



Government Gazette

of the State of

New South Wales

Number 173

Friday, 13 December 2019

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PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 4 December 2019

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

Act No. 25 - An Act to make provision with respect to the office of the Children's Guardian; to provide for the functions of that office; to provide for the safety, welfare and wellbeing of children; and for other purposes.
[Children's Guardian Bill]

Helen Minnican
Clerk of the Legislative Assembly

(n2019-3837)

GOVERNMENT NOTICES

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

Under delegation from the Minister for Planning and Public Spaces, 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: 6/12/2019

Brendon Roberts
Acting Director, Regional Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Altitude Aspire Residential Subdivision (MP 09_0166)', approved by the Planning Assessment Commission, under section 75J of the Act on 30 May 2014 (and as subsequently modified under 75W of the Act).	All land identified by Lot and DP references in Schedule 1 of the project approval to carry out the development known as the 'Altitude Aspire Residential Subdivision (MP 09_0166)' as in force on the date of this Order.

(n2019-3838)

Environment Protection Authority

Declaration of significantly contaminated land

(Section 11 of the *Contaminated Land Management Act 1997*)

Declaration Number 20191105; Area Number 3447

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 land”)

This declaration applies to the following land in the Richmond Valley local government area:

- the southern part of Lot 2 in DP 339918 at 86 Johnston Street, Casino NSW 2470, which is occupied by Casino Roadhouse; and
- the section of the road reserve of Johnston Street that adjoins the southern boundary of Lot 2 in DP 339918.

The land to which this declaration applies is shown on the attached figure.

2. Nature of contamination affecting the land

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

- Petroleum hydrocarbons including total recoverable hydrocarbons, and benzene, toluene, ethylbenzene and xylenes.

The substances are present in soils and groundwater. In groundwater, the substances are present as dissolved phase contaminants and light non-aqueous phase liquid (LNAPL).

3. Nature of harm that the contaminants have caused

The EPA has considered the matters in section 12 of the Act and has reason to believe that the land is contaminated, and that the contamination is significant enough to warrant regulation under the Act due to the following:

- The shallow groundwater beneath the southern part of 86 Johnston Street, Casino and the adjoining road reserve of Johnston Street has been contaminated with petroleum hydrocarbons, including LNAPL and dissolved phase concentrations exceeding guidelines that are protective of human health and the environment.
- LNAPL removal or recovery works are warranted and an effective strategy for carrying out such works needs to be implemented and managed.
- The extent of groundwater contamination has not been delineated to the south/south east and requires further investigation, including installation and sampling of additional monitoring wells.
- Additional investigation is required to assess the stability of the contaminated groundwater plume and the occurrence and effectiveness of natural attenuation, and to further assess the risks to human health and the environment.

- There is the potential for intrusive workers carrying out works adjacent to 86 Johnston Street, Casino to come into contact with contaminated soil and/or contaminated shallow groundwater.
- Regulation under the Act will allow the EPA to oversee the additional works and investigations required, including the notification of service providers.

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 for the land; or
- any other matter concerning the land.

Submissions should be made in writing to:

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

or by email to contaminated.sites@epa.nsw.gov.au

by not later than **31 January 2020**.

ARMINDA RYAN
Director Contaminated Land Management
Environment Protection Authority

Date: 6 December 2019

NOTES:

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 (2) 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 (2) 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.



Land to which the declaration applies: the southern part of Lot 2 in DP 339918 at 86 Johnston Street (corner of East Street), Casino NSW 2470 (which is occupied by Casino Roadhouse) and the adjoining section of the road reserve of Johnston Street.

Source: Six Maps (imagery date 22 April 2015)

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Brisbane Water, Gosford waterfront between Gosford Harbour break wall and Railway Bridge.

Duration

9:00pm to 9:20pm on the following days:

- Friday, 20 December 2019;
- Friday, 3 January 2020; and
- Friday, 10 January 2020.

Detail

A fireworks display will be conducted over the navigable waters of Brisbane Water as specified above. Fireworks will be launched from an anchored barge at the above location. The area directly around the firing position may be dangerous and hazardous during the display.

An **EXCLUSION ZONE** is specified during the event. The zone will extend from the anchored barge forming a radius of 150 metres.

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

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

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

Marine Notice: SY1946

Date: 9 December 2019

Nick Dinham
Manager Operations
Delegate

(n2019-3840)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Wallis Lake, Forster

Duration

Between 7:30 pm and 10:00 pm – Tuesday, 31 December 2019

Detail

A fireworks display will be conducted over the navigable waters of Wallis Lake at the location specified above. Fireworks will be launched from firing barge upstream of the Forster Tuncurry Bridge. The area directly around the firing position may be dangerous and hazardous during the display.

An **EXCLUSION ZONE** is specified during the event which will be indicated by the presence of patrol vessels stationed on the perimeter, forming a 250 metre radius around the firing barge.

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

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

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

Marine Notice NH19134

Date: 9 December 2019

Lynda Hourigan
A/Manager Operations Hunter
Delegate

(n2019-3841)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Brisbane Water - Gosford Harbour, between the harbour break wall and railway bridge, Gosford

Duration

8:45pm to 9:45pm - Tuesday, 31 December 2019

Detail

A fireworks display will be conducted over the navigable waters of Brisbane Water as specified above. Fireworks will be launched from an anchored barge at the above location. The area directly around the firing position may be dangerous and hazardous during the display.

An **EXCLUSION ZONE** is specified during the event. The zone will extend from the anchored barge forming a radius of 150 metres. There will also be support and patrol vessels present to manage the event.

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

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

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

Marine Notice: SY1944

Date: 11 December 2019

Nick Dinham
Manager Operations
Delegate

(n2019-3842)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Darling River, Wentworth – the entire width of the river within a 100 metre radius of the Wentworth Bridge and Sandwyck Street.

Duration

9:00pm to 10:00pm – Tuesday, 24 December 2019.

Detail

A fireworks display will be conducted over the navigable waters of the Darling River at the location specified above. Fireworks will be launched from land at the above location. The area directly around this location may be dangerous and hazardous during the display.

An **EXCLUSION ZONE** is specified during the event extending for a radius of 100 metres around the fireworks staging position. The zone will be indicated by the presence of control vessels stationed on the perimeter.

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

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

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

Marine Notice: SO1962

Date: 11 December 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-3843)

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

(T19-1164)

No. 5895, LODE RESOURCES PTY LTD (ACN 637 512 415), area of 32 units, for Group 1, dated 5 December 2019. (Inverell Mining Division).

(T19-1165)

No. 5896, POLYMET RESOURCES PTY LTD (ACN 637 608 961), area of 4 units, for Group 1, dated 5 December 2019. (Sydney Mining Division).

MINING LEASE APPLICATION

(T19-1561)

No. 575, MACH ENERGY AUSTRALIA PTY LTD (ACN 608 495 441) AND J.C.D. AUSTRALIA PTY LTD (ACN 608495441), area of about 10 hectares, to mine for coal, dated 29 November 2019. (Singleton Mining Division).

(n2019-3844)

NOTICE is given that the following applications have been granted:

ASSESSMENT LEASE APPLICATION

(T19-1020)

Broken Hill No. 68, now Assessment Lease No. 31, ILUKA RESOURCES LIMITED (ACN 008 675 018), Parish of Davy, County of Caira; Parish of Glen Emu, County of Caira; Parish of Jippay, County of Caira; Parish of Narahquong, County of Caira; Parish of Nullawong, County of Caira; and Parish of Yough, County of Caira, area of about 2020 hectares, for ilmenite, leucoxene, monazite, rare earth minerals, rutile, tin and zircon, dated 18 November 2019, for a term until 18 November 2025. As a result of the grant of this title, Exploration Licence No. 7450 has partly ceased to have effect.

(n2019-3845)

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T19-1134)

No. 5868, LONGREACH NO 1 PTY LTD (ACN 146 922 394), County of Yancowinna, Map Sheet (7133, 7234). Withdrawal took effect on 22 November 2019.

(n2019-3846)

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

EXPLORATION LICENCE

(TMS)

Exploration Licence No. 6967, TRONOX MINING AUSTRALIA LIMITED (ACN 009 247 858), area of 142 units. Application for renewal received 10 December 2019.

(EF19/30750)

Exploration Licence No. 7438, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), area of 80 units. Application for renewal received 28 November 2019.

(EF19/30860)

Exploration Licence No. 8213, ARGENT (KEMPFIELD) PTY LTD (ACN 155 759 550), area of 18 units. Application for renewal received 4 December 2019.

GOLD LEASE

(EF19/30680)

Gold Lease No. 5477 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 2.466 hectares. Application for renewal received 28 November 2019.

(EF19/30681)

Gold Lease No. 5478 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 3996 square metres. Application for renewal received 28 November 2019.

MINING LEASE

(EF19/30697)

Mining Lease No. 1147 (Act 1973), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 356.4 hectares. Application for renewal received 28 November 2019.

(EF19/30706)

Mining Lease No. 1148 (Act 1973), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 3.15 hectares. Application for renewal received 28 November 2019.

(EF19/30713)

Mining Lease No. 1149 (Act 1973), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 51.19 hectares. Application for renewal received 28 November 2019.

(EF19/30715)

Mining Lease No. 1150 (Act 1973), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 30 hectares. Application for renewal received 28 November 2019.

(EF19/30719)

Mining Lease No. 1200 (Act 1973), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 8.75 hectares. Application for renewal received 28 November 2019.

(EF19/30682)

Mineral Lease No. 5444 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 2.68 hectares. Application for renewal received 28 November 2019.

(EF19/30683)

Mineral Lease No. 5883 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 11.3312 hectares. Application for renewal received 28 November 2019.

(EF19/30685)

Mineral Lease No. 6004 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 16.16 hectares. Application for renewal received 28 November 2019.

(EF19/30688)

Mineral Lease No. 6006 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 8.094 hectares. Application for renewal received 28 November 2019.

(EF19/30689)

Mineral Lease No. 6242 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 16.19 hectares. Application for renewal received 28 November 2019.

(EF19/30691)

Mineral Lease No. 6291 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 25.9 hectares. Application for renewal received 28 November 2019.

(EF19/30693)

Mineral Lease No. 6295 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 23.88 hectares. Application for renewal received 28 November 2019.

(EF19/30703)

Mineral Lease No. 6335 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 19.51 hectares. Application for renewal received 28 November 2019.

(EF19/30726)

Mining Purposes Lease No. 24 (Act 1973), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 51.19 hectares. Application for renewal received 28 November 2019.

(EF19/30729)

Mining Purposes Lease No. 256 (Act 1973), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 54.73 hectares. Application for renewal received 28 November 2019.

(EF19/30732)

Mining Purposes Lease No. 259 (Act 1973), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 151.4 hectares. Application for renewal received 28 November 2019.

(EF19/30720)

Mining Purposes Lease No. 1345 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 8094 square metres. Application for renewal received 28 November 2019.

(EF19/30733)

Special Lease No. 409 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 47.45 hectares. Application for renewal received 28 November 2019.

(EF19/30737)

Special Lease No. 471 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 56.66 hectares. Application for renewal received 28 November 2019.

(EF19/30739)

Special Lease No. 492 (Act 1906), WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 2.14 hectares. Application for renewal received 28 November 2019.

(n2019-3847)

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(V17-7423)

Exploration Licence No. 7799, GLENCORE NEWPAC PTY LIMITED (ACN 115 852 438), County of Durham, Map Sheet (9133), area of 2 hectares, for a further term until 27 September 2023. Renewal effective on and from 9 December 2019.

(n2019-3848)

WITHDRAWAL OF APPLICATIONS FOR RENEWAL

Notice is given that the applications for renewal in respect of the following authorities have been withdrawn:

(EF19/26818)

Mining Purposes Lease No. 217 (Act 1973), MINERAL DEPOSITS (OPERATIONS) PTY LTD (ACN 083 091 963), Parish of Fens, County of Gloucester, Map Sheet (9332-4-S), area of 11.68 hectares. The authority ceased to have effect on 29 November 2019.

(T98-1725)

Mining Purposes Lease No. 1398 (Act 1906), MINERAL DEPOSITS (OPERATIONS) PTY LTD (ACN 083 091 963), Parish of Fens, County of Gloucester, Map Sheet (9332-4-S), area of 9.31 hectares. The authority ceased to have effect on 29 November 2019.

(n2019-3849)

APPLICATIONS TO TRANSFER RECEIVED

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

(EF19/30799)

VIET HOANG LE, DONG THI TRAN, THANH HOANG LE AND TRANG NU TRAN has applied for approval to transfer Exploration Licence No. 8832 to VIET HOANG LE, DONG THI TRAN, HANG THI NGA PHAM AND TRANG NU TRAN. Application received 15 November 2019.

(n2019-3850)

REQUESTED CANCELLATION

(EF19/30961)

Exploration Licence No. 8708 (Act 1992), COLOSSUS METALS PTY LTD (ACN 145 692 744), County of Roxburgh and County of Wellington, Map Sheet (8832), area of 56 units. Request for cancellation was received on 3 December, 2019.

(n2019-3851)

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

Registration of Design of Plant Used to Determine or Monitor the Presence of Gas (No.2) Order 2020

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

Dated this 10th day of December 2019.

Garvin Burns
Chief Inspector of Mines
NSW Department of Planning, Industry and Environment

1 Name of Order

This Order is the *Registration of Design of Plant Used to Determine or Monitor the Presence of Gas (No.2) Order 2020*

2 Commencement

This Order commences on 1 January 2020, except clause 4 which commences according to its terms.

3 Interpretation

In this Order:

AS/NZS is a reference to Australian/New Zealand Standards.

Equipment with integral sensor(s) as defined in clause 3.2.14 in AS/NZS 60079.29.1:2017.

Gas detection control unit as defined in clause 3.2.12 in AS/NZS 60079.29.1:2017.

Gas detection transmitter as defined in clause 3.2.11 in AS/NZS 60079.29.1:2017.

Integral sensor as defined in clause 3.3.3 in AS/NZS 60079.29.1:2017.

Plant means electrically powered hand-held plant, fixed installations and installations on mobile plant used to determine or monitor the presence of gas if they are used at an underground coal mine (but does not include tube bundle systems where the analyser is installed at the surface).

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

Remote sensor as defined in clause 3.3.4 in AS/NZS 60079.29.1:2017.

Sensing element as defined in clause 3.3.1 in AS/NZS 60079.29.1:2017.

Sensor as defined in clause 3.3.2 in AS/NZS 60079.29.1:2017.

4 Revocation

For the avoidance of doubt, the operation of previous orders are set out below:

- (1) The *Registration of Design of Plant Used to Determine or Monitor the Presence of Gas Order 2015* (the 2015 Order) published in the NSW Government Gazette No 52 of 26 June 2015 at page 1852 continues in effect until this Order commences.
- (2) The *Registration of Design of Plant Used to Determine or Monitor the Presence of Gas Order 2019* (the 2019 Order) published in the NSW Government Gazette No 11 of 8 February 2019 at page 254 was revoked on the date that the 2020 Order was published in the NSW Government Gazette (10 May 2019).
- (3) The *Registration of Design of Plant Used to Determine or Monitor the Presence of Gas Order 2020* (the 2020 Order) published in the NSW Government Gazette No 46 of 10 May 2019 at page 1392 is revoked on the date this Order is published in the NSW Government Gazette.

5 Design and performance requirements

5.1 Gas detection

- (1) Plant must be designed:
 - (a) to comply with the design and performance requirements of the relevant parts of the following standards:
 - i. AS/NZS 60079.29.1:2017 *Explosive atmospheres – Gas detectors – Performance requirements of detectors for flammable gases*;
 - ii. AS/NZS 4641:2018 *Electrical equipment for detection of oxygen and other gases and vapours at toxic levels – General requirements and test methods*.
 - (b) to provide a conditioned electronic signal or output indication that can be used by the end user to determine the level of a gas.

(c) as:

- i. equipment with integral sensor(s), or
- ii. equipment with remote sensor(s), or
- iii. equipment that can be used with integral sensor(s) and/or remote sensor(s).

(2) Where plant is designed as equipment with integral sensor(s), it may also include gas detection transmitter(s).

(3) Where plant is designed as equipment with remote sensor(s), the equipment must include a:

(a) gas detection control unit; or

(b) gas detection transmitter; or

(c) gas detection control unit and a gas detection transmitter.

(4) Sensors must include the protective housings around the sensing element.

5.2 Electrical explosion protection

All plant must comply with the relevant parts of clause 78 '*Use of plant in hazardous zone (explosion-protection required)*'—subclause (2), of the Regulation.

6 Test requirements

(1) The test facility used for testing the performance of plant must be a test facility which is unrelated to the designer, manufacturer or supplier.

(2) The test facility must either be:

(a) a facility in Australia that is accredited by the National Association of Testing Authorities (NATA) for performing the specific tests described in the standards referred to in this Order; or

(b) where a NATA-accredited facility is not available, a suitably qualified and experienced independent testing facility with regard to test equipment, equipment calibration (traceable to the International System of Units (SI) by reference to national measurement standards or through an organisation that is a signatory to the ILAC MRA (International Laboratory Accreditation Cooperation Mutual Recognition Arrangement)), quality processes, work methods, past test experience and independent technical verification.

(3) Plant must be tested as per the relevant clauses of:

(a) AS/NZS 60079.29.1:2017 *Explosive atmospheres – Gas detectors – Performance requirements of detectors for flammable gases*;

(b) AS/NZS 4641:2018 *Electrical equipment for detection of oxygen and other gases and vapours at toxic levels – General requirements and test methods*.

(4) Plant that is designed to detect:

- (a) methane up to and including 5% using catalytic combustion sensors must also be tested by exposure to a volume fraction of 2.0 ± 0.2 % methane in air mixture containing a volume fraction of 50ppm hydrogen sulphide for 20 minutes and a reading taken. The difference between the plant indication and the test gas methane concentration must not exceed ± 0.2 % methane.
- (b) nitrogen dioxide or nitric oxide are exempt from requirements of clauses 4.6 '*Pressure variation*,' 4.7 '*Pressure recovery*' and 4.9 '*Air velocity*' as detailed in AS/NZS 4641:2018.

7 Determination of applications for registration of design of the Plant made before 1 January 2020

If an application for registration of design of the Plant made in accordance with clause 250 of the *Work Health and Safety Regulation 2017* to which the standards specified in the 2015 Order applies is made before the commencement of this Order, and the application has not been finally determined before that commencement, the application is to be determined as if this Order, including cl.4(1), had not commenced.

(n2019-3852)

Energy Notices

ENERGY SAVINGS SCHEME (ELECTRICITY LOAD EXEMPTIONS) ORDER 2019

Under the
ELECTRICITY SUPPLY ACT 1995

I, Matt Kean MP, Minister for Energy and Environment, in pursuance of sections 119 (1) (b) and 122 (2) of the *Electricity Supply Act 1995* (the Act) and being satisfied that each electricity load to which this Order applies is used in connection with an industry or activity that is both emissions intensive and trade exposed and that the exemptions are generally consistent with the objects of Part 9 of the Act, make the following Order.

Dated this 10th day of December 2019

MATT KEAN, MP

Minister for Energy and Environment

Explanatory note

The objects of this Order are:

- (a) to grant exemptions from the Energy Savings Scheme in respect of any electricity load used in connection with a specified activity, and
- (b) to specify allowances that may be made by scheme participants in applying the exemptions, and
- (c) to authorise the Scheme Regulator to make rules with respect to the exemptions granted by this Order (including rules relating to the assessment of deductions under Division 5 of Part 9 of the Act), and
- (d) to revoke the previous order granting exemptions from the Energy Savings Scheme published on 14 December 2018.

This Order is made under sections 119 (1) (b) and 122 (2) of the Act .

ENERGY SAVINGS SCHEME (ELECTRICITY LOAD EXEMPTIONS) ORDER 2019

under the
ELECTRICITY SUPPLY ACT 1995

1 Name of Order

This Order is the *Energy Savings Scheme (Electricity Load Exemptions) Order 2019*.

2 Commencement

This Order commences on 1 January 2020 and is required to be published in the *NSW Government Gazette*.

3 Exemptions

(1) Any electricity load used in connection with a specified activity set out in Column 1 of Schedule 1, at the corresponding location specified in Column 2 of Schedule 1, is either fully or partially exempt from the Energy Savings Scheme in Part 9 of the Act as specified in Column 3 of Schedule 1.

(2) For partial exemptions, the exempt proportion of each electricity load is specified in Column 4 of Schedule 1 (expressed as a percentage).

4 Allowances

In applying an exemption granted by this Order, a scheme participant may deduct from the total value of its liable acquisitions an allowance of 5% of the exempt proportion (specified in Column 4 of Schedule 1) for electricity losses occurring between the purchase of the electricity by the scheme participant and its use by an end user.

5 Rules

The Scheme Regulator is authorised to make rules with respect to the exemptions granted by this Order (including rules relating to the assessment of deductions under Division 5 of Part 9 of the Act). For these purposes, the *Energy Savings Scheme – Scheme Regulator Exemptions Rule No. 1 of 2016*, unless revoked, is deemed to be a rule made by the Scheme Regulator with respect to the exemptions granted by this Order.

6 Revocation

The order made under section 119 of the Act dated 7 December 2018 and published in NSW Government Gazette No 138 of 14 December 2018, pages 9608 - 9612, is revoked. In accordance with section 122(3) of the Act this revocation will take effect on 1 January 2020.

Schedule 1 Table of Exemptions

Column 1 Specified Activity	Column 2 Location (address)	Column 3 Type of exemption	Column 4 Exempt proportion (for partial exemptions)	Reference
Tissue paper manufacturing	63-65 Redfern Street WETHERILL PARK NSW 2164	Partial Exemption	90%	A.B.C. Paper & Paper Mills Pty. Limited - ABN 41 003 879 098
Integrated iron and steel manufacturing	Five Islands Road PORT KEMBLA NSW 2505	Partial Exemption	90%	BlueScope Steel (AIS) Pty. Ltd. - ABN 19 000 019 625
Production of clinker	Taylor Avenue NEW BERRIMA NSW 2577	Partial Exemption	90%	Boral Shared Business Services Pty Ltd - ABN 31 000 373 660

Column 1 Specified Activity	Column 2 Location (address)	Column 3 Type of exemption	Column 4 Exempt proportion (for partial exemptions)	Reference
Manufacture of reconstituted wood-based panels	Lowes Mount Road OBERON NSW 2787	Partial Exemption	90%	Borg Panels Pty Limited - ABN 54 139 584 900 Site: Borg Manufacturing Pty Ltd
Manufacture of reconstituted wood-based panels	Lowes Mount Road OBERON NSW 2787	Partial Exemption	90%	Borg Panels Pty Limited - ABN 54 139 584 900 Site: Oberon-Structaflor
Production of magnesia	2 Park Avenue YOUNG NSW 2594	Partial Exemption	90%	Causmag Ore Company Pty Ltd - ABN 73 004 301 517
Manufacture of carbon steel from cold ferrous feed	2 Maud Street WARATAH NSW 2298	Partial Exemption	90%	Commonwealth Steel Company Pty Limited - ABN 58 000 007 698
Production of glass wool	55 Stennett Road INGLEBURN NSW 2565	Partial Exemption	90%	CSR Building Products Limited - ABN 55 008 631 356
Production of glass wool	600 Woodstock Avenue ROOTY HILL NSW 2766	Partial Exemption	90%	Fletcher Building (Australia) Pty Ltd - ABN 11 093 539 452
Rendering of animal by-products	Lot 11 Yarrandale Road DUBBO NSW 2830	Partial Exemption	90%	Fletcher International Exports Pty Ltd - ABN 64 003 213 652
Production of dried distillers grains with solubles	36 Bolong Road BOMBADERRY NSW 2541	Partial Exemption	90%	Honan Holdings Pty Ltd - ABN 31 000 392 727
Production of high purity ethanol	36 Bolong Road BOMBADERRY NSW 2541	Partial Exemption	90%	Honan Holdings Pty Ltd - ABN 31 000 392 727
Integrated iron and steel manufacturing	22 Kellogg Road ROOTY HILL NSW 2766	Partial Exemption	90%	InfraBuild NSW Pty Ltd - ABN 59 003 312 892
Manufacture of carbon steel from cold ferrous feed	22 Kellogg Road ROOTY HILL NSW 2766	Partial Exemption	90%	InfraBuild NSW Pty Ltd - ABN 59 003 312 892
Integrated iron and steel manufacturing	Ingall Street MAYFIELD EAST NSW 2304	Partial Exemption	90%	InfraBuild (Newcastle) Pty Ltd - ABN 50 623 285 718
Manufacture of carbon steel from cold ferrous feed	Ingall Street MAYFIELD EAST NSW 2304	Partial Exemption	90%	InfraBuild (Newcastle) Pty Ltd - ABN 50 623 285 718

Column 1 Specified Activity	Column 2 Location (address)	Column 3 Type of exemption	Column 4 Exempt proportion (for partial exemptions)	Reference
Production of chlorine gas and sodium hydroxide (caustic soda) solution	16-20 Beauchamp Road MATRAVILLE NSW 2036	Partial Exemption	90%	Ixom Operations Pty Ltd - ABN 51 600 546 512
Rendering of animal by-products	Regulator Road YANCO NSW 2703	Partial Exemption	90%	JBS Australia Pty Limited - ABN 14 011 062 338
Rendering of animal by-products	Muffett Street SCONE NSW 2337	Partial Exemption	90%	JBS Australia Pty Limited - ABN 14 011 062 338
Production of ceramic floor and wall tiles	175 Racecourse Rd RUTHERFORD NSW 2320	Partial Exemption	90%	National Ceramic Industries Australia Pty Limited - ABN 83 100 467 267
Manufacture of newsprint	117 R W Henry Drive ETTAMOGAH NSW 2640	Partial Exemption	90%	Norske Skog Paper Mills (Albury) Pty Ltd - ABN 70 070 866 607
Production of glass containers	170 Andrews Road PENRITH NSW 2750	Partial Exemption	90%	O-I Operations (Australia) Pty Ltd - ABN 94 004 230 326
Production of ammonia	15 Greenleaf Road KOORAGANG ISLAND NSW 2304	Partial Exemption	90%	Orica Australia Pty Ltd - ABN 99 004 117 828
Production of ammonium nitrate	15 Greenleaf Road KOORAGANG ISLAND NSW 2304	Partial Exemption	90%	Orica Australia Pty Ltd - ABN 99 004 117 828
Packaging and industrial paper manufacturing	1891 Botany Road MATRAVILLE NSW 2036	Partial Exemption	90%	Orora Limited - ABN 55 004 275 165
Production of ethene (ethylene)	16-20 Beauchamp Road BOTANY NSW 2036	Partial Exemption	90%	Qenos Pty Ltd - ABN 62 054 196 771
Production of polyethylene	16-20 Beauchamp Road BOTANY NSW 2036	Partial Exemption	90%	Qenos Pty Ltd - ABN 62 054 196 771
Production of polymer grade propene	16-20 Beauchamp Road BOTANY NSW 2036	Partial Exemption	90%	Qenos Pty Ltd - ABN 62 054 196 771

Column 1 Specified Activity	Column 2 Location (address)	Column 3 Type of exemption	Column 4 Exempt proportion (for partial exemptions)	Reference
(polymer grade propylene)				
Production of lime	Garthowen Road ATTUNGA NSW 2345	Partial Exemption	90%	Sibelco Australia Limited - ABN 20 000 971 844
Production of lime	Eubindal Road GALONG NSW 2585	Partial Exemption	90%	Sibelco Australia Limited - ABN 20 000 971 844
Production of hydrogen peroxide	20-22 McPherson Street BANKSMEADOW NSW 2019	Partial Exemption	90%	Solvay Interlox Pty. Ltd. - ABN 70 000 882 137
Production of high purity ethanol	585 Beelbanger Road BEELBANGERA NSW 2680	Partial Exemption	90%	Tarac Technologies Pty Ltd - ABN 28 007 513 813
Rendering of animal by-products	Phoenix Street TAMWORTH NSW 2340	Partial Exemption	90%	Teys Australia Southern Pty Ltd - ABN 53 084 034 695
Rendering of animal by-products	1 Dampier Street WAGGA WAGGA NSW 2650	Partial Exemption	90%	Teys Australia Southern Pty Ltd - ABN 53 084 034 695
Rendering of animal by-products	51-89 Phoenix Street WESTDALE NSW 2340	Partial Exemption	90%	Thomas Foods International Tamworth Pty Ltd - ABN 82 089 140 634
Aluminium smelting	638 Tomago Road TOMAGO NSW 2322	Partial Exemption	90%	Tomago Aluminium Company Pty Ltd - ABN 68 001 862 228
Packaging and industrial paper manufacturing	158 McCredie Rd SMITHFIELD NSW 2164	Partial Exemption	90%	Visy Industries Australia Pty Ltd - ABN 74 004 337 615
Packaging and industrial paper manufacturing	436 Gadara Rd TUMUT NSW 2720	Partial Exemption	90%	Visy Industries Australia Pty Ltd - ABN 74 004 337 615

(n2019-3853)

Primary Industries Notices

BIOSECURITY ACT 2015

General Biosecurity Direction
(Revocation of General Biosecurity Direction relating to Bacterial Canker of Kiwifruit
caused by *Pseudomonas syringae* pv. *actinidiae* (Psa)) 2019

under the

Biosecurity Act 2015

I, Satendra Kumar, Director Plant Biosecurity and Product Integrity, with the power the Secretary has delegated to me under section 379 of the *Biosecurity Act 2015*, and in pursuance of section 125 of the *Biosecurity Act 2015*, make the following general biosecurity direction.

Dated 6th December 2019

Satendra Kumar
Director Plant Biosecurity and Product Integrity
Department of Primary Industries
(within the Department of Planning, Industry and Environment)

1 Name of Instrument

This is the *General Biosecurity Direction (Revoking General Biosecurity Direction relating to Bacterial Canker of Kiwifruit caused by *Pseudomonas syringae* pv. *actinidiae* (Psa))*.

2 Commencement

This general biosecurity direction shall commence on 13 December 2019.

3 Revocation of General Biosecurity Direction

- (1) The General Biosecurity Direction relating to bacterial canker of kiwifruit caused by *Pseudomonas syringae* pv. *actinidiae* (Psa) dated 14 February 2019 is revoked, as is any instrument revived as a result of this revocation.
- (2) The class of persons to whom this general biosecurity direction applies is:
 - a. Any person who is the owner, occupier or person in charge of, or has the care, custody or control of, premises, a carrier or other thing in relation to which the pest is present or suspected of being present, or
 - b. Any person who becomes aware of, or suspects, the presence of the pest or disease as a result of any consultation or other work carried out in relation to premises, a carrier or other thing in the person's professional capacity.

(n2019-3854)

BIOSECURITY ACT 2015

Instrument of Revocation of Prohibited Dealing (Pest Animal Management) Exemption Order
under the
Biosecurity Act 2015

I, Bruce M. Christie, Deputy Director General, Biosecurity and Food Safety, with the power the Secretary has delegated to me under section 379 of the *Biosecurity Act 2015*, and in pursuance of section 402 of the *Biosecurity Act 2015* and section 43 of the *Interpretation Act 1987*, make the following Instrument of Revocation.

Dated this 4 of December 2019

BRUCE M. CHRISTIE
Deputy Director General, Biosecurity and Food Safety
Department of Primary Industries
(a directorate within the Department of Planning, Industry and Environment)

1 Name of Instrument of Revocation

This Instrument is the *Instrument of Revocation of Prohibited Dealing (Pest Animal Management) Exemption Order*.

2 Commencement of Instrument of Revocation

This Instrument commences on 13 December 2019.

3 Revocation of Prohibited Dealing (Pest Animal Management) Exemption Order

Pursuant to section 402 of the *Biosecurity Act 2015* and section 43 of the *Interpretation Act 1987*, the *Prohibited Dealing (Pest Animal Management) Exemption Order 2017* dated 29 June 2017 is revoked, as is any instrument revived as a result of this revocation.

(n2019-3855)

BIOSECURITY ACT 2015

Prohibited Matter (Diagnostics) Exemption Order 2019

under the
Biosecurity Act 2015

I, BRUCE M. CHRISTIE, Deputy Director General, Biosecurity and Food Safety, Department of Primary Industries, with the power the Secretary has delegated to me under section 379 of the *Biosecurity Act 2015*, and pursuant to section 402 of the *Biosecurity Act 2015*, make the following Exemption Order.

Dated this 4 day of December 2019

BRUCE M. CHRISTIE
Deputy Director General, Biosecurity and Food Safety
Department of Primary Industries
within the Department of Planning, Industry and Environment

Prohibited Matter (Diagnostics) Exemption Order 2019

under the
Biosecurity Act 2015

1. Name of Exemption

Prohibited Matter (Diagnostics) Exemption Order 2019.

2. Commencement and Duration

- (1) This Order commences on 13 December 2019.
- (2) This Order has effect until revoked or amended.

3. Revocation

This Order revokes the *Prohibited Matter (Diagnostics) Exemption Order 2017* dated 29 June 2017.

4. Interpretation

(1) In this Order:

activities ancillary means actions or conduct that assists or facilitates the carrying out of activities for the purposes described in clause 5(1) of this Order.

approved laboratories means:

- a) laboratories operated by or on behalf of a Commonwealth or State government agency, or
- b) laboratories which hold a current accreditation with the National Association of Testing Authorities (NATA) to test for a particular prohibited matter, in relation to testing for the particular prohibited matter to which the accreditation applies.

the Act means the *Biosecurity Act 2015*.

(2) Words and expressions used in this Order have the same meaning as they have in the Biosecurity Act 2015 unless otherwise specified in this Order.

5. Application

This Order applies to the following class of persons:

- (1) A person in their professional capacity dealing with prohibited matter for the purposes of undertaking the diagnosis of that matter.
- (2) A person who carries out activities ancillary to the purposes outlined in clause 5(1) and is in possession of prohibited matter.
- (3) In respect to clause 6(1)(d) of this Order, registered veterinary practitioners and authorised officers only.

6. Terms of Order

(1) Specific persons identified in clause 5 of this Order are exempt from section 28 of the Act only to the extent that:

they conduct the following activities:

- a) collect diagnostic samples;
- b) move diagnostic samples to approved laboratories;
- c) undertake activities in approved laboratories necessary for the diagnosis of prohibited matter;
- d) use the anthrax immunochromatographic test (ICT); or
- e) test humans for prohibited matter,

in the following circumstances:

- a) For a person referred to in clause 5(1), in the course of undertaking any activity outlined in clause 6(1); and
- b) For a person referred to in clause 5(2), in the course of carrying out activities ancillary to the purposes outlined in clause 6(1).

(n2019-3856)

Fisheries Management (Red Sea Urchin) Fishing Closure Notification (No 2) 2019

under the

Fisheries Management Act 1994

I, Peter Turnell, Acting Deputy Director General Fisheries, with the delegated authority of the Minister and the Secretary in pursuance of sections 227 and 228 of the *Fisheries Management Act 1994* (“the Act”), and in pursuance of sections 8 and 11 of the Act, give notice of the following fishing closure for Red Sea Urchin.

Dated this 9th day of December 2019

PETER TURNELL,
Acting Deputy Director General Fisheries
Department of Primary Industries
(within the Department of Planning, Industry and Environment)

Fisheries Management (Red Sea Urchin) Fishing Closure Notification (No 2) 2019

under the

Fisheries Management Act 1994

1. Name of Notification

This notification is the *Fisheries Management (Red Sea Urchin) Fishing Closure Notification (No 2) 2019*.

2. Commencement and duration

This notification commences on the date it is published in the *NSW Government Gazette* and will remain in force until 31 December 2023.

3. Definitions

In this notification:

fishing closure has the same meaning as in section 8 of the Act.

fishing period has the same meaning as in clause 126 of the General Regulation.

maximum test diameter means the maximum diameter of the sea urchin when measured along its longest axis and disregarding any spines.

Red Sea Urchin means fish of the species *Heliocidaris tuberculata*.

sea urchin and turban shell restricted fishery means the restricted fishery declared under Division 1 of Part 9 of the General Regulation.

sea urchin endorsement means an endorsement on a commercial fishing licence that authorises the holder of the licence to take sea urchin for sale.

the Act means the *Fisheries Management Act 1994*.

the General Regulation means the *Fisheries Management (General) Regulation 2019*.

4. Revocation of Fisheries Management (Red Sea Urchin) Fishing Closure Notification 2019

Pursuant to section 11 of the Act, the Fisheries Management (Red Sea Urchin) Fishing Closure Notification 2019 published in *NSW Government Gazette* No 119 of 11 October 2019 at pages 4375 to 4377 (n2019-3082) is revoked, as is any notification revived as a result of this revocation

5. Fishing closure

Pursuant to section 8 of the Act:

- (a) during a fishing period, if the holders of sea urchin endorsements in the sea urchin and turban shell restricted fishery take the total quantity of Red Sea Urchins

specified in Column 1 of the Table from the waters described opposite in Column 2 of the Table, all holders of sea urchin endorsements are prohibited from taking Red Sea Urchins from the waters described in Column 2 for the remainder of the fishing period; and

- (b) a holder of a sea urchin endorsement in the sea urchin and turban shell restricted fishery is prohibited from taking Red Sea Urchins with a maximum test diameter of less than 95mm from all waters.

TABLE – Regional Total Commercial Access Levels for Red Sea Urchin

<i>Column 1 Total quantity - tonnes</i>	<i>Column 2 Waters</i>
4.0	Region 1 (Subzones A – F2): The whole of the waters between a line drawn east from the points 153° 33' 07.2612" east, 28° 09' 52.3404" south and 151° 47' 57.5844" east, 32° 55' 03.9936" south
13.0	Region 2 (Subzones F3 – L1): The whole of the waters between a line drawn east from the points 151° 47' 57.5844" east, 32° 55' 03.9936" south and 150° 49' 20.4636" east, 35° 00' 49.5396" south
6.6	Region 3 (Subzones L2 – N3): The whole of the waters between a line drawn east from the points 150° 49' 20.4636" east, 34° 58' 58.6668" south and 150° 24' 37.2060" east, 35° 32' 19.4604" south
6.4	Region 4 (Subzones P1 – S3 and S1): The whole of the waters between a line drawn east from the points 150° 24' 27.1728" east, 35° 31' 45.7356" south and 150° 08' 01.3956" east, 36° 12' 39.0960" south (Subzones P1 – S3), and the whole of the waters between a line drawn east from the points 150° 12' 58.7304" east, 36° 14' 13.7328" south and 150° 12' 58.7304" east, 36° 16' 00.9048" south (Subzone S1)
0	Region 5 (Subzones T1 – Z5, excluding S1): The whole of the waters between a line drawn east from the points 150° 08' 01.3956" east, 36° 12' 39.0960" south and 149° 58' 34.5468" east, 37° 30' 19.1520" south (Subzones T1 – Z5), excluding the whole of the waters between a line drawn east from the points 150° 12' 58.7304" east, 36° 14' 13.7328" south and 150° 12' 58.7304" east, 36° 16' 00.9048" south (Subzone S1)

Note: Information for regions closed to take of Red Sea Urchins will be notified at www.dpi.nsw.gov.au

Crown Land Notices

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

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Melinda Pavey, MP
Minister for Water, Property & Housing

DESCRIPTION

Parish - Clyde; County - Wallace

Land District - Cooma; LGA - Snowy Monaro Regional

Road Disposed: Lots 1-2 DP 1254118

File No: 10/05193

(n2019-3858)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Melinda Pavey, MP
Minister for Water, Property & Housing

DESCRIPTION

Parish - Jindera; County - Goulburn

Land District - Albury; LGA - Greater Hume Shire

Road Disposed: Lots 10-11 DP 1248323

File No: 18/02604

(n2019-3859)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Melinda Pavey, MP
Minister for Water, Property & Housing

DESCRIPTION

Parish - Biniguy; County - Courallie

Land District - Moree; LGA - Moree Plains

Road Disposed: Lot 2 DP 1256025

File No: 19/05166

(n2019-3860)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Melinda Pavey, MP
Minister for Water, Property & Housing

DESCRIPTION

Parish - Enmore; County - Sandon

Land District - Armidale; LGA - Armidale Regional

Road Disposed: Lot 1 DP 1253842

File No: 17/07031

(n2019-3861)

ERRATUM

In the Government Gazette of 6 December 2019, Folio 5449 and 5450, under the heading 'Notice - Crown Land to Be Used or Occupied for Other Purpose Under S 2.18(2)(b) in Column 1 'commercial marina (relevant interest - Commercial Licence 597442) should have read:

'commercial marina (relevant interest - Commercial Lease 597442)'.

This notice corrects that error. The gazettal date remains 6 December 2019.

(n2019-3862)

CROWN LAND MANAGEMENT ACT 2016

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 Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1

building

(relevant interest - Licence 598988)

pipeline

(relevant interest - Licence 598988)

pump site

(relevant interest - Licence 598988)

business purposes

(relevant interest - Licence 598988)

extraction of sand

(relevant interest - Licence 598988)

storage purposes

(relevant interest - Licence 598988)

Column 2

Reserve No. 96769

Public Purpose: future public requirements

Notified: 20 May 1983

File Reference: 18/06953

(n2019-3863)

ERRATUM

IN the Government Gazette No 154 of 29 November 2019, folio 5207 under the heading “Notification of Closing of a Road”, the reference in Column 4 to title 3848/767291 should have read 3848/766291.

File Reference: 17/06022

(n2019-3864)

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 Melinda Pavey, MP
Minister for Water, Property and Housing

SCHEDULE 1

Parish: Eden Forest
County: Argyle
Land District: Goulburn
LGA: Upper Lachlan Shire Council
DESCRIPTION: Road known as Gibraltar Road at Brayton as shown by red edge on diagram below.

SCHEDULE 2

Roads Authority: Upper Lachlan Shire Council
Council’s Ref: Resolution 208/19
DoI Ref: 19/07500#03



SCHEDULE 1

Parish: Boorowa
County: King
Land District: Boorowa
LGA: Hilltops Council
DESCRIPTION: Road known as Alloway Road at Boorowa as shown by red edge on diagram below.

SCHEDULE 2

Roads Authority: Hilltops Council
 Council's Ref: Resolution 19/292
 DoI Ref: 19/07034#01



(n2019-3865)

AUTHORISATION OF USE FOR ADDITIONAL PURPOSE UNDER S 2.14

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

The Hon Melinda Pavey, MP
 Minister for Water, Property & Housing

Schedule

Column 1

community purposes

Column 2

Reserve No. 89715
 Public Purpose: public recreation
 Notified: 23 January 1976
 File Reference: WL86R267-1

(n2019-3866)

ALTERATION OF CORPORATE NAME OF RESERVE TRUST

Pursuant to clause 10A(2)(g) of Schedule 7 of the *Crown Land Management Act 2016*, the corporate name of the reserve trust for the reserve specified in Column 1 is altered to the corporate name specified in Column 2.

The Hon Melinda Pavey, MP
 Minister for Water, Property and Housing

Schedule

Column 1	Column 2
Reserve No.: 96126 Public Purpose: pastures protection board depot Notified: 2 Jul 1982 File Reference: WL87H180-1	Broken Hill Western Local Land Services Depot Reserve Trust

Column 1	Column 2
Reserve No.: 88385 Public Purpose: storage Notified: 22 Oct 1971 File Reference: WL87R21-1	Cobar Western Local Land Services Storage Reserve Trust
Reserve No.: 95908 Public Purpose: pastures protection board depot Notified: 27 Apr 1982 File Reference: WL86R118-1	Wentworth Local Land Services Reserve Trust
Reserve No.: 1033328 Public Purpose: travelling stock Notified: 7 Oct 2011 File Reference: 11/11589	Broken Hill Western Local Land Services Stock Resting Yards Reserve Trust

(n2019-3867)

ADDITION TO RESERVED CROWN LAND

Pursuant to section 2.9 of the *Crown Land Management Act 2016*, the Crown land specified in Column 1 of the following Schedule is added to the reserved land specified opposite in Column 2 of the Schedule.

The Hon Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1	Column 2
Land District: Albury Local Government Area: Greater Hume Shire Locality: Burrumbuttock Whole Lots: Lot 185 DP 753730, Lot 7002 DP 1052656 Parish Burrumbuttock County Hume Area: about 22.86 hectares File Reference: 19/02021	Reserve No. 1039272 Public Purpose: public recreation, environmental protection, community purposes Notified: 5 July 2019 New Area: about 27.39 hectares

Notes: the addition of Lot 185 DP 753730 and Lot 7002 DP 1052656 to reserve 1039272 does not automatically revoke the underlying reserves 91429 and 37191.

(n2019-3868)

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 Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1	Column 2	Column 3
Martha Ann Lamprey (re-appointment) For a term commencing the date of this notice and expiring 30 November 2024.	Gumly Gumly Recreation Reserve Land Manager	Reserve No. 80531 Public Purpose: public recreation Notified: 3 April 1958 File Reference: WA81R77-02

(n2019-3869)

CROWN LAND MANAGEMENT ACT 2016

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 Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1	Column 2	Column 3
Roslyn Vest (new member)	Coolac Recreation Reserve and Public Hall Land Manager	Dedication No. 620029
Kelly Helen Piper (new member)		Public Purpose: public recreation
Peter John Vest (new member)		Notified: 13 April 1888
Andrew Bruce Scott (new member)		Reserve No. 47671
Donna Louise Scott (new member)		Public Purpose: public hall
Carolyn Francis Harris (new member)		Notified: 27 March 1912
For a term commencing the date of this notice and expiring 12th December 2024.		File Reference: WA99R6-03

Schedule

Column 1	Column 2	Column 3
Ngharie Rowena McCallum (new member)	Tarcutta Memorial Hall Land Manager	Reserve No. 620070
Wanda Geraldine McKay (new member)		Public Purpose: public hall site
For a term commencing the date of this notice and expiring 30th November 2024.		Notified: 10 June 1927
		File Reference: WA82R96-02

(n2019-3870)

AUTHORISATION OF USE FOR ADDITIONAL PURPOSE UNDER S 2.14

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

The Hon Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1	Column 2
public recreation	Reserve No. 62325
	Public Purpose: racecourse
	Notified: 7 November 1930
	File Reference: OE81R45-002

Note: The existing reserved Crown land purpose is to remain.

(n2019-3871)

CROWN LAND MANAGEMENT ACT 2016

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 Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1	Column 2	Column 3
Fiona Jane Jennings (re-appointment)	Wattamondara	Reserve No. 84452
Virginia Penelope Watt (re-appointment)	Recreation Reserve Land Manager	Public Purpose: public recreation Notified: 24 May 1963
Peter George Taylor (re-appointment)		File Reference: OE80R163-004
Claire Brigid English (re-appointment)		
Arthur William Anthony Hogan (re-appointment)		
Ronald Edward Park (re-appointment)		

For a term commencing the date of this notice and expiring 12th December 2024.

(n2019-3872)

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 Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1	Column 2	Column 3
Robert John Attwood (new member)	South Pacific Heathland Reserve	Reserve No. 83283
Gillian Wendy Boyd (new member)	Land Manager	Public Purpose: promotion of the study and the preservation of native flora and fauna, public recreation
Elizabeth Maria Davis (new member)		Notified: 21 July 1961
Peter Gregory Frost (new member)		
Helen Julie Moody (re-appointment)		File Reference: NA80R453
Victoria Ann Sansom (new member)		

For a term commencing the date of
this notice and expiring 12th
December 2024.

(n2019-3873)

CROWN LAND MANAGEMENT ACT 2016

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 Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1	Column 2	Column 3
Bruce Douglas Kerridge (new member)	Mt Irvine Public Hall	Reserve No. 60844
Geoffrey Keith Naylor (re-appointment)	(R.60844) Reserve Land Manager	Public Purpose: public hall Notified: 30 November 1928
Carol Ann Carrigan (re-appointment)		File Reference: MN80R166
James Tzannes (re-appointment)		
Robyn Margaret Scrivener (re-appointment)		
Elisabeth Gunn (re-appointment)		

For a term commencing the date of this notice and expiring 12th December 2024.

(n2019-3874)

DISSOLUTION OF TRANSITIONAL RESERVE TRUST

Pursuant to clause 10A(2)(g) of Schedule 7 of the *Crown Land Management Act 2016*, the transitional reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

The Hon Melinda Pavey, MP
Minister for Water, Property and Housing

Schedule

Column 1	Column 2
Greenridge Recreation Reserve Trust	Reserve No. 25342 Public Purpose: public recreation Notified: 9 Jan 1897 File Reference: GF86R54#01

(n2019-3875)

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

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

The Hon Melinda Pavey, MP
Minister for Water, Property and Housing

Schedule 1

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation	Reserve No. 25342 Public Purpose: public recreation Notified: 9 Jan 1897 File Reference: GF86R54#01	13 December 2019

Schedule 2

Column 1	Column 2
All maintenance equipment, improvements, financial documents and management documentation.	The Minister for Water, Property and Housing

(n2019-3876)

DISSOLUTION OF TRANSITIONAL RESERVE TRUST

Pursuant to clause 10A(2)(g) of Schedule 7 of the *Crown Land Management Act 2016*, the transitional reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

The Hon Melinda Pavey, MP
Minister for Water, Property and Housing

Schedule

Column 1	Column 2
New Italy Community (R140090) Reserve Trust	Reserve No. 140090 Public Purpose: community purposes, environmental protection Notified: 22 Sep 1995 File Reference: GF97R30#01

(n2019-3877)

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

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

The Hon Melinda Pavey, MP
Minister for Water, Property and Housing

Schedule 1

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation	Reserve No. 140090 Public Purpose: community purposes, environmental protection Notified: 22 Sep 1995 File Reference: GF97R30#01	13 December 2019

Schedule 2

Column 1	Column 2
All maintenance equipment, improvements, financial documents and management documentation.	The Minister for Water, Property and Housing

(n2019-3878)

DISSOLUTION OF TRANSITIONAL RESERVE TRUST

Pursuant to clause 10A(2)(g) of Schedule 7 of the *Crown Land Management Act 2016*, the transitional reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

The Hon Melinda Pavey, MP
Minister for Water, Property and Housing

Schedule

Column 1	Column 2
Oyster Creek Reserve Trust	Reserve No. 16030 Public Purpose: public recreation Notified: 23 Jul 1892 File Reference: GF84R28#01

(n2019-3879)

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

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

The Hon Melinda Pavey, MP
Minister for Water, Property and Housing

Schedule 1

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation	Reserve No. 16030 Public Purpose: public recreation Notified: 23 Jul 1892 File Reference: GF84R28#01	13 December 2019

Schedule 2

Column 1	Column 2
All maintenance equipment, improvements, financial documents and management documentation.	The Minister for Water, Property and Housing

(n2019-3880)

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 Melinda Pavey, MP
Minister for Water, Property and Housing

Schedule

Column 1	Column 2
Snowy Monaro Regional Council ABN: 72 906 802 034	Reserve No. 73609 Public Purpose: sanitary purposes Notified: 14 Jul 1950 File Reference: 19/10693

Column 1	Column 2
	Reserve No. 49491 Public Purpose: night soil depot Notified: 3 Dec 1913 File Reference: 19/10688
For a term commencing the date of this notice	Reserve No. 15472 Public Purpose: night soil depot Notified: 28 May 1892 File Reference: 19/10687

(n2019-3881)

AUTHORISATION OF USE FOR ADDITIONAL PURPOSE UNDER S 2.14

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

The Hon Melinda Pavey, MP
Minister for Water, Property & Housing

Schedule

Column 1

urban services

Column 2

Reserve No. 49491
Public Purpose: night soil depot
Notified: 3 December 1913
File Reference: 19/10688

Column 1

urban services

Column 2

Reserve No. 15472
Public Purpose: night soil depot
Notified: 28 May 1892
File Reference: 19/10687

(n2019-3882)

APPOINTMENT OF CROWN LAND MANAGER

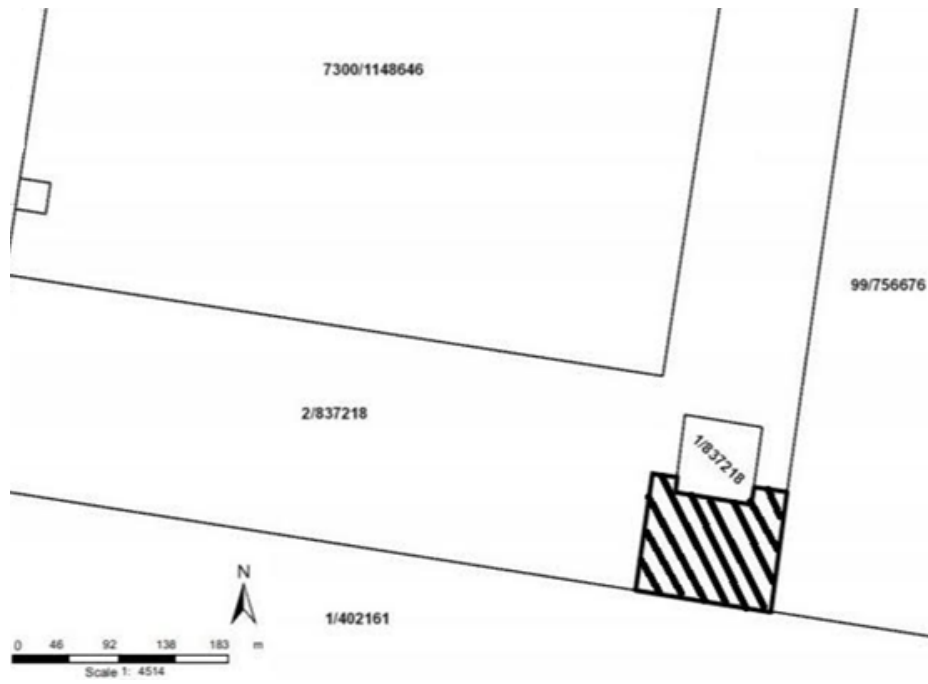
Pursuant to clause 3.3 of Part 3 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as Crown land manager of the land referred to in Column 2 of the Schedule.

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 Melinda Pavey, MP
Minister for Water, Property and Housing

Schedule

Column 1	Column 2
Snowy Monaro Regional Council ABN: 72 906 802 034	Part Reserve No. 88070 Public Purpose: rubbish depot Notified: 24 Dec 1970 File Reference: 19/10686
For a term commencing the date of this notice	Note: Part Lot 2 DP 837218 as shown in hatching on the diagram below



(n2019-3883)

BC - DUBBO

CROWN LAND MANAGEMENT ACT 2016

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. Robert Stokes, MP
Minister for Planning and Public Spaces

Column 1	Schedule	Column 2
steps (relevant interest - Metro Licence 537916)		Reserve No. 56146
ramp (relevant interest - Metro Licence 537916)		Public Purpose: generally
landing/platform (relevant interest - Metro Licence 537916)		Notified: 11 May 1923
		File Reference: 17/02842

Column 1	Schedule	Column 2
steps (relevant interest - Metro Licence 537916)		Reserve No. 1011268
ramp (relevant interest - Metro Licence 537916)		Public Purpose: future public requirements
landing/platform (relevant interest - Metro Licence 537916)		Notified: 3 February 2006
		File Reference: 17/11497

(n2019-3884)

BC - DUBBO

CROWN LAND MANAGEMENT ACT 2016

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 Melinda Pavey, MP
Minister for Water, Property & Housing

Column 1	Schedule	Column 2
access (relevant interest - Licence 613517)		Reserve No. 45038 Public Purpose: public recreation Notified: 23 March 1910 File Reference: 08/8163
communication facilities (relevant interest - Licence 613517)		
access (relevant interest - Licence 604393)		Reserve No. 8585 Public Purpose: camping, travelling stock Notified: 9 February 1889 File Reference: 19/01942
water supply (relevant interest - Licence 604393)		
communication facilities (relevant interest - Licence 615309)		Reserve No. 36344 Public Purpose: trigonometrical purposes Notified: 12 September 1903 File Reference: 08/6163
access (relevant interest - Licence 615309)		
grazing (relevant interest - Licence 593004)		Reserve No. 690 Public Purpose: water Notified: 24 July 1882 File Reference: 18/00295
well (relevant interest - Licence 593004)		
levee bank (relevant interest - Licence 605710)		Reserve No. 8102 Public Purpose: travelling stock Notified: 22 December 1888 File Reference: 18/08745
irrigation channel (relevant interest - Licence 611759)		Reserve No. 96172 Public Purpose: future public requirements Notified: 30 July 1982 File Reference: 19/07949
pipeline (relevant interest - Licence 611759)		
environmental rehabilitation (relevant interest - Licence 611759)		
grazing (relevant interest - Licence 589518)		Reserve No. 2288 Public Purpose: public purposes, public recreation Notified: 16 October 1886 File Reference: 17/09602
dam (relevant interest - Licence 589518)		
tank (relevant interest - Licence 589518)		

access
 (relevant interest - Licence 589518)
 bore site
 (relevant interest - Licence 589518)
 pump site
 (relevant interest - Licence 589518)

Column 1

dam
 (relevant interest - Licence 589518)
 tank
 (relevant interest - Licence 589518)
 access
 (relevant interest - Licence 589518)
 bore site
 (relevant interest - Licence 589518)
 pump site
 (relevant interest - Licence 589518)

Schedule

Column 2

Reserve No. 73455
 Public Purpose: future public requirements
 Notified: 17 February 1950
 File Reference: 17/09602

Column 1

grazing
 (relevant interest - Licence 601792)
 access
 (relevant interest - Licence 601792)

Schedule

Column 2

Reserve No. 85639
 Public Purpose: public recreation
 Notified: 4 February 1966
 File Reference: 18/09348

Column 1

grazing
 (relevant interest - Licence 601792)
 access
 (relevant interest - Licence 601792)

Schedule

Column 2

Reserve No. 97410
 Public Purpose: environmental protection
 Notified: 31 August 1984
 File Reference: 18/09348

Column 1

removal of encroachments
 (relevant interest - Licence 599358)

Schedule

Column 2

Reserve No. 78438
 Public Purpose: public recreation
 Notified: 29 March 1956
 File Reference: 18/06797

Column 1

dugout
 (relevant interest - Licence 612272)

Schedule

Column 2

Reserve No. 1013834
 Public Purpose: future public requirements
 Notified: 29 June 2007
 File Reference: 19/08305

Column 1

dugout
 (relevant interest - Licence 612275)

Schedule

Column 2

Reserve No. 1013834
 Public Purpose: future public requirements
 Notified: 29 June 2007
 File Reference: 19/08308

Column 1

jetty
 (relevant interest - Licence 610530)
 reclamation
 (relevant interest - Licence 593254)
 sliprails
 (relevant interest - Licence 593254)
 seawall

Schedule

Column 2

Reserve No. 56146
 Public Purpose: generally
 Notified: 11 May 1923
 File Reference: 14/06404

(relevant interest - Licence 593254)
jetty
(relevant interest - Licence 593254)
boatshed
(relevant interest - Licence 593254)
retaining wall
(relevant interest - Licence 562748)
ramp
(relevant interest - Licence 562748)
ramp
(relevant interest - Licence 562748)
pontoon
(relevant interest - Licence 562748)
piles
(relevant interest - Licence 562748)
jetty
(relevant interest - Licence 562748)
berthing area
(relevant interest - Licence 562748)
steps
(relevant interest - Licence 602431)
ramp
(relevant interest - Licence 602431)
pontoon
(relevant interest - Licence 602431)
piles
(relevant interest - Licence 602431)
jetty
(relevant interest - Licence 602431)
berthing area
(relevant interest - Licence 602431)
pump site
(relevant interest - Licence 608265)
pipeline
(relevant interest - Licence 608265)
monitoring gauges
(relevant interest - Licence 608265)
pipeline
(relevant interest - Licence 608265)

Schedule

Column 1

berthing area
(relevant interest - Licence 562748)
jetty
(relevant interest - Licence 562748)
steps
(relevant interest - Licence 602431)
ramp
(relevant interest - Licence 602431)
pontoon
(relevant interest - Licence 602431)
piles
(relevant interest - Licence 602431)
jetty
(relevant interest - Licence 602431)
berthing area
(relevant interest - Licence 602431)
pump site
(relevant interest - Licence 608265)
pipeline
(relevant interest - Licence 608265)
pipeline
(relevant interest - Licence 608265)
monitoring gauges
(relevant interest - Licence 608265)
jetty
(relevant interest - Licence 610530)
reclamation
(relevant interest - Licence 593254)
sliprails

Column 2

Reserve No. 1011268
Public Purpose: future public requirements
Notified: 3 February 2006
File Reference: 18/09934

(relevant interest - Licence 593254)
seawall
(relevant interest - Licence 593254)
jetty
(relevant interest - Licence 593254)
boatshed
(relevant interest - Licence 593254)
retaining wall
(relevant interest - Licence 562748)
ramp
(relevant interest - Licence 562748)
ramp
(relevant interest - Licence 562748)
piles
(relevant interest - Licence 562748)
pontoon
(relevant interest - Licence 562748)

(n2019-3885)

Other Government Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **CICADA INTERNATIONAL INCORPORATED INC9891696** became registered under the *Corporations Act 2001* as **CICADA INTERNATIONAL LIMITED ACN 636 007 068**, a company limited by guarantee on 25 September 2019, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Jodie Matheson
Delegate of the Commissioner,
NSW Fair Trading
26 November 2019

(n2019-3886)

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **GILGAI ABORIGINAL CENTRE INC. Y0869544** became registered under the *Corporations Act 2001* as **GILGAI ABORIGINAL CENTRE LIMITED ACN 631 041 248**, a company limited by guarantee on 15 March 2019, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Robyne Lunney
Delegate of the Commissioner,
NSW Fair Trading
11 December, 2019

(n2019-3887)

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 76

TAKE NOTICE that the registration of the following associations is cancelled by this notice pursuant to section 76 of the *Associations Incorporation Act 2009*.

GLORY OF CHRIST CHURCH INCORPORATED	INC1601491
BYRON INSTITUTE FOR GLOBAL SOLUTIONS INCORPORATED	INC1400737
AUSTRALIA CHINA RESOURCE COOPERATION ASSOCIATION INCORPORATED	INC1701716
MACARTHUR CHINESE SERVICES INCORPORATED	INC1401143
SHOAL BAY WHARFIES OCEAN SWIMMING INC	INC1800380
OAK FLATS ROLLERSKATING CLUB INCORPORATED	INC1701101
FREEDOM OF CHOICE AUSTRALIA INCORPORATED	INC1600011
BOARDRIDERS PM RLFC INCORPORATED	INC1800021
WATTAMONDARA PROGRESS ASSOCIATION INCORPORATED	Y2525526

Cancellation is effective as at the date of gazettal.

Dated this 11 th day of December 2019.

Diane Duggan
Delegate of the Commissioner
NSW Fair Trading

(n2019-3888)

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*.

WEST SYDNEY SILVERWATER FLAMINGOS FC INCORPORATED	INC1800278
WHISPERING EQUINE RESCUE INCORPORATED	INC1800048

Cancellation is effective as at the date of gazettal.

Dated this 11th day of December 2019.

Diane Duggan
Delegate of the Commissioner
NSW Fair Trading

(n2019-3889)

CHILDREN'S COURT ACT 1987

Children's Court of New South Wales

Practice Note 13

Section 38 care plans

Issued 13 December 2019

1. Commencement

1.1 This Practice Note commences on 16 December 2019.

2. Application

2.1 This Practice Note applies to care plans developed pursuant to section 38 of the *Children and Young Persons (Care and Protection) Act 1998* (the Care Act) except as provided in paragraphs 2.2.

2.2 This Practice Note does not apply to care plans developed under section 78 or section 38 where the care plan is developed and filed after an application for a care order is made under section 61 of the Care Act.

3. Section 38 care plans that do not require a court order to give effect to the care plan

3.1 A care plan developed under section 38 of the Care Act that does not require the Children's Court (the Court) to make an order to give effect to the care plan is not required to be listed and takes effect upon the filing of the care plan in the registry.

4. Section 38 care plans that require a court order to give effect to the care plan

4.1 Where a care plan:

- allocates parental responsibility, or aspects of parental responsibility, to any person other than the parents of the child or young person, or
 - a court order is otherwise sought for the purpose of giving effect to the care plan,
- the care plan is to be listed before the Court to enable the Court to consider whether an order should be made by consent in accordance with section 38(2) or section 38(3) of the Care Act.

5. Filing of section 38 care plans that require a court order to give effect to the care plan

5.1 A care plan that requires the Court to consider making an order by consent is to be filed together with a one page summary at the beginning of the care plan detailing;

- the parties to the care plan
- the name, date of birth and age of the child/ren who are the subject of the care plan
- the names of the proposed carers/guardians for the child/ren and their relationship to the child/ren who are the subject of the care plan
- the proposed orders in full.
- whether or not a child or young person is an Aboriginal or Torres Strait Islander child or young person and subject to the Aboriginal and Torres Strait Islander principles in Part 2 of Chapter 2 of the Care Act.

- 5.2 Where the care plan requires the Court to make an order to give effect to the care plan it is sufficient that, at the time of filing, the care plan notes that the parties have reached agreement subject to the parties obtaining independent legal advice.
- 5.3 Where the care plan proposes a guardianship order to be made by consent, the care plan must comply with section 79B (9) of the Care Act and the following documents are to accompany the care plan at the time of filing;
- Suitability statement/s and guardianship assessment/s as required under clause 23C of the *Children and Young Persons (Care and Protection) Regulation 2012*.
 - Written consent of the prospective guardian/s if they are not participants in the preparation of the care plan and proposed consent orders.
 - Written consent of the Secretary if the consent orders are not sought by the Secretary.
 - Copies of any recent reports regarding the health, educational or social well-being of the child or young person that is relevant to the care plan.
 - If the child or young person is an Aboriginal or Torres Strait Islander child or young person, a statement outlining how the proposed order is consistent with the Aboriginal and Torres Strait Islander principles in Part 2 of Chapter 2 of the Care Act.
- 5.4 Written consent of a child over the age of 12 as referred to in section 79A(3)(d) of the Care Act should not be filed until the child's legal representative has been appointed and has had an opportunity to confer with the child.
- 6. Deemed appointment of legal representative for the child or young person**
- 6.1 The appointment of a legal representative to act for a child or young person under section 99(1) of the Care Act shall be deemed to have been made to a solicitor or barrister employed or engaged by Legal Aid NSW on the filing of a section 38 care plan that is required to be listed before the Court.
- 7. Procedure for listing section 38 care plans**
- 7.1 In the usual course a section 38 care plan that:
- allocates parental responsibility, or aspects of parental responsibility, to any person other than the parents of the child or young person, or
 - a court order is otherwise sought for the purpose of giving effect to the care plan
- is to be listed **within four weeks** of filing.
- 7.2 In regional areas where the Court is not sitting in four weeks' time, the matter should be listed as close as possible to the four week period as is reasonably practicable.
- 8. Service of section 38 care plans**
- 8.1 A care plan that has been filed and listed before the Court is to be served on the parties to the care plan and the child's legal representative together with the **Notice of Listing** and any other documents filed with the care plan.
- 8.2 At the time of service the Secretary must also serve a notice informing the respondent parent or primary caregiver how to obtain legal advice or legal representation in relation to the matter.
- 8.3 If directed by the Court, the Secretary must provide evidence of service by way of an affidavit.
- 9. The first return date**
- 9.1 The parties are to advise the Court on the first return date whether the proposed orders are consented to.
- 9.2 If the Court is not satisfied that consent orders can be made on the first return date it may grant an adjournment of **not more than 4 weeks** to allow the parties to resolve the outstanding issues.
- 10. The second court date**
- 10.1 If the Court is not satisfied that consent orders can be made following the adjournment the Court may decline to make the orders.

His Honour Judge Peter Johnstone
President, Children's Court of NSW
13 December 2019

(n2019-3890)

CHILDREN'S COURT ACT 1987

The Children's Court of New South Wales

Practice Note No. 4

Short Term Care Orders Pilot Project
and STCO Practice Sites

First Issued 20 June 2011

Amended 12 April 2013

This Practice Note is rescinded on 13 December 2019

1. Commencement

1.1 This amended Practice Note commences on 12 April 2013

2. The Project

2.1 Community Services is currently undertaking a pilot project called the Short Term Care Orders Pilot Project ("the Project") designed to increase the use of short term care orders with the aim of keeping children in the care of their families or restoring children to the care of their families in an expeditious manner and avoiding long term care orders wherever possible. The Project is part of a larger scheme of projects to support a conceptual shift in Community Services casework practice towards the preservation and restoration of families.

2.2 The Project operates in the following Community Services Centres: Bowral, Burwood, Campbelltown, Chatswood, Clarence Valley, Central Sydney, Eastern Sydney, Edgeworth, Epping, Gosford, Lakemba, Maitland, Mayfield, Raymond Terrace, St George, Sutherland and Wyong. Other centres may be subsequently nominated and notified to the Court.

2.3 Community Service Centres at which the Project operates or commences to operate are to be designated "STCO Practice Sites".

3. Application

3.1 This Practice Note only applies to new care applications filed in the Children's Court (the Court) after the commencement of this Practice Note that emanate from any operative STCO site. It does not apply to applications for an emergency care and protection orders under s 46 of the *Children and Young Persons (Care and Protection) Act 1998* (the *Care Act*).

3.2 Community Services is to mark on the front of the application the words "Short Term Care Orders Project" to identify new care applications that fall within the Project.

4. Case Management of matters falling within the Project

4.1 Prior to the determination under s72 of the *Care Act* that a child is in need of care and protection (establishment), applications falling within the Project will proceed in the same manner as for applications that do not fall within the Project.

4.2 Where a case has been established and Community Services is of the view that restoration is a realistic possibility, an application will be made to adjourn the case for a period of up to 3 months to allow Community Services to work with the family and to confirm whether, in their view, restoration should be pursued.

4.3 After hearing any submissions by other parties, the Children's Court (the Court) will grant the application for an adjournment for a period of up to 3 months unless it considers it inappropriate to do so in the particular circumstances of the case.

4.4 If the Court grants the application for the adjournment the Court will also refer the case to alternative dispute resolution under s 65 or s 65A of the *Care Act*. A conference under s65 or s65A is to be held within 2 to 3 weeks.

5. Dispute Resolution Conference following Establishment

5.1 The purpose of the DRC or external ADR conference referred to in paragraph 4.4 above will be for the parties to jointly plan the assessment and initial intervention phase with the family during the adjournment period, and identify any further interim orders that the parties believe would be appropriate in the circumstances.

- 5.2 Community Services will file and serve a 'Summary of the Proposed Future Plan for the Child/Young Person' at least three working days prior to the DRC or external ADR conference (or within such other time as the Court directs) which will:
- (i) identify the risks and safety concerns which have led to the involvement of Community Services;
 - (ii) indicate why Community Services has formed the initial view that restoration is a realistic possibility, and why an adjournment of up to 3 months would be appropriate to test this view;
 - (iii) identify what Community Services considers the parents and/or the child/young person need to do to satisfy Community Services that it is safe for the child/ren to return home safely;
 - (iv) identify what Community Services considers the parents and/or the child/young person need to change/ demonstrate during the adjournment period for Community Services to confirm its initial view that restoration is a realistic possibility; and
 - (v) identify what resources/services Community Services proposes to arrange, or has arranged, to assist the parents and/or the child/young person achieve these changes, both during the adjournment period and thereafter.
- 5.3 If following the DRC the parties have agreed that further interim orders are necessary the Children's Registrar will arrange for the matter to be re-listed before the Court at the earliest opportunity.
- 5.4 If following the external ADR conference the parties have agreed that further interim orders are necessary Community Services will seek to have the matter re-listed before the Court at the earliest opportunity.
- 6. Further 3 month adjournment period**
- 6.1 If during the adjournment period circumstances arise where Community Services and/or another party forms the view that a further adjournment of up to 3 months will be required to assess whether restoration should be pursued the party should seek to re-list the matter as soon as practicable.
- 6.2 The party seeking the adjournment is to file and serve a short written submission outlining why the further adjournment is sought.
- 6.3 If the application is not opposed, and it is appropriate to do so, the Court will grant a further adjournment, in Chambers, of up to 3 months to allow for further assessment. If necessary a further DRC or external ADR conference will be arranged for the parties to discuss how the matter might then proceed.
- 6.4 If the application is opposed the applicant party is to file and serve, prior to the re-listing of the case:
- (i) an affidavit outlining what progress has been made to date in addressing the risks and safety concerns initially raised by Community Services and
 - (ii) an updated 'Summary of the Proposed Future Plan for the Child/Young Person' which addresses the matters referred to at 5.2 (ii), (iii), (iv) and (v) above prior to the re-listing of the case.
- 7. Removal of cases from the Project**
- 7.1 If any party forms the view that restoration is no longer a realistic possibility or for any other reason the matter should no longer remain in the Project that party is to seek to re-list the matter as soon as practicable.
- 8. Care plan following 3 month adjournment**
- 8.1 At the conclusion of the adjournment period, or any extension of that period granted by the Court, Community Services will file and serve permanency plans and apply for final orders in the usual way.
- 8.2 If the parties agree on how the application should be determined consent orders are to be prepared and placed before the Court for consideration.
- 8.3 If the parties do not agree on how the application should be determined the case should be placed before the Court to make directions for the filing of affidavits and for the matter to be listed for hearing.

Judge Peter Johnstone
President
12 April 2013

(n2019-3891)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Police and Emergency Services

Pursuant to section 36 of the *Constitution Act 1902*, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Anthony Roberts MP to act for and on behalf of the Minister for Police and Emergency Services on and from 27 December 2019 to 3 January 2020, inclusive; the Honourable Gareth Ward MP to act for and on behalf of the Minister for Police and Emergency Services on and from 4 January 2020 to 5 January 2020, inclusive; and the Honourable Mark Speakman SC MP to act for and on behalf of the Minister for Police and Emergency Services on and from 6 January 2020 to 18 January 2020, inclusive.

Dated: 11 December 2019

GLADYS BEREJIKLIAN, MP
Premier

(n2019-3892)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Jobs, Investment, Tourism and Western Sydney

Pursuant to section 36 of the *Constitution Act 1902*, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Gareth Ward MP to act for and on behalf of the Minister for Jobs, Investment, Tourism and Western Sydney on and from 23 December 2019 to 12 January 2020, inclusive; and the Honourable Damien Tudehope MLC to act for and on behalf of the Minister for Jobs, Investment, Tourism and Western Sydney on and from 13 January 2020 to 23 January 2020, inclusive

Dated: 11 December 2019

GLADYS BEREJIKLIAN, MP
Premier

(n2019-3893)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Agriculture and Western New South Wales

Pursuant to section 36 of the *Constitution Act 1902*, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Melinda Pavey MP to act for and on behalf of the Minister for Agriculture and Western New South Wales on and from 30 December 2019 to 6 January 2020, inclusive.

Dated: 11 December 2019

GLADYS BEREJIKLIAN, MP
Premier

(n2019-3894)

GEOGRAPHICAL NAMES ACT 1966

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

Jane Starkey Park for a reserve running parallel to Dawson Avenue in the suburb of Thornleigh.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 12 December 2019 to 16 January 2020. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@customerservice.nsw.gov.au or written submissions mailed to 346 Panorama Ave, Bathurst, NSW 2795.

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

NARELLE UNDERWOOD
Chair
Geographical Names Board
PO Box 143
BATHURST NSW 2795

(n2019-3895)

LAND TAX MANAGEMENT ACT 1956

Land Tax (including Surcharge Land Tax) Returns for 2020 Tax Year

1. This Order is made under section 12(1) of the *Land Tax Management Act 1956* (the Act) and section 37 of the *Taxation Administration Act 1996* (TAA). The purpose of this Order is to inform persons who own land in New South Wales if and when they are required to lodge an initial return or a variation return for the 2020 land tax year, and any subsequent tax year.
2. A “person” includes a company, a trustee, a beneficiary of a trust and a natural person.
3. Under section 12(2) of the Act, the Chief Commissioner of State Revenue (the Chief Commissioner) may require any person to lodge a return or further return in circumstances other than those described in this Order.
4. A requirement to lodge a return specified in this Order does not affect a requirement to lodge a return by an earlier date specified by the Chief Commissioner under section 12(2) of the Act or an earlier date specified in any previous Order made under section 12(1).

Persons Who Must Lodge an Initial Return

5. The requirement to lodge an initial land tax return applies to “persons” who are “owners” of land in New South Wales at midnight on 31 December of 2019 or any subsequent land tax year. The reference to an “owner” includes a reference to a person who is an owner of land or is deemed to be an owner for land tax purposes by the Act.
6. Persons who own land in New South Wales at midnight on 31 December of 2019 and any subsequent land tax year must lodge an initial return unless they were assessed and received a land tax notice of assessment for the previous land tax year.
7. Persons who are foreign persons for the purposes of surcharge land tax and who own residential land in New South Wales at midnight on 31 December 2019 and any subsequent land tax year must lodge an initial return unless they were assessed and received a land tax notice of assessment for surcharge land tax for the previous land tax year.
8. Persons who received a land tax notice of assessment for any land tax year showing NIL land tax payable, and subsequently acquire an additional ownership interest in land, must lodge an initial return.
9. Persons who are liable to be assessed for land tax for any tax year and have not previously lodged a return for that tax year, or have lodged a return but have not received a land tax notice of assessment by 31 December of that tax year, must lodge an initial return for the following tax year.
10. Persons who own land that was exempt from land tax in any tax year but the land ceases to be exempt for a subsequent land tax year must lodge an initial return.
11. Where land is subject to a trust and the trustee has not previously lodged a land tax return, the trustee must lodge an initial return on behalf of the trust. (Note: if the trustee fails to lodge a return or fails to provide the information specified on the form about the beneficiaries of the trust, the trust may be assessed as a special trust).
12. Examples of when an owner must lodge an initial return for a particular tax year include:
 - (a) A residence that is not the owner's exempt principal place of residence was purchased prior to the taxing date for the relevant tax year;
 - (b) The owner of land is liable for land tax for the previous tax year but did not receive an assessment by 31 December of that year;
 - (c) a foreign person has not previously advised their residency status;
 - (d) an assessment notice showing NIL tax was received for a particular land tax year and new land or an additional ownership interest in land has subsequently been acquired;
 - (e) land that was the owner's exempt principal place of residence is subsequently left vacant or rented to tenants prior to the taxing date for the relevant tax year;
 - (f) land is subject to a trust and the trustee has not previously lodged a land tax return on behalf of the trust;
 - (g) land is subject to a trust and the trustee has not previously advised if any possible beneficiaries are foreign.
13. A Land Tax Registration Form is an initial return for the purposes of section 12.

Due Date for Lodgement of Initial Returns

14. Any person who is required by this Order to lodge an initial return must do so by 31 March during the relevant tax year.
15. Penalty tax and interest may be imposed under the Act and the TAA for failing to lodge an initial return by the due date. Late lodgement interest applies from 1 April of the relevant tax year until the date of lodgement of the return.

Persons Who Must Lodge a Variation Return

16. A variation return is required to be lodged by a person who receives an incorrect notice of assessment of land tax. Errors that require a variation return to be lodged include errors in the description of the land and errors in the details about the owner(s) of the land.
17. Examples of errors on a notice of assessment that require lodgement of a variation return include:
 - (a) the assessment notice is missing land or contains land that is not owned by the person at the taxing date;
 - (b) the percentage interest in land is incorrect for land that is jointly owned;
 - (c) an error occurred in the calculation of the average value of a parcel of land;
 - (d) a foreign person has not been assessed for surcharge land tax on residential land;
 - (e) a foreign person has changed the use of the land from non-residential to residential or residential to non-residential purposes;
 - (f) beneficiaries (either identified or potential) of a trust which owns residential land have not been correctly classified as foreign persons;
 - (g) land shown in an assessment for a natural person is actually owned by the person in the capacity of trustee;
 - (h) an exemption is incorrectly applied to land that is not exempt;
 - (i) an exemption was granted subject to conditions which were not fulfilled;
 - (j) the calculation of tax is incorrect (being either too high or too low);
 - (k) a trustee of a trust has an interest in land that is not included in the notice of assessment;
 - (l) a special trust is incorrectly assessed as a fixed trust or a fixed trust is incorrectly assessed as a special trust;
 - (m) the beneficiaries of a family unit trust have changed since 31 December 2005;
 - (n) additional land was acquired by a family unit trust and the total liable land owned by the trust has a taxable value of more than \$1 million for the tax year in which the additional land was acquired;
 - (o) a group constituted under section 29 of the Act does not have a member classified as a concessional company or has more than one member classified and separately assessed as a concessional company (Note: two or more companies can be correctly classified as joint concessional companies and jointly assessed).

Due Date for Lodgement of Variation Returns

18. A variation return is required to be lodged by the first instalment date shown on the notice of assessment. If the notice of assessment shows that no tax is payable, the due date for lodgement of a variation return is 40 days after the "Issue Date" shown on the notice.
19. Penalty tax and interest may be imposed under the Act and the TAA for failing to lodge a variation return by the due date.

How to Lodge a Return

20. A person or their authorised agent may lodge an initial return, a variation return or a surcharge return online at www.revenue.nsw.gov.au/taxes/land/online. To login you will need your client ID and correspondence ID, which can be found on any recent Revenue NSW land tax notice or correspondence.
21. Contact Revenue NSW if you are unable to use the on-line lodgement option and require an alternative lodgement option. Revenue NSW's contact details and business hours are published on the website.

Go to www.revenue.nsw.gov.au for more information on land tax and surcharge land tax.

Kelly Wood
Chief Commissioner of State Revenue
Date: 11 December 2019

LOCAL COURT RULES 2009

APPOINTMENT

In pursuance of Part 8 Rule 8.2A of the *Local Court Rules 2009* I appoint the following vacation period: Fixed vacation for 2020/2021 shall commence on Monday 28 December 2020 and conclude on Sunday 10 January 2021.

Judge Henson
Chief Magistrate AM

(n2019-3897)

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Section 13 (4)

NOTICE OF INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

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

1. Ellalong Public School
2. Glendale East Public School
3. Harcourt Public School
4. Inner Sydney High School
5. Louth Public School

Michael Waterhouse
General Counsel
Department of Education

10 December 2019

(n2019-3898)

**POISONS AND THERAPEUTIC
GOODS REGULATION 2008**

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on **Winston Teck Chuen Lo PHA0000958545** of Collaroy Plateau NSW 2097 prohibiting him, until further notice, as a pharmacist, from supplying or having possession of, or manufacturing any preparation, admixture or extract of a drug of addiction as authorised by Clauses 101(1) and 102 of the Regulation.

This Order is to take effect on and from 13 December 2019.

Dated at Sydney, 9 December 2019

Elizabeth Koff
Secretary, NSW Health

(n2019-3899)

EXEMPTION ORDER

under the

POINT TO POINT TRANSPORT (TAXIS AND HIRE VEHICLES) REGULATION 2017

I, Anthony Wing, Point to Point Transport Commissioner, pursuant to clause 92 of the Point to Point Transport (Taxis and Hire Vehicles) Regulation 2017 (Regulation), exempt Scooti Pty Ltd from the application of sub-clauses 21(4)(b) and 21(5)(b), (c) and (d) of the Regulation.

This exemption is conditional on Scooti Pty Ltd holding their authorisation to provide a booking service (BSP-413192).

Dated 11 December 2019

ANTHONY WING
Point to Point Transport Commissioner

Part 1 Preliminary

1. Purpose

The purpose of this Order is to grant an exemption from the application of the following subclauses of the Regulation:

- (a) minimum engine capacity in subclause 21(4)(b)
- (b) the equipment requirements contained in subclauses 21(5)(b), (c) and (d)

2. Commencement

This Order commences on 13 December 2019 for a 12 month trial period.

3. Definitions

In this Order, the words and expressions used have the same meaning as they do in the *Point to Point Transport (Taxis and Hire Vehicles) Act 2016* (the Act) and the Regulation, except for the following:

- (a) “hire vehicle” means a motor cycle that complies with the Australian Design Rules (under the [Motor Vehicle Standards Act 1989](#) of the Commonwealth) vehicle category definition of motor cycle (LC vehicle) used to provide a passenger service.

Part 2 Exemption

4. Exemption – hire vehicle engine capacity

A hire vehicle with an engine capacity of not less than 125 cc used to provide a passenger service as a result of a booking taken by Scooti Pty Ltd is exempted from the minimum engine capacity requirement at subclause 21(4)(b) of the Regulation.

5. Exemption – equipment requirements

- (1) Scooti Pty Ltd is exempted from subclauses 21(5)(b), (c) and (d) in relation to the specified equipment that must be available for use by prospective passengers.
- (2) This exemption only applies to passenger services provided with hire vehicles with an engine capacity not less than 125 cc and not more than 500 cc.

(n2019-3900)

COUNCIL NOTICES

GEORGES RIVER COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
LAURICELLA LANE	Riverwood

Description

The unnamed lane between Hardwicke Street and Littleton Street in Riverwood

STEPHEN MALES, GIS Coordinator, Georges River Council, PO Box 205, HURSTVILLE NSW 1481

GNB Ref: 0247

(n2019-3901)

GOULBURN MULWAREE COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Goulburn Mulwaree Council declares with approval of Her 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) Act 1991* for Public Road.

Dated at Goulburn this 11th day of December 2019

Warwick Leslie Bennett
General Manager

Schedule

Lot 51 DP1249658 being part of the former land comprised in

Lot 7001 DP94626

Lot 7004 DP94627

Lot 7003 DP94630

And Lot 7304 DP147760
(now known as Lot 50 DP1210200)

(n2019-3902)

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
ANNALIESE STREET	Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the first turn left into Annaliese Street.

Name **Locality**
CALDERA STREET Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the fifth turn right into Caldera Street.

Name **Locality**
DASHER WAY Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the sixth turn right into Dasher Way.

Name **Locality**
REEDLING ROAD Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the third turn left into Reedling Road.

Name **Locality**
RIFFLE WAY Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the second turn to the left into Riffle Way.

Name **Locality**
STEAMCRUISER DRIVE Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the fourth turn left into Steamcruiser Drive.

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

GNB Ref: 0243

(n2019-3903)

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**
TAU STREET Chisholm

Description

From the intersection of Raymond Terrace Road and Settlers Boulevard, travel north along Settlers Boulevard and take the second turn right into Tau Street.

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

GNB Ref: 0244

(n2019-3904)

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
AQUATA STREET	Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the fourth turn right into Aquata Street.

Name	Locality
BASKER STREET	Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the first turn left into Annaliese Street, the first turn right into Petaltail Street and the second turn left into Basker Street.

Name	Locality
GLASSPOND STREET	Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the third turn right into Glasspond Street.

Name	Locality
PETALTAIL STREET	Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the first left hand turn into Annaliese Street. The first cross road in Annaliese Street is Petaltail Street.

Name	Locality
TRAMEA WAY	Chisholm

Description

From the intersection of Settlers Boulevard and McFarlanes Road, Chisholm travel south along Settlers Boulevard and take the first turn left into Annaliese Street. Take the first turn right into Petaltail Street and the first turn left into Tramea Way.

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

GNB Ref: 0242

(n2019-3905)

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
GREENLING DRIVE	Chisholm

Description

From the intersection of Settlers Boulevard and Duskdarter Street, Chisholm travel north along Settlers Boulevard and take the first turn right into Greenling Drive.

Name	Locality
REGINA WAY	Chisholm

Description

From the intersection of Raymond Terrace Road and Settlers Boulevard, Chisholm, travel north along Settlers Boulevard and take the second turn right into Mystic Street then the first turn right into Regina Way.

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

GNB Ref: 0246

(n2019-3906)

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
TERRITORIA PLACE	Chisholm

Description

From the intersection of Settlers Boulevard and Tigerhawk Drive, Chisholm head east along Tigerhawk Drive and take the first turn right into Territoria Place.

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

GNB Ref: 0245

(n2019-3907)

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with Section 10 of the *Roads Act 1993*, the land described in the Schedule below, being land owned by the Port Macquarie-Hastings Council, is hereby dedicated as public road.

SCHEDULE

All of Lot 1 Deposited Plan 1246538 Parish Cairncross, County Macquarie being land situated adjacent to 1220 Rollands Plains Road, Ballengarra.

CRAIG SWIFT McNAIR, General Manager, Port Macquarie-Hastings Council, 17 Burrawan Street, Port Macquarie, NSW 2444

(n2019-3908)

SHELLHARBOUR CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
CABBAGE TREE CRESCENT	Calderwood

Description
extends between Sunflower Boulevard and Lomandra Crescent

Name	Locality
FLINTWOOD ROAD	Calderwood

Description
link between Sunflower Boulevard

Name	Locality
HARPER STREET	Calderwood

Description
extends between Sunflower Boulevard and Lomandra Crescent

Name	Locality
LOMANDRA CRESCENT	Calderwood

Description
extends between Sunflower Boulevard and Escarpment Drive

Name	Locality
SUNFLOWER BOULEVARD	Calderwood

Description
extends between Escarpment Drive and Lomandra Crescent

Name	Locality
BAY LANE	Shell Cove

Description
extends between Quayside Avenue and Dunes Way

Name	Locality
DUNES WAY	Shell Cove

Description
extends between Wharf Parade and Quayside Avenue

Dated at Wentworth this 11th day of June 2019

General Manager

Schedule 1

Lot 102 DP1232722 being part of the land
comprised in Certificate of Title Folio Identifier 16/18/758338

Schedule 2

"(A) PROPOSED EASEMENT FOR ACCESS 5 WIDE" in Deposited Plan 1232722 affecting Lot 16 Section 18
Deposited Plan 758338

Terms of Easement

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it from time to time and at all times to go, pass and repass for all purposes with or without materials, tools, implements, plant, machinery, or vehicles upon and over the surface of the servient tenement TOGETHER WITH the right to enter upon the servient tenement from time to time and at all times with any materials, tools, implements, plant machinery, or vehicles and to remain there for any reasonable time for the purpose of laying upon the surface of the servient tenement, rock, stone, gravel, bitumen, concrete or other material, or for the purpose of removing the surface and undersurface of the servient tenement and substituting therefor either in whole or part, rock, stone, gravel, bitumen, concrete or other material and of forming and maintaining a road thereon to such standards as may from time to time be determined by the Body having the benefit of this easement.

(n2019-3910)

WENTWORTH SHIRE COUNCIL

Roads Act 1993

Under Section 10 of the *Roads Act 1993* Lot 1 Deposited Plan 1071616 which is owned by Wentworth Shire Council is hereby dedicated as Public Road.

KEN ROSS
GENERAL MANAGER
WENTWORTH SHIRE COUNCIL

(n2019-3911)