



Government Gazette

of the State of

New South Wales

Number 5

Friday, 25 January 2019

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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GOVERNMENT NOTICES

Rural Fire Service Notices

TOTAL FIRE BAN ORDER

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

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

Fire Weather Area	Classes of Exemption
Greater Hunter	2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18
Greater Sydney Region	
Illawarra/Shoalhaven	
Monaro Alpine	
Southern Ranges	
Central Ranges	
Northern Slopes	
North Western	
Lower Central West Plains	
Southern Slopes	
Eastern Riverina	
Southern Riverina	
Northern Riverina	

This direction shall apply for the periods specified hereunder:

00:01 hours to 23:59 hours on Friday 18 January 2019.

SHANE FITZSIMMONS AFSM

Commissioner

By delegation from the Minister for Emergency Services

(n2019-112)

TOTAL FIRE BAN ORDER

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

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

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

This direction shall apply for the periods specified hereunder:

00:01 hours to 23:59 hours on Saturday 19 January 2019.

SHANE FITZSIMMONS AFSM

Commissioner

By delegation from the Minister for Emergency Services

(n2019-113)

Miscellaneous Instruments

NOTICE

TRANS-TASMAN MUTUAL RECOGNITION ACT 1997 (COMMONWEALTH)

I, General The Honourable David Hurley AC DSC (Ret'd), Governor of New South Wales, with the advice of the Executive Council, as the designated person for the State of New South Wales under section 4(1) of the *Trans-Tasman Mutual Recognition Act 1997* of the Commonwealth (“the Commonwealth Act”) and for the purposes of section 43(1) and Part 4 of the Commonwealth Act, endorse the terms of the regulation set out in the Schedule to this notice.

Dated, this 23rd day of January 2019.

The Hon. David Hurley AC DSC
Governor of New South Wales
By His Excellency's Command

SCHEDULE



Trans-Tasman Mutual Recognition Amendment (Permanent Exemption for Emissions-controlled Products) Regulations 2018

I, General the Honourable Sir Peter Cosgrove AK MC (Ret'd), Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following regulations.

Dated 2018

Peter Cosgrove
Governor-General

By His Excellency's Command

Melissa Price [**DRAFT ONLY—NOT FOR SIGNATURE**]
Minister for the Environment

118HA229.V13.DOCX 9/10/2018 2:44 PM

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1 Name

This instrument is the *Trans-Tasman Mutual Recognition Amendment (Permanent Exemption for Emissions-controlled Products) Regulations 2018*.

2 Commencement

- (1) Each provision of this instrument specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

Commencement information		
Column 1	Column 2	Column 3
Provisions	Commencement	Date/Details
1. The whole of this instrument	The day after this instrument is registered.	

Note: This table relates only to the provisions of this instrument as originally made. It will not be amended to deal with any later amendments of this instrument.

- (2) Any information in column 3 of the table is not part of this instrument. Information may be inserted in this column, or information in it may be edited, in any published version of this instrument.

3 Authority

This instrument is made under subsection 45(3) of the *Trans-Tasman Mutual Recognition Act 1997*.

4 Schedules

Each Act that is specified in a Schedule to this instrument is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this instrument has effect according to its terms.

Schedule 1 Amendments

Schedule 1—Amendments

Trans-Tasman Mutual Recognition Act 1997

1 Clause 3 of Schedule 2 (at the end of the table)

Add:

Emissions-controlled products

Product Emissions Standards Rules 2017, to the extent that they deal with emissions-controlled products that are propulsion marine engines or non-road engines

2

Trans-Tasman Mutual Recognition Amendment (Permanent Exemption for Emissions-controlled Products) Regulations 2018

I18HA229.V13.DOCX 9/10/2018 2:44 PM

(n2019-114)

WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION (MEDICAL EXAMINATIONS AND REPORTS FEES) ORDER 2019 NO 2

under the

Workplace Injury Management and Workers Compensation Act 1998

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

Dated this 21st day of January 2019

Carmel Donnelly
Chief Executive
State Insurance Regulatory Authority

Explanatory Note

This Order is not relevant to medical treatment services provided to workers. Please refer to the *Workers Compensation (Medical Practitioner Fees) Order 2019*, *Workers Compensation (Surgeons Fees) Order 2019* and *Workers Compensation (Orthopaedic Surgeons Fees) Order 2019* for medical services fees.

**Workplace Injury Management and Workers Compensation
(Medical Examinations and Reports Fees) Order 2019, No 2**

Part 1 Preliminary

1. Name of Order

This Order is the *Workplace Injury Management and Workers Compensation (Medical Examinations and Reports Fees) Order 2019 No 2*

2. Commencement

This Order commences on 25 January 2019

3. Definitions

In this Order:

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

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

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

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

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

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

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

Guidelines mean the Authority's *Workers Compensation Guidelines* current at the time.

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

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

Insurer means the employer's workers compensation insurer.

Medical Examination and Report

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

Video consultations are permissible when requested to provide an opinion in relation to a dispute or potential dispute in respect of a claim made by the worker when approved in advance by the party requesting the service.

Video consultation examination services are to be paid in accordance with the consultation items in this Order. No additional payment in relation to facility fees can be charged by the Medical Practitioner undertaking the examination;

- ii) includes a report prepared by a General Practitioner or a Medical Specialist, who is treating the worker, when requested to provide an opinion in relation to a dispute or potential dispute in respect of a claim made by the worker. For example, when there is lack of agreement regarding liability, causation, capacity for work or treatment between key parties;
- iii) does not include reports on the routine management of the worker's injury (fees for this type of communication are included in the relevant treatment fees Order);
- iv) may be requested to assist decision making on any part of the claim when the management reports available do not adequately address the issue;
- v) are categorised as follows:
- a. **Standard Reports** are reports relating solely to a single event or injury in relation to:
- causation; or
 - capacity for work; or
 - treatment; or
 - simple permanent impairment assessment of one body system.
- b. **Moderately Complex Reports** are:
- reports relating to issues involving a combination of two of the following:
 - causation

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

c. **Complex Reports are:**

- reports relating to issues involving a **combination of three or more** of the following:
 - causation
 - capacity for work
 - treatment
 - simple permanent impairment assessment of one body system;
- or
- A complex method of permanent impairment assessment on a single body system or multiple injuries involving more than one body system.

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

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

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

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

4. **Application of Order**

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

Part 2 Fees for medical assessments

5. **Maximum fees for medical assessments**

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

- a. Maximum fees for the provision of Medical Examination Reports by General Practitioners as set out in Schedule 1.
- b. Maximum fees for the provision of Medical Examination Reports by Medical Specialists as set out in Schedule 2.
- c. Maximum fees for the provision of medical assessments by an AMS under Part 7 of Chapter 7 of the Act as set out in Schedule 3,
- d. Maximum fees for the provision of services by an AMS on an Appeal Panel constituted under section 328 of the Act to hear an appeal against a medical assessment as set out in Schedule 4.

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

6. Goods and Services Tax

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

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

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

8. Requirements for invoices

All invoices should be submitted within 30 calendar days of the service provided and must comply with the Authority's itemised invoicing requirements (refer to SIRA website <http://www.sira.nsw.gov.au>) for the invoice to be processed.

9. No pre-payment of fees

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

Schedule 1

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

Payment Classification Code	Service description	Fee (excl. GST)
IMG001 or WIG001	Examination and report in accordance with the <i>Guidelines</i> - Standard Report (see definition of Medical Examination Report)	\$589.90
IMG002 or WIG002	Examination conducted with the assistance of an interpreter and report in accordance with the <i>Guidelines</i> – Standard Report (see definition of Medical Examination Report)	\$658.60
IMG003 or WIG003	Examination and report in accordance with the <i>Guidelines</i> - Complex Report (see definition of Medical Examination Report)	\$880.70
IMG004 or WIG004	Examination conducted with the assistance of an interpreter and report in accordance with the <i>Guidelines</i> – Complex Report (see definition of Medical Examination Report)	\$1026.10
IMG005 or WIG005	Cancellation with 2 working days notice or less, nonattendance at scheduled appointment or unreasonably late attendance .	\$143.80
IMG006 or WIG006	File review and report	\$436.60
IMG007 or WIG007	Supplementary report where additional information is provided and requested or additional questions are posed. This fee does not apply where clarification is sought because a previous report was ambiguous and/or did not answer questions previously posed	\$291.20

Payment Classification Code	Service description	Fee (excl. GST)
IMG008 or WIG008	Update examination and report of worker previously reviewed, where there is no intervening incident	\$367.80
IMG009 or WIG009	Travel	<p>Reimbursed in accordance with the "Use of private motor vehicle" set out in Item 6 of Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i>.</p> <p><i>Note:</i> <i>Rates for travel within the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowance please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via http://www.treasury.nsw.gov.au/ website.</i></p>
WCO005	Fees for providing copies of clinical notes and records	<p>Where medical records are maintained electronically by a medical practitioner/practice, a flat fee of \$60 applies for provision of all requested clinical records held by the medical practice.</p> <p>Where medical records are not maintained electronically, the maximum fee for providing hard copies of clinical records is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. This fee includes postage and handling.</p>

Schedule 2

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

Payment Classification Code	Service description	Fee (excl. GST)
IMS001 or WIS001	Examination and report in accordance with the <i>Guidelines</i> - Standard Report (see definition of Medical Examination Report)	\$797.10
IMS002 or WIS002	Examination conducted with the assistance of an interpreter and report in accordance with the <i>Guidelines</i> – Standard Report (see definition of Medical Examination Report)	\$995.20
IMS003 or WIS003	ENT report (includes audiological testing) in accordance with the <i>Guidelines</i> - Standard Report (see definition of Medical Examination Report)	\$797.10
IMS031 or WIS031	ENT report (includes audiological testing) when examination conducted with the assistance of an interpreter and report in accordance with the <i>Guidelines</i> – Standard Report (see definition of Medical Examination Report)	\$995.20
IMS004 or WIS004	Examination and report in accordance with the <i>Guidelines</i> – Moderately Complex Report (see definition of Medical Examination Report)	\$1,194.70
IMS005 or WIS005	Examination conducted with the assistance of an interpreter and report in accordance with the <i>Guidelines</i> – Moderately Complex Report (see definition of Medical Examination Report)	\$1,394.30

Payment Classification Code	Service description	Fee (excl. GST)
IMS006 or WIS006	Examination and report in accordance with the <i>Guidelines</i> – Complex Report including complex psychiatric (see definition of Medical Examination Report)	\$1,584.90
IMS007 or WIS007	Examination conducted with the assistance of an interpreter and report in accordance with the <i>Guidelines</i> – Complex Report (see definition of Medical Examination Report)	\$1,984.10
IMS008 or WIS008	Examination and report in accordance with the <i>Guidelines</i> – psychiatric	\$1,394.30
IMS081 or WIS081	Examination conducted with the assistance of an interpreter and report in accordance with the <i>Guidelines</i> – psychiatric	\$1,745.50
IMS092 or WIS092	Cancellation with 2 working days notice or less, nonattendance at scheduled appointment or unreasonably late attendance.	\$399.70
IMS010 or WIS010	File review and report	\$597.30
IMS011 or WIS011	Supplementary report where additional information is provided and requested or additional questions are posed. This fee does not apply where clarification is sought because a previous report was ambiguous and/or did not answer questions previously posed.	\$397.90
IMS012 or WIS012	Update examination and report of worker previously reviewed, where there is no intervening incident.	\$590.00

Payment Classification Code	Service description	Fee (excl. GST)
IMS013 or WIS013	Travel	<p>Reimbursed in accordance with the "Use of private motor vehicle" & "Flying allowance" set out in Item 6 & 14 of Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i></p> <p>Note: <i>Rates for travel within the Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009 are reconsidered annually. For the current rate of private motor vehicle allowance & flying allowance please refer to the most recent Treasury Circular publication "Review of Meal, Travelling and Other Allowances" via http://www.treasury.nsw.gov.au/ website.</i></p>
IMS014 or WIS014	Consolidation of assessments from different Medical Specialists by Lead Assessor to determine the final degree of permanent impairment resulting from the individual assessments	\$199.80
WCO005	Fees for providing copies of clinical notes and records	<p>Where medical records are maintained electronically by a medical practitioner/practice, a flat fee of \$60 applies for provision of all requested clinical records held by the medical practice.</p> <p>Where medical records are not maintained electronically, the maximum fee for providing hard copies of clinical records (including Consulting Orthopaedic Surgeon's notes and reports) is \$38 (for 33 pages or less) and an additional \$1.40 per page if more than 33 pages. This fee includes postage and handling.</p>

Schedule 3

Maximum Fees for Approved Medical Specialists (AMS)

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

Service description	Fee (excl. GST)
Examination and report in accordance with Workers Compensation Commission standards – standard case	\$1,423.80
Examination and report in accordance with Workers Compensation Commission standards - multiple medical assessments e.g. for permanent impairment and general medical disputes	\$1,907.30
Ear, nose and throat, includes audiological testing	\$1,669.20
Examination and report in accordance with the Workers Compensation Commission standards - psychiatric	\$2,381.90
Cancellation with less than 7 calendar days notice	\$474.80
Cancellation with 2 working days notice or less, nonattendance at scheduled appointment or unreasonably late attendance by worker or interpreter that prevents full examination being conducted	\$949.30
Consolidation of medical assessment certificates by Lead Assessor	\$474.80
Re-examination + medical assessment certificate or reconsideration at request of Commission	\$712.70
When interpreter present at examination	Plus \$244.10
Miscellaneous Fee at the discretion of the Registrar or delegate	\$474.80 per hour
Travel	Reimbursed in accordance with the "Use of private motor vehicle" & "Flying allowance" set out in Item 6 & 14 Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i> Note: - Rates for travel within the <i>Crown Employees (Public Service Conditions of</i>

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

Rates for Approved Medical Specialists on Appeal Panels

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

Service description	Fee (excl. GST)
Assessment, initial telephone conference and decision on papers	\$949.20
Examination of worker and report by AMS	Fees as per Schedule 3 applies
Cancellation with less than 7 calendar days notice	\$474.80
Cancellation with 2 working days notice or less, nonattendance at scheduled appointment or unreasonably late attendance by worker or interpreter that prevents full examination being conducted	\$949.30
Assessment, telephone conference, appeal hearing and decision	\$2,144.00
Additional Hearing or teleconference when convened by Arbitrator	\$399.30 per hour
Travel	Reimbursed in accordance with the "Use of private motor vehicle" & "Flying allowance" set out in Item 6 & 14 of Table 1 (Rates and Allowances) to Part B (Monetary Rates) of the <i>Crown Employees (Public Service Conditions of Employment) Reviewed Award 2009</i>

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

Appointments

ART GALLERY OF NEW SOUTH WALES ACT 1980

Department of Planning and Environment

Appointment of Trustees to the Art Gallery of New South Wales Trust

His Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to Section 6 of the *Art Gallery of New South Wales Act 1980*, the appointment of the following persons as trustees of the Art Gallery of New South Wales Trust from 1 January 2019 to 31 December 2021 (inclusive):

- (i) Mr David Gonski AC (reappointment)
- (ii) Mr Ben Quilty (reappointment as Trustee under section 6(1) as a person who has knowledge of, or experience in, the visual arts)
- (iii) Ms Sally Herman (appointment)
- (iv) Mr John Borghetti AO (appointment)

The Hon Don Harwin MLC
Leader of the Government in the Legislative Council
Minister for Resources
Minister for Energy and Utilities
Minister for the Arts
Vice-President of the Executive Council

(n2019-116)

AUSTRALIAN MUSEUM TRUST ACT 1975

Department of Planning and Environment

Appointment of Trustees to the Australian Museum Trust

His Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to Section 6 of the *Australian Museum Trust Act 1975* the appointment of the following persons as trustees of the Australian Museum Trust from 1 January 2019 to 31 December 2021 (inclusive):

- (i) Dr Ellie Hammam (reappointment)
- (ii) Ms Maile Carnegie (appointment)
- (iii) Ms Josephine Sukkar AM (appointment)

The Hon Don Harwin MLC
Leader of the Government in the Legislative Council
Minister for Resources
Minister for Energy and Utilities
Minister for the Arts
Vice-President of the Executive Council

(n2019-117)

HISTORIC HOUSES ACT 1980

Department of Planning and Environment

Appointment of Trustees to the Historic Houses Trust

His Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to Section 6 of the *Historic Houses Act 1980*, the appointment of the following person as trustee of the Historic Houses Trust from 1 January 2019 to 31 December 2021 (inclusive):

- (i) Ms Ruth Medd (appointment)

and the appointment of the following persons as trustees of the Historic Houses Trust from 6 March 2019 to 5 March 2020 (inclusive):

- (ii) Ms Louise McElvogue (reappointment)

(iii) Mr Lachlan Edwards (appointment)

The Hon Don Harwin MLC
Leader of the Government in the Legislative Council
Minister for Resources
Minister for Energy and Utilities
Minister for the Arts
Vice-President of the Executive Council

(n2019-118)

LIBRARY ACT 1939

Department of Planning and Environment

Appointment of Members to the Library Council of New South Wales

His Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to Section 4 of the *Library Act 1939*, the appointment of the following persons as Members of the Library Council of New South Wales for a term of office commencing 1 January 2019 to 31 December 2021 (inclusive):

- (i) The Hon George Souris AM (reappointment)
- (ii) Ms Kathy Bail (reappointment)
- (iii) Ms Ursula Dubosarsky (reappointment)
- (iv) Mr Robert Cameron AO (appointment)
- (v) Mr Mark Tedeschi AM QC (appointment)
- (vi) Ms Victoria Weekes (appointment)

The Hon Don Harwin MLC
Leader of the Government in the Legislative Council
Minister for Resources
Minister for Energy and Utilities
Minister for the Arts
Vice-President of the Executive Council

(n2019-119)

LOCAL GOVERNMENT ACT 1993

APPOINTMENT OF ADMINISTRATOR

CENTRAL DARLING SHIRE COUNCIL

I, the Hon. Gabrielle Upton MP, Minister for Local Government, in pursuance of the Governor's Proclamation made under the *Local Government Act 1993*, published in NSW Government Gazette No. 103 of 14 November 2014, at page 3790, and due to the resignation of Mr Greg Wright, do hereby appoint Mr Robert Stewart as the Administrator of Central Darling Shire Council, up until the date of the declaration of the Council's fresh election to be held in conjunction with the ordinary council elections on 12 September 2020.

The Administrator is to complete and lodge with the General Manager within 21 days, a disclosure of interests written return in accordance with the 2018 Model Code of Conduct for Local Councils in NSW in the form prescribed by the Code.

For the purposes of the Act, the Administrator does not hold an office or position of profit under the Council.

Signed at Sydney, this 21st day of January 2019.

Gabrielle Upton MP
Minister for Local Government

(n2019-120)

MUSEUM OF APPLIED ARTS AND SCIENCES ACT 1945

Department of Planning and Environment

Appointment of Trustees to the Museum of Applied Arts and Sciences Trust

His Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to Section 4 of the *Museum of Applied Arts and Sciences Act 1945* the appointment of the following persons as trustees of the Museum of Applied Arts and Sciences Trust from 1 January 2019 to 31 December 2021 (inclusive):

- (i) Mr David Borger (appointment)
- (ii) Ms Paddy Carney (appointment)
- (iii) Ms Kellie Hush (appointment)
- (iv) Mr Darren Steinberg (appointment)
- (v) Mr Eddie Woo (appointment)

The Hon Don Harwin MLC
Leader of the Government in the Legislative Council
Minister for Resources
Minister for Energy and Utilities
Minister for the Arts
Vice-President of the Executive Council

(n2019-121)

SYDNEY OPERA HOUSE TRUST ACT 1961

Department of Planning and Environment

Appointment of Trustees to the Sydney Opera House Trust

His Excellency the Governor, with the advice of the Executive Council, has approved, pursuant to Section 6 of the *Sydney Opera House Trust Act 1961* the appointment of Mr Kevin McCann AM as a trustee of the Sydney Opera House Trust from 1 January 2019 to 31 December 2021 (inclusive).

The Hon Don Harwin MLC
Leader of the Government in the Legislative Council
Minister for Resources
Minister for Energy and Utilities
Minister for the Arts
Vice-President of the Executive Council

(n2019-122)

Planning and Environment Notices

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

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

Declaration Number 20181110; Area Number 3414

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 515 Bunnerong Road, Matraville (described as Lot A in DP 415924) in the local government area of Randwick. A location map of the land to which the declaration applies is attached to this notice.

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 believes that the land is contaminated, and that the contamination is significant enough to warrant regulation under the Act:

- The groundwater is contaminated with petroleum hydrocarbons, including benzene, toluene, ethyl benzene and xylenes.
- Monitoring results show increasing concentrations of contaminants beneath the site.
- Petroleum hydrocarbons have been detected in groundwater and soil vapour at the down gradient site boundary at concentrations above the NEPM health screening levels for commercial/industrial land use.
- The plume of contaminated groundwater has not been delineated down gradient of the site, and has the potential to migrate off site beneath Bunnerong Road and the commercial building adjacent to the southern site boundary.
- Potential vapour intrusion risks to offsite workers in nearby commercial properties require further investigation.

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

by not later than 21 February 2019.

JOANNE STUART
A/Director Contaminated Land Management
Environment Protection Authority

Date: 21 January 2019

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 s14 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 s10.7 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 s10.7 certificate is no longer required.

Relationship to other regulatory instruments

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.



Location of land to which declaration No. 2018110 applies:
515 Bunnerong Road, Matraville (Lot A in DP 415924).
Source: Six Maps 15 January 2019

(n2019-123)

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: 16.1.19

Howard Reed
Director
Resource Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Karuah East Quarry Project' (MP 09_0175), approved by a delegate of the Minister under section 75J of the Act on 17 June 2014 as subsequently modified under 75W of the Act.	All land identified in Schedule 1 of the project approval to carry out the development known as the 'Karuah East Quarry Project (MP 09_0175)' as in force on the date of this Order.

(n2019-124)

NATIONAL PARKS AND WILDLIFE ACT 1974

KOSCIUSZKO NATIONAL PARK

Proposed Amendment to Plan of Management:
Visitor Experience Improvements

The Kosciuszko National Park: Proposed Amendment to Plan of Management: Visitor Experience Improvements is on exhibition until **11 March 2019**.

The draft amendment may be viewed at:

- Cooma Visitor Information Centre (119 Sharp Street, Cooma, NSW)
- Tumut Visitor Information Centre, (5 Adelong Rd, Tumut, NSW)
- Snowy Region Visitor Centre (49 Kosciuszko Road, Jindabyne, NSW)
- Khancoban Visitor Information Centre, (Corner of Alpine Way & Scammel St, Khancoban, NSW)
- NSW Government Offices, (11 Farrer Place, Queanbeyan, NSW)
- Office of Environment and Heritage (OEH) Customer Centre (Level 14, 59–61 Goulburn St, Sydney)
- OEH 'Have your say' website at <https://engage.environment.nsw.gov.au/consult>.

Submissions on the amendment must be received by 11 March 2019 by:

- email to npws.parkplanning@environment.nsw.gov.au; or
- mail to Manager Planning Evaluation and Assessment, PO Box 95, Parramatta NSW 2124; or
- using the online form on the OEH 'Have your say' website.

Your comments on the draft plan amendment may include 'personal information'. See www.environment.nsw.gov.au/help/privacy.htm for information on how we will treat any personal information you provide.

(n2019-125)

NATIONAL PARKS AND WILDLIFE ACT 1974

Tweed Caldera Parks and Reserves and Whian Whian State Conservation Area Proposed Amendment to Plans of Management

The *Tweed Caldera Parks and Reserves and Whian Whian State Conservation Area Proposed Amendment to Plans of Management: Tweed Byron Hinterland Trails* is on exhibition until **11 March 2019**. The amendment relates to Border Ranges, Goonengerry, Mebbin, Mount Jerusalem, Wollumbin and Nightcap National Parks and Limpinwood, Numinbah and Snows Gully Nature Reserves and Whian Whian State Conservation Area.

The draft amendment may be viewed at:

- National Parks and Wildlife Service (NPWS) Byron Bay Office, Tallow Beach Road, Byron Bay
- NPWS Alstonville Office, 7 Northcott Street, Alstonville
- NPWS Murwillumbah Office, 135 Murwillumbah Street, Murwillumbah
- Nimbin Visitor Information Centre, 3/46 Cullen Street, Nimbin, NSW
- Lismore Visitors Information Centre, 207 Molesworth St, Lismore, NSW
- Office of Environment and Heritage (OEH) Customer Centre, Level 14, 59–61 Goulburn St, Sydney
- OEH ‘Have your say’ website at <https://engage.environment.nsw.gov.au/consult>.

Submissions on the amendment must be received by 11 March 2019 by:

- email to npws.parkplanning@environment.nsw.gov.au
- mail to Manager Planning Evaluation and Assessment, PO Box 95, Parramatta NSW 2124
- the online form on the OEH ‘Have your say’ website.

See www.environment.nsw.gov.au/help/privacy.htm for information on how we will treat any personal information you provide. For more information, contact npws.parkplanning@environment.nsw.gov.au.

(n2019-126)

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Speers Point, Lake Macquarie

Duration

8.45pm to 9.15pm – Saturday 26 January 2019

Detail

A fireworks display will be conducted over the navigable waters off Speers Point, Lake Macquarie. Fireworks will be launched from a moored firing barge at the above location. The area directly around this firing position may be dangerous and hazardous during the fireworks display.

An **EXCLUSION ZONE** is specified during the event, extending 150 metres around the moored fireworks barge. This zone will be indicated by the presence of control vessels which will be stationed on the boundary.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone between the specified times.

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

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

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

Marine Notice NH1916

Date: 21 January 2019

Mike Baldwin
Manager Operations Hunter
Delegate

(n2019-127)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Hunter River, Stockton

Duration

8.55pm to 9.20pm – Saturday 26 January 2019

Detail

A fireworks display will be conducted over the navigable waters of the Hunter River, Stockton. Fireworks will be launched from a moored firing barge at the above location. The area directly around this firing position may be dangerous and hazardous during the fireworks display.

An **EXCLUSION ZONE** is specified during the event, extending 150 metres around the moored fireworks barge. This zone will be indicated by the presence of control vessels which will be stationed on the boundary.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone between the specified times.

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

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

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

Marine Notice NH1911

Date: 21 January 2019

Mike Baldwin
Manager Operations Hunter
Delegate

(n2019-128)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Blacksmiths Beach, Blacksmiths

Duration

6:00am to 6:00pm – from Saturday 23 February 2019 to Sunday 24 February 2019

6:00am to 6:00pm – from Friday 1 March 2019 to Sunday 3 March 2019

6:00am to 6:00pm – from Wednesday 6 March 2019 to Sunday 10 March 2019

Detail

A surf life saving carnival will be conducted over the navigable waters off Blacksmiths Beach, Blacksmiths. The area directly around the designated surf carnival may be dangerous and hazardous to other waterway users.

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

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone.

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

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

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

Marine Notice NH1910

Date: 21 January 2019

Mike Baldwin
Manager Operations Hunter
Delegate

(n2019-129)

MARINE SAFETY ACT 1998

Section 12 (2)

Special Event Notice

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Trial Bay, South West Rocks

Duration

7.00am to 3.00pm – Saturday 9 February 2019, and

7.00am to 3.00pm – Sunday 10 February 2019.

Detail

The swimming leg of a triathlon will be conducted in the location specified above at the times specified above.

An **EXCLUSION ZONE** is specified during the event, which will be marked by a series of buoys.

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

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

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

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

Marine Notice NH1912

Date: 21 January 2019

Lynda Hourigan
A/Manager Operations North
Delegate

(n2019-130)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS –EXCLUSION ZONE AND RESTRICTIONS

Location

Sydney Harbour – from Kirribilli Point to Steele Point, Vaucluse, comprising all waters between:

- Garden Island to Kirribilli Point; and
- Georges Head Mosman, through Sow and Pigs Reef to Laings Point, Vaucluse.

Duration

Over four days in February as follows:

- From 11:00am to 2:00pm – 7 February 2019
- From 11:00am to 2:00pm – 14 February 2019
- From 3:00pm to 6:00pm – 15 February 2019
- From 2:00pm to 5:00pm – 16 February 2019

Detail

A Sail GP event will be conducted with up to six high speed foiling catamarans undertaking a series of races at the location specified above. An **Exclusion Zone** will be established during the event at the location specified above to minimise navigation disruption and to support the Sail GP event.

Navigation channels

Up to 15 yellow buoys will be laid approximately 150 metres from the shoreline on the western side of the harbour in the vicinity of Georges Head, Chowder Head, Bradleys Head and Robertson Point to mark a Navigation Channel between the exclusion zone and the shore.

Up to 25 lit yellow buoys will be laid approximately 150 metres from the shoreline on the eastern side of the harbour in the vicinity of Vaucluse Point to Queens Beach Vaucluse and Point Piper to mark a navigation channel between the exclusion zone and the shore.

Official vessels may authorise local vessel traffic to travel through the navigation channels to designated spectator areas to view the event. Vessels are not to stop or drift in the navigation channels, and are to follow any direction given by official vessels.

Exclusion Zone

An **Exclusion Zone** is specified on the dates and at the times specified above. The Exclusion Zone will be marked by a number of large buoys depicting changes of direction of the exclusion zone and smaller inflatable intermediate boundary buoys.

The potential limits of the Exclusion Zone are shown on the event map (see below for details). For accurate up to date exclusion zone and spectator area information visit SailGP.com/sydney on the days specified above.

Unauthorised vessels and persons are strictly prohibited from entering the Exclusion Zone, which will be patrolled by Police, Roads and Maritime and other official control vessels.

The times stipulated above may be extended without notice by Roads and Maritime in the interests of public safety. Entry of vessels or persons into the Exclusion Zone renders the vessel operator or person liable to an offence.

Penalties may apply (sections 12(5) and 15A – *Marine Safety Act 1998*).

Directions

RMS advises that in relation to the Area:

- 1) Persons within the vicinity of the Regulated Area must comply with any directions given by a Boating Safety Officer or Police Officer in relation to the Special Event or to marine safety. Failure to comply with any such direction is an offence (*Marine Safety Act 1998* s.15A – Maximum Penalty \$3,300.00).
- 2) Any vessel operator or person
 - breaching the Special Restrictions detailed above; or
 - entering the Exclusion Zone

is liable to an offence (*Marine Safety Act 1998* s.12(5) – Maximum Penalty \$1,100.00)

Maps and Charts Affected

RMS Boating Map – 9D

RAN Hydrographic Chart AUS 200, AUS 201

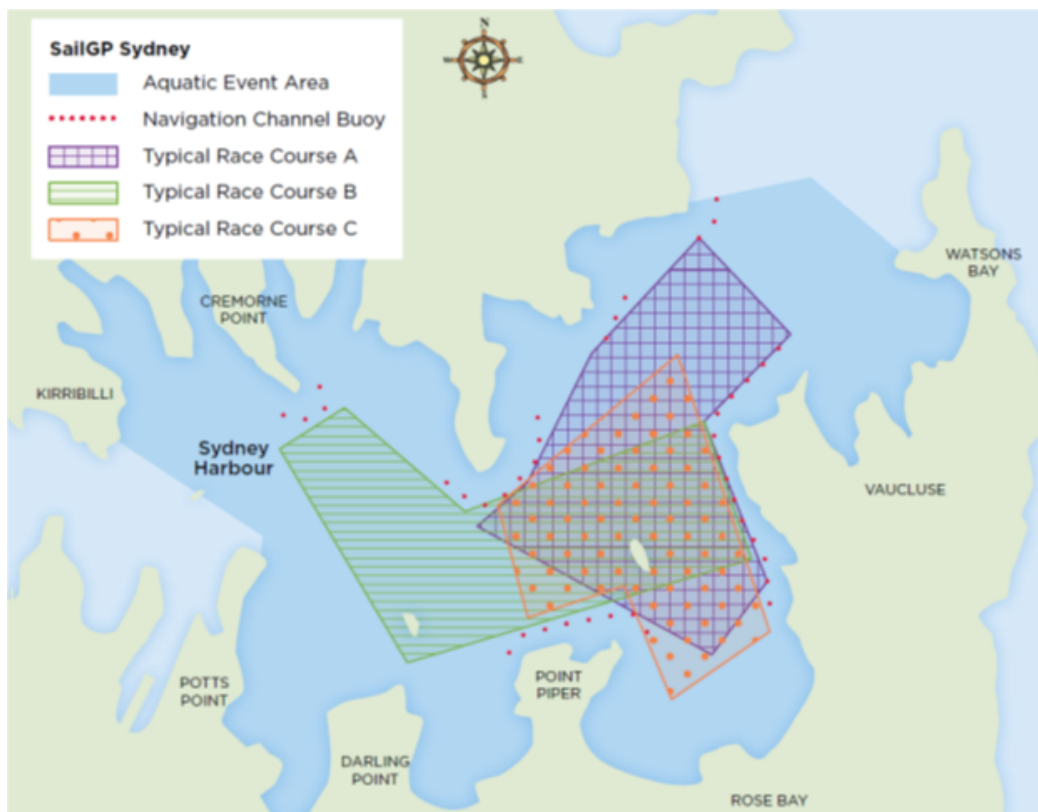
For full details visit the Roads and Maritime Services website – www.rms.nsw.gov.au/maritime

Marine Notice SE0419

Date: 23 January 2019

Drew Jones

Delegate



(n2019-131)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND RESTRICTIONS

Location

Sydney Harbour – Cockatoo Island

Duration

From 25 January 2019 to 19 February 2019

Detail

A series of eight temporary vessel moorings will be installed on the eastern side of Cockatoo Island as shown on the event map (see below for details) in support of the Sail GP event.

The moorings will be identified by a yellow buoy and lit at times when a vessel is not attached. At times when a vessel is attached the vessel will be lit between the hours of sunset and sunrise with a yellow flashing light.

An **EXCLUSION ZONE** is specified between the above dates over all waters from the eastern shore of Cockatoo Island to 150 metres east of the eastern shore.

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

Special restrictions

A **NO WASH ZONE** within 200m of the Exclusion Zone will be activated when the craning operations of vessels from Cockatoo Island are taking place. The event organisers will contact Sydney Vessel Traffic Services in relation to when the No Wash Zone is to be activated.

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

Maps and Charts Affected

RMS Boating Map – 9G

RAN Hydrographic Chart AUS 202

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

Marine Notice SE0219

Date: 23 January 2019

Drew Jones

Delegate



(n2019-132)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – NO ANCHORING ZONE

Location

Sydney Harbour – Shark Island to Lynne Park, Rose Bay

Duration

28 January 2019 to 18 February 2019

Detail

Two submarine fibre optic cables will be laid across the seabed from the southern end of Shark Island to Lynne Park, Rose Bay, in support of the Sail GP event. The approximate locations of the cables are shown on the map (see below for details). The approximate location of the cables will be identified by four lit yellow buoys and signage at each end of the cable where it exits the water.

A **No Anchoring Zone** is specified during the above period, which will extend for 200 metres on either side of the cables.

Maps and Charts Affected

RMS Boating Map – 9D

RAN Hydrographic Chart AUS 200, AUS 201

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

Marine Notice SE0319

Date: 23 January 2019

Drew Jones
Delegate



Yellow lit No Anchoring buoys

Position 1 33° 51.726'S 151° 15.561'E

Position 2 33° 51.875'S 151° 15.642'E

Position 3 33° 52.024'S 151° 15.720'E

Position 4 33° 52.112'S 151° 15.766'E

(n2019-133)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Lake Talbot, Narrandera

Duration

7.30am to 8.00pm – Friday 1 February 2019 to Sunday 3 February 2019.

Detail

A competitive water ski tournament will be conducted on the navigable waters of Lake Talbot on the above dates. The event will involve the use of high speed power vessels, persons being towed at speed using towlines and persons in the water from time to time, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event between the times specified, which will comprise of the entirety of Lake Talbot. This will close Lake Talbot for the duration of the event between the above times.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone.

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

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

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

Marine Notice: SO1914

Date: 23 January 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-134)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Glenugie in the Clarence Valley Council Area

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

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

Schedule

All those pieces or parcels of land situated in the Clarence Valley Council area, Parish of Qwyarigo and County of Clarence, shown as:

Lot 2 Deposited Plan 1196602, being part of Glenugie State Forest No 26 Number 1 Extension by proclamation in Government Gazette No. 217 of 25 November 1949; and

Lot 3 Deposited Plan 1196602, being part of Glenugie State Forest No 26 Number 1 Extension by proclamation in Government Gazette No. 217 of 25 November 1949 and part of Glenugie State Forest No 26 Number 3 Extension by proclamation in Government Gazette No. 18 of 3 February 1989; and

All those pieces or parcels of land situated in the Clarence Valley Council area, Parish of Lanitza and County of Clarence, shown as:

Lots 2, 3 and 4 Deposited Plan 1193563 being parts of the land dedicated as Glenugie State Forest No 26 by proclamation in Government Gazette No 194 of 10 December 1913.

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

(RMS Papers: SF2018/261840; RO 10/86.1252)

(n2019-135)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Glenugie in the Clarence Valley Council Area

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

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

Schedule

All those pieces or parcels of land situated in the Clarence Valley Council area, Parishes of Qwyarigo, Calamia and Dundoo and County of Clarence, shown as Lots 5, 6, 7 and 8 Deposited Plan 1203368, being parts of the land in Certificates of Title 20/1123940, 62/751358, 55/751358 and 63/751368 respectively.

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

(RMS Papers: SF2017/219015; RO SF2012/006839)

(n2019-136)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Maitland in the Maitland City Council Area

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

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

Schedule

All those pieces or parcels of land situated in the Maitland City Council area, Parish of Maitland and County of Northumberland, shown as Lots 15 to 18 inclusive Deposited Plan 1189411.

(RMS Papers: SF2019/013351; RO SF2012/006432)

(n2019-137)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Laffing Waters in the Bathurst Regional Council Area

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

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

Schedule

All those pieces or parcels of land situated in the Bathurst Regional Council area, Parish of Peel and County of Roxburgh, shown as:

Lots 7 to 13 inclusive Deposited Plan 1187651; and

Lots 32 to 35 inclusive Deposited Plan 1217778.

(RMS Papers: SF2014/052613; RO SF2012/027655)

(n2019-138)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at West Gosford in the Central Coast Council Area

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

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

Schedule

All those pieces or parcels of land situated in the Central Coast Council area, Parish of Gosford and County of Northumberland, shown as Lots 20, 21 and 22 Deposited Plan 1166385.

(RMS Papers: SF2016/277077; RO SF2012/058907)

(n2019-139)

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)

ELA5757, FREEPORT-MCMORAN EXPLORATION AUSTRALIA PTY LTD, dated 10 December 2018.

ELA5758, CLEAN TEQ SUNRISE PTY LTD, dated 12 December 2018.

ELA5759, SANDFIRE RESOURCES NL, dated 14 December 2018.

ELA5760, SANDFIRE RESOURCES NL, dated 14 December 2018.

ELA5761, SANDFIRE RESOURCES NL, dated 14 December 2018.

ELA5762, SANDFIRE RESOURCES NL, dated 14 December 2018.

ELA5763, TUNG HUI CHUNG, dated 17 December 2018.

ELA5764, TRK RESOURCES PTY LTD, dated 17 December 2018

ELA5765, OXLEY EXPLORATION PTY LTD, dated 20 December 2018.

ELA5766, SANDFIRE RESOURCES NL, dated 21 December 2018.

ELA5767, PANDA MINING PTY LTD, dated 28 December 2018.

ELA5768, FLEMINGTON MINING OPERATIONS PTY LTD, dated 9 January 2019.

ELA5769, VIET HOANG LE, DONG THI TRAN, THANH HOANG LE AND TRANG NU TRAN, dated 14 January 2019.

MINING LEASE APPLICATION (MLA)

MLA562, COAL & ALLIED OPERATIONS PTY LTD AND ANOTERO PTY LIMITED, dated 21 December 2018.

(n2019-140)

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS (ELA)

ELA5665, now EL8806, ARISE RESOURCES PTY LTD, dated 21 November 2018.

ELA5705, now EL8814, HAVERFORD HOLDINGS PTY LTD, dated 14 December 2018.

ELA5707, now EL8808, COWARRA METALS PTY LTD, dated 30 November 2018.

ELA5711, now EL8813, ORIENTAL STAR INTERNATIONAL PTY LTD, dated 14 December 2018.

ELA5714, now EL8809, LEGACY MINERALS PTY LTD, dated 30 November 2018.

ELA5716, now EL8810, TRITTON RESOURCES PTY LTD, dated 14 December 2018.

ELA5719, now EL8812, FMG RESOURCES PTY LTD, dated 14 December 2018.

ELA5720, now EL8811, PAN ASIA METALS LIMITED, dated 14 December 2018.

MINING LEASE APPLICATIONS (MLA)

MLA510, now ML1779 (Act 1992), WILPINJONG COAL PTY LTD, dated 20 December 2018. As a result of the grant of this title, Exploration Licence No. 6169 and Exploration Licence No. 7091 have partly ceased to have effect.

MLA523, now ML1778 (Act 1992), QUINTANA RESOURCES AUSTRALIA PTY LTD, dated 7 December 2018. As a result of the grant of this title, Exploration Licence No. 1999 has partly ceased to have effect.

MINING (MINERAL OWNER) LEASE APPLICATIONS (M(MO)LA)

M(MO)LA29, now M(MO)L11 (Act 1992), THE AUSTRAL BRICK CO PTY LTD, dated 6 December 2018.

(n2019-141)

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS (ELA)

ELA5504, GOLD AND COPPER RESOURCES PTY LIMITED. Withdrawal took effect on 11 January 2019.

ELA5729, GOLDEN OPPORTUNITIES PTY LTD. Withdrawal took effect on 20 December 2018.

(n2019-142)

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

AUTHORISATION (AUTH)

AUTH423, MT OWEN PTY LIMITED. Application for renewal received 20 December 2018.

AUTH440, BLOOMFIELD COLLIERIES PTY LTD. Application for renewal received 27 December 2018.

AUTH450, SAXONVALE COAL PTY. LIMITED. Application for renewal received 21 December 2018.

EXPLORATION LICENCE (EL)

EL2743, PERILYA BROKEN HILL LIMITED. Application for renewal received 14 December 2018.

EL2984, CLIMAX AUSTRALIA PTY LIMITED. Application for renewal received 20 December 2018.

EL5801, CMOC MINING PTY LIMITED. Application for renewal received 21 December 2018.

EL6699, STANNUM PTY LTD. Application for renewal received 8 January 2019.

EL6706, 3E STEEL PTY LIMITED. Application for renewal received 8 January 2019.

EL6997, ABX1 PTY LTD. Application for renewal received 13 December 2018.

EL7439, OXLEY EXPLORATION PTY LTD. Application for renewal received 19 December 2018.

EL8420, EX9 PTY LTD. Application for renewal received 17 December 2018.

EL8424, AUSMON RESOURCES LIMITED. Application for renewal received 21 December 2018.

EL8491, JONATHAN CHARLES DOWNES. Application for renewal received 20 December 2018.

EL8492, JONATHAN CHARLES DOWNES. Application for renewal received 20 December 2018.

GOLD LEASE (GL)

GL5846 (Act 1906), PURE ALUMINA LIMITED. Application for renewal received 6 December 2018.

MINING LEASE (ML)

ML49 (Act 1973), PURE ALUMINA LIMITED. Application for renewal received 6 December 2018.

ML50 (Act 1973), PURE ALUMINA LIMITED. Application for renewal received 6 December 2018.

ML315 (Act 1973), PURE ALUMINA LIMITED. Application for renewal received 6 December 2018.

ML316 (Act 1973), PURE ALUMINA LIMITED. Application for renewal received 6 December 2018.

ML317 (Act 1973), PURE ALUMINA LIMITED. Application for renewal received 6 December 2018.

ML6169 (Act 1906), A.J. BAKER (WINGHAM) PTY LIMITED. Application for renewal received 20 December 2018.

MINING PURPOSES LEASE (MPL)

MPL277 (Act 1973), RHONDA WINNIFRED WHITE. Application for renewal received 17 December 2018.

PRIVATE LANDS LEASE (PLL)

PLL1208 (Act 1924), HARB QUARRIES PTY LTD. Application for renewal received 13 December 2018.

PLL3827 (Act 1906), HILLGROVE MINES PTY LTD. Application for renewal received 11 December 2018.

(n2019-143)

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

EXPLORATION LICENCE (EL)

EL5524, EVOLUTION MINING (COWAL) PTY LIMITED. Renewal effective on and from 14 December 2018.

EL5874, ENDEAVOUR MINERALS PTY LTD. Renewal effective on and from 30 November 2018.

EL5878, OCHRE RESOURCES PTY LTD. Renewal effective on and from 26 October 2018.

EL6105, TRITTON RESOURCES PTY LTD AND OXLEY EXPLORATION PTY LTD. Renewal effective on and from 30 November 2018.

EL6739, OXLEY EXPLORATION PTY LTD AND ISOKIND PTY LIMITED. Renewal effective on and from 21 November 2018.

EL7162, PERILYA BROKEN HILL LIMITED. Renewal effective on and from 30 November 2018.

EL7389, GOLDEN CROSS OPERATIONS PTY. LTD. Renewal effective on and from 14 December 2018.

EL8381, PARADIGM RESOURCES PTY LTD. Renewal effective on and from 14 December 2018.

EL8397, SANDFIRE RESOURCES NL. Renewal effective on and from 14 December 2018.

EL8416, GFM EXPLORATION PTY LTD. Renewal effective on and from 14 November 2018.

EL8462, CONSTRUCTION MATERIALS AND MINING PTY LTD. Renewal effective on and from 14 December 2018.

EXPLORATION (PROSPECTING) LICENCE (EPL)

EPL2379, PERILYA BROKEN HILL LIMITED. Renewal effective on and from 16 October 2018.

(n2019-144)

APPLICATIONS TO TRANSFER RECEIVED

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

EXPLORATION LICENCE (EL)

KBL MINING LIMITED has applied for approval to transfer EL6064 to BALMAIN MINERALS PTY LIMITED. Application received 7 December 2018.

(n2019-145)

TRANSFER

PLL1267 (Act 1924), formerly held by QUALITY EARTHES (AUSTRALIA) PTY LTD has been transferred to PETER WILLIS AND LYNETTE WILLIS. The transfer was registered on 14 December 2018.

(n2019-146)

APPLICATIONS TO PART TRANSFER RECEIVED

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

CONSOLIDATED COAL LEASE (CCL)

ILLAWARRA COAL HOLDINGS PTY LTD has applied for approval to part transfer CCL768 to WONGAWILLI COAL PTY LTD. Application received 21 December 2018.

(n2019-147)

CANCELLATION APPLICATIONS

AUTHORISATION (AUTH)

AUTH278, SECRETARY OF THE DEPARTMENT OF PLANNING AND ENVIRONMENT. Request for cancellation was received on 8 January 2019.

AUTH424, SECRETARY OF THE DEPARTMENT OF PLANNING AND ENVIRONMENT. Request for cancellation was received on 8 January 2019.

REQUESTED CANCELLATIONS

Notice is given that the following authorities have been cancelled:

EXPLORATION LICENCE (EL)

EL8118, ABN IR PTY LTD. Cancellation took effect on 2 January 2019.

EL8273, ABN IR PTY LTD. Cancellation took effect on 2 January 2019.

(n2019-148)

PART CANCELLATION REQUESTS RECEIVED

Notice is given that the following applications for part cancellation have been received:

MINING LEASE (ML)

JANDEW PTY LTD has applied for approval to part cancel ML1515. Application received 17 December 2018.

(n2019-149)

SCHEDULE OF PERIODS FOR GRANTS OF OPAL PROSPECTING LICENCES.

(MAP D4727R - OPAL PROSPECTING AREA No 1.)

BLOCK	PERIOD	BLOCK	PERIOD
1	No greater than 3 months.	87	28 days
2	No greater than 3 months.	88	28 days
3	No greater than 3 months.	89	28 days
4	No greater than 3 months.	90	28 days
5	No greater than 3 months.	91	28 days
6A	No greater than 3 months.	92	28 days
6B	No greater than 3 months.	93	28 days
7	No greater than 3 months.	94	28 days
8	No greater than 3 months.	95	28 days
9A	28 days	96	28 days
9B	No greater than 3 months.	97	28 days
10	No greater than 3 months.	98	28 days
11A	No greater than 3 months.	99	28 days
11B	No greater than 3 months.	100	28 days
12	No greater than 3 months.	101	No greater than 3 months.
13	28 days	102	No greater than 3 months.
14	28 days	103	28 days
15A	28 days	104	28 days
15B	28 days	105	28 days
16A	28 days	106	No greater than 3 months.
16B	28 days	107	No greater than 3 months.
16C	28 days	111	28 days
17A	No greater than 3 months.	112	28 days
17B	No greater than 3 months.	113	28 days
17C	No greater than 3 months.	114	28 days
18A	28 days	115	28 days
18B	28 days	116	28 days
18C	28 days	117	28 days
18D	No greater than 3 months.	223	28 days
18E	No greater than 3 months.	224	28 days
19A	No greater than 3 months.	225	28 days
19B	No greater than 3 months.	226	28 days
20	No greater than 3 months.	227	28 days
21	No greater than 3 months.	228	28 days
22	No greater than 3 months.	229	28 days
23A	No greater than 3 months.	230	28 days
23B	No greater than 3 months.	231	28 days
23C	No greater than 3 months.		
25	No greater than 3 months.		

In accordance with Section 225 [2] [c] of the Mining Act 1992 I have caused the map of Opal Prospecting Area No. 1 to be amended to vary the period that an Opal Prospecting Licence may be granted over an Opal Prospecting Block to the period indicated above against the particular Opal Prospecting Block.

David Blackmore
Executive Director, Resource Operations
by Delegation from the Minister
Dated this 10th day of January 2019

(n2019-150)

SCHEDULE OF PERIODS FOR GRANTS OF OPAL PROSPECTING LICENCES.

(MAP D5286R - OPAL PROSPECTING AREA No 2.)

(Sheet 1)

BLOCK	PERIOD	BLOCK	PERIOD
26A	No greater than 3 months.	61	28 days
26B	No greater than 3 months.	62	28 days
27A	No greater than 3 months.	63	No greater than 3 months.
27B	No greater than 3 months.	64A	No greater than 3 months.
27C	No greater than 3 months.	64B	No greater than 3 months.
28	No greater than 3 months.	65	No greater than 3 months.
29	No greater than 3 months.	66A	No greater than 3 months.
30	No greater than 3 months.	66B	No greater than 3 months.
31A	No greater than 3 months.	67	No greater than 3 months.
31B	28 days	68A	No greater than 3 months.
31C	No greater than 3 months.	68B	No greater than 3 months.
31D	28 days	69A	No greater than 3 months.
31E	28 days	69B	No greater than 3 months.
32	28 days	69C	No greater than 3 months.
33A	No greater than 3 months.	70	No greater than 3 months.
33B	No greater than 3 months.	71	No greater than 3 months.
34	No greater than 3 months.	72A	No greater than 3 months.
35A	No greater than 3 months.	72B	No greater than 3 months.
35B	No greater than 3 months.	73	No greater than 3 months.
36	No greater than 3 months.	74A	No greater than 3 months.
37A	No greater than 3 months.	74B	No greater than 3 months.
37B	No greater than 3 months.	75A	No greater than 3 months.
38	28 days	75B	No greater than 3 months.
39	No greater than 3 months.	76	No greater than 3 months.
40	No greater than 3 months.	77	No greater than 3 months.
41	No greater than 3 months.	80	No greater than 3 months.
42	No greater than 3 months.	82A	No greater than 3 months.
43	No greater than 3 months.	82B	No greater than 3 months.
44	28 days	82C	No greater than 3 months.
45	No greater than 3 months.	82D	No greater than 3 months.
46	No greater than 3 months.	82E	No greater than 3 months.
47	No greater than 3 months.	82F	No greater than 3 months.
48	No greater than 3 months.	83	No greater than 3 months.
49	28 days	84A	28 days
50	No greater than 3 months.	84B	28 days
51A	No greater than 3 months.	85A	28 days
51B	No greater than 3 months.	85B	28 days
52	No greater than 3 months.	86	28 days
53	No greater than 3 months.	108A	No greater than 3 months.
54	28 days	108B	28 days
55	No greater than 3 months.	109A	No greater than 3 months.
56	No greater than 3 months.	109B	No greater than 3 months.
57	No greater than 3 months.	109C	No greater than 3 months.
58	28 days	110A	No greater than 3 months.
59	No greater than 3 months.	110B	No greater than 3 months.
60	28 days		

SCHEDULE OF PERIODS FOR GRANTS OF OPAL PROSPECTING LICENCES.

(MAP D5286R - OPAL PROSPECTING AREA No 2.)

(Sheet 2)

BLOCK	PERIOD
189	No greater than 3 months.
190	No greater than 3 months.
191	No greater than 3 months.
192	28 days
193	28 days

In accordance with Section 225 [2] [c] of the Mining Act 1992 I have caused the map of Opal Prospecting Area No. 2 to be amended to vary the period that an Opal Prospecting Licence may be granted over an Opal Prospecting Block to the period indicated above against the particular Opal Prospecting Block.

David Blackmore
Executive Director, Resource Operations
by Delegation from the Minister
Dated this 10th day of January 2019

SCHEDULE OF PERIODS FOR GRANTS OF OPAL PROSPECTING LICENCES.

(MAP D7365 - OPAL PROSPECTING AREA No 3.)

(Sheet 1)

BLOCK	PERIOD	BLOCK	PERIOD
118A	28 days	149	No greater than 3 months.
118B	No greater than 3 months.	150	No greater than 3 months.
119A	28 days	151	No greater than 3 months.
119B	No greater than 3 months.	152	No greater than 3 months.
120A	No greater than 3 months.	153	No greater than 3 months.
120B	28 days	154A	No greater than 3 months.
120C	No greater than 3 months.	154B	No greater than 3 months.
120D	No greater than 3 months.	155	No greater than 3 months.
121	No greater than 3 months.	156	No greater than 3 months.
122	No greater than 3 months.	157	No greater than 3 months.
123	No greater than 3 months.	158	No greater than 3 months.
124	No greater than 3 months.	159	No greater than 3 months.
125	No greater than 3 months.	160	No greater than 3 months.
126	28 days	161	No greater than 3 months.
127A	28 days	162A	No greater than 3 months.
127B	28 days	162B	No greater than 3 months.
128	No greater than 3 months.	162C	No greater than 3 months.
129	No greater than 3 months.	163	28 days
130	No greater than 3 months.	164	28 days
131	No greater than 3 months.	165	28 days
132A	28 days	166	28 days
132B	28 days	167	28 days
132C	No greater than 3 months.	168	28 days
133	No greater than 3 months.	169	No greater than 3 months.
134	No greater than 3 months.	170	No greater than 3 months.
135	28 days	171	No greater than 3 months.
136	No greater than 3 months.	172	No greater than 3 months.
137	No greater than 3 months.	173	No greater than 3 months.
138	No greater than 3 months.	174	No greater than 3 months.
139A	No greater than 3 months.	175	No greater than 3 months.
139B	No greater than 3 months.	176	No greater than 3 months.
139C	No greater than 3 months.	177	No greater than 3 months.
140A	No greater than 3 months.	178	No greater than 3 months.
140B	No greater than 3 months.	179	No greater than 3 months.
141	No greater than 3 months.	180	No greater than 3 months.
142	No greater than 3 months.	181	No greater than 3 months.
143A	No greater than 3 months.	182	No greater than 3 months.
143B	No greater than 3 months.	183	No greater than 3 months.
143C	No greater than 3 months.	184	No greater than 3 months.
144	No greater than 3 months.	185	No greater than 3 months.
145	No greater than 3 months.	186	No greater than 3 months.
146	No greater than 3 months.	187	No greater than 3 months.
147	No greater than 3 months.	188	No greater than 3 months.
148	No greater than 3 months.	194	No greater than 3 months.

SCHEDULE OF PERIODS FOR GRANTS OF OPAL PROSPECTING LICENCES.

(MAP D7365 - OPAL PROSPECTING AREA No 3.)

(Sheet 2)

BLOCK	PERIOD
195	No greater than 3 months
196	No greater than 3 months
197	No greater than 3 months
198	No greater than 3 months

In accordance with Section 225 [2] [c] of the Mining Act 1992 I have caused the map of Opal Prospecting Area No. 3 to be amended to vary the period that an Opal Prospecting Licence may be granted over an Opal Prospecting Block to the period indicated above against the particular Opal Prospecting Block.

David Blackmore
Executive Director, Resource Operations
by Delegation from the Minister
Dated this 10th day of January 2019

SCHEDULE OF PERIODS FOR GRANTS OF OPAL PROSPECTING LICENCES.

(MAP M27048- OPAL PROSPECTING AREA No 4.)

BLOCK	PERIOD
200	28 days
201	No greater than 3 months.
202	28 days
203	No greater than 3 months.
204	No greater than 3 months.
205	No greater than 3 months.
206	No greater than 3 months.
207	No greater than 3 months.
208	No greater than 3 months.
209	No greater than 3 months.
210	No greater than 3 months.
211	No greater than 3 months.
212	No greater than 3 months.
213	No greater than 3 months.
214	No greater than 3 months.
215	No greater than 3 months.
216	No greater than 3 months.
217	No greater than 3 months.
218	No greater than 3 months.
219	No greater than 3 months.
220	No greater than 3 months.
221	No greater than 3 months.
222	No greater than 3 months.

In accordance with Section 225 [2] [c] of the Mining Act 1992 I have caused the map of Opal Prospecting Area No. 4 to be amended to vary the period that an Opal Prospecting Licence may be granted over an Opal Prospecting Block to the period indicated above against the particular Opal Prospecting Block.

David Blackmore
Executive Director, Resource Operations
by Delegation from the Minister
Dated this 10th day of January 2019



**Department of Planning and Environment
Market Interest Test**

Market Interest submission closing date: 11:59pm on 23 February 2019

Glendell Tenements Pty Limited [ACN 056 693 175] has applied to the NSW Department of Planning and Environment, Division of Resources and Geoscience (Division) for a coal (Group 9) exploration licence for operational allocation purposes in accordance with Section 13C of the *Mining Act 1992* and Clause 20 of the *Mining Regulation 2016*.

Exploration Licence Application No. 5736 (Act 1992) (the Application) is located about 2.38 kilometres north of Ravensworth embracing an area of 128.2 hectares and embracing the strata of surface to a depth of 15.24 metres. See Application Area (AA) in the diagram. The location of the AA can also be viewed on the Division's online mapping tool "MinView" at minview.geoscience.nsw.gov.au.

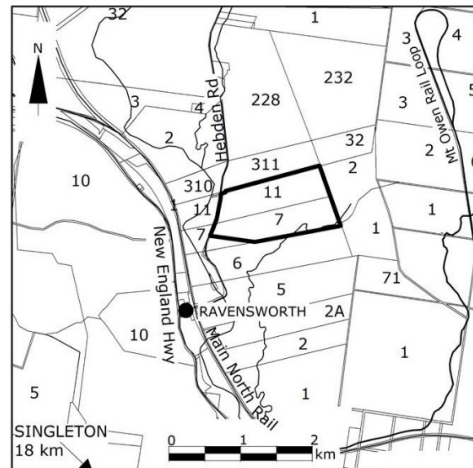
The Division is required to assess any market interest from other potential applicants looking to explore and potentially develop coal resources within the AA. Interested parties should provide details:

- **on why they are expressing an interest in the AA and an overview of how it could form part of an existing or potential mining operation (whether stand-alone or incorporating other land outside the AA); and**
- **of their experience in coal mining and exploration and/or developing a mining operation.**

Responses are encouraged to include an overarching conceptual mine plan that incorporates the AA and demonstrates an enhanced mine design; recovering a coal resource that would otherwise be sterilised; and extension of an existing mine life.

Submissions will be treated as confidential and will be considered by the Minister when determining the Application. Submissions may form the basis of material submitted to the Advisory Body for Strategic Release. This notification does not amount to an invitation for an exploration or mining lease over the AA nor constitute a release of the area in accordance with the NSW Government's Strategic Release Framework.

Submissions should quote Market Interest Test for ELA **5736** (Act 1992) and may be made by email to titles.services@planning.nsw.gov.au. For more information visit www.resourcesandgeoscience.nsw.gov.au or contact the Division on 4063 6600.



**The Honourable Don Harwin, MLC
Minister for Resources**

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Fishing Closure) (Pipi) Notification 2019
under the
Fisheries Management Act 1994

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”) and pursuant to section 8 of the Act, make the following Notification.

Dated this 23rd day of January 2019

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

Fisheries Management (Fishing Closure) (Pipi) Notification 2019

1 Name of Notification

This Notification is the *Fisheries Management (Fishing Closure) (Pipi) Notification 2019*.

2 Commencement

The fishing closure in this Notification commences on 1 February 2019.

Note: The Notification is published in the Government Gazette under section 9(1) of the Act.

3 Duration

The fishing closure in this Notification remains in force until 30 June 2019.

4 Interpretation

In this Notification:

Estuary general fishery means the share management fishery of that name, as described in Schedule 1 to the Act.

EG Plan means the *Fisheries Management (Estuary General Share Management Plan) Regulation 2007*.

hand gathering endorsement means a hand gathering endorsement – Regions 1, 2, 3, 4, 5, 6, and 7 held by a holder of Estuary general – hand gathering shares – Regions 1, 2, 3, 4, 5, 6, and 7 pursuant to section 68 of the Act and clause 7A of the EG Plan.

pipi means the species of fish *Donax deltoides*

the Act means the *Fisheries Management Act 1994*.

Note: Pursuant to section 11 of the *Interpretation Act 1987*, **fish** and **species of fish** have the same meaning as they have in the Act.

5 Fishing closure

- (1) Subject to sub-clause (2), pursuant to section 8 of the Act, the holder of a hand gathering endorsement is prohibited from taking pipi from estuarine waters or ocean beaches by the method of hand picking.
- (2) This fishing closure does not prevent the holder of a hand gathering endorsement from taking pipi if that person has paid a fishing fee under Division 4A of Part 2 of the Act.

(n2019-155)

Crown Land Notices

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

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* and clause 44 of Schedule 7 to the *Crown Land Management Act 2016*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Yarrawa; County – Camden

Land District – Moss Vale; LGA – Wingecarribee

Road Closed: Lot 55 DP 1243343

File No: 16/07420

SCHEDULE

On closing, the land within Lot 55 DP 1243343 will remain vested in the State of New South Wales as Crown land.

(n2019-156)

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the *Roads Act 1993* and the savings and transitional provisions set out in clause 19A and 44 of Schedule 7 to the *Crown Land Management Act 2016*, which provide the Minister for Lands with the power to close council roads under the provisions of the *Roads Act 1993* as in force immediately before the amendments had effect the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Srasfield; County – Kennedy

Land District – Parkes; LGA – Lachlan

Road Closed Lot 1 DP1246145, Lot 2 DP1246145:

File No: 18/00746

SCHEDULE

On closing, the land within Lot/s Lot 1 DP1246145, Lot 2 DP1246145 will remain vested or will become vested in the State of New South Wales as Crown land.

(n2019-157)

ERRATUM

IN the notification appearing in the New South Wales Government Gazette No.144, Folio 10080, of 21 December 2018, under the heading “Roads Act 1993, Order, Transfer of a Crown Road to Council”, replace Schedule 1 description “Fallons Road” with “News Road”.

THE HON PAUL TOOLE, MP
Minister for Lands and Forestry

(n2019-158)

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance of the provisions of the *Roads Act 1993*, the roads described in Column 1 of the Schedule hereunder are closed and the lands comprised therein cease to be public road and the rights of passage and access that

previously existed in relation to the roads are extinguished. Upon closing the roads described in Column 1 the lands defined in Column 5 of the Schedule being the re-defined roads will be dedicated as public road.

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

Description

Parishes & Counties – Varies

Land District – Varies

LGA – Cobar

Column 1 Western Division Road (WDR) No. & Deposited Plan (DP)	Column 2 Gazetted Public Road	Column 3 Road Name	Column 4 Within Lot/DP	Column 5 Legal Roads Network Deposited Plan (DP) No.
114 (DP97114)	8 August 1980	Bruce Cullenward Drive	3883/766356	1196845
114 (DP97114)	8 August 1980	Bruce Cullenward Drive	4031/766504	1196845
114 (DP97114)	8 August 1980	Bruce Cullenward Drive	375/764986	1196845
115 (DP97115)	8 August 1980	Merri Road	4105/766610	1196845
115 (DP97115)	8 August 1980	Merri Road	1850/763803	1196845
115 (DP97115)	8 August 1980	Merri Road	1848/763721	1196845
115 (DP97115)	8 August 1980	Merri Road	1849/763722	1196845
115 (DP97115)	8 August 1980	Merri Road	4034/766507	1196845

File No.: 13/13999

(n2019-159)

ADDITION OF LANDS TO A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of Section 7.15 of the *Crown Land Management Act 2016*, the land particularised in Column 3, being the road closed in Column 4, has been added to the Western Lands Leases identified in Column 1.

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

Description

Parishes – Varies Counties – Varies

Land District – Varies

LGA – Cobar

Column 1 Western Lands Lease No.	Column 2 Folio ID	Column 3 Area Addition (ha)	Column 4 Former WDR No	Column 5 Total Area following Addition (ha)
7631	3883/766356	38	114	11881
7961	4031/766504	71	114	11778
3992	1848/763721	17	115	2288
3996	1849/763722	36	115	3062
8176	4034/766507	71	115	11977

File No.: 13/13999

(n2019-160)

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

IT is hereby notified that in pursuance of Clause 52(2) in Schedule 3 of the *Crown Land Management Act 2016*, the land particularised in Column 1 has been withdrawn from the Western Lands Leases identified in Column 2 for the purpose of being dedicated as public road.

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

Description

Parishes – Varies Counties – Varies

Land District – Varies

LGA – Cobar/Carrathool

Column 1 Land Withdrawn from Western Lands Lease (Lot/ DP)	Column 2 Western Lands Lease affected by Withdrawal	Column 3 Folio ID affected by Withdrawal	Column 4 Area Withdrawn from Lease (ha)	Column 5 Area of Lease following Withdrawal (ha)
1/1196845	3989	4105/766610; 1850/763803	31.86	3282
2/1196845	3989	4105/766610; 1850/763803	12.43	3270
4/1196845	3996	1849/763722	11.25	3051
6/1196845	3996	1849/763722	25.09	3026
7/1196845	3992	1848/763721	17.17	2271
8/1196845	8176	4034/766507	72.06	11905
15/1196845	7961	4031/766504	70.88	11707
16/1196845	7631	3883/766356	37.96	11843
20/1196845	10894	4424/767319	101.94	9966
22/1196845	1681	6348/769240; 4/750719	18.83	1101
23/1196845	1791	4824/769241	3.269	74.67
27/1196845	5467	3215/765420	17.70	1030
28/1196845	5468	3216/765421	15.94	1034
29/1196845	13124	4946/41048	14.27	644.4
30/1196845	13125	4947/41049	4.746	1225
31/1196845	13126	4948/41050	7.397	1223
32/1196845	13127	4949/41051	9.841	1229
33/1196845	13128	4950/41052	2.161	611.1
34/1196845	13259	5043/44266	34.22	2601
35/1196845	13258	5042/44265	59.49	7952
36/1196845	14355	6349/769243; 2/1041337	33.80	4145
37/1196845	14355	6349/769243; 2/1041337	6.087	4139
38/1196845	13525	1/1041337	24.71	3553
39/1196845	5315	6350/769244	30.40	4114
40/1196845	309	6353/769246	28.41	3541
41/1196845	10894	4424/767319	14.33	9952

Column 1 Land Withdrawn from Western Lands Lease (Lot/ DP)	Column 2 Western Lands Lease affected by Withdrawal	Column 3 Folio ID affected by Withdrawal	Column 4 Area Withdrawn from Lease (ha)	Column 5 Area of Lease following Withdrawal (ha)
43/1196845	10894	4424/767319	35.37	9916
44/1196845	12696	167/46652	54.31	5597
46/1196845	12696	167/46652	51.91	5545
48/1196845	10320	162/1006400	9.670	1670
49/1196845	4251	2076/764225; Lots 13 – 23 DP750663; 28/750663; Lots 31 – 45 DP750663; 51/750663; 85/750663; 101/750663; 2697/764778; 157/820478; 158/820478	9.092	596.1
51/1196845	10523	2142/764090	0.0340	2.462
53/1196845	13521	5098/46648	10.44	2099
54/1196845	3854	1564/764502	25.07	2580
55/1196845	1077	6351/769245	2.781	2358
57/1196845	13860	6138/769375	68.89	9821
58/1196845	12861	2106/764042	2.520	1042
60/1196845	12861	2106/764042	11.37	1030
62/1196845	3811	1565/764503; 2701/764782	9.920	864.5
68/1196845	13860	6138/769375	15.68	9805
69/1196845	12861	2106/764042	19.27	1011
70/1196845	12989	1041/762314	11.53	3113
72/1196845	12989	1041/762314	3.738	3110
73/1196845	12989	1041/762314	0.3454	3109
75/1196845	12989	1041/762314	15.09	3094

File No.: 13/13999

(n2019-161)

DEDICATION OF CROWN LAND AS PUBLIC ROAD

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

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

Description*Parishes – Varies Counties – Varies**Land District – Varies**LGA – Cobar/Carrathool*

Lot/DP	Lot/DP	Lot/DP	Lot/DP
1/1196845	21/1196845	40/1196845	58/1196845
2/1196845	22/1196845	41/1196845	60/1196845
4/1196845	23/1196845	43/1196845	61/1196845
6/1196845	27/1196845	44/1196845	62/1196845
7/1196845	28/1196845	45/1196845	63/1196845
8/1196845	29/1196845	46/1196845	64/1196845
10/1196845	30/1196845	47/1196845	65/1196845
11/1196845	31/1196845	48/1196845	66/1196845
13/1196845	32/1196845	49/1196845	68/1196845
14/1196845	33/1196845	50/1196845	69/1196845
15/1196845	34/1196845	51/1196845	70/1196845
16/1196845	35/1196845	53/1196845	72/1196845
17/1196845	36/1196845	54/1196845	73/1196845
18/1196845	37/1196845	55/1196845	75/1196845
19/1196845	38/1196845	56/1196845	
20/1196845	39/1196845	57/1196845	

Note: Affected parts of Crown Reserves 15, 253, 1839, 2007, 2448, 2680, 3054, 7208, 10816, 12068, 16380, 39463, 39464, 67867, 67868, 68406, 79674, 84562, 85110, 85157, 88257, 88994, 90690, and 1013789 are hereby revoked by this dedication.

File No.: 13/13999

(n2019-162)

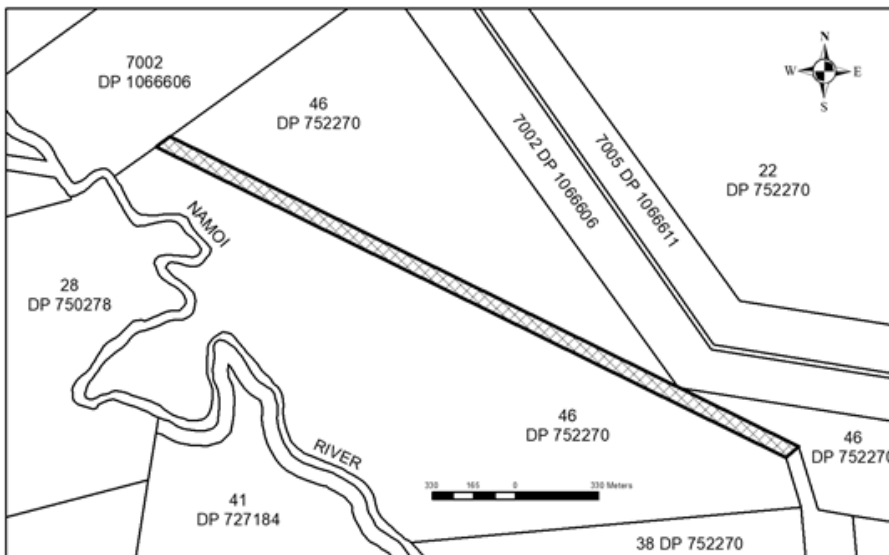
ROADS ACT 1993**ORDER****Transfer of Crown Road to a Council**

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Descriptions*Parishes – Toryweewha & Myallwirrie County – Denham**Administrative District – Walgett**LGA – Walgett*

SCHEDULE 1



The Crown public road 60.35 metres wide identified by crosshatch.

(n2019-163)

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the *Roads Act 1993* and the savings and transitional provisions set out in clause 19A and 44 of Schedule 7 to the *Crown Land Management Act 2016*, which provide the Minister for Lands with the power to close council roads under the provisions of the *Roads Act 1993* as in force immediately before the amendments had effect the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Garule, Woolartha, Eilginbah, Lawson; County – Oxley
Land District – Warren; LGA – Warren*

Road Closed Lot 1 DP 1222508, Lots 1-2, 4-6 DP 1223515:

File No: 09/11747

SCHEDULE

On closing, the land within Lot/s 1 DP 1222508, Lots 1-2, 4-6 DP 1223515 will remain vested or will become vested in the State of New South Wales as Crown land.

(n2019-164)

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Column 1	Column 2
Crown public road separating Lot 5 Section 79 DP 758604 from Lot 12 DP 1034955 as shown by red colour Parish Lawrence County Clarence at Lawrence	Clarence Valley Council

Crown Lands Ref: W602088 – 18/09605
Councils Ref: 2242959



(n2019-165)

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Column 1	Column 2
Crown public road bounded by Lot 1 DP 1198594, Lot 12 Sec 97 DP 758604, Lot 1 DP 625740, Lot 2 DP 625740, Council public road, Lot 7009 DP 1113861, Lot 1 DP 114403 and Lot 1 Section 17 DP 758604 Parish Lawrence County Clarence at Lawrence	Clarence Valley Council
Crown Lands Ref: W602068 – 18/09593 Councils Ref: 2243119	

(n2019-166)

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Stephen Andrew Sydney Ward (new member) For a term commencing the date of this notice and expiring 24 October 2023.	Balldale Recreation Reserve Land Manager	Dedication No. 620011 Public Purpose: Public Recreation Notified: 21 September 1917 File Reference: WA79R27-02

(n2019-167)

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as Crown land manager of the land referred to in Column 2 of the Schedule.

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Wagga Wagga City Council ABN 56 044 159 537 For a term commencing 25 January 2019.	Reserve No. 63975 Public Purpose: rubbish depot Notified: 9 June 1933 File Reference: 18/08315

(n2019-168)

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as Crown land manager of the land referred to in Column 2 of the Schedule.

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Lockhart Shire Council ABN 82 002 584 082 For a term commencing 25 January 2019.	Reserve No. 69046 Public Purpose: public hall, public recreation Notified: 23 February 1940 File Reference: 18/09028

(n2019-169)

FORESTRY ACT 2012

REVOCATION OF DEDICATION

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

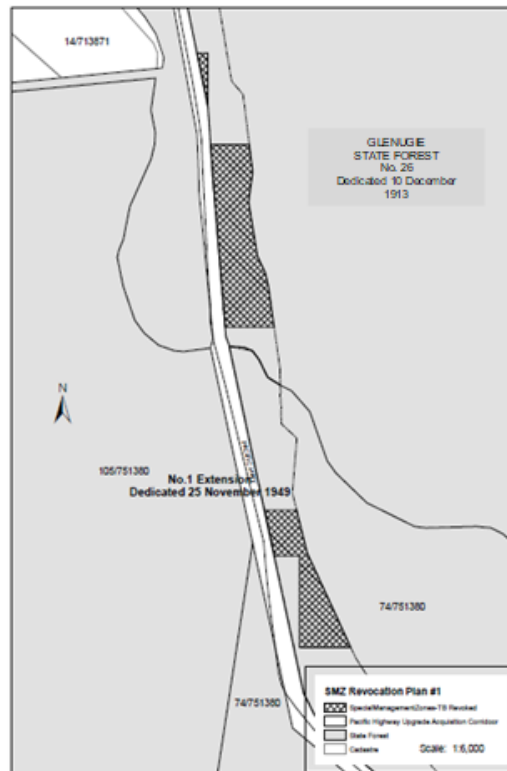
PAUL TOOLE, MP
Minister for Lands and Forestry

Eastern Division

Land District of Grafton LGA Clarence Valley

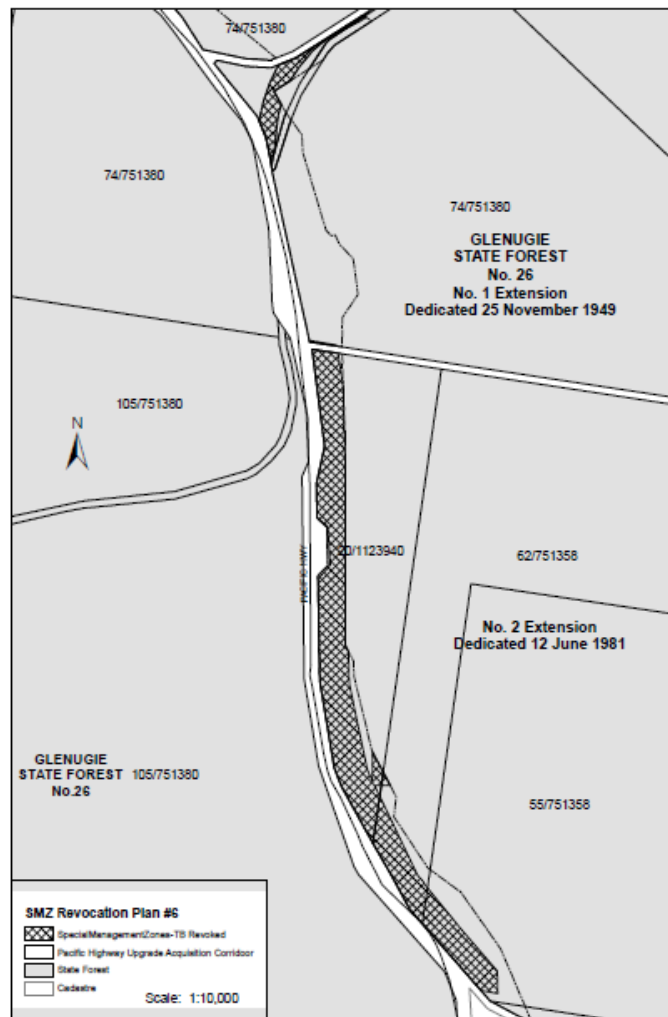
North East Forestry Region

Those parts of Glenugie State forest No. 26 dedicated 10 December 1913 and No. 1 Extension dedicated 25 November 1949, in the Parishes of Lanitza and Qwyarigo, County of Clarence, shown by hatching on the diagram below having an area of about 6.99 hectares.



*Eastern Division
Land District of Grafton LGA Clarence Valley
North East Forestry Region*

Those parts of Glenugie State forest No. 26 No. 1 Extension dedicated 25 November 1949 and No. 2 Extension dedicated 12 June 1981 and No. 3 Extension dedicated 3 February 1989, in the Parish Qwyarigo, County of Clarence, shown by hatching on the diagram below having an area of about 13.9 hectares.



(n2019-170)

BC - DUBBO

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

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Column 1	Schedule	Column 2
access to road (relevant interest - Licence 588407)		Reserve No. 89879 Public Purpose: future public requirements Notified: 30 July 1976 File Reference: 17/08576

Column 1	Schedule	Column 2
drainage channel (relevant interest - Licence 592131)		Reserve No. 751616 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/11492
pipeline (relevant interest - Licence 592131)		
bore site (relevant interest - Licence 592131)		
environmental rehabilitation (relevant interest - Licence 592131)		

Column 1	Schedule	Column 2
pump (relevant interest - Licence 601297)		Reserve No. 754294 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/08454
pipeline (relevant interest - Licence 601297)		

Column 1	Schedule	Column 2
grazing (relevant interest - Licence 587997)		Reserve No. 63715 Public Purpose: quarantine Notified: 6 January 1933 File Reference: 17/08307

Column 1	Schedule	Column 2
grazing (relevant interest - Licence 587997)		Reserve No. 752833 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/08307

Column 1	Schedule	Column 2
electricity supply (relevant interest - Licence 600278)		Reserve No. 39597 Public Purpose: travelling stock Notified: 12 August 1905 File Reference: 18/07566

Column 1	Schedule	Column 2
access (relevant interest - Licence 596233)		Reserve No. 755969 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/03275

Column 1

pipeline
(relevant interest - Licence 596224)
rock armouring
(relevant interest - Licence 596224)
access
(relevant interest - Licence 596224)

Schedule

Column 2
Reserve No. 753356
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: 18/03211

Column 1

dugout
(relevant interest - Licence 597877)

Schedule

Column 2
Reserve No. 1013834
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: 18/05158

Column 1

dugout
(relevant interest - Licence 600636)
dugout
(relevant interest - Licence 600608)
dugout
(relevant interest - Licence 600682)
dugout
(relevant interest - Licence 600576)
dugout
(relevant interest - Licence 600641)

Schedule

Column 2
Reserve No. 1013834
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: 18/06304

Column 1

pontoon
(relevant interest - Licence 590886)
reclamation
(relevant interest - Licence 568350)
ramp
(relevant interest - Licence 568350)
jetty
(relevant interest - Licence 568350)
walkway
(relevant interest - Licence 590886)
piles
(relevant interest - Licence 590886)
slipway
(relevant interest - Licence 552327)
reclamation
(relevant interest - Licence 552327)
piles
(relevant interest - Licence 552327)
jetty
(relevant interest - Licence 552327)
boatshed
(relevant interest - Licence 552327)
mooring piles
(relevant interest - Licence 593038)
jetty
(relevant interest - Licence 593038)
berthing area
(relevant interest - Licence 593038)
seawall
(relevant interest - Licence 585377)
reclamation
(relevant interest - Licence 585377)
ramp
(relevant interest - Licence 585377)
pontoon
(relevant interest - Licence 585377)

Schedule

Column 2
Reserve No. 56146
Public Purpose: generally
Notified: 11 May 1923
File Reference: 17/06730

piles
 (relevant interest - Licence 585377)
 jetty
 (relevant interest - Licence 585377)
 concrete ramp
 (relevant interest - Licence 585377)
 landing/platform
 (relevant interest - Licence 589254)
 jetty
 (relevant interest - Licence 589254)
 reclamation
 (relevant interest - Licence 591941)
 pontoon
 (relevant interest - Licence 591941)
 jetty
 (relevant interest - Licence 591941)
 reclamation
 (relevant interest - Licence 596108)
 jetty
 (relevant interest - Licence 569544)
 concrete ramp
 (relevant interest - Licence 569544)
 piles
 (relevant interest - Licence 592911)
 landing/platform
 (relevant interest - Licence 592911)
 landing/platform
 (relevant interest - Licence 592911)
 jetty
 (relevant interest - Licence 592911)
 berthing area
 (relevant interest - Licence 592911)
 reclamation
 (relevant interest - Licence 586168)
 ramp
 (relevant interest - Licence 586168)
 access
 (relevant interest - Licence 578725)
 access
 (relevant interest - Licence 588407)
 pipeline
 (relevant interest - Licence 601297)
 pump
 (relevant interest - Licence 601297)

Schedule

Column 1
 reclamation
 (relevant interest - Licence 568350)
 ramp
 (relevant interest - Licence 568350)
 jetty
 (relevant interest - Licence 568350)
 walkway
 (relevant interest - Licence 590886)
 pontoon
 (relevant interest - Licence 590886)
 piles
 (relevant interest - Licence 590886)
 slipway
 (relevant interest - Licence 552327)
 reclamation
 (relevant interest - Licence 552327)
 piles
 (relevant interest - Licence 552327)
 jetty
 (relevant interest - Licence 552327)
 boatshed
 (relevant interest - Licence 552327)
 mooring piles
 (relevant interest - Licence 593038)

Column 2
 Reserve No. 1011268
 Public Purpose: future public requirements
 Notified: 3 February 2006
 File Reference: 17/06730

jetty
(relevant interest - Licence 593038)
berthing area
(relevant interest - Licence 593038)
seawall
(relevant interest - Licence 585377)
reclamation
(relevant interest - Licence 585377)
ramp
(relevant interest - Licence 585377)
pontoon
(relevant interest - Licence 585377)
piles
(relevant interest - Licence 585377)
jetty
(relevant interest - Licence 585377)
concrete ramp
(relevant interest - Licence 585377)
landing/platform
(relevant interest - Licence 589254)
jetty
(relevant interest - Licence 589254)
reclamation
(relevant interest - Licence 591941)
pontoon
(relevant interest - Licence 591941)
jetty
(relevant interest - Licence 591941)
reclamation
(relevant interest - Licence 596108)
jetty
(relevant interest - Licence 569544)
concrete ramp
(relevant interest - Licence 569544)
piles
(relevant interest - Licence 592911)
landing/platform
(relevant interest - Licence 592911)
landing/platform
(relevant interest - Licence 592911)
jetty
(relevant interest - Licence 592911)
berthing area
(relevant interest - Licence 592911)
reclamation
(relevant interest - Licence 586168)
ramp
(relevant interest - Licence 586168)
access
(relevant interest - Licence 578725)
access
(relevant interest - Licence 588407)
pipeline
(relevant interest - Licence 601297)
pump site
(relevant interest - Licence 601297)

(n2019-171)

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977*, an exemption is given from sections 8, 25 and 51 of the *Anti-Discrimination Act 1977* to the **Hunter Valley Training Company Pty Limited** to designate and recruit

- (1) 35 apprenticeship or traineeship positions for Aboriginal and/or Torres Strait Islander persons only; and
- (2) 35 apprenticeship or traineeship positions for women only in trade roles.

This exemption will remain in force for 2 years.

Dated this 17th day of January 2019

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

(n2019-172)

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977*, an exemption is given from sections 33 and 51 of the *Anti-Discrimination Act 1977* to **Talent Gap Pty Limited** to provide recruitment and career development services to female candidates only.

This exemption will remain in force for 10 years.

Dated this 17th day of January 2019

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

(n2019-173)

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that HUNTER CARERS INCORPORATED – Y1499007 became registered under the *Corporations Act 2001* as HUNTER CARERS LTD – ACN 630 520 740, a company limited by guarantee, on 11 December 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Lin Cummings
Delegate of the Commissioner,
NSW Fair Trading
25 January 2019

(n2019-174)

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that LINKZ INCORPORATED – INC9890497 became registered under the *Corporations Act 2001* as LINKZ FOUNDATION LTD – ACN 135 292 581, a company limited by guarantee, on 18 June 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Lin Cummings
Delegate of the Commissioner,
NSW Fair Trading
25 January 2019

(n2019-175)

ASSOCIATIONS INCORPORATION ACT 2009

NOTICE UNDER SECTION 509(5) OF THE CORPORATIONS ACT 2001
AS APPLIED BY SECTION 64 OF THE ASSOCIATIONS INCORPORATION ACT 2009

Notice is hereby given that the Incorporated Association mentioned below will be deregistered three months after date of gazettal.

PROTECT PENRITH ACTION GROUP INCORPORATED
INC1401794

Dated this 22nd day of January 2019

R Lunney
Delegate of the Secretary
& A/Director, Registry Services

(n2019-176)

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*.

ALIVE CHRISTIAN FELLOWSHIP INC	INC9896415
JJ'S DANCE CLUB INCORPORATED	INC9888715
LIFESTREAM CHURCH INCORPORATED	INC9886577
PHILANTHROPICAL ASSOCIATION 'TO KASTRO' INCORPORATED	Y1172100
PROJECT PARKINSON'S NSW INCORPORATED	INC9881305
SIKH YOUTH AUSTRALIA INCORPORATED	INC9886439
SMALL LIVESTOCK SHOW & PR INC	INC1400372
WELLSPRING CHRISTIAN FELLOWSHIP INCORPORATED	INC9897490
WEST COFFS TIGERS CRICKET CLUB INCORPORATED	Y2846402

Cancellation is effective as at the date of gazettal.

Dated this 23rd day of January, 2019.

Robyne Lunney
Delegate of the Commissioner
NSW Fair Trading

(n2019-177)

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)

NOTICE OF PROPOSED DEREGISTRATION – Voluntary

CO-OPERATIVE DETAILS

Co-operative: The Institute of Group Leaders, Co-op Ltd

Co-operative Number: NSWC00884

NOTICE

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

Dated this 22nd day of January 2019 at Bathurst.

Robyne Lunney
A/Director, Registry Services
DELEGATE OF THE REGISTRAR OF CO-OPERATIVES

(n2019-178)

CO-OPERATIVES NATIONAL LAW (NSW)

Notice is hereby given that the Co-operative listed below will be deregistered when three months have passed after the date of gazettal, under section 509 the *Corporations Act 2001*, as applied by section 453 of the *Co-operatives National Law (NSW)*.

CO-OPERATIVE DETAILS

Co-operative: Greenacre Bowling and Recreation Club Co-operative Limited

Co-operative Number: NSWC00556

Dated this 22nd day of January 2019 at Bathurst

R Lunney
Delegate of the Registrar
A/Director, Registry Services

(n2019-179)

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

Armidale 10.00am 18 February 2019 (1 week)

Sittings Cancelled

Dated this 16th day of January 2019.

Justice D Price AM
Chief Judge

(n2019-180)

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to amend suburb boundaries
in the Penrith City Local Government Area

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to amend the suburb boundaries of Jordan Springs, Llandilo and St Marys as shown on map GNB 3890-6A.

A copy of map GNB 3890-6A showing the proposed amendments will be on display from 25 January to 25 February 2019 at:

- Penrith Civic Centre – 601 High Street Penrith
- Penrith Library – 601 High Street Penrith
- St Marys Business Office – 207-209 Queen Street St Marys

A copy of map GNB 3890-6A will also be on display at the office of the Geographical Names Board, Spatial Services, 346 Panorama Avenue, Bathurst NSW during the above dates.

Details of this proposal may be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au. Alternatively email submissions may be lodged with the Secretary, Geographical Names Board, ss-gnb@finance.nsw.gov.au.

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

(n2019-181)



New South Wales

Rock Fishing Safety (Declared Areas) Amendment Order 2018

under the

Rock Fishing Safety Act 2016

I, the Minister for Primary Industries, in pursuance of section 4 (1) of the *Rock Fishing Safety Act 2016*, make the following Order.

Dated, this 20th day of December 2018.

NIALL BLAIR, MLC
Minister for Primary Industries

Rock Fishing Safety (Declared Areas) Amendment Order 2018 [NSW]

Rock Fishing Safety (Declared Areas) Amendment Order 2018

under the

Rock Fishing Safety Act 2016

1 Name of Order

This Order is the *Rock Fishing Safety (Declared Areas) Amendment Order 2018*.

2 Commencement

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

3 Amendment of Rock Fishing Safety (Declared Areas) Order 2016

Schedule 1 Declared areas

Insert at the end of the Schedule:

Northern Beaches local government area

Richmond Valley local government area

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land in the Local Government Area of Northern Beaches

Transport for NSW by its delegate declares, with the approval of His Excellency the Lieutenant-Governor, that the land described in the schedules below is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* as authorised by clause 11 of Schedule 1 of the *Transport Administration Act 1988* for the purposes of the *Transport Administration Act 1988*.

Peter Church
Executive Director
Precincts and Infrastructure
Transport for NSW

SCHEDULE 1

All that piece of land situated in the Local Government Area of Northern Beaches, Parish of Manly Cove, County of Cumberland, comprising Lot 101 in Deposited Plan 1247294, being part of the land in Certificate of Title Folio Identifiers 100/1015283C and 100/1015283D, said to be in possession of AMP Warringah Mall Pty Ltd and Scentre Management Ltd.

SCHEDULE 2

An easement for construction variable width on the terms set out in Schedule 3 burdening that part of the land situated in the Local Government Area of Northern Beaches, Parish of Manly Cove, County of Cumberland described as Lot 100 in Deposited Plan 1015283 (Certificate of Title Folio Identifiers 100/1015283C and 100/1015283D) shown marked "G" in Deposited Plan 1247294, said to be in possession of AMP Warringah Mall Pty Ltd and Scentre Management Ltd.

SCHEDULE 3

Easement for Construction

1. Definitions and interpretation

The following terms have the following meanings:

"Authorised Users" means every person or entity authorised by a party and includes employees, agents, contractors and invitees.

"Authority" means TfNSW and includes its successors and assigns and administrator thereof or other persons appointed by or on behalf of the New South Wales Government or any Minister thereof or any body in which the Authority is merged or which as at the relevant time substantially fulfils the functions of the Authority.

"Burdened Owner" means every person who is at any time entitled to the freehold interest in the Lot Burdened.

"Construction Easement" means the easement in favour of the Authority in connection with the carrying out by the Authority of construction of a new left hand turn bay from Pittwater Road into Cross Street granted pursuant to clause 2.

"Easement Site" means the area marked "G" on the Plan.

"Lot Burdened" means the lot which the Easement Site forms part of.

"Northern Beaches B-Line" means the NSW Government program to deliver a new B-Line bus service and improved facilities to the Northern Beaches.

"Plan" means Deposited Plan 1247294.

"Project" means works required for the Northern Beaches B-Line including construction of a new left hand turn bay from Pittwater Road into Cross Street including utilities relocation, installation of new street lights, installation of new drainage system, installation of telecommunication pits and drainage pits, construction of new footpaths, construction of left hand turn bay into the Cross Street, landscaping and other ancillary works and activities.

"Project Works" means the works and other activities required for the carrying out by the Authority and its Authorised Users of the Project.

"TfNSW" means Transport for NSW (ABN 18 804 239 602) a NSW Government agency, a corporation constituted by section 3C of the Transport Administration Act 1988 (NSW).

2. Terms of easement for Construction

The Burdened Owner grants to the Authority and all of its Authorised Users the full and free right to access, use and occupy the Easement Site for the conduct of the Project Works and to do anything reasonably necessary for that purpose, including taking anything on to the Easement Site.

3. Commencement of Easement

3.1 This easement is created on the date on which a Notice of Compulsory Acquisition is published in the NSW Government Gazette declaring that the easement is acquired by the Authority pursuant to the *Land Acquisition (Just Terms Compensation) Act 1991 (NSW)*.

3.2 This easement commences operation on the earlier of:

- i. the date to be nominated by TfNSW by at least one month's written notice to the Burdened Owner; and
- ii. 1 February 2019.

("the Operative Date")

4. Expiry of easement

This easement expires on the earlier of:

- i. 12 months from the Operative Date; and
- ii. the date the Authority notifies the Burdened Owner that it no longer requires this easement.

5. Conduct of the Project Works

The Authority will conduct the Project Works on the Easement Site diligently, professionally, in a proper and workmanlike manner and in accordance with the law.

6. Risk, Release and Indemnities

The Authority acknowledges and agrees that during the currency of the Construction Easement:

- i. when the Authority and its Authorised Users occupy the Easement Site and are carrying out the Project Works on that area, they will do so at the Authority's risk;
- ii. the Authority releases the Burdened Owner to the extent permissible by law from all claims arising as a consequence of or with respect to the occupation of the Easement Site and carrying out of the Project Works on that area by the Authority and/or its Authorised Users; and
- iii. the Authority indemnifies and will keep indemnified the Burdened Owner against all claims for loss of or damage to property and injury to or death of persons arising as a direct consequence of the occupation of the Easement Site and the carrying out of

the Project Works on that area by the Authority and/or its Authorised Users under the Construction Easement.

7. Limitation on Liability

The assumption of risk, releases and indemnities of the Authority referred to in clause 6 will not apply to the extent that any claim was caused or contributed to by the Burdened Owner or its Authorised Users.

8. Access Restrictions

The Burdened Owner agrees that for safety and other procedural purposes, the Authority may prohibit or restrict access by persons and vehicles to the Easement Site during the term of the Construction Easement.

9. Restoration of Areas

On or prior to the expiry of this easement, the Authority will restore the Easement Site, as far as is practicable, to its original condition.

SCHEDULE 4

All that piece of land situated in the Local Government Area of Northern Beaches, Parish of Manly Cove, County of Cumberland, comprising Lot 102 in Deposited Plan 1247294, being part of the land in Certificate of Title Folio Identifiers 100/1015283C and 100/1015283D, said to be in possession of AMP Warringah Mall Pty Ltd and Scentre Management Ltd, **but excluding from the acquisition:**

- H918589, Gov Gazette 21.11.1958 - Easement for Sewerage and Submain 9.94 wide.

SCHEDULE 5

An easement for construction variable width on the terms set out in Schedule 6 burdening that part of the land situated in the Local Government Area of Northern Beaches, Parish of Manly Cove, County of Cumberland, described as Lot 100 in Deposited Plan 1015283 (Certificate of Title Folio Identifiers 100/1015283C and 100/1015283D) shown marked "C" in Deposited Plan 1247294, said to be in possession of AMP Warringah Mall Pty Ltd and Scentre Management Ltd.

SCHEDULE 6

Easement for Construction

1. Definitions and interpretation

The following terms have the following meanings:

"Authorised Users" means every person or entity authorised by a party and includes employees, agents, contractors and invitees.

"Authority" means TfNSW and includes its successors and assigns and administrator thereof or other persons appointed by or on behalf of the New South Wales Government or any Minister thereof or any body in which the Authority is merged or which as at the relevant time substantially fulfils the functions of the Authority.

"Burdened Owner" means every person who is at any time entitled to the freehold interest in the Lot Burdened.

"Construction Easement" means the easement in favour of the Authority in connection with the carrying out by the Authority of construction of a new pedestrian bridge over Pittwater Road granted pursuant to clause 2.

"Easement Site" means the area marked "C" on the Plan.

"Lot Burdened" means the lot which the Easement Site forms part of.

"Northern Beaches B-Line" means the NSW Government program to deliver a new B-Line bus service and improved facilities to the Northern Beaches.

“**Plan**” means Deposited Plan 1247294.

“**Project**” means works required for the Northern Beaches B-Line including construction of a new pedestrian bridge over Pittwater Road and other ancillary works and activities.

“**Project Works**” means the works and other activities required for the carrying out by the Authority and its Authorised Users of the Project.

“**TfNSW**” means Transport for NSW (ABN 18 804 239 602) a NSW Government agency, a corporation constituted by section 3C of the Transport Administration Act 1988 (NSW).

2. Terms of easement for Construction

The Burdened Owner grants to the Authority and all of its Authorised Users:

- i. the full and free right to access, use and occupy the Easement Site for the conduct of the Project Works (including but not limited to temporary construction facilities such as site sheds);
- ii. to pass across the Lot Burdened with or without vehicles to access the Easement Site, but only over existing vehicle/pedestrian ways and in a manner that causes as little inconvenience as is reasonably practicable to the Burdened Owner and its Authorised Users; and
- iii. to do anything reasonably necessary in connection with the above purposes, including taking anything on to the Easement Site.

3. Commencement of Easement

3.1 This easement is created on the date on which a Notice of Compulsory Acquisition is published in the NSW Government Gazette declaring that the easement is acquired by the Authority pursuant to the *Land Acquisition (Just Terms Compensation) Act 1991 (NSW)*.

3.2 This easement commences operation on the earlier of:

- i. the date to be nominated by TfNSW by at least one month’s written notice to the Burdened Owner; and
- ii. 1 February 2019.

(“**the Operative Date**”)

4. Expiry of easement

This easement expires on the earlier of:

- i. 16 months from the Operative Date; and
- ii. the date the Authority notifies the Burdened Owner that it no longer requires this easement.

5. Conduct of the Project Works

The Authority will conduct the Project Works on the Easement Site diligently, professionally, in a proper and workmanlike manner and in accordance with the law.

6. Risk, Release and Indemnities

The Authority acknowledges and agrees that during the currency of the Construction Easement:

- i. When the Authority and its Authorised Users access and occupy the Easement Site they will carry out the Project Works on that area at the Authority’s risk;
- ii. the Authority releases the Burdened Owner to the extent permissible by law from all claims arising as a consequence of or with respect to access to and occupation of the Easement Site and carrying out of the Project Works on that area by the Authority and/or its Authorised Users; and

- iii. the Authority indemnifies and will keep indemnified the Burdened Owner against all claims for loss of or damage to property and injury to or death of persons arising as a direct consequence of the access to and occupation of the Easement Site and the carrying out of the Project Works on the Easement Site by the Authority and/or its Authorised Users under the Construction Easement.

7. Limitation on Liability

The assumption of risk, releases and indemnities of the Authority referred to in clause 6 will not apply to the extent that any claim was caused or contributed to by the Burdened Owner or its Authorised Users.

8. Access Restrictions

The Burdened Owner agrees that for safety and other procedural purposes, the Authority may prohibit or restrict access by persons and vehicles to the Easement Site during the term of the Construction Easement.

9. Restoration of Areas

On or prior to the expiry of this easement, the Authority will restore the Easement Site, as far as is practicable, to its original condition.

SCHEDULE 7

An easement for maintenance variable width on the terms set out in Schedule 8 burdening that part of the land situated in the Local Government Area of Northern Beaches, Parish of Manly Cove, County of Cumberland, described as Lot 100 in Deposited Plan 1015283 (Certificate of Title Folio Identifiers 100/1015283C and 100/1015283D) shown marked "B" in Deposited Plan 1247294, said to be in possession of AMP Warringah Mall Pty Ltd and Scentre Management Ltd.

SCHEDULE 8

Easement for Maintenance

1. Definitions and interpretation

The following terms have the following meanings:

"Authorised Users" means every person or entity authorised by a party and includes employees, agents, contractors and invitees.

"Authority" means TfNSW, and includes its successors and assigns and administrator thereof or other persons appointed by or on behalf of the New South Wales Government or any Minister thereof or any body in which the Authority is merged or which as at the relevant time substantially fulfils the functions of the Authority.

"Burdened Owner" means every person who is at any time entitled to the freehold interest in the Lot Burdened.

"Easement Site" means the area marked "B" on the Plan.

"Lot Burdened" means the servient tenement specified in Schedule 7.

"Maintenance" means to repair, maintain, upgrade and replace and "Maintain" has the corresponding meaning.

"Pedestrian Bridge" means the pedestrian bridge over Pittwater Road at Brookvale that has its western abutment immediately adjacent to the Easement Site including:

- (a) the support for the structure including but not limited to all piers;
- (b) the means of pedestrian access to the bridge footway including but not limited to the lifts and stairs; and
- (c) utilities servicing the bridge including but not limited to electricity and communications services.

“**Plan**” means Deposited Plan 1247294.

“**TfNSW**” means Transport for NSW (ABN 18 804 239 602) a NSW Government agency, a corporation constituted by section 3C of the Transport Administration Act 1988 (NSW).

2. Terms of easement for Maintenance

- i. The Burdened Owner must allow the Authority and all of its Authorised Users to access and use the Easement Site to Maintain the Pedestrian Bridge from time to time as required by the Authority and to do anything reasonably necessary in connection with that purposes, including taking anything on to the Easement Site.
- ii. The Burdened Owner must not erect, construct or place on or within the Easement Site or permit or suffer to be erected constructed or placed on or within the Easement Site any structure, whether permanent or temporary that in any way interferes with or obstructs the Authority’s access to Maintain the Pedestrian Bridge.
- iii. The Authority:
 - a. must ensure that any person carrying out Maintenance on its behalf is suitably qualified to do those works; and
 - b. is responsible for all costs and expenses associated with the Maintenance of the Pedestrian Bridge.

3. Risk, Release and Indemnities

The Authority acknowledges and agrees that:

- i. the Authority and its Authorised Users who occupy the Easement Site will carry out Maintenance on that area at the Authority’s risk;
- ii. the Authority releases the Burdened Owner to the extent permissible by law from all claims arising as a consequence of or with respect to the occupation of the Easement Site and the carrying out of Maintenance within that area by the Authority and/or its Authorised Users; and
- iii. the Authority indemnifies and will keep indemnified the Burdened Owner against all claims for loss of or damage to property and injury to or death of persons arising as a direct consequence of the occupation of the Easement Site and the carrying out of Maintenance on that area by the Authority and/or its Authorised Users under this easement.

4. Limitation on Liability

The assumption of risk, releases and indemnities of the Authority referred to in clause 3 will not apply to the extent that any claim was caused or contributed to by the Burdened Owner or its Authorised Users.

5. Access Restrictions

The Burdened Owner agrees that for safety and other procedural purposes, the Authority may prohibit or restrict access by persons and vehicles to the Easement Site when it is being used by the Authority or its Authorised Users.

6. Timing for Maintenance

The Authority will not use the Easement Site, other than in the case of an emergency, during the Christmas trading period (1 to 31 December inclusive).

Transport for NSW Document Number: 6163214_1

COUNCIL NOTICES

ALBURY CITY COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Albury City Council declares with the approval of His Excellency the Governor that the land described in the schedule below, is acquired by compulsory process in accordance with the *Land Acquisition (Just Terms Compensation) Act 1991* for a Public Road.

Dated at this 22nd day of August 2018

FRANK ZAKNICH, General Manager, Albury City Council, PO Box 323, Albury NSW 2640.

Schedule

Lot 8002 DP1218273 being part of the land comprised in
Certificate of Title Volume 2531 Folio 165.

(n2019-184)

CAMPBELLTOWN CITY COUNCIL

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRITPION

*Parish – Menangle; County – Cumberland
Land District – Menangle Park; LGA – Campbelltown*

Road Closed: Lot 1 DP 1247661

SCHEDULE

On closing, the land within Lot 1 DP 1247661 remains vested in Campbelltown City Council as operational land for the purposes of the *Local Government Act 1993*.

(n2019-185)

DUBBO REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
WALTERS WAY	Dubbo
WEYAND DRIVE	Dubbo
HOWE PLACE	Dubbo
Description	
Naming private roads at Dubbo City Regional Airport – 4R Cooreena Road, Dubbo – Lot 152 DP1235260	

MICHAEL McMAHON, Chief Executive Officer, Dubbo Regional Council, PO Box 81, DUBBO NSW 2830

GNB Ref: 0007

(n2019-186)



(n2019-187)

GOULBURN MULWAREE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
CLINTON STREET	Goulburn
Description	
Extend Clinton Street (Part Wheeo Road Change to Clinton Street (from Gilmore to River Street)	

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

GNB Ref: 0002

(n2019-188)

INVERELL SHIRE COUNCIL

FIXING OF LEVELS

Notice is hereby given that levels of:

WOOD STREET (GILGAI) – STANNIFER STREET TO PARK STREET

As shown on plans exhibited at Council's Office and as advertised in the Inverell Times on 14th December 2018 have been duly approved and fixed by the authority delegated to me under Section 378 of the *Local Government Act 1993*, as amended, in accordance with such plans, on 16th January 2019.

P J Henry
General Manager
Administrative Centre
144 Otho Street
INVERELL NSW 2360

(n2019-189)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
KIME STREET	Lochinvar
Description	
From the intersection of the New England Highway and Windermere Road, travel north and take the first turn to the right into Kime Street.	

DAVID EVANS, General Manager, Maitland City Council, 285-287 High Street, MAITLAND NSW 2320

GNB Ref: 0019

(n2019-190)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
ROYSTON CIRCUIT	Farley
Description	
From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue, take the first turn right into Darton Drive and the first turn right into Royston Circuit.	

Name	Locality
THURLSTONE STREET	Farley
Description	
From the intersection of Wollombi Road and Owlpen Lane, Farley, travel west along Wollombi Road and take the first turn left into Harlington Avenue, the first turn right into Darton Drive, the fourth turn right into Wickersley Street and the first turn left into Thurlstone Street.	

Name	Locality
LOCHDON DRIVE	Farley

Description

From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue. Take the first turn right into Lochdon Drive.

Name	Locality
OXSPRING ROAD	Farley

Description

From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue, the first turn right into Darton Drive, the first turn left into Wickersley Street and the first turn right into Oxspring Road.

DAVID EVANS, General Manager, Maitland City Council, 285-287 High Street, MAITLAND NSW 2320

GNB Ref: 0015

(n2019-191)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
WICKERSLEY STREET	Farley

Description

From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue, the first turn right into Darton Drive, and the first turn right and left into Wickersley Street.

Name	Locality
ANSTON STREET	Farley

Description

From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first left turn into Harlington Avenue, the first turn right into Darton Drive and the third turn right into Anston Street.

Name	Locality
DODWORTH STREET	Farley

Description

From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue, the second turn right into Dodworth Street.

Name	Locality
HARLINGTON AVENUE	Farley

Description

From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue.

DAVID EVANS, General Manager, Maitland City Council, 285-287 High Street, MAITLAND NSW 2320

GNB Ref: 0017

(n2019-192)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
CASTLETON CLOSE	Farley
Description	
From the intersection of Wollombi Road and Owl Pen Lane, travel south along Owl Pen Lane and take the first turn to the right into Mapplewell Circuit and the first turn right into Castleton Close.	

Name	Locality
TREETON CLOSE	Farley
Description	
From the intersection of Wollombi Road and Owlpen, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue, take the second turn to the left into Treeton Close.	

Name	Locality
MELTON CLOSE	Farley
Description	
From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue, take the third turn right into Melton Close.	

Name	Locality
TODWICK CLOSE	Farley
Description	
From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue, take the fourth turn right into Todwick Close.	

Name	Locality
MILLHOUSE CLOSE	Farley
Description	
From the intersection of Wollombi Road and Owlpen Lane, Farley, continue west along Wollombi Road and take the first turn left into Harlington Avenue, take the fifth turn right into Millhouse Close.	

DAVID EVANS, General Manager, Maitland City Council, 285-287 High Street, MAITLAND NSW 2320

GNB Ref: 0020

(n2019-193)

NAMBUCCA SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
YAMAAN ROAD	Hyland Park
Description	
This road is part of a new subdivision for Lot 22 DP 1036142 off Treleven Street, Hyland Park. It is 224m long starts at Treleven Street at existing roundabout and finishes at The Glen, 30 m north of Banyandah Road.	

Name	Locality
TREETOPS PLACE	Newee Creek

Description

This is a new road within a new subdivision on Lot 4 DP 880578 off Gordons Knob Road, Newee Creek. It is 380m long and intersects with Gordons Knob Road, 50M north of Wirrimbi Road, Newee Creek.

Name	Locality
SADDLEBACK WAY	Newee Creek

Description

The road is 857m long and part of a new subdivision called Wattlebird Estate. It intersects on both ends with Wirrimbi Road, Newee Creek.

Name	Locality
LAKEVIEW CLOSE	North Macksville

Description

Length of new road – 950m Locality – North Macksville intersecting road – Rosella Drive (1.3310 km North of Mattick Road)

Name	Locality
BOLWARRA CLOSE	Hyland Park

Description

This road is part of a new subdivision for Lot 22 DP 1036142 off Treleaven Street, Hyland Park. Bolwarra Road is 90m long and intersects with new proposed Yamaan Road, 90m west of The Glen, Hyland Park

MICHAEL COULTER, General Manager, Nambucca Shire Council, PO Box 177, MACKSVILLE NSW 2447

GNB Ref: 0021

(n2019-194)

PARKES SHIRE COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Parques Shire Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for public road.

Dated at Parkes this 22nd day of January 2019.

Kent Boyd PSM
General Manager

Schedule

Lot 2 DP 1241756 being part of land
comprised in Certificate of Title 400/750179

(n2019-195)

PENRITH CITY COUNCIL

PUBLIC NOTICE

ERRATUM

The following road name advertised on page 4406 of the New South Wales Government Gazette No. 87 dated 11 August 2017 should read as follows:

Gazetted Name

Sonata Way Caddens is not in use and was incorrectly gazette on 11 August 2017

For further information please contact The General Manager, Mr Warwick Winn, Penrith City Council on (02) 4732 7777.

(n2019-196)

SINGLETON COUNCIL

ROADS ACT 1993, Section 10

Local Government Act 1993 Section 47f(2)(A)

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

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

SCHEDULE

The following piece or parcel of land known as:

- Lot 7 DP 843118 in the Council of Singleton, Parish of Ovingham, County of Northumberland.

(n2019-197)

THE HILLS SHIRE COUNCIL

Roads Act 1993, Section 10

Notice is hereby given that The Hills Shire Council dedicates the land described in the schedule below as public road under Section 10 of the *Roads Act 1993*. GENERAL MANAGER, The Hills Shire Council, 3 Columbia Court, Norwest NSW 2153

SCHEDULE

All that piece or parcels of land known as Lots 12 & 14 in DP 1230994 in The Hills Shire Council, Parish of Castle Hill, County of Cumberland, and as described in Folio Identifiers 12/1230994 & 14/1230994

(n2019-198)

THE HILLS SHIRE COUNCIL

Roads Act 1993, Section 10

Notice is hereby given that The Hills Shire Council dedicates the land described in the schedule below as public road under Section 10 of the *Roads Act 1993*. GENERAL MANAGER, The Hills Shire Council, 3 Columbia Court, Norwest NSW 2153

SCHEDULE

All that piece or parcel of land known as Lot 17 in DP 1228976 in The Hills Shire Council, Parish of Castle Hill, County of Cumberland, and as described in Folio Identifier 17/1228976

(n2019-199)

WOLLONGONG CITY COUNCIL

LOCAL GOVERNMENT ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Wollongong City Council declares with the approval of His Excellency the Governor that the interest described in the Schedule below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for an easement for a suction line for the Port Kembla Rock Pool.

Dated at Wollongong this 22nd day of January 2019.

David Farmer
General Manager
Wollongong City Council

Schedule

- (A) Proposed Easement for Suction Line 3.0 Wide, over unidentified Crown Land in the City of Wollongong Local Government Area, Parish of Wollongong, County of Camden as shown in DP1227203

(n2019-200)