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GOVERNMENT NOTICES

Rural Fire Service Notices

TOTAL FIRE BAN ORDER

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

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

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

This direction shall apply for the periods specified hereunder:

00:01 hours to 23:59 hours on Friday 25th January 2019.

SHANE FITZSIMMONS AFSM

Commissioner

By delegation from the Minister for Emergency Services

(n2019-208)

TOTAL FIRE BAN ORDER

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

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

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

This direction shall apply for the periods specified hereunder:

00:01 hours to 23:59 hours on Saturday 26th January 2019.

SHANE FITZSIMMONS AFSM

Commissioner

By delegation from the Minister for Emergency Services

(n2019-209)

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 25 January 2019

Howard Reed
Director
Resource Assessments

SCHEDULE 1

Column 1	Column 2
Development	Land
Development known as the 'Bass Point Quarry Project' (MP 08_0143), approved by a delegate of the Minister under section 75J of the Act on 28 January 2014 as subsequently modified under 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Bass Point Quarry Project (MP 08_0143)' as in force on the date of this Order.

(n2019-210)

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 22.01.19

Howard Reed
Director
Resource Assessments

SCHEDULE 1

Column 1	Column 2
Development	Land
Development known as the 'Ardglan Quarry Extension Project' (MP 06_0264), approved by the Minister under section 75J of the Act on 2 December 2008, as subsequently modified under 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Ardglan Quarry Extension Project' (MP 06_0264) as in force on the date of this Order.

(n2019-211)

Protocol for calculating monetary benefits



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The NSW Environment Protection Authority (NSW EPA) acknowledges and thanks the Environment Protection Authority Victoria (EPA Victoria) for its collaboration on monetary benefits approaches over many years.

The NSW EPA has been granted a licence by EPA Victoria to use a tool owned by the EPA Victoria known as the “Non-Compliance Economic Assessment Tool” (‘NEAT’ or ‘the Model’) and the associated User Guide (© Environment Protection Authority Victoria 2019). EPA Victoria owns the intellectual property (IP) rights to the NEAT Model and User Guide. The calculation method outlined in this Protocol document is based on the method contained in the NEAT Model and User Guide.

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Glossary

Assessment Period	The period that begins at the Date of Non-Compliance and ceases at the Date for Assessment
Business	The business, trade or commercial activity conducted by an Entity (i.e. person) such as an individual (e.g. sole trader) or a corporation
Date for Assessment	The known or deemed date, either in the past or in the future, at which a business is taken to cease gaining monetary benefits from non-compliance with its Legal Obligations
Date of Compliance	The date on which the non-compliance that gave rise to the monetary benefits is taken to have ended
Date of Non-Compliance	The date at which a business is taken to begin to gain monetary benefits from non-compliance with its Legal Obligations
Debt	The total of current and non-current liabilities for borrowings with terms of more than one year
Direct Cost of Sales	The costs that are wholly and exclusively incurred as a result of the sale having been made
Entity / person	The legal entity (i.e. the 'person') that is liable for income tax for a business, such as an individual (e.g. sole trader) or a corporation. The term 'person' is the legal term, defined in section 21 of the <i>Interpretation Act 1987</i> (NSW), as: 'an individual, a corporation and a body corporate or politic'.
Gross Margin	The net amount of the revenue arising from non-compliant sales less the associated Direct Cost of Sales
GST	Goods and Services Tax
Income tax	When used, this term refers to both individual income tax and company tax, whichever is applicable
Legal Obligations	Any obligations, duties and other responsibilities under the <i>Protection of the Environment Operations Act 1997</i>
Method	The equations and relationships to be applied to complete a calculation of a monetary benefit, set out in Section 2 of this Protocol
Non-Compliance Period	The period between the Date of Non-Compliance and Date of Compliance
POEO Act	<i>Protection of the Environment Operations Act 1997</i> (NSW)
Principal Sum	Either: <ul style="list-style-type: none"> • an amount of expenditure that has been avoided; or • an amount of expenditure that has been delayed until such time as it is incurred; or • the Gross Margin obtained from sales that have been made but are not compliant with a business's Legal Obligations.

Rate of Return	The weighted average of: <ul style="list-style-type: none">• the percentage annual return that the business is able to earn on the share of a Principal Sum, which is not applied to reduce Debt; and• the annual rate of interest on any Debt that a business is able to avoid by applying any remaining share of a Principal Sum to reduce Debt.
Shareholder Equity	Shareholder capital and reserves invested in the business
Time Value of the Principal Sum	The total of: <ul style="list-style-type: none">• the compounded returns that the business is able to earn by investing the share of the Principal Sum, which is not applied to reduce Debt; and• any compounded interest costs that a business is able to avoid by applying any remaining share of a Principal Sum to reduce Debt.

Purpose and introduction

Section 249 of the *Protection of the Environment Operations Act 1997* (**POEO Act**) enables the court to order an offender to pay, as part of the penalty for committing an offence, an amount representing the monetary benefit the offender acquired by committing the offence.

Monetary benefit means monetary, financial or economic benefits.

Clause 101A of the Protection of the Environment Operations (General) Regulation 2009 prescribes this Protocol as the method for determining a monetary benefit for the purposes of section 249 of the POEO Act.

This paper contains two parts:

1. Section 1 contains the Preamble which outlines the principles underpinning the calculation method.
2. Section 2 contains the calculation method which outlines step-by-step the equations and relationships to be applied to complete a calculation of a monetary benefit (**the Method**).

Any enquiries about this Protocol should be directed to:

NSW Environment Protection Authority
Regulatory Reform and Advice Branch
PO Box A290
Sydney South NSW 1232
Phone: (02) 9995 5000

Section 1 - Preamble

Key principles

The Method is based on the principle that by avoiding compliance with environmental legal obligations (**Legal Obligations**), a business may gain monetary benefits by being able to:

- avoid or delay obligations to incur expenditure that is necessary to comply with its Legal Obligations; or
- make sales that do not comply with its Legal Obligations.

The Method quantifies the marginal or incremental benefits that a business may obtain from these events.

The Method is a method for assessing the monetary benefits of avoided or delayed expenditure, or non-compliant sales. The Method is not affected by the reasons for the non-compliance. The Method does not consider or evaluate the reasons that lead to avoided or delayed expenditure or non-compliant sales because that is not its purpose.

Period over which monetary benefits may be obtained

The monetary benefits from a breach of Legal Obligations are taken to arise over a continuous period (**Assessment Period**) that:

- begins at the date at which a business is taken to begin to gain monetary benefits from non-compliance with its Legal Obligations (**Date of Non-Compliance**); and
- ceases at a known or deemed date (**Date for Assessment**), either in the past or in the future.

Where a business may be intermittently compliant, the Method requires that the monetary benefits are calculated separately for each instance of non-compliance.

The amount of monetary benefits

Monetary benefits are made up of:

- the monetary value of each Principal Sum (detailed below) that a business is able to retain or gain as a result of non-compliance; and
- the Time Value of the Principal Sum (detailed below).

Explanation of terms

A **Principal Sum** is either:

- an amount of expenditure that has been avoided; or
- an amount of expenditure that has been delayed until such time as it is incurred; or

- the Gross Margin obtained from sales that have been made but are not compliant with a business's Legal Obligations, where:

$$GM = S - DC$$

and:

- GM is the Gross Margin;
- S is the revenue arising from the non-compliant sales; and
- DC is the **Direct Cost of Sales** being the costs that are directly attributable to making those non-compliant sales (i.e. the costs that are wholly and exclusively incurred as a result of the sale having been made).

The **Time Value of the Principal Sum** is the total of:

- the compounded returns that the business is able to earn by investing the share of the Principal Sum, which is not applied to reduce the total of current and non-current liabilities for borrowings with terms of more than one year (**Debt**); and
- any compounded interest costs that a business is able to avoid by applying any remaining share of a Principal Sum to reduce Debt.

Recognition of monetary benefits

Monetary benefits are calculated on the basis of cash flows, not accounting accruals.

NOTE: This is because a business can benefit from the possession of cash by utilising it to make investments or to reduce borrowings. An accounting book entry in isolation from a corresponding cash flow does not of itself provide a business with the opportunity to realise those benefits.

For example, a business may deliver goods or services for which it issues an invoice, which typically is not paid until sometime after the delivery of the goods or services. At the time the goods or services are delivered, the business would account for a sale and a debtor (an amount receivable). However, passing that book entry does not provide the business with cash that it could invest or use to repay borrowings. The business will only be in a position to do those things when the debt owing to it is paid.

Calculation of total monetary benefits

Total monetary benefits are calculated by:

- for avoided expenditure, adding:
 - the Principal Sum of avoided expenditure; and
 - the Time Value of the Principal Sum of avoided expenditure over the Assessment Period;
- for delayed expenditure, adding:
 - the Time Value of the Principal Sum of delayed expenditure, calculated over the period:
 - starting at the Date of Non-Compliance; and
 - ending at the date on which the non-compliance that gave rise to the monetary benefits is taken to have ended (**Date of Compliance**); and
 - the value that further arises over the period between the Date of Compliance and the Date for Assessment from:
 - the compounded returns that the business is able to earn by investing the share of the Time Value of the Principal Sum of delayed expenditure, which had arisen at the Date of Compliance, which is not applied to reduce Debt over the period between the Date of Compliance and the Date for Assessment; and
 - any compounded interest costs that a business is able to avoid by applying any remaining share of the Time Value of the Principal Sum of delayed expenditure, which had arisen at

the Date of Compliance, to reduce Debt over the period between the Date of Compliance and the Date for Assessment; and

- for Gross Margins, for each year in which a Gross Margin was earned, adding:
 - the Principal Sum of the Gross Margin; and
 - the Time Value of the Principal Sum of the Gross Margin over the Assessment Period.

The Rate of Return

The principles described above require values to be determined by reference to the marginal return that a business would gain from retaining a Principal Sum over an Assessment Period. This marginal return is calculated by multiplying a Principal Sum by the weighted average of:

- the percentage annual return that the business is able to earn on the share of a Principal Sum, which is not applied to reduce Debt; and
- the annual rate of interest on any Debt that a business is able to avoid by applying any remaining share of a Principal Sum to reduce Debt

(**Rate of Return**), for an Assessment Period.

Where the Method is being used to calculate monetary benefits before income taxation effects, the Method applies a weighted average cost of capital approach to estimate a pre-tax Rate of Return, which is expressed as a percentage and is provided by the expression:

$$\text{RoR}_{\text{pre-tax}} = K_e \times \frac{E}{(D+E)} + K_d \times \frac{D}{(D+E)}$$

where:

- $\text{RoR}_{\text{pre-tax}}$ is the pre-tax¹ weighted average cost of capital;
- D is the average amount of Debt that a business bears over the Assessment Period;
- E is the average amount of **Shareholder Equity**, being the shareholder capital and reserves invested in the business, over the Assessment Period;
- K_d is the average annual rate of interest, before any income tax deductions for interest payments, payable on Debt over the Assessment Period; and
- K_e is the average annual percentage return before income tax, on Shareholder Equity over the Assessment Period.

The Rate of Return will vary from business to business. The assessment of the appropriate Rate of Return will often be informed by expert opinion rather than be determined by an algorithm, particularly if information from financial statements or records is not available to determine an historical rate with reasonable certainty. In such instances, the Method may require the calculation of monetary benefits to be based on a reasonable range of estimates of the Rate of Return rather than a single determined rate.

NOTE: The use of a weighted average cost of capital approach to determining the Rate or Return is consistent with the definition of the Time Value of the Principal Sum. It enables both of the following to be accounted for:

- a return that the business is able to earn by investing part of the Principal Sum; and
- any cost that the business is able to avoid by applying the remainder of the Principal Sum to reduce Debt.

¹ For the purposes of the Protocol when pre-tax and post-tax rates of return are referred to, the term 'tax' means 'income tax'

The effect of income tax

Monetary benefits may be calculated before and after the associated costs of income tax. The following paragraphs describe the principles that are to be used if the Method is to be applied to calculate benefits after associated costs of income tax.

The Method calculates the marginal benefits that arise from non-compliance with Legal Obligations. Accordingly where post-tax benefits are to be calculated this is done by applying the marginal rate of income tax that a business would pay or avoid on the marginal pre-tax benefit or cost of non-compliance.

A business or trade is conducted by a legal entity (i.e. person, see glossary) such as an individual or a corporation (**Entity**). Income tax is levied on the Entity rather than on the businesses or trades that the Entity may conduct. Therefore the appropriate marginal rate of income tax is that of the Entity which owns the business that has enjoyed a monetary benefit of non-compliance.

Post-tax rates of return

Where the Method is being used to calculate monetary benefits after income taxation effects, the Method applies a weighted average cost of capital approach to estimate a post-tax Rate of Return, to reduce the benefit of the Time Value of the Principal Sum by the income tax payable by the business on that benefit. The post-tax Rate of Return is expressed as a percentage and is provided by the expression:

$$\text{RoR}_{\text{Post-tax}} = K_{e \text{ Post-tax}} \times \frac{E}{(D+E)} + K_{d \text{ Post-tax}} \times \frac{D}{(D+E)}$$

- $\text{RoR}_{\text{Post-tax}}$ is the post-tax weighted average cost of capital;
- $K_{e \text{ Post-tax}}$ is the average annual percentage return after income tax, on Shareholder Equity over the Assessment Period, where:

$$K_{e \text{ Post-tax}} = K_{e \text{ Pre-tax}} \times (1 - T\%)$$

- $T\%$ is the average marginal rate of income tax for the Entity over the Assessment Period;
- D is the average amount of Debt that a business bears over the Assessment Period;
- E is the average amount of Shareholder Equity over the Assessment Period; and
- $K_{d \text{ Post-tax}}$ is the average annual rate of interest, after any income tax deductions for interest payments, payable on Debt over the Assessment Period such that:

$$K_{d \text{ Post-tax}} = K_{d \text{ Pre-tax}} \times (1 - T\%)$$

Only the tax attributable to non-compliance is taken into account

Where the Method is used to calculate post-tax benefits or costs it only accounts for income tax benefits or costs that arise as a direct consequence of non-compliance.

For example, assume that a business:

- has income tax losses brought forward;
- receives a benefit from being able to make sales that are not compliant with its Legal Obligations; and
- is liable to income taxation on that benefit.

In these circumstances, the Method:

- does not reduce the income tax liability on the non-compliant sales by available, unrealised income tax losses brought forward from the periods prior to non-compliance; and hence
- does not increase the monetary benefit of non-compliance attributable to the business from it being able to utilise brought forward income tax losses.

This is because the income tax losses are a benefit that arise from transactions that pre-date non-compliant transactions. For non-compliant trading to cause income tax losses to arise, the non-compliant trading would need to generate losses.

While non-compliance may allow the benefits of income tax losses brought forward to be realised sooner than might otherwise be the case, the principal amount of that income tax benefit is unconnected with non-compliance.

NOTE: The Method offsets losses and benefits arising from non-compliance where for example, non-compliance may cause a business to incur losses in the early years following a Date of Non-Compliance, but to earn profits in later years as a result of say, changing costs or market conditions.

For example, assume that a business makes non-compliant sales over a four-year period as follows:

Year	1	2	3	4	Total
Gross margin / (loss)	\$(80)	\$(40)	\$100	\$120	\$100
(Cost of tax) / Tax benefit – Assumed to be 30% for the purposes of illustration	<u>\$24</u>	<u>\$12</u>	<u>\$(30)</u>	<u>\$(36)</u>	<u>\$30</u>
Post-tax benefit / (loss)	<u>\$(56)</u>	<u>\$(28)</u>	<u>\$70</u>	<u>\$84</u>	<u>\$70</u>

The Method accounts for both losses and benefits arising from non-compliance throughout the period of non-compliance, to account in this example, for a post-tax benefit of \$70.

Goods and services tax (GST)

For a business that is registered for GST, the Method requires all monetary amounts to be stated exclusive of applicable GST.

For a business that is not registered for GST, the Method requires all monetary amounts to be stated inclusive of applicable GST.

Where expenditure is avoided or delayed, a business that is registered for GST will forego the cost of financing recoverable GST on the expenditure, for a period of less than a year, between:

- the Date of Non-Compliance; and
- the date on which the GST on that expenditure would have been recoverable by the business from the Australian Tax Office.

Similarly, where a business that is registered for GST gains additional Gross Margins that it would not have been entitled to earn had it met its Legal Obligations, it foregoes the benefit of retaining the net GST it has collected on the Gross Margin until such time as that GST would have been paid by the business to the Australian Taxation Office.

The Method does not account for these costs and benefits foregone as a result of non-compliance.

NOTE: If the EPA or the court accepts these amounts are material, the principles set out above can be applied to calculate the Time Value benefits and cost that may accrue to retaining or incurring GST as a direct consequence of non-compliant activities.

The effects of inflation or deflation

The Method requires that Principal Sums are recorded as “nominal amounts”. That is to say that they are to be recorded in the “dollars of the day” of the year in which the monetary sum arose.

For example, if expenditure was avoided in 2010, then the amount should be recorded as the amount incurred in 2010 dollars, not the equivalent amount of that expenditure that would be

incurred today. This is because it is assumed that expenditure will change from one year to another because of the effects of inflation or deflation.

In practical terms, it may not always be possible to determine a Principal Sum in nominal dollars.

For example, a business may avoid in 2010, the expenditure of an item of capital equipment whose cost can be determined at the current time (say 2015) but not at 2010.

In this circumstance, the Method needs to apply an index to estimate the amount that would have been avoided in 2010, based on 2015 observed amounts.

The Method uses:

- the Australian Bureau of Statistics All Groups Consumer Price Index ABS 6401.0 for Sydney, as its index of historical changes in prices; and
- forecasts of Consumer Price Inflation published in the Reserve Bank of Australia's Quarterly Statements on Monetary Policy as its index of forecast changes in prices.

NOTE: An exception may be made to the application of these measures, if the EPA or Court accepts that there is evidence justifying the use of alternative measures such as where there may be specific evidence of a change in pricing on a particular item of expenditure, contrary to general inflation movement.

The relationship between the amount at the time a benefit first arose (T_o) and the amount observed at a later date (T_c) is provided by the expression:

$$\$T_o = \$T_c \times \frac{IT_o}{IT_c}$$

where:

- $\$T_o$ is the amount expressed in the dollars of the time T_o at which the benefit arose;
- $\$T_c$ is the equivalent amount expressed in the dollars of a different, observed time T_c ;
- IT_o is the inflation index at time T_o ; and
- IT_c is the inflation index at time T_c .

Section 2 – The Method

To calculate a monetary benefit in accordance with the principles and matters set out above, the Method applies the following steps.

Where the Method uses the term “tax”, it means income tax.

Step 1: Identify the nature of the Principal Sum

If it is:

- avoided capital expenditure, go to Step 2;
- delayed capital expenditure, go to Step 3;
- avoided operating expenditure, go to Step 4;
- delayed operating expenditure, go to Step 5; or
- an additional sale, go to Step 6.

Step 2: Avoided capital expenditure

Step 2.1 – Calculate pre-tax benefit

The Method uses the following equation to calculate the pre-tax benefit obtained by a business at the Date for Assessment.

$$PV = HV \times (1 + i)^P \quad \dots\dots\dots A$$

where:

- PV is the present value of the pre-tax benefit at the Date for Assessment;
- HV is the historical value of the avoided expenditure at the Date of Non-Compliance;
- P is the Assessment Period (in years) expressed as decimal. For example, 18 months would be expressed as 1.5 years; and
- i is the annual nominal Rate of Return for the Assessment Period.

If benefits are being calculated:

- after the effect of tax, i should be a post-tax nominal Rate of Return and Steps 2.2 and 2.3 of the Method should be applied; or
- before the effect of tax, i should be a pre-tax nominal Rate of Return and Steps 2.2 and 2.3 of the Method should not be applied.

Step 2.2 – Calculate taxation on avoided capital expenditure

Step 2.2a – Calculate tax depreciation of the asset

For a period PL, being the shorter of:

- the Assessment Period; and
- the period L, the tax life of the asset.

The Method calculates TCF, the annual tax cash flow resulting from the tax depreciation in each year within the period PL as:

$$TCF = \frac{(T\% \times HV)}{L} \dots\dots\dots B$$

where:

- T% is the average marginal rate of tax of the Entity, for the period PL;
- HV is the historical cost of the asset; and
- L is the tax life of the asset.

Step 2.2b – Calculate the present value of tax depreciation

The Method calculates, then adds together, the present values of each year (T)’s tax depreciation over period PL.

Where $P \leq L$, this gives the expression:

$$T = P$$

$$\sum_{T=1} TCF \times (1+i)^T \dots\dots\dots C$$

where i is a post-tax nominal Rate of Return.

Tax cash flows are taken to arise in the year after the year in which the liability is incurred. Therefore, they are delayed by one year and hence it is necessary to discount this total present value by one year.

Accordingly,

$$PV_{TCF} = \frac{\left(\sum_{T=1}^{T=P} TCF \times (1+i)^T \right)}{(1+i)} \dots\dots\dots D$$

Where $P > L$, the asset would become fully written off or depreciated against taxation liabilities and no further tax depreciation would accumulate over the period between the date on which the asset’s tax life expires and the Date for Assessment.

Nonetheless, the benefit foregone from lost tax deductions will continue to compound, after the depreciable tax life of the asset has expired.

Accordingly, where $P > L$:

$$PV_{TCF} = \frac{\left(\sum_{T=1}^{T=L} TCF \times (1+i)^T \right)}{(1+i)} \times (1+i)^{(P-L)} \dots\dots\dots E$$

Step 2.3 – Calculate post-tax benefits of avoided capital expenditure

This is done by:

- subtracting from the pre-tax benefit quantified in Step 2.1 by expression **A**;
- the avoided tax benefit quantified in Step 2.2, by either expression **D** or **E** above.

Step 3: Delayed capital expenditure

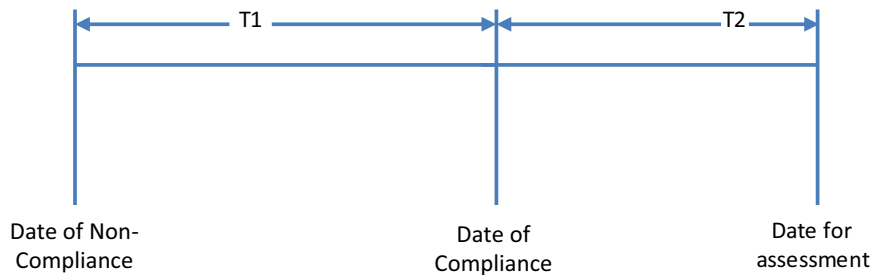
Step 3.1 – Calculate pre-tax benefit

The Method uses the following equation to calculate the pre-tax benefit obtained by a business at the Date for Assessment.

$$PV = (HV \times (1+i)^{T1} - HV) \times (1+i)^{T2} \dots\dots\dots F$$

where:

- PV is the present value of the pre-tax benefit at the Date for Assessment;
- HV is the historical value of the delayed expenditure at the Date of Non-Compliance;
- i is the annual nominal Rate of Return for the Assessment Period;
- T₁ is the period between the Date of Non-Compliance and Date of Compliance (**Non-Compliance Period**) expressed in years in decimal form; and
- T₂ is the period between the Date of Compliance and Date for Assessment, expressed in years in decimal form, such that the Assessment Period = T₁ + T₂.



The Method treats the expenditure at the Date of Compliance as being equal to the expenditure avoided at the Date of Non-Compliance, adjusted for inflation over the period T₁.

If benefits are being calculated:

- after the effect of tax, i should be a post-tax nominal Rate of Return and Steps 3.2 and 3.3 of the Method should be applied; or
- before the effect of tax, i should be a pre-tax nominal Rate of Return and Steps 3.2 and 3.3 of the Method should not be applied.

Step 3.2 – Calculate taxation on delayed capital expenditure

Step 3.2a – Calculate tax depreciation of the asset

For a period T_1L , being the shorter of:

- the period T_1 , the Non-Compliance Period over which the capital expenditure was delayed; and
- the period L , the tax life of the asset

the Method calculates TCF, the annual tax cash flow resulting from the tax depreciation in each year within the period T_1L as:

$$TCF = - \frac{(T\% \times HV)}{L} \dots\dots\dots G$$

for each year 1 to L , where:

- $T\%$ is the average marginal rate of tax of the Entity, for the period T_1L ;
- HV is the historical cost of the asset; and
- L is the tax life of the asset.

Step 3.2b – Calculate the present value of tax depreciation

The Method calculates, then adds together, the present values of each year’s tax depreciation over period T_1 and then further compounds that avoided benefit over the period T_2 . This gives the expression:

$$PV_{TCF} = \left(\sum_{T=1}^{T=T_1} TCF \times (1+i)^T \right) \times (1+i)^{T_2} \dots\dots\dots H$$

i is a post-tax nominal Rate of Return.

Tax cash flows are taken to arise in the year after the year in which the liability is incurred. Therefore, they are delayed by one year and hence it is necessary to discount this total present value by one year.

Accordingly,

$$PV_{TCF} = \frac{\left(\sum_{T=1}^{T=T_1} TCF \times (1+i)^T \right) \times (1+i)^{T_2}}{(1+i)} \dots\dots\dots I$$

Where $T_1 > L$, the asset would become fully written off or depreciated against taxation liabilities and no further tax depreciation would accumulate over the period between the date on which the asset’s tax life expires and the Date for Assessment.

Nonetheless, the benefit foregone from lost tax deductions will continue to compound, after the depreciable life of the asset has expired.

Accordingly, where $T_1 > L$:

$$PV_{TCF} = \frac{\left(\sum_{T=1}^{T=L} TCF \times (1+i)^T \right)}{(1+i)} \times (1+i)^{(P-L)} \dots\dots\dots J$$

Step 3.3 – Calculate the post-tax benefit of delayed capital expenditure

This is done by:

- subtracting from the pre-tax benefit quantified in Step 3.1 by expression **F**;
- the avoided tax benefit quantified in Step 3.2, by either expression **I** or **J** above.

Step 4: Avoided operating expenditure

Step 4.1 – Calculate pre-tax benefit

For each year in which expenditure is avoided, the Method uses the following equation to calculate the pre-tax benefit obtained by a business at the Date for Assessment.

$$PV = HV \times (1+i)^P \dots\dots\dots K$$

where:

- PV is the present value of the pre-tax benefit at the Date for Assessment;
- HV is historical value of the avoided expenditure at the Date of Non-Compliance;
- P is the Assessment Period (in years) expressed as decimal. For example, 18 months would be expressed as 1.5 years; and
- i is the annual nominal Rate of Return for the Assessment Period.

If benefits are being calculated:

- after the effect of tax, i should be a post-tax nominal Rate of Return and Steps 4.2 and 4.3 of the Method should be applied; or
- before the effect of tax, i should be a pre-tax nominal Rate of Return and Steps 4.2 and 4.3 of the Method should not be applied.

Step 4.2 – Calculate taxation on avoided operating expenditure

The Method calculates tax cash flows associated with avoided operating expenditure for a year T as:

$$TCF_T = HV_{T-1} \times T\% \dots\dots\dots L$$

where:

- TCF_T is the tax cash flow in year T;
- HV_{T-1} is the historical value of operating expenditure avoided in the prior year, T-1, in which the Date of Non-Compliance arose; and
- T% is the average marginal rate of tax of the Entity, for the Assessment Period.

Expression **L** treats a tax deduction on operating expenditure as being realised one year after the expenditure was avoided.

Accordingly, the present value at the Assessment Date, of the tax benefit foregone is:

$$PV_{TCF} = TCF_T \times (1 + i)^{(P-1)} \dots\dots\dots M$$

where:

- P is the Assessment Period (in years) expressed as decimal. For example, 18 months would be expressed as 1.5 years; and
- i is a post-tax nominal Rate of Return for the Assessment Period.

Step 4.3 – Calculate the post-tax benefit of avoided operating expenditure

This is done by:

- subtracting from the pre-tax benefit quantified in Step 4.1 by expression **K**
 - the avoided tax benefit quantified in Step 4.2, by expression **M** above
- for each year in which expenditure should have been incurred but was avoided.

Step 5: Delayed operating expenditure

Delayed operating expenditure may comprise expenditure for which:

- there is no “catch up” or “make good” by the business to achieve compliance before the Date for Assessment (for example a delayed response to a continuing obligation to make expenditure). Accordingly, the Method applies the equations set out in Step 4 above except that the word “avoided” is read as “delayed”; or
- a Date of Compliance occurs before the Date for Assessment. In this case the Method applies the following steps:

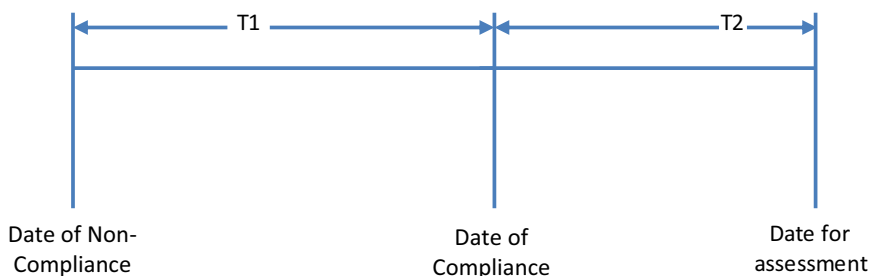
Step 5.1 – Calculate pre-tax benefit

The Method uses the following equation to calculate the pre-tax benefit obtained by a business at the Date for Assessment.

$$PV = (HV \times (1 + i)^{T_1} - HV) \times (1 + i)^{T_2} \dots\dots\dots N$$

where:

- PV is the present value of the pre-tax benefit at the Date for Assessment;
- HV is the historical value of the delayed expenditure at the Date of Non-Compliance;
- i is the annual nominal Rate of Return for the Assessment Period;
- T₁ is the Non-Compliance Period expressed in years in decimal form; and
- T₂ is the period between the Date of Compliance and Date for Assessment, expressed in years in decimal form, such that the Assessment Period = T₁ + T₂.



The Method treats the expenditure at the Date of Compliance as being equal to the expenditure avoided at the Date of Non-Compliance, adjusted for inflation over the period T₁.

If benefits are being calculated:

- after the effect of tax, i should be a post-tax nominal rate of return and Steps 5.2 and 5.3 of the Method should be applied; or
- before the effect of tax, i should be a pre-tax nominal rate of return and Steps 5.2 and 5.3 of the Method should not be applied.

Step 5.2 – Calculate taxation on delayed operating expenditure

The Method calculates tax cash flows associated with delayed operating expenditure as:

$$TCF_T = HV_{T-1} \times T\% \quad \dots\dots\dots O$$

where:

- TCF_T is the tax cash flow in year T ;
- HV_{T-1} is the historical value of operating expenditure delayed in the prior year, $T-1$, in which the Date of Non-Compliance arose; and
- $T\%$ is the marginal rate of tax of the Entity, for the year $T-1$.

The tax cash flows are delayed over the Non-Compliance Period T_1 but the cost to the business of that delay needs to be expressed in present terms at the Date for Assessment.

Accordingly, the present value at the Date for Assessment of the tax benefit foregone is:

$$PV = (TCF_T \times (1 + i)^{T_1} - TCF_T) \times (1 + i)^{(T_2-1)} \quad \dots\dots\dots P$$

Expression **P** treats a tax deduction on operating expenditure as being realised one year after the expenditure was delayed, where:

- i is the annual nominal Rate of Return for the Assessment Period;
- T_1 is the Non-Compliance Period expressed in years in decimal form; and
- T_{2-1} is a period of one year less than the period between the Date of Compliance and Date for Assessment, expressed in years in decimal form, such that the Assessment Period = $T_1 + T_2$.

Step 5.3 – Calculate the post-tax benefit of delayed operating expenditure

This is done by:

- subtracting from the pre-tax benefit quantified in Step 5.1 by expression **N**
 - the value of the avoided tax benefit quantified in Step 5.2, by expression **P**
- for each year for which operating expenditure has been delayed.

Step 6: Additional sales

Step 6.1 – Calculate pre-tax benefit

For each year in which additional Gross Margin is earned, the Method uses the following equation to calculate the pre-tax benefit obtained by a business at the Date for Assessment.

$$PV = HV \times (1 + i)^P \quad \dots\dots\dots Q$$

where:

- PV is the present value of the pre-tax benefit at the Date for Assessment;
- HV is the historical value of the Gross Margin at the time it was earned;
- P is the Assessment Period (in years) expressed as decimal. For example, 18 months would be expressed as 1.5 years; and

- i is the annual nominal Rate of Return for the Assessment Period.

If benefits are being calculated:

- after the effect of tax, i should be a post-tax nominal Rate of Return and Step 6.2 and Step 6.3 of the Method should be applied; or
- before the effect of tax, i should be a pre-tax nominal Rate of Return and Step 6.2 and Step 6.3 of the Method should not be applied.

Step 6.2 – Calculate taxation on additional Gross Margin

The Method calculates tax cash flows associated with the Gross Margin earned from additional sales for a year T as:

$$TCF_T = \text{Additional Gross Margin}_{T-1} \times T\% \dots\dots\dots R$$

where:

- TCF_T is the tax cash flow in year T ;
- $\text{Additional Gross Margin}_{T-1}$ is the additional Gross Margin earned in the prior year, $T-1$; and
- $T\%$ is the average marginal rate of tax of the Entity, for the Assessment Period.

Expression **R** treats a tax payment on additional Gross Margin as being made one year after the additional amount was earned.

Accordingly, the present value of the additional tax payment is:

$$PV_{TCF} = TCF_T \times (1 + i)^{-(P-1)} \dots\dots\dots S$$

where:

- P is the Assessment Period (in years) expressed as decimal. For example, 18 months would be expressed as 1.5 years; and
- i is a post-tax nominal Rate of Return for the Assessment Period.

Step 6.3 – Calculate the post-tax benefit of additional Gross Margin

This is done by:

- subtracting from the pre-tax benefit quantified in Step 6.1 by expression **Q**
 - the additional tax cost quantified in Step 6.2, by expression **S** above
- for each year in which additional Gross Margin is earned.

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS

Location

Murray River, near the township of Moama and between the following locations –

- Saturday 9 February 2019 – between Perricoota Marina at the 1690km marker and upstream to the Victoria Park boat ramp, Echuca, at the 1712km marker, and
- Sunday 10 February 2019 – between Torrumbarry Weir downstream of the 1630km marker and upstream to the Victoria Park boat ramp, Echuca, at the 1712km marker.

Duration

6.00am to 7.00pm – Saturday 9 February 2019 and Sunday 10 February 2019.

Detail

Competitive ski racing will be conducted on the waters of the Murray River involving the use of high speed power vessels which will be active in the area on both days during the above times. There will also be support vessels present to manage the event, persons being towed at speed using tow-lines, and persons in the water from time to time – presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event at the respective locations for the entire width of the River between the times specified above.

No unauthorised vessels or persons may enter the zone between the specified times. Vessels that are lawfully moored within the zone at the commencement time may remain in the zone but may not be operated.

The zone will be marked at each end by the presence of official patrol and control vessels.

In addition, pursuant to section 12(3) of the *Marine Safety Act 1998*, **SPECIAL RESTRICTIONS** will be imposed on any non-participating vessels positioned within the exclusion zone as follows:

- Vessels moored or secured to the riverbank within the zone must remain at their position, must be in a safe location well away from river bends and corners and **MUST NOT** be operated during the event;
- Any vessel determined to be moored or secured unsafely must be moved (for the duration) in accordance with any directions of an authorised officer or event official;
- Any vessel not moored or secured to the riverbank (i.e. merely anchored) is to be secured in accordance with the directions of an authorised officer or event official for the duration of the event.

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: SO1913

Date: 24 January 2019

Deon Voyer
Delegate

(n2019-213)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Edward River – near the Deniliquin Boat Club on Riverview Drive (Deniliquin) as follows:

- Upstream 300 metres of the Deniliquin Boat Club and adjacent to the land based feature of the Big 4 Deniliquin Holiday Park, to

- Downstream 300 metres of the Deniliquin Boat Club and adjacent to the land based feature of the Warbreccan Homestead.

Duration

8.00am to 8.00pm – Saturday 2 February 2019.

Detail

A wakeboarding competition will be conducted at the location specified above. There will be support vessels present to manage the event, persons in the water from time to time, and persons being towed at speed using tow-lines – presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event and will be created at the location specified above. The zone will be marked by buoys.

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

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone, which will be patrolled by both control vessels and official Roads and Maritime vessels.

Transit arrangements and Special Restrictions

At various times during the event, control vessels may authorise local vessel traffic to transit the zone. All transiting vessels must not exceed 4 knots, must produce no wash, and must comply with any direction given.

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: SO1917

Date: 29 January 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-214)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Kingscliff Beach, Kingscliff

Duration

7:30am to 5:00pm — 2 and 3 February 2019

Detail

The NSW Country Surf Life Saving Championships 2019 will be held on navigable waters adjacent to Kingscliff Beach during the above times.

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

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

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

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

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

Marine Notice NH1921

Date: 29 January 2019

Lynda Hourigan
A/Manager Operations North
Delegate

(n2019-215)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Mooball Creek, Pottsville

Duration

5:30 am to 8:30am — 16 February 2019

Detail

The Tweed Coast Enduro Swim event will be held on the navigable waters of Mooball Creek during the above times.

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

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

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

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

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

Marine Notice NH1922

Date: 29 January 2019

Lynda Hourigan
A/Manager Operations North
Delegate

(n2019-216)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – SPECIAL RESTRICTIONS

Location

Murray River – near Albury, between the Hume Weir Wall (downstream) to Noreuil Park.

Duration

3:00pm to 8:00pm – Saturday 23 February 2019, and

9:00am to 2:00pm – Sunday 24 February 2019.

Detail

A canoe and kayak event will be conducted on the waters of the Murray River, at the location specified above.

Due to the risk to safe navigation and as a result of the nature and number of participating vessels, a Regulated Area will be created between the above times within which **Special Restrictions** are imposed. The Regulated Area will comprise the full width of the Murray River, and will extend 200 metres ahead and 200 metres to the stern of the competing vessels.

The Regulated Area will surround and move with the competing vessels over the length of the course.

Special Restrictions

Pursuant to Section 12(3) of the *Marine Safety Act 1998*, special restrictions are applicable to **powered vessels** operating in the Regulated Area:

- Maximum speed limit of 4 knots, and
- Minimal wash must be produced.

All vessel operators and persons using the waters in the vicinity of the event must comply with the above restrictions, keep a proper lookout, and exercise caution.

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

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

Marine Notice: SO1901

Date: 30 January 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-217)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Jervis Bay – near the township of Huskisson and the land mark of Sharknet Beach, between the southern side of Currumbene Creek entrance and Tapalla Point, extending 500 metres into Jervis Bay to the unnamed island.

Duration

4.30pm to 6.30pm – Friday 22 February 2019

6.00am to 3.00pm – Saturday 23 February 2019

6.00am to 11.30am – Sunday 24 February 2019

Detail

The swimming legs of various triathlon races will be conducted on the waters of Jervis Bay at the location specified above.

An **EXCLUSION ZONE** is specified during the event and will be created at the location detailed above. Course rounding buoys and official vessels will be in place and the **EXCLUSION ZONE** will extend for 50 metres outside the buoys.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone which will be patrolled by Roads and Maritime Services, Marine Rescue and Surf Life Saving Australia.

All vessel operators and persons using the waters of Jervis Bay should keep a proper lookout, keep well clear of competing swimmers and support vessels, and observe 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: SO1916

Date: 30 January 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-218)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Hawkesbury River – between the township of Spencer and Rosevale Ski Park, Gunderman.

Duration

7:30am to 4:00pm – Sunday 3 February 2019

Detail

A high speed water ski event will be conducted on the navigable waters of the Hawkesbury River as specified above.

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

An **EXCLUSION ZONE** is specified during the event, which will be marked by buoys at the location above. The zone will also be indicated by the presence of control vessels managing the event.

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

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

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

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

Marine Notice: SY1906

Date: 30 January 2019

Ryan Carmichael
Manager Operations Hawkesbury River/ Broken Bay
Delegate

(n2019-219)

Mining and Petroleum Notices

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

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATION (ELA)

ELA5770, ILUKA RESOURCES LIMITED, for Group 10, dated 14 January 2019.

MINING LEASE APPLICATION (MLA)

MLA563, BALRANALD GYPSUM PTY LTD, for Gypsum, dated 11 January 2019.

(n2019-220)

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE (EL)

EL5722, now EL8815, WEDDARLA PTY LTD, dated 14 January 2019.

MINING LEASE (ML)

MLA480, now ML1777 (Act 1992), CSR BUILDING PRODUCTS LIMITED, dated 16 October 2018.

(n2019-221)

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

EXPLORATION LICENCE (EL)

EL5712, SHOALHAVEN COAL PTY LTD. Application for renewal received 22 November 2018.

EL6391, GOLDEN CROSS OPERATIONS PTY. LTD. Application for renewal received 17 January 2019.

EL7714, P.G.M. MANAGEMENT PTY. LTD. Application for renewal received 17 January 2019.

MINING LEASE (ML)

ML231 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 16 January 2019.

ML1026 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 22 January 2019.

(n2019-222)

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

AUTHORISATION (AUTH)

AUTH444, WAMBO COAL PTY LIMITED AND CONSTRUCTION FORESTRY MINING AND ENERGY UNION MINING & ENERGY DIVISION. Renewal effective on and from 17 January 2019.

EXPLORATION LICENCE (EL)

EL5323, CMOC MINING PTY LIMITED. Renewal effective on and from 14 December 2018.

EL5964, GOLDEN CROSS OPERATIONS PTY. LTD. Renewal effective on and from 11 January 2019.

EL8163, RIVERSTON TIN PTY LTD. Renewal effective on and from 14 December 2018.

EL8392, THOMSON RESOURCES LTD. Renewal effective on and from 11 January 2019.

(n2019-223)

Crown Land Notices

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

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Nattery; County – Argyle

Land District – Goulburn; LGA – Goulburn Mulwaree

Road Disposed: Lot 3 DP 1248510

File No: 17/08787

(n2019-224)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Jerilderie South; County – Urana

Land District – Deniliquin; LGA – Murrumbidgee

Road Disposed: Lot 1 DP 1247894

File No: 18/05810

(n2019-225)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parishes – Narromine, Minore, Dungary; County – Narromine

Land District – Dubbo; LGA – Dubbo Regional

Road Disposed: Lots 1-3 DP 1235630

File No: 16/04999

(n2019-226)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Yarraman; County – Georgiana
Land District – Crookwell; LGA – Upper Lachlan Shire

Road Disposed: Lot 1 DP 1243887

File No: 18/01237

(n2019-227)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Jindera; County – Goulburn
Land District – Albury; LGA – Greater Hume Shire

Road Disposed: Lot 2 DP 1244360

File No: 18/02613

(n2019-228)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Glengarry; County – Georgiana
Land District – Crookwell; LGA – Upper Lachlan Shire

Road Disposed: Lot 1 DP 1243885

File No: 18/01577

(n2019-229)

ROADS ACT 1993

Section 257

ORDER

Correction of Defective Instrument

As per the “Notification of Closing of a Road” 18/00746 which appeared in Government Gazette No 5 dated 25 January 2019, folio 129, part of the description is hereby amended. Under heading of “Parish” the words “Srasfield”; are deleted and replaced with “Sarsfield”.

(n2019-230)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

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

Road Disposed: Lot 3 DP 1238782

File No: 17/05328

(n2019-231)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Bullala; County – Burnett
Land District – Warialda; LGA – Gwydir

Road Disposed: Lot 11 DP 1243841

File No: 17/07983

(n2019-232)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Strathmore; County – Burnett
Land District – Warialda; LGA – Gwydir*

Road Disposed: Lot 10 DP 1243845

File No: 17/08046

(n2019-233)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Coutts; County – Buller
Land District – Casino; LGA – Tenterfield*

Road Disposed: Lot 1 DP 1245740

File No: 18/03026

(n2019-234)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Wentworth; County – Sandon
Land District – Armidale; LGA – Armidale Regional*

Road Disposed: Lot 5 DP 1234779

File No: 16/05118

(n2019-235)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Wathagar; County – Courallie
Land District – Moree; LGA – Moree Plains

Road Disposed: Lot 21 DP 1243369

File No: 17/10791

(n2019-236)

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

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

The Hon Paul Toole, MP
 Minister for Lands and Forestry

Schedule

Column 1	Column 2
building (relevant interest – Lease RX 596844)	Reserve No. 1011949 Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation Notified: 25 August 2006 File Reference: 18/02499

Notes: Existing reservations under the Crown Lands Act are not revoked.

(n2019-237)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
 Minister for Lands and Forestry

DESCRIPTION

Parish – Bungowannah; County – Hume
Land District – Albury; LGA – Greater Hume Shire

Road Disposed: Lot 1 DP 1243480

File No: WA07H208

(n2019-238)

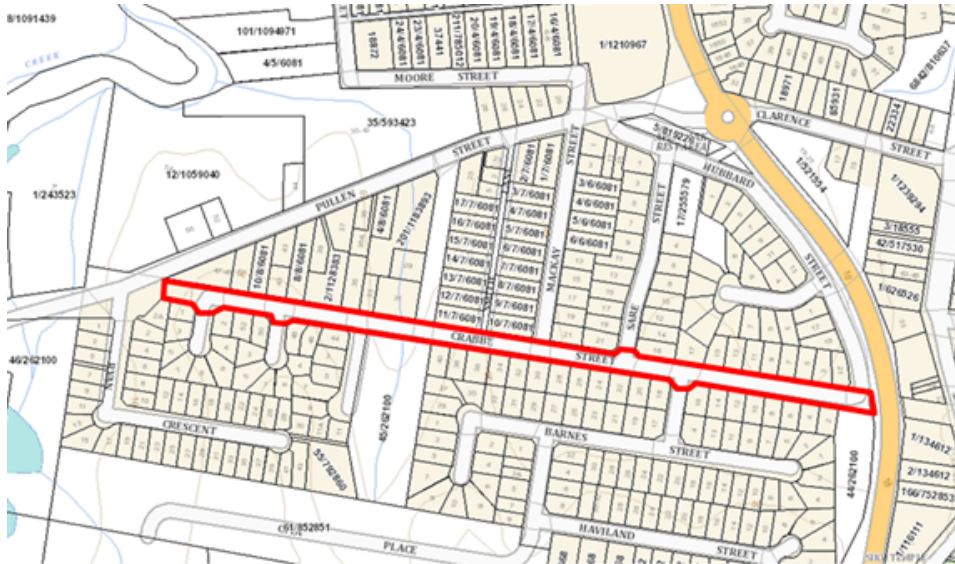
ROADS ACT 1993**ORDER**

Transfer of a Crown Road to a Council

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

The Hon Paul Toole, MP
 Minister for Lands and Forestry

Column 1	Column 2
Whole of Crown public road comprising Crabbe Street commencing at Council public road referred to as Pullen Street adjoining Lot 12 Section 8 DP 6081 then east to road separating Hubbard Street from Lot 44 DP 262100 e Parish Woolgoolga County Fitzroy at Woolgoolga. Road to be transferred shown by outline.	Coffs Harbour City Council
Crown Lands Ref: W603027 – 19/00677 Councils Ref: DA0204/19DA	



(n2019-239)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Merimborough; County – Baradine

Land District – Narrabri; LGA – Narrabri

Road Disposed: Lot 2 DP 1243890

File No: 18/02670

(n2019-240)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Water

DESCRIPTION

Parish – Mugga; County – Bland
Land District – Wyalong; LGA – Bland

Road Disposed: Lot 1 DP 1244076

File No: 18/02495

(n2019-241)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parishes – Middlingbank, Eucumbene; County – Wallace
Land District – Cooma; LGA – Snowy Monaro Regional

Road Disposed: Lots 1-2 DP 1243479

File No: 16/07910

(n2019-242)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Rhyana; County – Argyle
Land District – Goulburn; LGA – Goulburn Mulwaree

Road Disposed: Lot 2 DP 1243261

File No: 17/11696

(n2019-243)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Minjary; County – Wynyard
Land District – Tumut; LGA – Snowy Valleys*

Road Disposed: Lot 1 DP 1243940

File No: 18/03336

(n2019-244)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Water

DESCRIPTION

*Parish – Collector; County – Argyle
Land District – Goulburn; LGA – Upper Lachlan Shire*

Road Disposed: Lot 1 DP 1245314

File No: 18/04167

(n2019-245)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Molroy; County – Murchison
Land District – Bingara; LGA – Gwydir*

Road Disposed: Lot 1 DP 1242618

File No: 17/10596

(n2019-246)

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

*Parish – Gidley; County – Cumberland
Land District – Windsor; LGA – Blacktown*

Road Closed: Lot 1 DP1228840

File No: 16/03832

SCHEDULE

On closing, the land within Lot 1 DP 1228840 will become vested in The State of New South Wales as Crown land.

(n2019-247)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Terania; County – Rous

Land District – Lismore; LGA – Lismore

Road Disposed: Lot 1 DP 1225268

File No: 16/04584

(n2019-248)

REVOCATION OF RESERVATION OF CROWN LAND

Pursuant to section 2.11 of the *Crown Lands Management Act 2016*, the reservation of Crown land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

The Hon. PAUL TOOLE, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Parish: Darling, Donalroe & Macpherson County: Rankin Land District: Wilcannia Local Government Area: Cobar Locality: Tilpa Reserve No: 358 Public Purpose: Travelling Stock Notified: 21 April 1879 File Reference WLL914-1#01	The part overlaying the Northern section of Lot 4743 DP 766457 adjoining the river and separated by Reserve 90967, being an area of approximately 998 hectares This part co-exists with Western Lands Lease 12317
Parish: Darling, Donalroe & Macpherson County: Rankin Land District: Wilcannia Local Government Area: Cobar Locality: Tilpa Reserve No: 49362 Public Purpose: Travelling Stock Notified: 22 October 1913 File Reference WLL914-1#01	The part overlaying the Northern section of Lot 4743 DP 766457 adjoining Bridge Road, being an area of approximately 289.75 hectares This part co-exists with Western Lands Lease 12317

Column 1	Column 2
Parish: Darling, Donalroe & Macpherson County: Rankin Land District: Wilcannia Local Government Area: Cobar Locality: Tilpa Reserve No: 90967 Public Purpose: Travelling Stock & Camping Notified: 18 November 1977 File Reference WLL914-1#01	The part overlaying the Northern section of Lot 4743 DP 766457 sitting between Reserve 358, being an area of approximately 88.33 hectares This part co-exists with Western Lands Lease 12317

(n2019-249)

APPOINTMENT OF CROWN LAND MANAGER

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

It is a condition of the appointment that the employees, contractors, volunteers and board members of the appointed organisation specified in Column 1 must comply with the Department of Industry Crown reserve code of conduct: for non-council Crown land managers and commons trusts (as may be amended or replaced from time to time) when performing duties as Crown land manager.

The Hon Paul Toole, MP
 Minister for Lands and Forestry

Schedule

Column 1	Column 2
NSW Secretary for the Department of Education For a term commencing 1 February 2019.	Dedication No. 1000359 Public Purpose: teachers' college, heritage purposes, community purposes, government purposes Notified: 23 November 1928 File Reference: AE94R1

(n2019-250)

REVOCATION OF RESERVATION OF CROWN LAND

Pursuant to section 2.11 of the *Crown Lands Management Act 2016*, the reservation of Crown land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

The Hon. PAUL TOOLE, MP
 Minister for Lands and Forestry

SCHEDULE

Column 1	Column 2
Parish: Linton County: Robinson Land District: Cobar Local Government Area: Cobar Locality: Cobar Reserve No: 19064 Public Purpose: Travelling Stock Notified: 18 November 1893 File Reference WLL2109-1#01	The part overlaying the Southern section of Lot 684 DP 761738, being an area of approximately 1672 hectares This part co-exists with Western Lands Lease 2109

(n2019-251)

APPOINTMENT OF CROWN LAND MANAGER

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

It is a condition of the appointment that the employees, contractors, volunteers and board members of the appointed organisation specified in Column 1 must comply with the Department of Industry Crown reserve code of conduct: for non-council Crown land managers and commons trusts (as may be amended or replaced from time to time) when performing duties as Crown land manager.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1	Column 2
Wellington Local Aboriginal Land Council ABN 50 005 863 439 For a term commencing the date of this notice.	Reserve No. 88931 Public Purpose: Research Station Notified: 8 June 1973 File Reference: 18/09681

(n2019-252)

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Yarravel; County – Dudley
Land District – Kempsey; LGA – Kempsey

Road Closed: Lots 1 & 2 DP1243854

File No: 16/07857

SCHEDULE

On closing, the land within Lots 1 & 2 DP1243854 will remain vested in The State of New South Wales as Crown land.

(n2019-253)

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Kundibakh; County – Gloucester
Land District – Taree; LGA – Mid-Coast

Road Closed: Lot 1 DP1244826

File No: 16/07088

SCHEDULE

On closing, the land within Lot 1 DP1244826 will remain vested in The State of New South Wales as Crown land.

(n2019-254)

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Kundibakh; County – Gloucester

Land District – Taree; LGA – Mid-Coast

Road Closed: Lot 2 DP1244826

File No: 16/07086

SCHEDULE

On closing, the land within Lot 2 DP1244826 will remain vested in The State of New South Wales as Crown land.

(n2019-255)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parishes – North Casino, Kyogle; County – Rous

Land District – Casino; LGA – Richmond Valley

Road Disposed: Lot 2 DP 1240722

File No: 17/05695

(n2019-256)

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

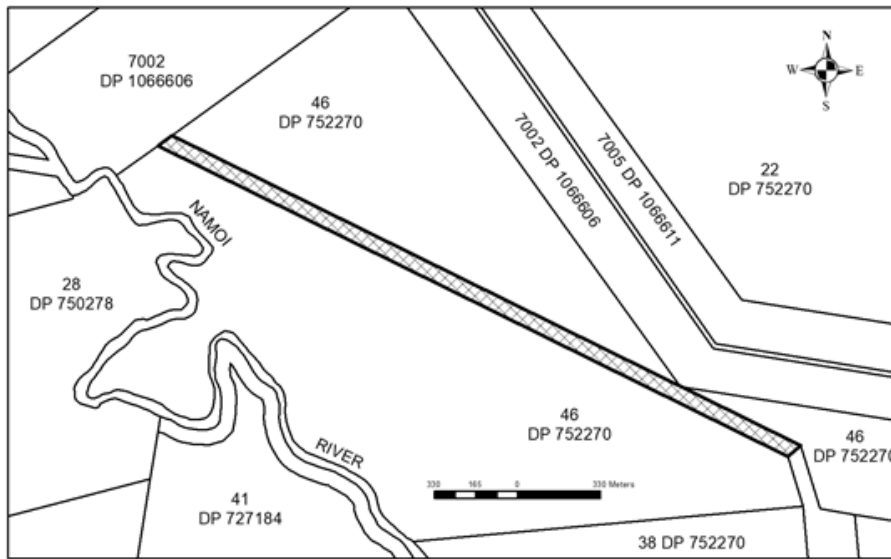
DESCRIPTIONS

Parishes – Toryweewha & Myallwirrie County – Denham

Administrative District – Walgett

LGA – Walgett

SCHEDULE 1



The Crown public road 60.35 metres wide identified by crosshatch.



The Crown public road 100.584 metres wide and variable identified by crosshatch.

SCHEDULE 2

Roads Authority: Walgett Shire Council (Ref: DOC18/181219)

FILE REFERENCE: 09/11923

(n2019-257)

BC - DUBBO

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

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Column 1 dam (relevant interest - Licence 599122)	<hr/> Schedule Column 2 Reserve No. 85979 Public Purpose: future public requirements Notified: 7 October 1966 File Reference: 18/06635 <hr/>
Column 1 dam (relevant interest - Licence 599122)	<hr/> Schedule Column 2 Reserve No. 753140 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/06635 <hr/>
Column 1 grazing (relevant interest - Licence 600111)	<hr/> Schedule Column 2 Reserve No. 53544 Public Purpose: quarry Notified: 3 October 1919 File Reference: 18/07397 <hr/>
Column 1 occupation (relevant interest - Licence 601455)	<hr/> Schedule Column 2 Reserve No. 8 Public Purpose: police purposes Notified: 23 January 1886 File Reference: WL95H0160-1 <hr/>
Column 1 storage shed (relevant interest - Licence 602297) access (relevant interest - Licence 602297)	<hr/> Schedule Column 2 Reserve No. 65373 Public Purpose: quarry Notified: 19 July 1935 File Reference: 12/02350 <hr/>
Column 1 grazing (relevant interest - Licence 602275)	<hr/> Schedule Column 2 Reserve No. 81792 Public Purpose: drainage Notified: 17 July 1959 File Reference: GF96H667 <hr/>
Column 1 storage purposes (relevant interest - Licence 602313) grazing (relevant interest - Licence 602313)	<hr/> Schedule Column 2 Dedication No. 540087 Public Purpose: public hall Notified: 1 October 1954 File Reference: 13/11767 <hr/>

Column 1
storage shed
 (relevant interest - Licence 602297)
access
 (relevant interest - Licence 602297)

Schedule
Column 2
Reserve No. 755623
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: 12/02350

Column 1
grazing
 (relevant interest - Licence 589754)
dam
 (relevant interest - Licence 589754)
animal enclosure
 (relevant interest - Licence 589754)

Schedule
Column 2
Reserve No. 62761
Public Purpose: public recreation, resting place
Notified: 19 June 1931
File Reference: 17/09779

Column 1
pipeline
 (relevant interest - Licence 593230)

Schedule
Column 2
Reserve No. 87933
Public Purpose: travelling stock
Notified: 4 September 1970
File Reference: 18/00536

Column 1
pipeline
 (relevant interest - Licence 593230)

Schedule
Column 2
Reserve No. 1030828
Public Purpose: nature conservation
Notified: 17 December 2010
File Reference: 18/00536

Column 1
occupation
 (relevant interest - Licence 601455)

Schedule
Column 2
Reserve No. 66711
Public Purpose: shelter
Notified: 30 April 1937
File Reference: WL95H160

Column 1
occupation
 (relevant interest - Licence 601476)

Schedule
Column 2
Reserve No. 1013810
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: WL05H102-1

Column 1
access
 (relevant interest - Licence 600964)

Schedule
Column 2
Reserve No. 1013826
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: WL03H145-1

Column 1
occupation
 (relevant interest - Licence 601474)

Schedule
Column 2
Reserve No. 1013830
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: WL86H30-1

Column 1
 sewage farm
 (relevant interest - Licence 601011)
 effluent dispersal
 (relevant interest - Licence 601011)

Schedule
Column 2
 Reserve No. 69350
 Public Purpose: camping, travelling stock
 Notified: 5 July 1940
 File Reference: 15/00952

Column 1
 domestic garden
 (relevant interest - Licence 601314)

Schedule
Column 2
 Reserve No. 1013830
 Public Purpose: future public requirements
 Notified: 29 June 2007
 File Reference: 13/13665

Column 1
 septic tank
 (relevant interest - Licence 602175)

Schedule
Column 2
 Reserve No. 1013830
 Public Purpose: future public requirements
 Notified: 29 June 2007
 File Reference: WL06H38-1

Column 1
 occupation
 (relevant interest - Licence 601455)

Schedule
Column 2
 Reserve No. 1013830
 Public Purpose: future public requirements
 Notified: 29 June 2007
 File Reference: WL95H0160-1

Column 1
 recreation
 (relevant interest - Licence 601020)
 access to water
 (relevant interest - Licence 601020)

Schedule
Column 2
 Reserve No. 1013826
 Public Purpose: future public requirements
 Notified: 29 June 2007
 File Reference: 10/18421

Column 1
 sewage farm
 (relevant interest - Licence 601011)
 effluent dispersal
 (relevant interest - Licence 601011)

Schedule
Column 2
 Reserve No. 1013826
 Public Purpose: future public requirements
 Notified: 29 June 2007
 File Reference: 15/00952

Column 1
 slipway
 (relevant interest - Licence 600640)
 reclamation
 (relevant interest - Licence 600640)
 ramp
 (relevant interest - Licence 600640)
 pontoon
 (relevant interest - Licence 600640)
 boatshed
 (relevant interest - Licence 600640)
 seawall
 (relevant interest - Licence 585870)
 reclamation
 (relevant interest - Licence 585870)
 ramp
 (relevant interest - Licence 585870)
 pontoon
 (relevant interest - Licence 585870)
 reclamation
 (relevant interest - Licence 574946)
 jetty
 (relevant interest - Licence 585870)

Schedule
Column 2
 Reserve No. 56146
 Public Purpose: generally
 Notified: 11 May 1923
 File Reference: 17/11443

reclamation
(relevant interest - Licence 537522)
pontoon
(relevant interest - Licence 537522)
jetty
(relevant interest - Licence 537522)
deck
(relevant interest - Licence 574946)
ramp
(relevant interest - Licence 574946)
ramp
(relevant interest - Licence 574946)
pontoon
(relevant interest - Licence 574946)
jetty
(relevant interest - Licence 574946)
boatshed
(relevant interest - Licence 574946)
jetty
(relevant interest - Licence 589078)
concrete ramp
(relevant interest - Licence 589078)
seawall
(relevant interest - Licence 566067)
reclamation
(relevant interest - Licence 566067)
jetty
(relevant interest - Licence 566067)
steps
(relevant interest - Licence 572608)
ramp
(relevant interest - Licence 572608)
pontoon
(relevant interest - Licence 572608)
jetty
(relevant interest - Licence 572608)
reclamation
(relevant interest - Licence 593228)
ramp
(relevant interest - Licence 593228)
pontoon
(relevant interest - Licence 593228)
concrete ramp
(relevant interest - Licence 593228)
slipway
(relevant interest - Licence 589020)
seawall
(relevant interest - Licence 589020)
reclamation
(relevant interest - Licence 589020)
ramp
(relevant interest - Licence 589020)
pontoon
(relevant interest - Licence 589020)
piles
(relevant interest - Licence 589020)
seawall
(relevant interest - Licence 589487)
reclamation
(relevant interest - Licence 589487)
ramp
(relevant interest - Licence 589487)
pontoon
(relevant interest - Licence 589487)
jetty
(relevant interest - Licence 589487)
deck
(relevant interest - Licence 589487)
boatshed
(relevant interest - Licence 589487)
jetty
(relevant interest - Licence 592246)
pipeline

(relevant interest - Licence 593230)
 pump site
 (relevant interest - Licence 593230)

Schedule

Column 1
 jetty
 (relevant interest - Licence 592246)
 slipway
 (relevant interest - Licence 600640)
 reclamation
 (relevant interest - Licence 600640)
 ramp
 (relevant interest - Licence 600640)
 pontoon
 (relevant interest - Licence 600640)
 boatshed
 (relevant interest - Licence 600640)
 seawall
 (relevant interest - Licence 585870)
 reclamation
 (relevant interest - Licence 585870)
 ramp
 (relevant interest - Licence 585870)
 pontoon
 (relevant interest - Licence 585870)
 jetty
 (relevant interest - Licence 585870)
 reclamation
 (relevant interest - Licence 537522)
 pontoon
 (relevant interest - Licence 537522)
 jetty
 (relevant interest - Licence 537522)
 deck
 (relevant interest - Licence 574946)
 reclamation
 (relevant interest - Licence 574946)
 ramp
 (relevant interest - Licence 574946)
 ramp
 (relevant interest - Licence 574946)
 pontoon
 (relevant interest - Licence 574946)
 jetty
 (relevant interest - Licence 574946)
 boatshed
 (relevant interest - Licence 574946)
 jetty
 (relevant interest - Licence 589078)
 concrete ramp
 (relevant interest - Licence 589078)
 seawall
 (relevant interest - Licence 566067)
 reclamation
 (relevant interest - Licence 566067)
 jetty
 (relevant interest - Licence 566067)
 steps
 (relevant interest - Licence 572608)
 ramp
 (relevant interest - Licence 572608)
 pontoon
 (relevant interest - Licence 572608)
 jetty
 (relevant interest - Licence 572608)
 reclamation
 (relevant interest - Licence 593228)
 ramp
 (relevant interest - Licence 593228)
 pontoon

Column 2
 Reserve No. 1011268
 Public Purpose: future public requirements
 Notified: 3 February 2006
 File Reference: 17/11443

(relevant interest - Licence 593228)
concrete ramp
(relevant interest - Licence 593228)
slipway
(relevant interest - Licence 589020)
seawall
(relevant interest - Licence 589020)
reclamation
(relevant interest - Licence 589020)
ramp
(relevant interest - Licence 589020)
pontoon
(relevant interest - Licence 589020)
piles
(relevant interest - Licence 589020)
seawall
(relevant interest - Licence 589487)
reclamation
(relevant interest - Licence 589487)
ramp
(relevant interest - Licence 589487)
pontoon
(relevant interest - Licence 589487)
jetty
(relevant interest - Licence 589487)
deck
(relevant interest - Licence 589487)
boatshed
(relevant interest - Licence 589487)
pump site
(relevant interest - Licence 593230)
pipeline
(relevant interest - Licence 593230)

Other Government Notices

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*.

BANKSTOWN CU MEMBERS AND COMMUNITY ACTION ASSOCIATION INCORPORATED	INC1700088
COOK ISLANDS COMMUNITY LANGUAGE SCHOOL INCORPORATED	INC1500834
LAKESIDE TAVERN FISHING CLUB INCORPORATED	INC9884033
THE COUNCIL OF ST. IGNATIUS COLLEGE RIVERVIEW INCORPORATED	Y1910139
WAGGA FLOODPLAIN RESIDENTS PROTECTION ASSOCIATION INCORPORATED	INC1301463

Cancellation is effective as at the date of gazettal.

Dated this 30th day of January, 2019.

Robyne Lunney
Delegate of the Commissioner
NSW Fair Trading

(n2019-259)

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*.

(AAUSA) AFRICAN AUSTRALIAN ASSOCIATION INCORPORATED	INC9897006
180 DEGREES CONSULTING MQ INCORPORATED	INC9897283
ADVAITA AUSTRALIA INCORPORATED	INC9896578
AFRICAN-AUSTRALIANS LEARNING PROGRAM INCORPORATED	INC1200218
AFRO AUSTRALIAN FAMILIES & FRIENDS INCORPORATED	INC1200409
AFRO CONTEMPORARY YOUTH DANCE INCORPORATED	INC1200306
AIEC INC	INC9897371
ALBURY WODONGA BORDER CANCER SUPPORT GROUP INCORPORATED	Y2096618
ARAB AUSTRALIAN ENGINEERS INCORPORATED	INC1200396
ARABIC LANGUAGE AND ISLAMIC STUDIES COLLEGE FOR WOMEN INCORPORATED	INC9897135
ASSISTED PILGRIMAGE SERVICES (APS) INCORPORATED	INC9897373
ASSOCIAZIONE CARABINIERI INCORPORATED	INC1200375
ATTUNGA SPORT & RECREATION ASSOCIATION INCORPORATED	INC1200132
AUSTRALIA COMMUNITY SOCCER CLUB INCORPORATED	INC9896554
AUSTRALIA SHENZHEN TOWNSMEN INCORPORATED	INC9897836
AUSTRALIAN ASSOCIATION OF SECONDARY SCHOOL LEADERS INCORPORATED	INC9897500
AUSTRALIAN BEAUFIGHTER ASSOCIATION INCORPORATED	INC9897101
AUSTRALIAN BLACK AND KUROGE WASHU REGISTRY ASSOCIATION INCORPORATED	INC9896629
AUSTRALIAN COMMUNITY GROUP INC	INC9896389

AUSTRALIAN COPTIC COMMUNITY & YOUTH SOCIAL SERVICES INCORPORATED	INC9896638
AUSTRALIAN ETHOLOGICAL SOCIETY INCORPORATED	INC9897113
AUSTRALIAN INDOCHINESE BUDDHIST TEMPLE INCORPORATED	INC1200411
AUSTRALIAN TURKISH SYRIAN ASSOCIATION INCORPORATED	INC9897761
AUTHENTIC WORD MINISTRIES AUSTRALIA INCORPORATED	INC9897517
BABA FUND ASSOCIATION INCORPORATED	INC1200441
BALRANALD HARVEST CHRISTIAN CENTRE INCORPORATED	INC9897018
BASKETBALL CLUB MACEDONIAN SUNS INCORPORATED	INC9897203
BATHURST BUSHRANGERS CRICKET CLUB INCORPORATED	INC1200469
BEAUMONT HILLS F C INC	INC9896544
BELIEVE IN HUMANITY INCORPORATED	INC1200387
BERRY BOARDRIDERS INCORPORATED	INC1200170
BEVERLY HILLS SOCCER FOOTBALL CLUB INCORPORATED	INC9882933
BIHUN AUSTRALIA COMMUNITY INCORPORATED	INC1200450
BINALONG N.S.W. SKATE PARK COMMITTEE INCORPORATED	INC9897357
BINGARA WARIALDA RUGBY LEAGUE INCORPORATED	INC1200284
BLACKTOWN CITY PHOTOGRAPHIC CLUB INCORPORATED	INC9890596
BLUE MOUNTAINS BLUE WAVE INCORPORATED	INC1200206
BREWARRINA YELLOWBELLY SWIMMING CLUB INC	INC1200220
BRIDGECARE INCORPORATED	INC9897112
BUNGAWALBIN CATCHMENT LANDCARE GROUP INCORPORATED	INC9897302
CAMDEN MARKET STALLHOLDERS ASSOCIATION INCORPORATED	INC9897268
CARRINGTON INDIGENOUS SPORTS INCORPORATED	INC1200180
CDNI CARE INCORPORATED	INC9897066
CENTRE FOR A NEW AUSTRALIAN DREAM INCORPORATED	INC9897254
CHURCH 7 INCORPORATED	INC1200125
COASTLANDS INCORPORATED	INC9875492
COMMUNITY CULTURE AND ARTS ASSOCIATION INC	INC9897381
DBH ACCOMMODATION PROJECT INCORPORATED	INC9897269
DESPERATE YOUTH, AUSTRALIA INCORPORATED	INC1200182
DEVINE EXCHANGE MINISTRY INCORPORATED	INC9897809
DRAGONS SUPPORTERS ASSOCIATION INCORPORATED	INC9896600
EAST ASIA COMMERCE INC	INC9897122
EDUCATION FOR RURAL AFRICA INCORPORATED	INC9896545
ESDA INCORPORATED	INC9887431
EUGENIA FALLENI TRIBUTE PROJECT INCORPORATED	INC1300369
EVERYTHING FOOTBALL ASSOCIATION INCORPORATED	INC1200208
FAITH FRIENDS INCORPORATED	INC9896971
FIGHT FIT BOXING ACADEMY INCORPORATED	INC1200255
FIJI DISASTER SPEARHEAD GROUP INCORPORATED	INC9897081
FRIENDS OF ST BAKHITA ERAULO INCORPORATED	INC9896504
FRIENDS OF THE KU-RING-GAI ART CENTRE INCORPORATED	INC9897848

FRIENDS OF WINDARA INCORPORATED	INC9897247
GATE SEVEN SYDNEY RED SHARKS INCORPORATED	INC1200196
GGC CARES INCORPORATED	INC9895164
GILGANDRA AMATEUR BOXING CLUB INCORPORATED	INC9896566
GUJARATI MUSLIM JANAZA ASSOCIATION INCORPORATED	INC1200183
HAWKESBURY UNITED VOICE INCORPORATED	INC9897401
HIGHWAY 31 BLUES & ROOTS MUSIC CLUB INCORPORATED	INC1200403
HORNSBY DAWAA COMMUNITY SERVICE INCORPORATED	INC9897175
IDEA EVENTS INCORPORATED	INC9897059
IMPROVISING ACTUALLY INCORPORATED	INC1200114
IN LAK'ESH INCORPORATED	INC9897297
INDOOR ENVIRONMENTAL QUALITY ASSOCIATION INCORPORATED	INC9897234
INDUSTRIAL WIND TURBINE AWARENESS – MUDGEE ALLIANCE INCORPORATED	INC9897406
INDUSTRY LINKS INCORPORATED	INC1200265
INTERNAL BRAND AND CULTURE ASSOCIATION INCORPORATED	INC9897343
INTERNATIONAL ASSOCIATION OF CULTURES INCORPORATED	INC1200457
INTERNATIONAL SOCCER ACADEMY AUSTRALIA INCORPORATED	INC1200428
IRANIAN PEOPLE'S FREEDOM FRONT INCORPORATED	INC9897230
JACK'S BIKES MOTOR ENTHUSIASTS INCORPORATED	INC9897374
JASPERS BRUSH AIRPORT ACTION GROUP INCORPORATED	INC1200165
KAREELA COMMUNITY PRECINCT ASSOC INCORPORATED	INC9892547
KMCC AUSTRALIA INCORPORATED	INC9897439
KOREAN CAFE ASSOCIATION IN AUSTRALIA INCORPORATED	INC9897423
KUWAIT COMBINED FRIENDSHIP ASSOC. IN AUSTRALIA INCORPORATED	INC9897152
L M S PACIFIC SAMOAN CHURCH MT DRUITT INC	INC9891816
LADIES 1%ERS MC AUSTRALIA INCORPORATED	INC1200328
LETSGIVEHOPE INCORPORATED	INC1200474
LINK LEARN LAUNCH INCORPORATED	INC9897781
LIVING WATER MULTICULTURAL CHURCH INCORPORATED	INC1200274
LONG LIFE VISIONS INCORPORATED	INC9897205
LONGHAUL DRIVERS ASSOCIATION INCORPORATED	INC9896349
LOWER CLARENCE LITTLE ATHLETICS CLUB INCORPORATED	INC1200374
MACARTHUR RUGBY LEAGUE CLUB INCORPORATED	INC9896609
MACLEAY VALLEY SPORTS INCORPORATED	INC9896780
MANILDRA RUGBY LEAGUE FOOTBALL CLUB INCORPORATED	INC9897139
MANNING VALLEY BASEBALL ASSOCIATION INCORPORATED	INC3504726
MANOS HEALING CENTRE INCORPORATED	INC1200143
MERCY STREET INCORPORATED	INC9896951
MF GLOBAL AUSTRALIA CLIENTS SUPPORT GROUP INCORPORATED	INC9896560
MINING HORIZON INCORPORATED	INC9897238
MONTUN INCORPORATED	INC9897802
MOUNTAIN OF FIRE AND MIRACLES MINISTRIES INCORPORATED	INC9897151

MURWILLUMBAH & VILLAGES CULTURAL & HERITAGE ASSOCIATION INCORPORATED	INC9897046
NATIONAL COALITION FOR GUN CONTROL INCORPORATED	INC9897383
NATIONAL TAXI ALLIANCE INCORPORATED	INC1200107
NEW HOPE WORSHIP INCORPORATED	INC9897582
NEW SOUTH WALES MANDINGO ASSOCIATION INCORPORATED	INC1200414
NEW WORLD FAITH MINISTRIES INCORPORATED	INC9896589
NOAH'S ARK MID NORTH COAST ANIMAL RESCUE CENTRE INC	INC9897210
NOOR ALIMAN INCORPORATED	INC9897347
NORTH SYDNEY POWERLIFTING CLUB INCORPORATED	INC9896586
NORTHERN DISTRICTS MOTORCYCLE CLUB INCORPORATED	INC9895583
NRB FORUM OF AUSTRALIA INCORPORATED	INC9897235
NSW MUSLIM COMMUNITIES CAPACITY BUILDING GUILD INCORPORATED	INC1200139
OPEN HOUSE COMMUNITY CARE INC	INC9896563
ORARA VALLEY ARTISTS INCORPORATED	INC9897354
ORPHANS EYES ASSOCIATION INCORPORATED	INC9897284
PALESTINE MIXED MARTIAL ARTS INCORPORATED	INC9896549
PLAYER AGENTS (RUGBY LEAGUE, RUGBY UNION) ASSOCIATION INCORPORATED	INC9897220
POTH PRODUCTIONS INCORPORATED	INC1200431
PRAYER AND PRAISE MINISTRY INTERNATIONAL INCORPORATED	INC9896569
PRIVATE SECTOR ADVISORY SERVICES INC	INC1200345
PROPHETIC HEALING & DELIVERANCE MINISTRIES (PHD) INCORPORATED	INC1501362
QUINTESSENCE CHORAL GROUP INCORPORATED	INC9897073
RAWORTH RABBITOHS CC INCORPORATED	INC1200104
RAYMOND TERRACE WATERSKI CLUB INCORPORATED	INC9897364
REACH MINISTRIES – SYDNEY INCORPORATED	INC9897304
REDFERN STUDENT CULTURAL AFFAIRS INCORPORATED	INC9897414
REGENTS PARK FOOTBALL CLUB INCORPORATED	INC9896581
RIVERINA BIOSECURITY INCORPORATED	INC1200173
RIVERINA CITRUS GROWERS INCORPORATED	INC9897264
RIVERINA GROWER OWNED INCORPORATED	INC9897099
SAINT MICHAEL THE ARCHANGEL ORTHODOX MISSION INCORPORATED	INC9897272
SALLY ROSE ORGANISATION INCORPORATED	INC9897281
SALVADOR ALLENDE MONUMENT IN SYDNEY INCORPORATED	INC9889372
SEA EAGLES OLD BOYS ASSOCIATION INCORPORATED	INC1200257
SHIFT SPACE INCORPORATED	INC1200270
SHOALHAVEN BMX CLUB INCORPORATED	INC9897040
SOMALILAND COMMUNITY OF AUSTRALIA (NSW) INCORPORATED	INC9892359
SOUTH SUDANESE YOUTH CENTRE INCORPORATED	INC9897225
SOUTH SUDANESE YOUTH LEAGUE INCORPORATED	INC1200213
ST CARLOS BASEBALL CLUB INCORPORATED	INC1200101
STAYCATION INCORPORATED	INC9896582

STREET DAWAH AUSTRALIA INCORPORATED	INC1200266
STREETLEVEL INCORPORATED	INC1200252
SYDNEY ASSOCIATION OF CHINESE PAINTING AND CALLIGRAPHY INCORPORATED	INC1200171
SYDNEY DAEHAK YEONHAP CHURCH INCORPORATED	INC9889106
SYDNEY IRISH RUGBY FOOTBALL AND SPORTS CLUB INCORPORATED	INC9897242
SYDNEY SHANGHAINESS BUSINESS ASSOCIATION INCORPORATED	INC1200093
TAMWORTH ROLLER DERBY LEAGUE INCORPORATED	INC1200479
TASTE NASHDALE INCORPORATED	INC9897429
TE TAI HAU AURU (WEST) MAORI RUGBY LEAGUE AND COMMUNITY CLUB INCORPORATED	INC1200430
TEMORA ART PRIZE INCORPORATED	INC9897228
THE AUS-SINO COUNCIL FOR OVERSEAS INVESTMENT PROMOTION INCORPORATED	INC1200444
THE AUSTRALIAN SYRIAN RELIEVE COMMISSION INCORPORATED	INC9896556
THE CONSERVATIVE PARTY INCORPORATED	INC1200097
THE FIXED WHEEL RACING TEAM INCORPORATED	INC1200352
THE HOLLY APOSTOLIC ANCIENT CHURCH OF THE EAST – SAINT AUDISHO PARISH INCORPORATED	INC9897083
THE LOCALS, SPORTS & RECREATION CLUB INCORPORATED	INC9897255
THE NINA WEBSTER FUND INCORPORATED	INC9883770
THE SEAHORSES RUGBY LEAGUE FOOTBALL CLUB INCORPORATED	INC9897233
THE SYDNEY SABRE CLUB INCORPORATED	INC1200416
THURSDAY MORNING LIFE DRAWING INCORPORATED	INC9897527
TS TOBRUK UNIT SUPPORT COMMITTEE INCORPORATED	INC1500550
VALLEY VIEW PUBLIC SCHOOL P & C ASSOCIATION INCORPORATED	INC9897318
VIETNAMESE DANCING SOCIETY ASSOCIATION IN AUSTRALIA INCORPORATED	INC9897163
WARRIEWOOD BOARDRIDERS ASSOCIATION INCORPORATED	INC3414333
WEDDING STREET INCORPORATED	INC9897288
WENTWORTH GRAZING RATEPAYERS ASSOCIATION INCORPORATED	INC9897207
WESTERN DISTRICT TRUCK CLUB INCORPORATED	INC1200285
WESTERN SYDNEY PUBLIC TRANSPORT USERS INCORPORATED	INC9895457
WHEELS ROLLER SKATING CLUB INCORPORATED	INC1200464
WINDSOR SPORTS CLUB INCORPORATED	INC9897350
WINGHAM PONY CLUB ASSOCIATION INC	Y1078920
WIRADJURI WOMENS ASSOCIATION INCORPORATED	INC9897092
WOLLONGONG SAINTS WOMENS AFL CLUB INCORPORATED	INC9897121
WOMENSPORT AND RECREATION NSW INCORPORATED	Y2271827
WONGARON AIR SERVICES INCORPORATED	INC9897325
WYALONG MOTOR SPORTS CLUB INC	Y1304210
WYONG SOCIAL SQUASH CLUB INCORPORATED	INC9896593
YOUTH VISION PROMOTION (YOUVIP) INCORPORATED	INC1200205
ZEWA ASSOCIATION INC	INC9897223

Cancellation is effective as at the date of gazettal.

Dated this 30th day of January 2019.

Robyne Lunney
Delegate of the Commissioner
NSW Fair Trading

(n2019-260)

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 10 of the *Geographical Names Act 1966*, the Geographical Names Board has this day assigned the name listed hereunder as a geographical name.

Edna Dunn Reserve for a reserve located at 205A Parker Street, South Penrith.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at www.gnb.nsw.gov.au

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

(n2019-261)

GEOGRAPHICAL NAMES ACT 1966

Notice to create a locality
in the Bellingen Shire Council Area

PURSUANT to the provisions of Section 10 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it has this day amended the locality boundaries of Valery and Bellingen to allow for the creation of Hydes Creek as shown on map GNB3736-2.

The position and extent of these features are shown in the Geographical Names Register of New South Wales which can be viewed on the Geographical Names Board's website at www.gnb.nsw.gov.au.

Narelle Underwood
Chair
Geographical Names Board
PO Box 143
BATHURST NSW 2795

(n2019-262)

MENTAL HEALTH ACT 2007

Section 109
Variation to the declaration of mental health facility

I, Elizabeth Koff, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:

VARY the Order declaring certain premises to be declared mental health facilities pursuant to section 109 of the *Mental Health Act 2007*, published in the NSW Government Gazette No. 169 of 16 November 2007, pages 8561-8562, by removing the reference to "Manly Hospital and Community Health Service", and the corresponding premises "Queenscliff Community Health Centre, Cnr Lakeside Crescent and Pittwater Road, North Manly NSW 2100".

Signed, this 25th day of January 2019.

Elizabeth Koff
Secretary

(n2019-263)

MENTAL HEALTH ACT 2007

Section 109

Variation to the declaration of mental health facility

I, Elizabeth Koff, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007* and section 43 of the *Interpretation Act 1987*, DO HEREBY:

VARY the Order declaring certain premises to be declared mental health facilities pursuant to section 109 of the *Mental Health Act 2007*, published in the NSW Government Gazette No. 166 of 13 November 2009, page 5676 (and amended by the Order published in the NSW Government Gazette No. 85 of 4 August 2017, page 4332), by removing the reference to “**The Emergency Department of Manly Hospital, with the exception of the Psychiatric Emergency Care Centre, located at Building 11 on the Manly Hospital Campus, 150 Darley Road, Manly NSW 2095.**”

Signed, this 25th day of January 2019

Elizabeth Koff
Secretary

(n2019-264)

MENTAL HEALTH ACT 2007

Section 109

Repeal of Order Declaring Mental Health Facility

I, ELIZABETH KOFF, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:

REVOKE the Order published in the NSW Government Gazette No. 85 of 4 August 2017, page 4328, declaring certain premises of Manly Hospital to be a mental health facility in accordance with section 109 of the *Mental Health Act 2007*, designated as a “mental health assessment and inpatient treatment” facility.

Signed, this 25th day of January 2019

Elizabeth Koff
Secretary

(n2019-265)

**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 **Dr Urmila Sriskanda (MED0001187551)**, of West Gosford NSW 2250, prohibiting her until further notice, as a medical practitioner, from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This Order is to take effect on and from 23 January 2019.

Dated at Sydney, 22 January 2019.

ELIZABETH KOFF
Secretary, NSW Health

(n2019-266)

**TRANSPORT ADMINISTRATION ACT 1988
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land in the Local Government Area of The Hills Shire

Sydney Metro by its delegate declares, with the approval of His Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* as authorised by section 38C of the *Transport Administration Act 1988* for the purposes of the *Transport Administration Act 1988*.

Jon Lamonte
Chief Executive
Sydney Metro

SCHEDULE

All that piece of land situated in the Local Government Area of The Hills Shire, Parish of Castle Hill and County of Cumberland, comprising:

1. Part of Lot 33 in DP1071715, being Lots 7, 12 and 15 in DP1246514;
2. Part of Lot 50 in DP1071715, being Lots 6, 11 and 14 in DP1246514; and
3. Part of Lot 2 in DP10476043, being Lot 18 in DP1246514.

The land is said to be in the possession of Roads and Maritime Services.

(Sydney Metro Document Number: **SM-18-00195588**)

(n2019-267)

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land in the Local Government Area of North Sydney

Sydney Metro by its delegate declares, with the approval of His Excellency the Governor, that the land described in Schedule 1, affecting the land described in Schedules 2 to 3 below, is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* as authorised by section 38C of the *Transport Administration Act 1988* for the purposes of the *Transport Administration Act 1988*.

Jon Lamonte
Chief Executive
Sydney Metro

SCHEDULE 1

All those pieces of land described in the table below:

All that piece of land situated in the Local Government Area of North Sydney, Parish of Willoughby and County of Cumberland, comprising Lot 81 in DP1249330
All that piece of land situated in the Local Government Area of North Sydney, Parish of Willoughby and County of Cumberland, comprising Lot 82 in DP1249330
All that piece of land situated in the Local Government Area of North Sydney, Parish of Willoughby and County of Cumberland, comprising Lot 83 in DP1249330
All that piece of land situated in the Local Government Area of North Sydney, Parish of Willoughby and County of Cumberland, comprising Lot 84 in DP1249330
All that piece of land situated in the Local Government Area of North Sydney, Parish of Willoughby and County of Cumberland, comprising Lot 85 in DP1249330

SCHEDULE 2

All those pieces of land situated in the Local Government Area of North Sydney, Parish of Willoughby, County of Cumberland comprising:

Lot 1 in DP 1150156 – Property: 52 McLaren Street, North Sydney Affected by Plan of Acquisition Lot 81 in DP1249330

Lot 2 in DP 218407 – Property: 52 McLaren Street North Sydney Affected by Plan of Acquisition Lot 81 in DP1249330

Common Property in SP 56005 – Property: 237 Miller Street, North Sydney Affected by Plan of Acquisition Lot 81 in DP1249330

Lot 1 in DP 1234071 – Property: 231 Miller Street, North Sydney Affected by Plan of Acquisition Lot 81 in DP1249330

Lot 2 in DP 413518 – Property: 229 Miller Street, North Sydney Affected by Plan of Acquisition Lot 81 in DP1249330

Lot 1 in DP 706146 – Property: 201 Miller Street, North Sydney Affected by Plan of Acquisition Lot 83 in DP1249330

Lot 2 in DP 708306 – Property: 50 Berry Street North Sydney Affected by Plan of Acquisition Lot 83 in DP1249330

SCHEDULE 3

The land described in Schedule 1 above is to be excluded from any road or reserve, including the roads and reserves listed below.

ROAD OR RESERVE	CONTROL	FEE SIMPLE
Miller Street	North Sydney Council	Crown Road (Vested in North Sydney Council) vide Government Gazette 18-01-1902 Fol 425 Crown Road (vested in North Sydney Council) vide Government Gazette 30-04-1902 Folio 3228 CT 9421-249, CT 12449-131, CT 9996-13, CT 7901-121, CT 11248-195, CT 11121-35, CT 5200-138, 3/237745, CT 12127-133, CT 7377-55
McLaren Street	North Sydney Council	Crown Road (Vested in North Sydney Council) vide Government Gazette 18-01-1902 Folio 425
Berry Street	North Sydney Council	Crown Road (Vested in North Sydney Council) vide Government Gazette 18-01-1902 Folio 425

(Sydney Metro Document Number: SM18/0000815, SM-18-00203805)

(n2019-268)

Children's Court of New South Wales

Practice Note 11

Youth Koori Court

First issued: 16 January 2015

Amended: 5 March 2015

Further amended: 1 February 2019

1. **Objective**

- 1.1 This practice note establishes an alternative process for managing cases involving young Aboriginal and Torres Strait Islander people charged with criminal offences before the Children's Court, to be known as the Youth Koori Court.
- 1.2 The aim of the Youth Koori Court is to;
 - a. Increase Aboriginal and Torres Strait Islander community, including Aboriginal and Torres Strait Islander young people's, confidence in the criminal justice system,
 - b. Reduce the risk factors related to the re-offending of Aboriginal and Torres Strait Islander young people,
 - c. Reduce the rate of non-appearances by young Aboriginal and Torres Strait Islander offenders in the court process,
 - d. Reduce the rate of breaches of bail by Aboriginal and Torres Strait Islander young people, and
 - e. Increase compliance with court orders by Aboriginal and Torres Strait Islander young people.
- 1.3 The Youth Koori Court will seek to achieve these aims by:
 - a. Allowing Aboriginal and Torres Strait Islander community involvement in the court process,
 - b. Providing low volume case management mechanisms that will facilitate greater understanding of and participation in the court process by the young person,

- c. Identifying relevant risk factors that may impact on the young person's continued involvement with the criminal justice system, and
- d. Monitoring appropriate therapeutic interventions to address these risk factors.

2. Sittings of the Youth Koori Court

- 2.1 The Youth Koori Court will operate at Parramatta and Surry Hills Children's Court and such other courts as directed by the President of the Children's Court.
- 2.2 Subject to paragraph 2.3 a case is not to be adjourned to Parramatta or Surry Hills Children's Court or any other court where the Youth Koori Court operates for the sole purpose of having the case referred to the Youth Koori Court.
- 2.3 Where a young person has matters for sentence in a Children's Court other than a Children's Court where the Youth Koori Court operates as well as matters for sentence in a Children's Court where the Youth Koori Court operates and the young person has indicated that he or she will seek referral to the Youth Koori Court, a judicial officer may, at the request of the young person, adjourn the other matters for sentence to the Children's Court where the Youth Koori Court operates for the purpose of referring those matters to the Youth Koori Court.

3. Referral to the Youth Koori Court

- 3.1 A referral to the Youth Koori Court can only be made on the application of the young person.
- 3.2 The legal representative for the young person is to complete an **Application for referral to the Youth Koori Court** and hand up the application to the presiding judicial officer.
- 3.3 Where the young person has entered a plea of guilty, or indicated an intention to plead guilty, the presiding judicial officer will refer the case to the Youth Koori Court if satisfied that the eligibility criteria are met.
- 3.4 Where the young person has had his or her offence proven after a hearing the presiding judicial officer may refer the young person to the Youth Koori Court for sentence, if satisfied that the eligibility criteria are met, or proceed to sentence in the usual manner.

- 3.5 Where a case is referred to the Youth Koori Court following a hearing a transcript of the judgment is to be ordered and/or an agreed statement of facts is to be filed.

4. Eligibility Criteria

- 4.1 To be referred to the Youth Koori Court a young person must;
- a. Have indicated that he or she will plead guilty to the offence or the offence has been proven following a hearing,
 - b. be descended from an Aboriginal person or Torres Strait Islander, identify as an Aboriginal person or Torres Strait Islander and must be accepted as such by the relevant community,
 - c. Be charged with an offence within the jurisdiction of the Children's Court that is to be determined summarily,
 - d. At a minimum, be highly likely to be sentenced to an order which would involve Juvenile Justice supervision,
 - e. Be 10 to 17 years of age, at the time of the commission of the offence(s) and under 19 years of age when proceedings commenced, and
 - f. Be willing to participate.

5. Listing of cases referred to the Youth Koori Court

- 5.1 Where the judicial officer refers a case to the Youth Koori Court the matter is to be adjourned to the Youth Koori Court, in the ordinary course and subject to available listings, not less than one week and not more than two weeks of the referral, using the Youth Koori Court diary.
- 5.2 The young person is to be directed to the YKC casework co-ordinator or other designated person to make arrangements to participate in a screening assessment to enable the Youth Koori Court to assess his or her suitability for the Youth Koori Court process.

6. First appearance in the Youth Koori Court

- 6.1 At the first appearance the Youth Koori Court will, after considering the screening assessment and any other additional relevant information or submissions from the nominated Aboriginal and Torres Strait Islander Elders

or Respected Persons, the young person's legal representative, the police prosecutor and any other person the Youth Koori Court considers appropriate, assess the young person's suitability for the Youth Koori Court having regard to:

- a. The availability of suitable services in the area of the young person's residence
- b. The likely impact of inclusion of the young person in the process on the victim or the victim's family having regard to the nature of the offence and/or the delay in sentencing
- c. The strength of the young person's commitment to the requirements of the Youth Koori Court
- d. The availability of suitable Elders or Respected Aboriginal or Torres Strait Islander persons after consideration of the young person's cultural heritage and identity.

6.2 Notwithstanding that a young person would otherwise be assessed as suitable the Youth Koori Court may decline to accept the young person into the process because the Youth Koori Court does not have the capacity to accept any new cases at that time.

6.3 In the case of a young person who has pleaded guilty prior to or at the time of the referral to the Youth Koori Court, if the case is assessed as unsuitable or is otherwise excluded from the process the case is to be referred back to the general Children's Court list for sentencing.

6.4 In the case of a young person who had his or her offence(s) proven after hearing and the young person is assessed as unsuitable or is otherwise excluded from the process, the case is to be referred back to the judicial officer who presided over the hearing for sentence.

6.5 In appropriate cases the Youth Koori Court will order a Juvenile Justice Background Report at the same time that the young person is assessed as unsuitable or otherwise not admitted to the Youth Koori Court.

6.6 If the case is assessed as suitable the Youth Koori Court will note the acceptance of the case on the court record.

6.7 The Youth Koori Court will then refer the case to a Youth Koori Court conference for the development of an **Action and Support Plan**.

7. Youth Koori Court Conference

- 7.1 The purpose of a Youth Koori Conference is to provide an environment that promotes frank and open discussion about the risk factors that may be impacting on the young person's involvement in crime and to encourage the young person to agree on taking action, with appropriate supports, to address these risk factors.
- 7.2 In the usual course the Youth Koori Court Conference is to be held two weeks from acceptance into the Youth Koori Court.
- 7.3 The Youth Koori Court Conference is to be facilitated by a judicial officer or other mediator approved by the President.
- 7.4 The Youth Koori Court Conference is to be attended by;
- a. The young person and his or her legal representative
 - b. A member of the young person's family
 - c. Additional members of the young person's family at the discretion of the judicial officer or mediator
 - d. A support person for the young person at the discretion of the judicial officer or mediator
 - e. An Aboriginal or Torres Strait Islander Elder or Respected Person nominated by the Youth Koori Court
 - f. The Youth Koori Court casework co-ordinator
 - g. A representative from Juvenile Justice
 - h. Representatives from other government and non-government support agencies including but not limited to Justice Health, Family and Community Services and the Department of Education at the discretion of the judicial officer or mediator.
 - i. A police prosecutor
 - j. The Youth Koori Court officer
- 7.5 Where an agreed **Action and Support Plan** is developed at a Youth Koori Court Conference the case will be listed before the Youth Koori Court the same day for consideration of the plan.
- 7.6 Where an **Action and Support Plan** cannot be developed at the Youth Koori Court Conference the young person is to be directed to appear before the Youth Koori Court the same day for further case directions including referral to

a second conference or referral to the general Children's Court list for sentencing.

8. Confidentiality of the Youth Koori Court Conference

- 8.1 Any person participating in a Youth Koori Court Conference is to be advised that it is an offence under section 15A of the *Children (Criminal Proceedings) Act 1987* to publish or broadcast any information, picture or other material that identifies or is likely to lead to the identification of any child connected with criminal proceedings.
- 8.2 Anything said or done at a Youth Koori Court Conference is to remain confidential except in the following circumstances;
- a. Information, behaviours and outcomes disclosed during a conference may be discussed in any listing of the case before the Youth Koori Court.
 - b. If a mediator holds a private session with some but not all participants it is to be conducted on the basis that what is said or done during the private session cannot be disclosed to anyone else, including the judicial officer without the express consent of the person who made the disclosure.
 - c. A police prosecutor may discuss the outcome of a conference with a victim in the case.
 - d. Relevant information about the case may be disclosed to a service provider or potential service provider with the consent of the young person or, following consideration in the Youth Koori Court of any submissions made on this issue, by direction of the Youth Koori Court.
 - e. Any Action and Support Plan prepared as part of a conference forms part of the record of the Court.
 - f. Any person participating in a conference (including a private session) may disclose information obtained during a conference if;
 - i. He or she has reasonable grounds to believe that the disclosure is necessary to prevent or minimise the danger of injury any person or damage to property

- ii. He or she has reasonable grounds to suspect that a child or young person is at risk of significant harm as a result of obtaining the information as part of the conference.
- iii. Any other law requires them to disclose the information.

9. Approval of Action and Support Plan

- 9.1 The Youth Koori Court will consider the Action and Support Plan developed at the conference.
- 9.2 Where the Youth Koori Court approves the Action and Support Plan the young person is to be directed to commence the Action and Support Plan and the case will be adjourned for a period pursuant to section 33(1)(c2) of the *Children (Criminal Proceedings) Act 1987* of approximately 3 months but no more than 12 months from the date of the finding of guilt for review of compliance with the Action and Support Plan.
- 9.3 Where it is anticipated that the young person will be in a position to complete the Action and Support Plan within this period the Youth Koori Court will order the preparation of a Juvenile Justice Background report to be submitted at least 2 working days prior to the next court date.
- 9.4 Where it is anticipated that the young person will require a longer period to complete the Action and Support Plan the Youth Koori Court may order the preparation of a Special Purpose Juvenile Justice report to be submitted at least 2 working days prior to the next court date.
- 9.5 The case may also be listed before the Youth Koori Court periodically within the adjourned period to monitor the progress of the implementation of the Action and Support Plan.
- 9.6 If the Youth Koori Court declines to approve the Action and Support Plan further directions will be made including referral to a second conference or referral to the general Children's Court list for sentencing.

10. Review of compliance with Action and Support Plan

- 10.1 At the nominated adjournment of the case for review of the Action and Support Plan, or such earlier date nominated by the court, the Youth Koori Court will determine whether to:
 - a. Sentence the young person, or

- b. Defer sentencing for a further period of not more than 12 months from the date of the finding of guilt in relation to any offence to allow the young person to comply with the Action and Support Plan;
- 10.2 In determining whether to further defer the sentence the Youth Koori Court will have regard to;
- a. The age of the young person
 - b. The nature of the offence(s) committed
 - c. The requirements of the Action and Support Plan
 - d. The level of commitment demonstrated by the young person
- 10.3 Where the Youth Koori Court determines to defer the sentence further it may amend the Action and Support Plan if it considers it appropriate to do so.

11. Non-compliance with the Action and Support Plan

- 11.1 If the agency responsible for supervising the young person's compliance with the Action and Support Plan forms the view that the young person is not complying with his or her obligations under the plan the agency is to notify the Youth Koori Court casework co-ordinator.
- 11.2 The Youth Koori Court casework co-ordinator is to notify the young person's legal representative and the police prosecutor and refer the notification to the judicial officer to determine whether the case is to be re-listed before the Youth Koori Court.
- 11.3 If the prosecution seeks to have the young person discharged from the Youth Koori Court process it must file and serve an **Application to Discharge from the Youth Koori Court** not less than 48 hours prior to the next review date.
- 11.4 The Youth Koori Court will determine whether the young person should be discharged from the Youth Koori Court process if the Youth Koori Court is satisfied that the young person has not complied with the Action and Support Plan.
- 11.5 If the Youth Koori Court discharges the young person from the process the case will be adjourned for sentence.

12. Withdrawal of consent to participate in the Youth Koori Court

- 12.1 If the young person informs the Youth Koori Court that he or she wishes to withdraw consent to participate in the Youth Koori Court process the Youth Koori Court shall, unless the presiding judicial officer otherwise determines
- a. Note the court papers that consent has been withdrawn
 - b. Adjourn all offences for sentence
 - c. Direct the preparation of a Juvenile Justice Background report.

13. Sentencing

- 13.1 Where a young person;
- a. Successfully complies with the Action and Support Plan
 - b. Withdraws consent to continue to participate in the Youth Koori Court process or
 - c. Is discharged from the Youth Koori Court process

the Children's Court, whether or not it is sitting as a Youth Koori Court shall take into account the young person's participation in and, where appropriate, completion of the Youth Koori Court process when sentencing the young person in accordance with section 33(1) of the *Children (Criminal Proceedings) Act 1987*.

- 13.2 Any sentence imposed following the young person's participation in all or part of the Youth Koori Court process shall not be more punitive than that which may have been imposed had the young person not participated in the process.
- 13.3 A condition imposed as part of a sentence by the Youth Koori Court may involve a requirement to continue to participate in completion of the Action and Support Plan.

14. Role of Elders and Respected persons

- 14.1 Aboriginal and Torres Strait Islander Elders and Respected persons may
- a. provide cultural advice to the Youth Koori Court
 - b. assist the young person to understand the cultural expectations on young Aboriginal and Torres Strait Islander people

- c. assist the young person to understand his or her cultural heritage, history and norms
- d. offer support and advice to the young person on how to improve connections with his or her culture and community
- e. assist in the identification of culturally significant issues, programs or supports that might be included in the Action and Support Plan
- f. speak in the Youth Koori Court about the young person and their participation in the Youth Koori Court prior to the young person's sentence in the Youth Koori Court.

14.2 Aboriginal and Torres Strait Islander Elders and Respected persons will not otherwise participate in sentencing the young person.

His Honour Judge Peter Johnstone
President, Children's Court of NSW
Date: 1 February 2019

COUNCIL NOTICES

MAITLAND CITY COUNCIL

Roads Act 1993

Notification of Road Closure

Notice is hereby given, under the provisions of the *Roads Act 1993*, that the road as set out in the Schedule below is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, will vest in Maitland City Council and is classified as operational land for the purposes of the *Local Government Act 1993*.

DAVID EVANS
General Manager
Maitland City Council

Schedule

Lot 1, DP1250089 – Land comprising the former eastern extension of Bay Leaf Road bounded by Lots 49 & 50, DP1240315 and Tarragon Way.

(n2019-270)

QUEANBEYAN-PALERANG REGIONAL COUNCIL

Roads Act 1993, Section 10

IN accordance with section 10 of the *Roads Act 1993*, Queanbeyan-Palerang Regional Council dedicates the land held by the Council and described in the Schedule below as public road.

Peter Tegart, General Manager, Queanbeyan-Palerang Regional Council

SCHEDULE

Lot 2 in Deposited Plan 1232527

(n2019-271)

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
OCEANFRONT DRIVE	Shell Cove
Description	
runs off Harbour Boulevard	

Name	Locality
BASS POINT TOURIST ROAD	Shell Cove
Description	
commences from the intersection of Harbour Boulevard and Oceanfront Drive to its end at Bass Point	

Name	Locality
BOOLLWARROO PARADE	Shell Cove, Shellharbour
Description	
commences at a cul-de-sac near Shellharbour Reserve and extends south to the marina entrance at Shell Cove	

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

GNB Ref: 0022

(n2019-272)

SNOWY MONARO REGIONAL COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Snowy Monaro Regional Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for formalising constructed access to Council's landfill, sewer treatment plant and sewer pump station.

Dated at Cooma this 26th day of October 2018

Peter Bascomb
A/General Manager

Schedule

13/239506

(n2019-273)

WOLLONGONG CITY COUNCIL

Section 10 ROADS ACT 1993

Dedication of Land as Public Road

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

Greg Doyle, General Manager (Acting), Wollongong City Council, Locked Bag 8821, Wollongong DC NSW 2500.

Schedule

As per DP36684 the widened part of Central Road adjacent to Lots B, C, E and F, the lanes 20ft wide, all splayed corners of streets and lanes and the paved court.

Lot 100 DP565224.

As per DP521643 the part shown for road purposes.

(n2019-274)