C313475	Park Beach Caravan Park	140089	26-MAY-1995	Public recreation or conservation ; caravan park ;	Coffs Harbour
C313476	Shaws Bay Caravan Park	84107	14-DEC-1962	Public recreation or conservation ; public recreation ; resting place ;	Ballina
C313477	Silver Sands Caravan Park	82910	18-NOV-1960	Public recreation or conservation ; public recreation ;	Evans Head
C313478	Pottsville Beach Caravan Park North	140011	24-DEC-1986	Public recreation or conservation ; caravan and camping park ;	Pottsville
C313479	The Terrace Caravan Park	82999	06-JAN-1961	Public recreation or conservation ; public recreation ; resting place ;	Brunswick
C313480	Urunga Heads Caravan Park	82452	01-APR-1960	Public recreation or conservation ; public recreation ;	Urunga
C313481	Blacksmith Beach Caravan Park	66822	18-JUN-1937	Public recreation or conservation ; public recreation ;	Blacksmith
C313483	Woolgoolga Beach Reserve Caravan Park	63076	27-NOV-1931	Public recreation or conservation ; public recreation ; resting place ;	Woolgoolga
C313484	Budgewoi Tourist Park	88683	04-AUG-1972	Public recreation or conservation ; public recreation ;	Budgewoi

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Account Ref.	Park Name	Reserve Number	Reserve Gazette Date	Reserve Purpose	Location
C313485	Fingal Bay Holiday Park	86928	25-OCT-1968	Public recreation or conservation ; public recreation ;	Fingal Bay
C313520	Eden Tourist Park	580070	07-OCT-1899	Public recreation or conservation ; public recreation ;	Eden
C313521	Zane Grey Caravan Park	83225	09-JUN-1961	Public recreation or conservation ; public recreation ;	Bermagui
C313522	Tathra Beach Tourist Park	79310	01-FEB-1957	Public recreation or conservation ; public recreation ; resting place ;	Tathra
C313523	Lakesea Caravan Park, South Durras	85399	16-JUL-1965	Public recreation or conservation ; public recreation ;	Durras
C313524	Blowhole Caravan Park, Kiama	87397	19-SEP-1969	Public recreation or conservation ; public recreation ;	Kiama
C313525	Surf Beach Holiday Park, Kiama	131	25-OCT-1880	Public recreation or conservation ; public recreation ;	Kiama
C313526	Werri Beach Holiday Park	80816	04-JUL-1958	Public recreation or conservation ; public recreation ;	Gerringong
C313527	Seven Mile Beach Caravan Park	83972	31-AUG-1962	Public recreation or conservation ; public recreation ;	Gerroa
C313528	Kiama Showground	580000	26-AUG-1908	Public recreation or conservation ; public recreation ; showground ;	Kiama
C313529	Pambula Recreation & Showground Caravan Park	89209	31-MAY-1974	Public recreation or conservation ; public recreation ; showground ;	Pambula
C313530	Currarong Caravan Park	1003034	16-AUG-2002	Public recreation or conservation ; public recreation and coastal environmental protection ;	Currarong
C313531	Huskisson Beach	76522	22-JAN-1954	Public recreation or conservation ; public recreation ;	Huskisson
C313532	Huskisson White Sands	76522	22-JAN-1954	Public recreation or conservation ; public recreation ;	Huskisson
C313533	Lake Conjola Caravan Park & Camping Park	62146	26-SEP-1930	Public recreation or conservation ; public recreation ;	Lake Conjola
C313535	Ulladulla Caravan Park	180007	17-JUL-1987	Public recreation or conservation ; camping ;	Ulladulla
C313536	Lake Tabourie Caravan Park	25398	30-JAN-1897	Public recreation or conservation ; public recreation ;	Tabourie Lake
C313539	Burrill Lake Caravan Park	56477	12-OCT-1923	Public recreation or conservation ; public recreation ;	Burrill Lake
C313540	Kangaroo Valley Tourist Park	56860	22-FEB-1924	Public recreation or conservation ; public recreation ;	Kangaroo Valley
C313541	Bulli Beach Caravan Park	81722	19-JUN-1959	Public recreation or conservation ; public recreation ;	Waniora Point
C313542	Corrimal Beach Caravan Park	95911	27-APR-1982	Public recreation or conservation ; public recreation ;	Corrimal

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Account Ref.	Park Name	Reserve Number	Reserve Gazette Date	Reserve Purpose	Location
C313543	Windang Beach Caravan Park	53977	04-JUN-1920	Public recreation or conservation ; public recreation ;	Lake Illawarra
C313544	Crookhaven Heads Tourist Park	580073	18-DEC-1907	Public recreation or conservation ; public recreation ;	Crookhaven Heads
C313546	Shellharbour Beachside Caravan Park (Bassett Park)	580065	23-NOV-1892	Public recreation or conservation ; public recreation ;	Shellharbour
C313547	Shoalhaven Heads Caravan Park	52855	21-JUN-1918	Public recreation or conservation ; public recreation ;	Shoalhaven Heads
C313548	Riverside, Narooma	63051	13-NOV-1931	Public recreation or conservation ; public recreation ; resting place ;	Narooma
C313549	Blackheath Caravan Park	53736	23-JAN-1920	Public recreation or conservation ; public recreation ;	Blackheath
C313550	Katoomba Falls Caravan Park	500925	17-APR-1888	Public recreation or conservation ; public recreation ;	Katoomba
C313551	Wallacia Caravan Park – Blaxland Crossing	500350	26-JUN-1931	Public recreation or conservation ; public recreation ; resting place ;	Wallacia
C313552	North Haven Beachfront Caravan Park	83995	21-SEP-1962	Public recreation or conservation ; camping ; public recreation ;	Haven North
C313553	North Haven Beachfront Caravan Park	52808	17-MAY-1918	Public recreation or conservation ; addition ; public recreation ;	Korogoro Point
C313554	Crescent Head Caravan Park	63725	13-JAN-1933	Public recreation or conservation ; public recreation ; resting place ;	Crescent Head
C313555	Grassy Head Caravan Park	63879	13-APR-1933	Public recreation or conservation ; public recreation ; resting place ;	Grassy Head
C313556	Horseshoe Bay Beach Park	82364	19-FEB-1960	Public recreation or conservation ; public recreation ;	Arakoon
C313557	Scotts Head Caravan Park	65963	08-MAY-1936	Public recreation or conservation ; public recreation ; resting place ;	Scotts Head
C313558	Old Bar Beach Caravan Park	610006	25-JUL-1884	Public recreation or conservation ; public recreation ;	Old Bar
C313560	Forster Caravan Park	79681	28-JUN-1957	Public recreation or conservation ; public recreation ;	Forster
C313561	Tuncurry Beach Caravan Park	86531	17-NOV-1967	Public recreation or conservation ; public recreation ;	Tuncurry
C313562	Jimmy's Beach Caravan Park	77312	31-DEC-1954	Public recreation or conservation ; camping ; public recreation ;	Hawks Nest
C313563	Hawks Nest Beach Caravan Park	85147	15-JAN-1965	Public recreation or conservation ; public recreation ;	Hawks Nest

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Account Ref.	Park Name	Reserve Number	Reserve Gazette Date	Reserve Purpose	Location
C313564	Halifax Holiday Park	91621	09-NOV-1979	Public recreation or conservation ; caravan and camping park ;	Nelson Bay
C313565	Norah Head Tourist Park	89431	02-MAY-1975	Public recreation or conservation ; caravan and camping park ;	Norah Head
C313566	Swansea Gardens Tourist Park	89230	05-JUL-1974	Public recreation or conservation ; public recreation ;	Swansea
C313567	Shoal Bay Holiday Park	77932	12-JUL-1957	Public recreation or conservation ; public recreation ;	Shoal Bay
C313568	Stockton Beach Caravan Park	79066	09-NOV-1956	Public recreation or conservation ; public recreation ;	Stockton
C313569	Belmont Pines Tourist Park	570063	22-MAR-1895	Public recreation or conservation ; public recreation ;	Cane Point
C313570	Canton Beach Tourist Park	70520	06-MAR-1942	Public recreation or conservation ; camping ; public recreation ;	Canton Beach
C313571	Toowoomb Bay Tourist Park	55566	28-JUL-1922	Public recreation or conservation ; public recreation ;	Chinimans
C313770	Lakeside Caravan Park	49115	30-JUL-1913	Public recreation or conservation ; public recreation ;	Narrabeen Head
C313775	Hungry Head Reserve Holiday Cabins	37514	23-APR-1904	Public recreation or conservation ; public recreation ;	Hungry Head
C313777	Brooms Head Holiday Park	65975	15-MAY-1936	Public recreation or conservation ; public recreation ; resting place ;	Brooms Head
C313779	Iluka Riverside Holiday Park	89830	04-JUN-1976	Public recreation or conservation ; caravan and camping park ;	Iluka
C314580	Bendalong Caravan Park	61640	17-JAN-1930	Public recreation or conservation ; public recreation ;	Bendalong
C314581	Batemans Bay Beach Resort (Formerly Glenhaven Cp)	66122	17-JUL-1936	Public recreation or conservation ; public recreation ; resting place ;	Batemans Bay
C314582	Surf Beach Caravan Park	91375	26-JAN-1979	Public recreation or conservation ; public recreation ;	Narooma
C314584	Bonny Hills Caravan Park	81643	05-JUN-1959	Public recreation or conservation ; public recreation ;	Bartletts Beach
C314585	Stuarts Point Caravan Park	61657	24-JAN-1930	Public recreation or conservation ; public recreation ;	Stuarts Point
C315862	Wooli Holiday Park	72797	06-AUG-1948	Public recreation or conservation ; public recreation ; resting place ;	Wooli
C316019	Patonga Beach Caravan Park	52135	13-APR-1917	Public recreation or conservation ; public recreation ;	Patonga
C318217	Fingal Caravan Park	1001012	07-NOV-1997	Public recreation or conservation ; caravan park ;	Fingal Head

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Account Ref.	Park Name	Reserve Number	Reserve Gazette Date	Reserve Purpose	Location
C318218	Koala Villas Caravan Park	74100	16-MAR-1951	Public recreation or conservation ; public hall ; public recreation ;	Boambee
C318221	Nambucca Headland Caravan Park	140081	05-MAR-1993	Public recreation or conservation ; accommodation ; caravan park ;	Nambucca Heads
C318223	Coraki Caravan Park	71099	26-NOV-1943	Public recreation or conservation ; public recreation ;	Coraki
C321176	Seal Rocks Camping Reserve	53519	19-SEP-1919	Public recreation or conservation ; public recreation ;	Seal Rocks
C321313	Tuross Heads Caravan Park	58218	07-AUG-1925	Public recreation or conservation ; public recreation ;	Tuross Heads
C329617	Mattys Flat Reserve	86775	21-JUN-1968	Public recreation or conservation ; public recreation ;	Spencers Creek
C333475	Lakeside Caravan Park	63076	27-NOV-1931	Public recreation or conservation ; public recreation ; resting place ;	Woolgoolga
C367814	Kyogle Caravan Park	69556	27-SEP-1940	Public recreation or conservation ; public recreation ;	Kyogle

File ref: LBN18/375

[n2018-2306]

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

- A. Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), but for the purposes only of meeting the Applicants' legal obligations pursuant to:
- Manufacturing Licence Agreements;
 - Technical Assistance Agreements;
 - Proprietary Information Agreements; and/or
 - Export licences granted by the US Department of Commerce and/or US State Department;
- together with the United States International Traffic in Arms Regulations (**ITAR**) and Export Administration Regulations (**EAR**), as amended from time to time, (together, **the US Regulations**), the Applicants are granted an exemption from the provisions of sections 8, 10 and 51 *Anti Discrimination Act 1977* to the extent necessary to permit the Applicants to do the following:
- a) ask present and future employees, contractors and contract workers to disclose their full names;
 - b) ask present and future employees, contractors and contract workers to declare their exact citizenship (including any dual citizenship) and their country of birth;
 - c) require present and future employees, contractors and contract workers to produce a photocopy of their passport(s);
 - d) require present and future employees, contractors and contract workers involved in projects which use ITAR Controlled Material, to notify the Applicant of any change to their citizenship or residency status, to the best of their knowledge and belief;
 - e) restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicants' workforce, based on their citizenship or country of birth;
 - f) reject applications from prospective employees, contractors and contract workers for positions related to projects which use ITAR Controlled Material, based on the prospective employee, contractor or contract worker's:
 - i. citizenship, as declared;
 - ii. country of birth; or
 - iii. substantive contacts, where such contacts objectively create an unacceptable risk of diversion of ITAR Controlled Material or technology;
- but not on the basis of the prospective employee, contractor or contract worker's descent, or ethnic or ethno-religious or national origin;
- g) advertise controlled positions with the Applicants as being subject to the Exemption Order;
 - h) record and maintain a register of those employees, contractors and contract workers that are permitted to access ITAR Controlled Material or work on controlled projects due to citizenship, or country of birth status. Access to the register to be limited to only those employees, contractors, contract workers and agents of the Applicant with a need to know;
 - i) ask present and future employees, contractors and contract workers to execute a non-disclosure agreement in accordance with the license or technical assistance agreement required by the Department of State, United States of America, in the event they are authorised to have access to ITAR Controlled Material;
 - j) ask present and future employees, contractors and contract workers to disclose their substantive contacts with individuals from restricted or prohibited countries listed in the ITAR; and
 - k) restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicants' workforce, based on their substantive contacts, where such contacts objectively create an unacceptable risk of diversion of ITAR Controlled Material or technology; and
 - l) record and maintain a register of those employees, contractors and contract workers that are permitted to access ITAR Controlled Material or work on controlled projects due to substantive contacts. Access to the register to be limited to only those employees, contractors, contract workers and agents of the Applicant with a need to know.
- B. This Exemption Order does not extend to any other identification, collection, storage or use of information in relation to any employee in respect of that employee's race, colour, nationality, descent or ethnic, ethno-religious or national origin. Except to the extent expressly provided for herein, this Exemption Order does

not excuse, or purport to excuse, the Applicants from complying with their obligations pursuant to the *Anti Discrimination Act 1977* (NSW) or any other legislation or at common law.

- C. The Applicants are required, prior to taking any action permitted by this Exemption Order, to provide all employees, contractors and contract workers, and prospective employees, contractors and contract workers with:
- i. express notice that they may be adversely affected by this exemption if they are not an Australian citizen or if they hold dual citizenship;
 - ii. a reasonable explanation in plain English of the nature of any adverse effects of such action to them; and
 - iii. information (at the time of recruitment in the case of prospective employees, contractors or contract workers) about how they can apply for Australian citizenship.
- D. In addition to the above conditions the Applicants are required to:
1. produce comprehensive anti-discrimination policies governing all aspects of the work and workforce, including management, and with particular regard to race discrimination, vilification and harassment and victimisation;
 2. establish concise and comprehensive dispute resolution and grievance procedures to receive, investigate and resolve discrimination complaints and grievances and, in particular, those relating to race discrimination, vilification and harassment and victimisation;
 3. implement training programs, including at induction, to ensure that all members of the Applicants' workforce, including management, are fully informed of their rights and obligations under such policies and procedures, particularly with regard to issues of race discrimination, vilification, harassment and victimisation;
 4. ensure that all members of the workforce, including management, receive regular education and training in issues of discrimination, particularly race discrimination, vilification, harassment and victimisation;
 5. take steps to fully inform the workforce, including management, of their rights under the *Anti-Discrimination Act 1977* (NSW) and, in particular, but not limited to, the complaints procedure under the *Anti Discrimination Act 1977* (NSW) and to ensure that all members of the workforce, including management, are aware of the rights of aggrieved persons to take their complaints to the Anti-Discrimination Board and through the New South Wales Civil and Administrative Tribunal;
 6. take steps to fully inform the workforce, including management, of the requirements of, and their rights and obligations under, the *Racial Discrimination Act 1975* (Cth);
 7. notify the Board if the discriminatory terms and provisions of the relevant US legislation and/or Regulations are repealed or become inoperative, so that this Exemption Order may be revoked or amended.
- E. The Applicants are required to advise the Anti-Discrimination Board, every six months from the date of this Exemption Order, over the period specified in this Order, of:
1. The steps they have taken to comply with all the above conditions, including:
 - a) the number of job applicants rejected for ITAR purposes, including those subsequently appointed to other roles within each reporting period;
 - b) the number of employees retrenched or redeployed due to ITAR requirements and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicants' responsibility under ITAR on the deployment of its workforce within each reporting period;
 - c) the number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy ITAR related requirements.
 2. The implementation and compliance generally with the terms of this Exemption Order.
- F. The Applicants are required to take all reasonable steps to ensure that any employees adversely affected by this Exemption Order, retain employment with the Applicants, and do not suffer a reduction in wages, salary or opportunity for advancement.

If the Applicants, in order to enable them to comply with the US Regulations or related contractual obligations associated with the US Regulations, moves a member of the workforce from one project to another, the Applicants must take reasonable steps both to explain to that person why the transfer has occurred and to avoid any race-based hostility that might result from the transfer.

Where prospective employees adversely affected by this Exemption Order would otherwise have been acceptable to the Applicants as employees, the Applicants are required to consider and, if feasible, implement reasonable and practicable alternatives to rejection, such as employment in other work or obtaining the necessary approvals under the US Regulations.

In this Exemption Order:

- the expression "the Applicants" means Lockheed Martin Australia Pty Ltd (ACN 008 425 509) and Lockheed Martin Global Inc. (ARBN 078 183 712); and
- the expression "ITAR Controlled Material" means controlled defence articles, technical data and defence services which are the subject of export controls under the US Regulations.

This Exemption is granted for a period of 5 years.

Dated this 27th day of June 2018

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

[n2018-2307]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that AFRICA INLAND MISSION INTERNATIONAL (AUSTRALIA) INC (Y1658604) became registered under the *Corporations Act 2001* as AFRICA INLAND MISSION LTD. (ACN 626 156 732), a company limited by guarantee, on 6 June 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Robyne Lunney
Delegate of the Commissioner,
NSW Fair Trading
3 July 2018

[n2018-2308]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to section 74 of the *Associations Incorporation Act 2009*.

BANKSIA GROVE RESIDENTS ASSOCIATION PORT MACQUARIE INCORPORATED	INC1600083
MID NORTH COAST DISTRICT WOMENS BOWLING ASSOCIATION INCORPORATED	INC9890963
PRIMARY CONCEPTS INCORPORATED	INC9890076

Cancellation is effective as at the date of gazettal.

Dated this 04 July 2018.

Robyne Lunney
Delegate of the Commissioner
NSW Fair Trading

[n2018-2309]

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*.

AUSTRALIA CHINESE EDUCATION CENTRE INCORPORATED	INC1501401
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AUSTRALIA GANSU ASSOCIATION INCORPORATED	INC1501434
AUSTRALIA MATURE INCORPORATED	INC9897904
AUSTRALIAN NEW VETERANS AND SERVICE PERSONNEL ASSOCIATION INCORPORATED	INC1300912
COMPASSION FOR KIDS INCORPORATED	INC1600778
COROWA MODEL AERO CLUB INCORPORATED	INC9890209
DUFFYS FOREST COMMUNITY ALLIANCE INC	INC1700103
EPONA PONY CLUB INC	Y1549316
EQUILIBRIUM FUTURE SOLUTIONS INCORPORATED	INC9895974
HAYMARKET CHAMBER OF COMMERCE INCORPORATED	INC9885163
JAI SACHCHIDANAND SANGH AUSTRALIA INCORPORATED	INC9888926
JAMANEE GUNYA INCORPORATED	INC9885690
JOY'S WORLD INCORPORATED	INC9887605
KANGAROO POINT MANAGEMENT ASSOCIATION INCORPORATED	INC9875941
KENDALL LITTLE ATHLETICS INCORPORATED	INC9889933
KOMEI JUKU AUSTRALIA INCORPORATED	INC9883975
KOREAN CHAMBER OF COMMERCE IN EASTWOOD,RYDE & EPPING INCORPORATED	INC9889132
KOREAN ELECTRICAL CONTRACTORS ASSOCIATION INCORPORATED	INC9880602
LIVING WORD SERVANT COMMUNITY INCORPORATED	INC9889813
MASTERPIECE USERS AUSTRALASIA INC	Y1333201
NEWPORT-PITTWATER BUSINESS COMMUNITY INCORPORATED	INC1600503
NSW FAUNA AND MARINE PARKS ASSOCIATION INCORPORATED	INC9875331
ORANGE NETBALL ASSOCIATION INC.	Y1084046
PARENTS WITHOUT PARTNERS (NSW) INC	Y0457133
PROBUS CLUB OF GUNNAMATTA INCORPORATED	Y2502641
RANGERS PISTOL CLUB INCORPORATED	INC9878005
RICHMOND SOFTBALL CLUB INCORPORATED	Y1943804
RYLSTONE KANDOS SHOW SOCIETY INCORPORATED	Y1112124
S&T SPORTING HORSE CLUB INCORPORATED	INC9880550
SHREE SANATAN DHARM AWAAZ RAMAYAN MANDALI INCORPORATED	INC9895782
TWEED BUSINESS ADVISORY BOARD INCORPORATED	INC1200074

Cancellation is effective as at the date of gazettal.

Dated this 4th day of July 2018.

Christine Gowland
 Delegate of the Commissioner
 NSW Fair Trading

[n2018-2310]

CO-OPERATIVES NATIONAL LAW (NSW)

Section 601AA(4) of the Corporations Act 2001 as applied by
section 453 of the Co-operatives National Law (NSW)

ERRATUM

NOTICE OF PROPOSED DEREGISTRATION – Voluntary

CO-OPERATIVE DETAILS

Co-operative: Crossroads Medieval Village Co-operative Ltd
Co-operative Number: NSWC01043

NOTICE

THE NOTICE that appeared in the NSW Government Gazette No.66, 29 June 2018, deregistering the above Co-operative was published in error.

Please see correct notice below.

The Registrar has received an application to deregister the Co-operative under section 601AA of the *Corporations Act 2001* as applied by section 453 of the *Co-Operatives National Law (NSW)*

The Registrar may deregister the Co-operative when two months have passed since publication of this Notice in the NSW Government Gazette

This notice corrects the abovementioned error.

Dated this 29th day of June 2018 at Bathurst.

Christine Gowland
Director, Registry Services
DELEGATE OF THE REGISTRAR OF CO-OPERATIVES

[n2018-2311]

DISTRICT COURT CRIMINAL PRACTICE NOTE 15

SENTENCE MATTERS

APPLICATION

1. This Practice Note applies to all sentence matters conducted in the District Court of New South Wales at Sydney, Campbelltown, Dubbo, Gosford, Lismore, Newcastle, Parramatta, Penrith, Wagga Wagga and Wollongong.

COMMENCEMENT

2. The provisions of this Practice Note commence on 30 July 2018.

DEFINITIONS

3. In this Practice Note:

“Crown Sentence Bundle” includes the Crown Coversheet, statement of facts, and evidentiary material in the Crown case.

“Evidentiary material” in the Crown Sentence Bundle does not include pre-sentence reports, Victim Impact statements, the most up-to-date custodial and conviction histories, and information regarding assistance.

PROCESS

4. The prosecutor must file and serve the Crown Sentence Bundle no later than **one week** before the matter is listed to proceed.
5. Service by the prosecutor of the Crown Sentence Bundle is to be made on the offender’s legal representatives or upon the offender personally when the offender is not legally represented.
6. The offender is to file and serve on the prosecutor any other documentary material to be relied upon on sentence no later than **three days** before the matter is listed to proceed.

The Hon Justice D M Price AM
Chief Judge of the District Court
4 July 2018

[n2018-2312]

DORMANT FUNDS ACT 1942

CHARLES CHRISTIAN TRUST FUND

NOTICE IS HEREBY GIVEN that proposals have been formulated under the *Dormant Funds Act 1942*, in relation to the above Fund and that a copy of such proposals may be inspected at the office of the Commissioner of Dormant Funds, at 19 O'Connell Street, Sydney. Any person interested in the administration, utilisation or application of the said Dormant Fund may on or before thirty-one (31) days from the date of this notice deliver or send to the Commissioner of Dormant Funds marked to the attention of the Principal Legal Officer at 19 O'Connell Street, Sydney, a request in writing that the proposals be referred by the Commissioner to the NSW Civil and Administrative Tribunal. Such request must state an address for service of notices on the person by whom the request is made.

Adam Dent
COMMISSIONER OF DORMANT FUNDS
19 O'Connell Street, Sydney

[n2018-2313]

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 following light rail stop names in the Newcastle LGA:

Newcastle Interchange Light Rail Stop located within the Newcastle Interchange precinct and is on the corner of Stewart Avenue and Beresford Street.

Honeysuckle Light Rail Stop located adjacent to Kuwumi Place between Steel Street and Worth Place.

Civic Light Rail Stop located on Hunter Street between Auckland Street and Merewether Street.

Crown Street Light Rail Stop located on Hunter Street near the intersection of Crown Street.

Queens Wharf Light Rail Stop located on Scott Street near the intersection with Market Street.

Newcastle Beach Light Rail Stop located on Scott Street near the intersection with Pacific Street.

The position and extent for these features 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 6 July to 6 August 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

[n2018-2314]

LOTTERIES AND ART UNIONS ACT 1901

ORDER BY MINISTER FOR INNOVATION AND BETTER REGULATION

I, **MATTHEW KEAN**, Minister for Innovation and Better Regulation for the State of New South Wales, being the Minister for the time being administering the *Lotteries and Art Unions Act 1901* ("the Act"), pursuant to the powers conferred by section 4D of the Act, hereby **ORDER** that the following events are **PRESCRIBED EVENTS** for the purpose of section 4D(1) of the Act:

The event known as the **KOSCIUSZKO SWEEP**, to be conducted by Racing New South Wales;

The event known as the **KOSCIUSZKO CALCUTTA**, to be conducted by Racing New South Wales.

The *Lotteries and Art Unions (Sweeps and Calcuttas) Order 1994* is amended by inserting in Part 8 of the Table to clause 2 the following matter:

Kosciuszko Sweep	Racing New South Wales
Kosciuszko Calcutta	Racing New South Wales

DATED at Sydney this 28th day of June 2018.

MATTHEW KEAN
MINISTER FOR INNOVATION AND BETTER REGULATION

[n2018-2315]

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Section 21 (1) (d)

NOTICE OF CANCELLATION OF INCORPORATION OF PARENTS AND CITIZENS ASSOCIATION

The incorporation under the *Parents and Citizens Associations Incorporation Act 1976* of the following association is hereby cancelled.

1. Ryde Secondary College

The Hon. R. G. Stokes MP
Minister for Education

[n2018-2316]

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER – Withdrawal of Drug Authority

Notice is hereby given, under clause 175(7) of the *Poisons and Therapeutic Goods Regulation 2008*, that an order has been made on **Dr Joseph Anthony Grech (MED0001045060)** of **Broadway NSW 2007**, prohibiting him until further notice, as a medical practitioner, from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This Order is to take effect on and from 6 July 2018.

Dated 4 July 2018

ELIZABETH KOFF
Secretary
NSW Health

[n2018-2317]

SUBORDINATE LEGISLATION ACT 1989

Invitation to Comment

Re-make of Community Land Management Regulation

Section 5(2)(a) of the *Subordinate Legislation Act 1989* requires that a notice is published in the Gazette advising of the re-make of the Community Land Management Regulation and of the availability of the Regulation Impact Statement and the proposed Regulation.

The proposed Regulation has been developed to replace the current Regulation, which will be automatically repealed on 1 September 2018.

The proposed Regulation sets out the administrative detail needed to ensure the continued effective operation of the *Community Land Management Act 1989*.

Visit www.fairtrading.nsw.gov.au to view the draft proposed Regulation and statements about its impact or request these documents by emailing policy@finance.nsw.gov.au or calling 13 32 20.

Written comments and submissions on the proposed Regulation must be received by Wednesday, 1 August 2018.

[n2018-2318]

SUBORDINATE LEGISLATION ACT 1989

Sydney Olympic Park Authority Regulation 2018

The *Sydney Olympic Park Authority Regulation 2012* is due for repeal on 1 September 2018 pursuant to section 10(2) of the *Subordinate Legislation Act 1989*. A Regulatory Impact Statement has been prepared to accompany the proposed remaking of the Regulation (with only minor changes) as the *Sydney Olympic Park Authority Regulation 2018 (Proposed Regulation)*.

The Proposed Regulation and Regulatory Impact Statement are available for public viewing on the Sydney Olympic Park Authority's website (www.sopa.nsw.gov.au) or at Sydney Olympic Park Authority's office at Level 1, 8 Australia Avenue, Sydney Olympic Park.

Interested parties may make written submissions on the Regulatory Impact Statement and the Proposed Regulation to:

Sydney Olympic Park Authority Regulation Review
Sydney Olympic Park Authority
Level 1, 8 Australia Avenue
Sydney Olympic Park NSW 2127

Submissions may also be lodged by email at enquiries@sopa.nsw.gov.au.

The closing date for submissions is **Wednesday 1 August 2018**.

[n2018-2319]

SURVEYING AND SPATIAL INFORMATION ACT 2002

Removal of Name from the Register of Surveyors

PURSUANT to the provisions of the *Surveying and Spatial Information Act 2002*, Section 10A (1), the undermentioned Land Surveyors have been removed from the Register of Surveyors

Name	Date of Removal	Date of Registration
BLACKADDER Paul Richard	17 April 2018	17 May 2016
POIDEVIN Michael Gerard	04 June 2018	14 October 2002

Narelle Underwood
Surveyor General

Shane Oates
Registrar

[n2018-2320]

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
WHITE Craig John	23 July 1999	01 September 2017	13 March 2018

Narelle Underwood
Surveyor General

Shane Oates
Registrar

[n2018-2321]

COUNCIL NOTICES

BLAYNEY SHIRE COUNCIL

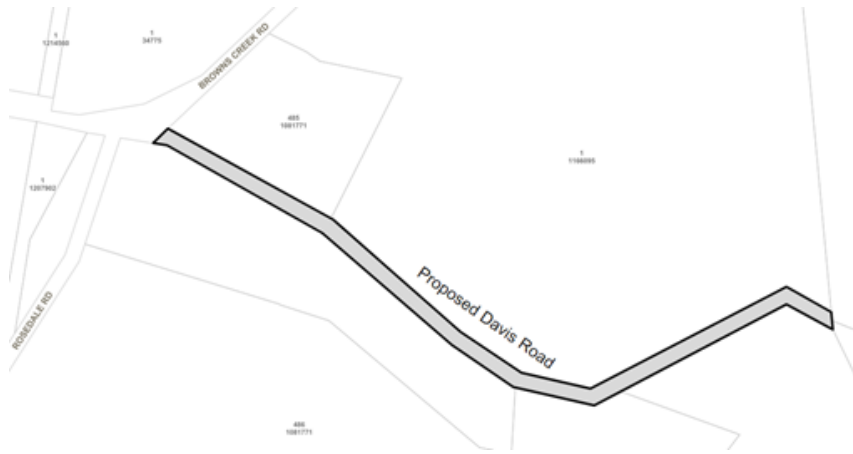
ROADS ACT 1993

Naming of Roads

Notice is hereby given, that Blayney Shire Council, pursuant to Section 162 of the *Roads Act 1993*, has officially named to the road as shown hereunder.

Name	Locality
DAVIS ROAD	Browns Creek
Description	
Runs East off Browns Creek Rd (starting approximately 5.8km west of Orange Rd) for about 1.1km to Lots 202 and 204 DP 603351.	

The attached diagram shows the extent of the road.



Authorised by Resolution of Council dated 18 April 2016

Grant Baker
 Acting General Manager
 Blayney Shire Council
 91 Adelaide St BLAYNEY NSW 2799
 Council File Ref: – NMCU/5909

[n2018-2322]

CENTRAL COAST COUNCIL

Roads Act 1993, Part 2 Section 10

Notice is given pursuant to Part 2, Section 10 of the *Roads Act 1993* that the land in the schedule below is hereby dedicated as public road. GARY MURPHY, Chief Executive Officer, Central Coast Council, PO Box 20, Wyong NSW 2259

SCHEDULE

Lot 41 DP 1237817, Ourimbah

[n2018-2323]

DUNGOG SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
WILDERNESS WAY	Bandon Grove
Description	
Private Access Road for Lot 1 DP 285347, Off Chichester Dam Road, Bandon Grove	

STEVE HITCHENS, Executive Manager – Infrastructure and Assets, Dungog Shire Council, PO Box 95, DUNGOG NSW 2420

GNB Ref: 0135

[n2018-2324]

KYOGLE COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

ERRATUM

In the notice published in NSW Government Gazette No 105 of 10 July 1998, page/number 5462/0807, the words “Lots 227 to 231 inclusive, DP832402” are replaced with “Lots 227 to 231 inclusive, DP878780”. This notice corrects that error.

The gazettal date remains 10 July 1998.

Tony Lickiss
Director Assets and Infrastructure Services
Kyogle Council, PO Box 11, Kyogle, NSW 2474

[n2018-2325]

LAKE MACQUARIE CITY COUNCIL

ROADS ACT 1993, SECTION 10

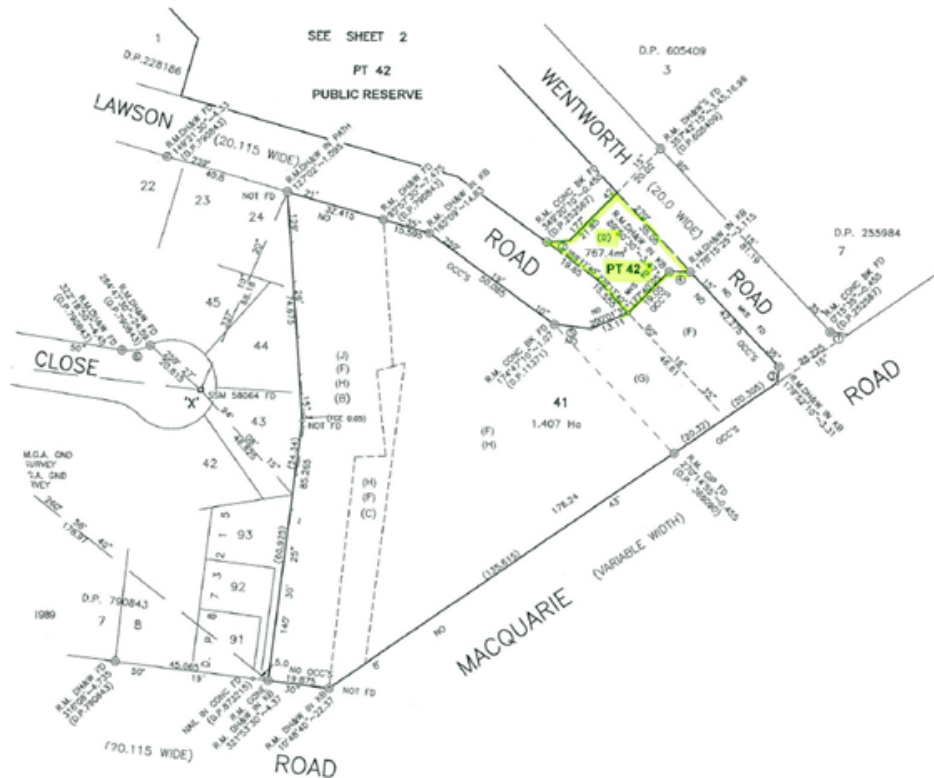
DEDICATION OF LAND AS PUBLIC ROAD

In accordance with Section 10 of the *Roads Act 1993*, Council dedicates the land held by it and described in the Schedule below as Public Road. MORVEN CAMERON, General Manager, Lake Macquarie City Council, Administration Building, Main Road, Speers Point 2284.

Schedule

Lot 20 DP 15506	Lot 154 DP 1085839	Lots 17 & 18 Sec 3 DP 2149
Lot 2 DP 506536	Lot 1 DP 372638	Lots 25 & 26 Sec H DP 631

and part of Lot 42 DP 1132840 as highlighted below:



[n2018-2326]

LISMORE CITY COUNCIL
LOCAL GOVERNMENT ACT 1993
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
NOTICE OF COMPULSORY ACQUISITION OF LAND

LISMORE CITY COUNCIL declares with the approval of His Excellency the Lieutenant-Governor that the land described in Schedule 1 below, excluding the interests described in Schedule 2 below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* to rectify the encroachment of the Regional Art Gallery Building on adjoining Crown land.

Dated at Lismore, this 4th day of July 2018

SCOTT TURNER, General Manager, Lismore City Council, PO Box 23A, Lismore NSW 2480

SCHEDULE 1

Lot 1 DP 1235498

SCHEDULE 2

AG797158 – Lease to Pearl and Porcelain Pty Ltd being Suite 1A, 133 Molesworth Street, Lismore. Expires 10.11.2016.

Option of Renewal: 3 year with a further option of 3 years.

AJ831550 – Transfer of Lease AG797158
 Lessee Now Yves Al-Ghazi and Sarah Macdonald

Executive Council Approval Date: 4 July 2018
 Minute No. 25

[n2018-2327]

LIVERPOOL CITY COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

Notice is hereby given that Liverpool City Council dedicates the land described in the Schedule below as public road under section 10 of the *Roads Act 1993*. KIERSTEN FISHBURN, Chief Executive Officer, Liverpool City Council, Locked Bag 7064, Liverpool BC NSW 1871.

SCHEDULE

All that piece or parcel of land known as Lot 1 in Deposited Plan 153264 in the City of Liverpool, Parish of St Luke, County of Cumberland and as described in Folio Identifier 1/153264.

[n2018-2328]

SUTHERLAND SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
OLIVIA PLACE	Illawong
Description	
Private road as identified in Lot 1 DP271029, 85m in length in southerly direction from Empire Place between Heritage Drive and Ryan Place, Illawong.	

SCOTT PHILLIPS, General Manager, Sutherland Shire Council, 4-20 Eton Street, SUTHERLAND NSW 2232

GNB Ref: 0139

[n2018-2329]

THE HILLS SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
UNAIPON AVENUE	Bella Vista, Kellyville
Description	
From Celebration (existing) to Old Windsor (existing)	

Name	Locality
MAWSON AVENUE	Bella Vista, Kellyville
Description	
From Celebration (existing) to Balmoral (existing)	

Name	Locality
FLOREY AVENUE	Bella Vista, Kellyville
Description	
From Mawson (proposed) to Celebration (existing)	

Name	Locality
CORNFORTH STREET	Bella Vista, Kellyville
Description	
From Unaipon (proposed) to end	
Name	Locality
BYLES PLACE	Bella Vista, Kellyville
Description	
From Mawson (proposed) to end	
Name	Locality
MANDALA PARADE	Castle Hill
Description	
From Doran (existing) to Andalusian (proposed)	
Name	Locality
DORAN DRIVE	Castle Hill
Description	
From De Clambe (proposed) to Carrington (proposed)	
Name	Locality
DE CLAMBE DRIVE	Castle Hill
Description	
From Carrington (existing) to Showground (existing)	
Name	Locality
ANDALUSIAN WAY	Castle Hill
Description	
From De Clambe (proposed) to Carrington (existing)	
Name	Locality
GURAGURA STREET	Kellyville
Description	
From Samantha Riley (existing) to Wuban (proposed)	
Name	Locality
DERROBARRY STREET	Kellyville
Description	
From Samantha Riley (existing) to end	
Name	Locality
DECORA DRIVE	Kellyville
Description	
From Samantha Riley (existing) to Wuban (proposed)	
Name	Locality
DARANI AVENUE	Kellyville
Description	
From Decora (proposed) to Guragura (proposed)	

Name	Locality
WUBAN AVENUE	Kellyville
Description	
From Decora (proposed) to Guragura (proposed)	

MICHAEL EDGAR, General Manager, The Hills Shire Council, 3 Columbia Court, BAULKHAM HILLS NSW 2153

GNB Ref: 0138

[n2018-2330]

WAGGA WAGGA CITY COUNCIL

Pursuant to Local Government Act 1993 Section 715
Sale of Land to Recover Overdue Rates or Charges

Notice is hereby given that Wagga Wagga City Council proposes to sell the land described below for unpaid rates or charges at public auction. If all rates and charges payable including overdue rates and charges are not paid to the Council or arrangements satisfactory to the Council are not entered into by the rateable person before the time fixed for the sale,

The Land will be offered for sale by public auction on Saturday 17 November 2018 11.00 am at the Wagga Wagga City Council Chambers Meeting room, Corner Baylis and Morrow Streets, Wagga Wagga NSW.

Any person who wishes to make enquiries can contact in the first instance Wagga Wagga City Council, Manager of Finance, phone number: 1300 292 442.

Persons known to Council to have an interest in the land (A)	Land description and address (B)	Amount of rates and charges and interest accrued overdue for more than five (5) years (C)	Amount of all other rates and charges and interest accrued payable and unpaid (as at 04/07/2018) (D)	Total amount due (E)
Perpetual Trustee Co Ltd & Estate D D Cheney	Lot 2 DP 450124 19 Humula Eight Mile Rd HUMULA NSW 2652	\$ 606.61	\$ 2501.15	\$ 3,107.76
Arthur F Hooper & Frank P Brett	Lot 1 DP 665045 1580 Downfall Rd HUMULA NSW 2652	\$933.87	\$ 2968.36	\$ 3,902.23
Philip Craig	Lot 1 DP 433411 Lot 2 DP 433411 1215 Humula Rd TARCUTTA NSW 2652	\$ 1,273.07	\$2,879.90	\$ 4,152.97
Astley G Pearse, Laurence A Wilkinson, Edmund M Curr	Lot 1 DP 317480 3012 Westbrook Rd OBERNE CREEK NSW 2650	\$933.87	\$ 2,988.32	\$ 3,922.19
Yarran Park Pty Ltd & GCB Pty	Lot 1 DP 193746 & Lot 2 DP 193746 797 Livingston Gully Road BIG SPRINGS NSW 2650	\$2,506.07	\$3,800.94	\$6,307.01
Alfred J Turner	Lot 2 DP 178044 1187 Mates Gully Rd TARCUTTA NSW 2652	\$933.87	\$ 2,969.21	\$ 3,903.08

[n2018-2331]

WARRUMBUNGLE SHIRE COUNCIL

ERRATUM

Roads Act 1993 Section 16

Dedication of Land as Public Road

In the notice publish in NSW Government Gazette No63 of 22 June 2018, number n2018-3958 it is specified that the dedication of land as public road shown in the Schedule below, was pursuant to Section 10 of the *Roads Act 1993*. Notice is hereby given that the Warrumbungle Shire Council dedicates the land described as Castlereagh Avenue, Binnaway in the schedule below as public road under Section 16 of the *Roads Act 1993*.

The gazettal date remains 22 June 2018.

The land comprising of Castlereagh Avenue, Binnaway, as shown in the highlighted on the attached plan.



Roger Bailey, General Manager, Warrumbungle Shire Council, 14-22 John Street Coonabarabran NSW 2357.

[n2018-2332]

WOLLONDILLY SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
LITTLEWOOD ROAD	The Oaks
Description	
New road within Lot 1 DP 1215738 – 790 Montpelier Drive The Oaks	
Name	Locality
SEYMOUR ROAD	The Oaks
Description	
New Roads within Lot 1 DP 1215738 – 790 Montpelier Drive The Oaks	

Name	Locality
FISHER STREET	The Oaks
Description	
New road within Lot 1 DP 1215738 – 790 Montpelier Drive The Oaks	

Name	Locality
SADDLERS CLOSE	Tahmoor
Description	
New road within Lot 31 DP 253459 – 23 York Street Tahmoor	

LUKE JOHNSON, General Manager, Wollondilly Shire Council, 62-64 Menangle Street, PICTON NSW 2571

GNB Ref: 0134

[n2018-2333]

WOLLONGONG CITY COUNCIL

ROADS ACT 1993

Section 10

Dedication of Land as Public Road

Pursuant to section 10 of the *Roads Act 1993*, Wollongong City Council hereby dedicates the land in the Schedule below as public road.

D FARMER, General Manager, Wollongong City Council, Locked Bag 8821, Wollongong DC NSW 2500.

Schedule

Lot 225, 226, 227, 228 DP1194212 Paynes Road, Dombarton, NSW 2530.

[n2018-2334]

CENTRAL COAST COUNCIL

Water Management Act 2000

Water, Sewerage and Drainage Service Charges for 2018-19

In accordance with Sections 315 and 316 of the *Water Management Act 2000*, Central Coast Council does hereby determine the fees and charges set out in sections 1 to 3 below (applicable for the former Gosford LGA and Wyong LGA) for the period 1 July 2018 to 30 June 2019 based on the determination of the authority set out in A, B and C below:

- A. The amount of money estimated by the Authority that is proposed to be raised by way of service charges levied uniformly on all land that is capable of being connected to the Authority’s water supply pipes, sewerage service discharge pipes and is within the stormwater drainage area are \$ 191,789,000, which comprise annual charges of \$125,740,000 and usage charges of \$66,050,000 from the Council for the period 1 July 2018 to 30 June 2019.
- B. All land that is capable of being connected to the Authority’s water supply pipes and sewerage service discharge pipes is classified for the purpose of levying service charges on the basis of the following factors:
 - a. whether the land is residential or non-residential
 - b. the nature and extent of the water and sewerage service connected to each individual allotment.
- C. Service charges shall be uniformly levied on the following basis:
 - a. the nominal size of the water service supply pipe supplying water to the land or to which it is reasonably practicable for water to be supplied to the land, expressed as a charge determined by the nominal diameter of the service connection attaching to the Authority’s meter
 - b. by charge following an assessment of the cost of supplying water and sewerage services by the Authority
 - c. where water pressure requires larger sizes of service connections a charge as assessed by the Authority.

This document has been set out in the following parts to list the fees that apply in the former LGA based on the May 2013 pricing determinations received by the former Councils.

- Part A – Applicable to the former Gosford LGA
- Part B – Applicable to the former Wyong LGA

Part A – Applicable to the former Gosford Local Government Area

1 Water Charges

Table 1: Water service charge for:

- (i) Metered Residential Properties
- (ii) Residential Properties within a Multi Premises with one or more Common Meters
- (iii) Non-Residential Properties with a single Individual Meter of 20mm
- (iv) Non-Residential Properties within a Mixed Multi Premises with one or more Common Meters
- (v) Unmetered Properties
- (vi) Properties not connected but reasonably available for connection.

Basis of Charge	Maximum charge \$
Water service charge (per property per annum)	197.72

Table 2: Water service charge for:

- (i) Non-Residential Properties with an Individual Meter of 25mm or greater or multiple Individual Meters (of any size)
- (ii) Non-Residential Multi Premises with one or more Common Meters
- (iii) Retirement Villages with one or more Common Meters

Basis of Charge - Meter Size Water Service Charge (per meter per annum)	Maximum charge \$
25mm	275.94
32mm	452.10
40mm	706.42
50mm	1,103.80
80mm	2,825.74
100mm	4,415.22
150mm	9,934.26
200mm	17,660.92
For meter diameter sizes not specified above, the following formula applies: (Meter size) ² /625 x 275.94	

Table 3: Water usage charge for Water Supply Services

Basis of Charge	Maximum charge \$
Water usage charge (per kilolitre)	2.29

Table 4: Water supply charge for Water Supply Services to Hunter Water Corporation

Basis of Charge	Maximum charge \$
Water supply charge (per kilolitre)	0.63

2 Sewerage Charges

Table 5: Sewerage service charge for:

- (i) Metered Residential Properties
- (ii) Residential Properties within a Multi Premises with one or more Common Meters
- (iii) Non-Residential Properties within Mixed Multi Premises with one or more Common Meters
- (iv) Unmetered Properties
- (v) Non-Residential Properties with a single Individual Meter of 20mm
- (vi) Properties not connected but reasonably available for connection
- (vii) Retirement Villages with one or more Common Meters.

Charge	Maximum charge \$
Sewerage service charge (per property per annum)	672.42

Table 6: Sewerage service charge for

- (i) Non-Residential Properties with an Individual Meter of 25mm or greater or multiple Individual Meters (of any size)

(ii) Non-Residential Multi Premises with one or more Common Meters.

Basis of Charge - Meter Size Sewerage Service Charge (per meter per annum)	Maximum charge \$
25mm	1,541.80 x DF
32mm	2,526.08 x DF
40mm	3,947.02 x DF
50mm	6,167.22 x DF
80mm	15,788.10 x DF
100mm	24,668.90 x DF
150mm	55,505.04 x DF
200mm	98,675.64 x DF
For meter diameter sizes not specified above, the following formula applies: $(\text{Meter size})^2 / 625 \times 1,541.80 \times \text{DF}$	

The charges will be applied in accordance with the Pricing Schedules published in IPART's Determinations

The minimum sewerage charge payable by a Non Residential customer is the amount in Table 5.

Table 7: Sewerage usage charge for Sewerage Services

Basis of Charge	Maximum charge \$
Sewerage usage charge where: volume of sewage discharged \leq Discharge Allowance (per kilolitre)	0.00
Sewerage usage charge where: volume of Sewerage discharged $>$ Discharge Allowance (per kilolitre)	0.83

The price for sewerage usage for non-residential customers is set out in Table 7. The volume of sewage discharged is determined by multiplying a property's water consumption by a discharge factor (DF %) as determined by Council. A sewerage usage discharge allowance of 150 KL per year (pro rata per billing period) applies before a volumetric charge is levied.

3 Stormwater Drainage Charges

Table 8: Stormwater drainage charge

Basis of Charge	Maximum charge \$
Stormwater drainage charge (per property per annum)	124.64

4. Recycled Water

Supply of reticulated tertiary treated sewerage effluent, except when covered by an individual agreement, will be charged at \$1.79 per kilolitre.

Part B – Applicable to the former Wyong Local Government Area

1. Water supply service charges

Council levies the water supply service charge on the owners of all properties for which there is an available water supply service. This pays the full cost of supplying water.

For those properties that become chargeable or non-chargeable during the year a proportional charge or fee calculated on a daily basis is applied.

Meter type / size	Maximum charge \$
Residential property service charge	164.63
Multi Premises	164.63
Water availability	164.63
Unmetered properties	577.49
Non Res single 20mm	164.63
20mm meter	146.02
25mm meter	228.15
40mm meter	584.09
50mm meter	912.63
80mm meter	2,336.34
100mm meter	3,650.54
150mm meter	8,213.70
200mm meter	14,602.14
Non specified pipe / meter size	$(\text{meter size})^2 / 625 \times 228.15$

2. Water usage charges

In addition to the water supply service charge, all potable water consumed will be charged at \$2.29 per kilolitre.

Where water usage relates to multiple financial year periods the usage will be apportioned to each period on a daily average basis and the applicable period's water usage charge will be applied.

3. Sewerage supply service charges

Council levies this charge to cover the cost of supplying sewerage services on all properties for which there is a sewerage service either connected or available.

Non-residential properties will be levied a sewerage service charge based on meter size and a sewerage usage charge. Where the sum of these charges is less than the non-residential minimum sewerage charge, the non-residential minimum will be charged instead.

A discharge factor in accordance with Council's Trade Waste Policy is applied to the charge based on the volume of water discharged into Council's sewerage system.

Meter type / size	Maximum charge \$
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Residential property service charge	483.28
Multi Premises	483.28
Sewer availability	483.28
Non-residential property service charge	483.28
20mm meter	284.16 x DF
25mm meter	443.99 x DF
40mm meter	1,136.61 x DF
50mm meter	1,775.95 x DF
80mm meter	4,546.43 x DF
100mm meter	7,103.80 x DF
150mm meter	15,983.55 x DF
200mm meter	28,415.20 x DF
Non specified pipe / meter size	$(\text{meter size})^2 / 625 \times 443.99 \times \text{DF}$

4. Sewerage Usage Charges

There is no sewer usage charge payable by residential properties.

For non-residential properties, a discharge factor based on the type of premises is applied to the assessed volume of water purchased from Council to determine the volume discharged to the sewerage system.

Sewage discharged into the sewerage network will be charged at \$0.83 per kilolitre.

5. Recycled Water

Supply of reticulated tertiary treated sewerage effluent, except when covered by an individual agreement, will be charged at \$1.15 per kilolitre.

6. Water supplied to Hunter Water Corporation

Water supplied to the Hunter Water Corporation will be charged at \$0.66 per kilolitre.

7. Drainage Service Charges

This charge is levied by Council for the provision of drainage services, and covers the cost of maintaining the Shire's drainage network.

Meter type / size	Maximum charge \$
Residential property service charge	128.32
Multi premises	96.24
20mm meter	128.32
25mm meter	200.50
40mm meter	513.28
50mm meter	802.01

80mm meter	2,053.14
100mm meter	3,208.03
150mm meter	7,218.05
200mm meter	12,832.09
Non specified pipe / meter size	$(\text{meter size})^2 / 625 \times 200.50$

PRIVATE NOTICES

ESSENTIAL ENERGY
ELECTRICITY SUPPLY ACT 1995
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Easement
 For Electricity Purposes at Albury

Essential Energy declares, with the approval of His Excellency the Governor, with the advice of the Executive Council, that the Interest in Land described in Schedule 1 of this notice the terms of which are described in Schedule 2 of this notice, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Electricity Supply Act 1995*.

Dated: Friday, 6 July 2018

Martin English
 Head of Legal
 Essential Energy
 PO Box 5739
 PORT MACQUARIE NSW 2444

SCHEDULE 1

No	Interests in Land	Locality	LGA	Parish	County
1	Easement for underground powerlines 2 metres wide affecting Lot 3 DP1124024 shown as " <i>EE PROPOSED EASEMENT FOR UNDERGROUND POWERLINES 2 WIDE</i> " in DP1231339	Hamilton Valley	Albury	Albury	Goulburn

SCHEDULE 2

- The easement for underground powerlines 2 wide described in Schedule 1 is on the terms set out in Part B of Memorandum No. AG189384 registered on the Register held under the *Real Property Act 1900*.

[n2018-2336]