



Government Gazette

of the State of

New South Wales

Number 66

Friday, 28 June 2019

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

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GOVERNMENT NOTICES

Miscellaneous Instruments

LOCAL GOVERNMENT ACT 1993 – PROCLAMATION

MARGARET BEAZLEY,

Governor

I, the Honourable Margaret Beazley AO QC, Governor of New South Wales, with the advice of the Executive Council and in pursuance of section 218B of the *Local Government Act 1993*, hereby alter the boundaries of the areas of-

(a) Bathurst Regional as described by Proclamation in Government Gazette No. 106 of 25 August 2006, and

(b) Blayney as described by Proclamation in Government Gazette No. 106 of 25 August 2006, and

by transferring the land described in Schedule A from the Bathurst Regional local government area to the Blayney local government area so that the boundaries of the area of -

(a) Bathurst Regional are the boundaries shown on the map kept in the register of public surveys and having the identifier number PP5236; and

(b) Blayney are the boundaries shown on the map kept in the register of public surveys and having the identifier number PP5237; and

I also make provision in Schedule B for the apportionment of rates and charges between the said Councils.

Signed and sealed at Sydney, this 19 day of June 2019.

By Her Excellency's Command

Shelley Hancock MP
Minister for Local Government

GOD SAVE THE QUEEN!

Schedule A – Area to be transferred

Lot 1 DP1182421 having an area of about 1.76 hectares

Schedule B – Rates and Charges

- 1) Appropriate arrangements are to be made in relation to the rates and charges over the rateable parcels of land affected by this Proclamation.
- 2) The General Manager of Blayney Shire Council, and the General Manager of Bathurst Regional Council are to reach a negotiated agreement on the nature of those arrangements.
- 3) In the event that the General Managers of Blayney Shire Council, and the General Manager of Bathurst Regional Council cannot come to a negotiated agreement on the matter of rates and charges, the Minister for Local Government will make a determination on that matter.

(n2019-1793)

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 20/6/19

Steve O'Donoghue
Director
Resource and Energy Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Boggabri Coal Project' (09_0182), approved by the Minister for Planning and Infrastructure under section 75J of the Act on 18 July 2012, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Boggabri Coal Project' (09_0182) as in force on the date of this Order.

(n2019-1794)

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: 26 June 2019

Chris Ritchie
Director
Industry Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Project approval known as the 'Remediation of Former Orica Villawood Site' (09_0147), approved by a delegate of the Minister under section 75J of the Act on 18 May 2012 as subsequently modified under 75W of the Act.	All land identified in Appendix B of the approval to carry out the development known as the 'Remediation of Former Orica Villawood Site' (09_0147) as in force on the date of this Order.

(n2019-1795)

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 20/6/19

Steve O'Donoghue
Director
Resource and Energy Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Moolarben Coal Project Stage 1' (05_0117), approved by the Minister for Planning under section 75J of the Act on 6 September 2007, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Moolarben Coal Project Stage 1' (05_0117) as in force on the date of this Order.

(n2019-1796)

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 20/6/19

Steve O'Donoghue
Director
Resource and Energy Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Moolarben Coal Project Stage 2' (08_0135), approved by a delegate of the Minister for Planning under section 75J of the Act on 30 January 2015, as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Moolarben Coal Project Stage 2' (08_0135) as in force on the date of this Order.

(n2019-1797)

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: 24 June 2019

Chris Ritchie
 Director
 Industry Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Project approval known as the ‘Hanson Concrete and Asphalt Facility’ (06_0225 Project Approval), approved by a delegate of the Minister under section 75J of the Act on 3 June 2010 as subsequently modified under 75W of the Act.	All land identified in Appendix 1 of the approval to carry out the development known as the ‘Hanson Concrete and Asphalt Facility’ (06_0225 Project Approval) as in force on the date of this Order.

(n2019-1798)

NATIONAL PARKS AND WILDLIFE ACT 1974

Bouddi National Park Draft Plan of Management on exhibition until 30 September 2019: comments sought
 The Bouddi National Park Draft Plan of Management is on exhibition until **30 September 2019**.

The plan may be viewed at:

- National Parks and Wildlife Service (NPWS) Girrakool Office (59 Girrakool Road, Somersby)
- NPWS Lake Munmorah Office (Blue Wren Drive, Munmorah SCA, Wybung)
- Maitland Bay Visitor Information Centre (The Scenic Road, Killcare Heights)
- Umina Beach Library (Corner West and Bullion Streets, Umina Beach)
- Office of Environment and Heritage (OEH) Customer Centre (Level 14, 59–61 Goulburn St, Sydney)
- OEH ‘Have your say’ website at <https://engage.environment.nsw.gov.au/consult>

Submissions on the plan must be received by **30 September 2019** by:

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

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

(n2019-1799)

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Tasman Sea, Forster

Duration

7.30am to 11.00am – Saturday 6th July 2019

7.30am to 11.00am – Sunday 7th July 2019

Detail

Water ski races and power boat displays will be conducted on the Tasman Sea off the coast of Forster involving the use of high speed power vessels which will be active in the area on the above days during the above times.

An **EXCLUSION ZONE** is specified during the event, which will be marked by rounding buoys and indicated by the presence of Roads and Maritime, Police and other authorised control vessels on the perimeters.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone. Provision will be made to allow normal vessel traffic to transit around the exclusion zone to access Cape Hawke Harbour at all times.

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: NH1965

Date: 19 June 2019

Mike Baldwin
Manager Operations
NSW Maritime

(n2019-1800)

ROAD TRANSPORT ACT 2013

Notice Fixing Fees

I, FIONA TRUSSELL, Acting Chief Executive of Roads and Maritime Services, pursuant to section 271(1) of the *Road Transport Act 2013* and clause 124 of the *Road Transport (Vehicle Registration) Regulation 2017*, fix the fees set out in the Schedule to this Notice in respect of the services shown adjacent to them.

This Notice takes effect on and from 1 July 2019.

FIONA TRUSSELL,
Acting Chief Executive,
Roads and Maritime Services
17 June 2019

NOTE: This Notice replaces the Notice published in NSW Government Gazette No. 66 of 29 June 2018 at page 4021.

Schedule

Services		\$
1.	Duplicate certificate of registration	\$22
2.	Duplicate registration label	\$22
3.	Issue auxiliary number-plate or issue replacement auxiliary number-plate	\$45
4.	Book of inspection reports for issue at authorised inspection station:	
a.	Book containing 100 reports	\$113
b.	Book containing 25 reports	\$31

Services		\$
5.	Copy of rules for authorised inspection station	\$77
6.	Vehicle inspection by Roads and Maritime Services for the purpose of identification prior to the establishment of registration:	
a.	Booking fee for all vehicles	\$70
b.	Inspection of a vehicle on the national written off vehicle register, as maintained by roads authorities in each jurisdiction	\$454
7.	Issue certificate relating to information from Roads and Maritime Services records	\$32
8.	Issue information from Roads and Maritime Services records other than a certificate	\$22
9.	Packing and posting – Number-plates	\$28
10.	Packing and posting – Inspection Report Books	\$25
11.	Cancel registration	\$30
12.	Unregistered Vehicle Permit	\$22
13.	Conditional registration	\$22
14.	Number-plate reserve	\$59
15.	Number-plate exchange	\$59
16.	Vehicle Safety Compliance Certificate Scheme fees:	
a.	Licence application fee	\$576
b.	Licence application fee (J & P modifications)	\$576
c.	Annual membership fee	\$576
d.	Triennial licence renewal fee (J & P modifications)	\$576
e.	Issue of compliance certificate fee	\$35
f.	Issue of compliance certificate fee (J & P modification)	\$35
g.	Principal Arranged Insurance fee	\$2,000
h.	Principal Arranged Insurance run-off fee	\$800
i.	Change of licence category	\$115
17.	Issue replacement trader's plate	\$47
18.	Trader's plate application	\$51

(n2019-1801)

ROAD TRANSPORT ACT 2013

Notice Fixing Fees

I, FIONA TRUSSELL, Acting Chief Executive of Roads and Maritime Services, pursuant to section 271(1) of the *Road Transport Act 2013* and clause 116 of the *Road Transport (Driver Licensing) Regulation 2017*, fix the fees set out in the Schedule to this Notice in respect of the services shown adjacent to them.

This Notice takes effect on and from 1 July 2019.

FIONA TRUSSELL,
Acting Chief Executive,
Roads and Maritime Services
17 June 2019

NOTE: This Notice replaces the Notice published in NSW Government Gazette No. 66 of 29 June 2018 at page 4022.

Schedule

Services	\$
1. Learner Replacement Logbook	17

2.	Issue of provisional licence passenger restriction exemption letter	33
3.	Issue of provisional licence prohibited motor vehicle restriction exemption letter	33
4.	Issue of a replacement provisional licence passenger restriction exemption letter	13
5.	Issue of a replacement provisional licence prohibited motor vehicle restriction exemption letter	13
6.	Issue of provisional P1 licences – restriction on passengers under 21 exemption letter	33
7.	Issue of replacement provisional P1 licences – restriction on passengers under 21 exemption letter	13

(n2019-1802)

ROAD TRANSPORT ACT 2013

Order Fixing Fees

I, FIONA TRUSSELL, Acting Chief Executive of Roads and Maritime Services, pursuant to clause 102 of the *Road Transport (General) Regulation 2013*, fix the fees set out in the Schedule to this Order in respect of the services shown adjacent to them.

This Order takes effect on and from 1 July 2019.

FIONA TRUSSELL,
Acting Chief Executive,
Roads and Maritime Services
17 June 2019

NOTE: This Order replaces the Order published in NSW Government Gazette No. 66 of 29 June 2018 at page 4023.

Schedule

Services		\$
1.	Fee for the issue of an individual or organisational mobility parking scheme authority (except where the applicant is an eligible pensioner)	44
2.	Fee for the issue of a temporary mobility parking scheme authority (except where the applicant is an eligible pensioner)	14
3.	Fee for the issue of a replacement mobility parking scheme authority (except where the applicant is an eligible pensioner in items (a) to (d) below)	14
4.	Fee for the issue of a replacement mobility parking scheme authority where the applicant is an eligible pensioner in items (a) to (d) below	7

In this Schedule, an eligible pensioner means a person:

- (a) who is entitled to hold any of the following cards issued by the Commonwealth:
 - (i) a card known as a pensioner concession card,
 - (ii) a card known as a gold repatriation health card that is embossed with TPI, EDA, WAR WIDOW or WAR WIDOWER,

Note. TPI refers to totally and permanently incapacitated and EDA refers to extreme disablement adjustment.

 - (iii) a card prescribed by the regulations as being equivalent to any of those cards, or
- (b) who is entitled to receive, in respect of any injury or disease, a pension, or other amount, approved by the Authority that is payable under the *Veterans' Entitlements Act 1986* of the Commonwealth or the *Military Rehabilitation and Compensation Act 2004* of the Commonwealth, or
- (c) who is a war widow or war widower (within the meaning of section 5E of the *Veterans' Entitlements Act 1986* of the Commonwealth), or
- (d) who is under 16 years of age and named as a dependant on the current New South Wales Pensioner Concession Card in (a) above, or
- (e) who is under 16 years of age and holds a current New South Wales Centrelink Health Care Card.

(n2019-1803)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

at Mount Adrah in the Cootamundra-Gundagai Regional Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Cootamundra-Gundagai Regional Council area, Parish of Yaven and County of Wynyard, shown as Lots 36 and 37 Deposited Plan 1229119.

The land is said to be in the possession of Cootamundra-Gundagai Regional Council.

(RMS Papers: SF2019/068001; RO SF2016/024330)

(n2019-1804)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Valla in the Nambucca Shire Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Nambucca Shire Council area, Parish of Valley Valley and County of Raleigh, shown as Lots 3 and 4 Deposited Plan 1239133.

(RMS Papers: SF2019/130521; RO SF2012/011252)

(n2019-1805)

Mining and Petroleum Notices

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

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T19-1048)

No. 5801, FMG RESOURCES PTY LTD (ACN 095 546 428), area of 16 units, for Group 1, dated 7 May 2019. (Orange Mining Division).

(T19-1074)

No. 5820, TUNG HUI CHUNG, area of 2 units, for Group 1 and Group 6, dated 25 June 2019. (Inverell Mining Division).

(T19-1075)

No. 5821, PANDA MINING PTY LTD (ACN 137 548 237), area of 28 units, for Group 1 and Group 2, dated 25 June 2019. (Broken Hill Mining Division).

(n2019-1806)

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T18-1129)

No. 5731, now Exploration Licence No. 8862, SILVER CITY MINERALS LIMITED (ACN 130 933 309), County of Yancowinna, Map Sheet (7234), area of 8 units, for Group 1, dated 17 June 2019, for a term until 17 June 2025. As a result of the grant of this title, Exploration Licence No. 8074 has ceased to have effect and Exploration Licence No. 8255 has partly ceased to have effect.

(T18-1130)

No. 5732, now Exploration Licence No. 8863, SILVER CITY MINERALS LIMITED (ACN 130 933 309), County of Yancowinna, Map Sheet (7133, 7233), area of 29 units, for Group 1, dated 17 June 2019, for a term until 17 June 2025. As a result of the grant of this title, Exploration Licence No. 8076, Exploration Licence No. 8255 and Exploration Licence No. 8629 have ceased to have effect.

(T18-1145)

No. 5747, now Exploration Licence No. 8864, ACGH II PTY LTD (ACN 623 704 898), County of Forbes, Map Sheet (8630), area of 15 units, for Group 1, dated 17 June 2019, for a term until 17 June 2025.

(T18-1146)

No. 5748, now Exploration Licence No. 8859, NIMROD RESOURCES LIMITED (ACN 130 842 063), Counties of Gunderbooka and Irrara, Map Sheet (8038), area of 131 units, for Group 1, dated 17 June 2019, for a term until 17 June 2022.

(T18-1147)

No. 5749, now Exploration Licence No. 8860, NIMROD RESOURCES LIMITED (ACN 130 842 063), County of Gunderbooka, Map Sheet (8037, 8038, 8138), area of 108 units, for Group 1, dated 17 June 2019, for a term until 17 June 2022.

(T19-1008)

No. 5771, now Exploration Licence No. 8858, FMG RESOURCES PTY LTD (ACN 095 546 428), Counties of Forbes, King and Monteagle, Map Sheet (8629, 8630), area of 73 units, for Group 1, dated 17 June 2019, for a term until 17 June 2025.

(T19-1014)

No. 5774, now Exploration Licence No. 8861, FMG RESOURCES PTY LTD (ACN 095 546 428), Counties of Kennedy and Narromine, Map Sheet (8432, 8433, 8434, 8532, 8533, 8534), area of 313 units, for Group 1, dated 17 June 2019, for a term until 17 June 2025.

(T19-1016)

No. 5776, now Exploration Licence No. 8861, FMG RESOURCES PTY LTD (ACN 095 546 428), County of Narromine, Map Sheet (8432, 8433, 8434, 8532, 8533, 8534), area of 313 units, for Group 1, dated 17 June 2019, for a term until 17 June 2025.

MINING LEASE APPLICATIONS

(Z10-2322)

Sydney No. 346, now Mining Lease No. 1790 (Act 1992), KORES AUSTRALIA PTY LIMITED (ACN 063 786 087), Parish of Munmorah, County of Northumberland, Map Sheet (9131-1-S), area of 194.3 hectares, to mine for coal, dated 20 June 2019, for a term until 20 June 2040. As a result of the grant of this title, Authorisation No. 405 and Exploration Licence No. 4911 have partly ceased to have effect.

(T16-1504)

Singleton No. 525, now Mining Lease No. 1788 (Act 1992), BULGA COAL MANAGEMENT PTY LIMITED (ACN 055 534 391), Parish of Vere, County of Northumberland, Map Sheet (9132-4-S), area of 88.52 hectares, for the purpose of any bin, magazine or fuel chute, any cable, conveyor, pipeline, telephone line or signal, removal of overburden, plant nursery, any reservoir, dam, drain or water race, any road, railway, tramway, bridge or jetty, generation/transmission of electricity to mine &/or council, stockpiling or depositing of overburden, ore or tailings and storage of fuel, machinery, timber or equipment, dated 19 June 2019, for a term until 19 June 2040.

(n2019-1807)

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T19-1075)

No. 5821, PANDA MINING PTY LTD (ACN 137 548 237), County of Yancowinna, Map Sheet (7133, 7134). Withdrawal took effect on 25 June 2019.

(n2019-1808)

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

EXPLORATION LICENCE

(EF19/20706)

Exploration Licence No. 5958, RIMFIRE PACIFIC MINING N.L. (ACN 006 911 744), area of 27 units. Application for renewal received 21 June 2019.

(EF19/20954)

Exploration Licence No. 8620, PANDA MINING PTY LTD (ACN 137 548 237), area of 8 units. Application for renewal received 25 June 2019.

(EF19/20950)

Exploration Licence No. 8621, PANDA MINING PTY LTD (ACN 137 548 237), area of 4 units. Application for renewal received 25 June 2019.

(n2019-1809)

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(EF18/34875)

Exploration Licence No. 5891, DENIS MICHAEL WALSH, County of Gipps, Map Sheet (8230), area of 1 unit, for a further term until 21 September 2021. Renewal effective on and from 17 June 2019.

(EF19/1786)

Exploration Licence No. 6321, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), County of Dowling, Map Sheet (8131), area of 10 units, for a further term until 19 October 2020. Renewal effective on and from 17 June 2019.

(EF18/33399)

Exploration Licence No. 7391, THOMSON RESOURCES LTD (ACN 138 358 728), County of Phillip, Map Sheet (8832), area of 17 units, for a further term until 27 August 2024. Renewal effective on and from 17 June 2024.

(EF19/12229)

Exploration Licence No. 7482, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), Counties of Mouramba and Robinson, Map Sheet (8134), area of 28 units, for a further term until 23 March 2022. Renewal effective on and from 17 June 2019.

(EF18/43746)

Exploration Licence No. 8400, OCHRE RESOURCES PTY LTD (ACN 112 833 351), Counties of Harden and King, Map Sheet (8628), area of 52 units, for a further term until 20 October 2024. Renewal effective on and from 17 June 2019.

(EF18/45166)

Exploration Licence No. 8402, FORTIUS MINES PTY LTD (ACN 140 151 917), County of Fitzroy, Map Sheet (9437, 9537), area of 57 units, for a further term until 29 October 2021. Renewal effective on and from 17 June 2019.

(EF18/47833)

Exploration Licence No. 8414, PEEL MINING LIMITED (ACN 119 343 734), County of Flinders, Map Sheet (8233), area of 60 units, for a further term until 2 December 2024. Renewal effective on and from 17 June 2019.

(T18-1128)

Exploration Licence No. 8469, MONZONITE METALS PTY LTD (ACN 165 629 818), Counties of Gowen and Lincoln, Map Sheet (8633, 8634, 8733, 8734), area of 100 units, for a further term until 30 September 2020. Renewal effective on and from 17 June 2019.

(EF18/49269)

Exploration Licence No. 8491, JONATHAN CHARLES DOWNES, County of Wellington, Map Sheet (8732), area of 12 units, for a further term until 21 December 2020. Renewal effective on and from 17 June 2019.

(EF18/49285)

Exploration Licence No. 8492, JONATHAN CHARLES DOWNES, County of Murchison, Map Sheet (9037), area of 8 units, for a further term until 21 December 2020. Renewal effective on and from 17 June 2019.

(EF19/3630)

Exploration Licence No. 8520, PROVIDENCE METALS PTY LTD (ACN 612 933 981), Counties of Flinders and Kennedy, Map Sheet (8333), area of 12 units, for a further term until 21 February 2024. Renewal effective on and from 17 June 2019.

(n2019-1810)

TRANSFER

(EF19/1781)

Exploration Licence No. 8428, formerly held by LAKECOAL PTY LTD (ACN 094 084 787) has been transferred to GREAT SOUTHERN ENERGY PTY LTD (ACN 621 409 201). The transfer was registered on 29 March 2019.

(n2019-1811)

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994

Section 76

Determination of Management Charges for Lobster Fishery

I, DARREN REYNOLDS, Acting Group Director, Commercial Fisheries & Aquaculture, with the delegated authority in pursuance of section 227(1) and section 228(2) of the *Fisheries Management Act 1994* (“the Act”), and in pursuance of sections 76(1) and (2) of the Act, consider that the management charge of \$62.55 per share for the period 1 July 2019 to 30 June 2020 payable by holders of shares in the lobster fishery (as described in Schedule 1 to the Act), is necessary to meet the costs of management for that fishery, being costs of management that are attributed to industry by the management plan for the fishery.

Dated this 20th day of June 2019.

DARREN REYNOLDS

Acting Group Director, Commercial Fisheries & Aquaculture
Department of Primary Industries
(an office within the Department of Industry)
(by delegation)

(n2019-1812)

FISHERIES MANAGEMENT (TAC DETERMINATION – SPANNER CRAB) NOTIFICATION 2019

under the

Fisheries Management Act 1994

I, SARAH FAIRFULL, A/Deputy Director General DPI Fisheries, with the delegated authority of the Secretary of the Department of Industry pursuant to section 228 of the *Fisheries Management Act 1994*, and in pursuance of sections 40L, 40M and 40N of the *Fisheries Management Act 1994*, by this Notification, make the following TAC determination for spanner crab.

Dated this 20th day of June 2019

MS SARAH FAIRFULL

A/Deputy Director General, Fisheries
Department of Primary Industries
(an office within the Department of Industry)

Explanatory note

This Notification is made under sections 40L, 40M and 40N of the *Fisheries Management Act 1994*. The object of this Notification is to:

- (a) make a TAC determination for spanner crab in the ocean trap and line fishery for the period 1 July 2019 to 30 June 2020; and
- (b) give notification of that TAC determination for spanner crab.

Fisheries Management (TAC Determination – Spanner Crab) Notification 2019

under the

Fisheries Management Act 1994

1 Name of Notification

This Notification is the *Fisheries Management (TAC Determination – Spanner Crab) Notification 2019*.

2 Duration of TAC determination

The TAC determination made in this Notification has effect for the period 1 July 2019 to 30 June 2020.

3 Interpretation

- (1) In this Notification:

ocean trap and line fishery means the share management fishery of that name, as described in Schedule 1 to the Act.

spanner crab means fish of the species *Ranina ranina*.

the Act means the *Fisheries Management Act 1994*.

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

Note: *TAC determination* is defined in section 40A of the Act.

4 TAC determination for spanner crab

Pursuant to sections 40L and 40M of the Act, the total allowable catch of spanner crab that may be taken in the ocean trap and line fishery during the period 1 July 2019 to 30 June 2020 is 169,000 kg.

(n2019-1813)

Fisheries Management (Fishing Determination - Abalone) Instrument 2019

under the

Fisheries Management Act 1994

I, ADAM MARSHALL, Minister for Agriculture and Western New South Wales, in pursuance of section 40H of the *Fisheries Management Act 1994*, give notice of the following fishing determination.

Dated this 24th day of June 2019

The Hon Adam Marshall MP
Minister for Agriculture and Western New South Wales

Explanatory note

This Instrument is made under section 40H of the *Fisheries Management Act 1994*. The object of this Instrument is to notify the making of fishing determinations by the TAF Committee under section 40D of that Act.

Fisheries Management (Fishing Determination - Abalone) Instrument 2019

under the

Fisheries Management Act 1994

1. Name of Instrument

This Instrument is the *Fisheries Management (Fishing Determination - Abalone) Instrument 2019*.

2. Interpretation

(1) In this Instrument:

TAC determination has the same meaning as in section 40A of the Act.

the Act means the *Fisheries Management Act 1994*.

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

3. Notice of TAC determinations in the Abalone Fishery

Pursuant to section 40H of the Act, the TAC determination for abalone, as determined by the Total Allowable Fishing Committee pursuant to section 40D of the Act and clause 35A of the Appendix to the Fisheries Management (Abalone Share Management Plan) Regulation 2000, for the fishing period 1 July 2019 to 30 June 2020 (both dates inclusive), is 100 tonnes.

(n2019-1814)

Crown Land Notices

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

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish – Ginninderra; County – Murray
Land District – Queanbeyan; LGA – Yass Valley

Road Disposed: Lot 1 DP 1246060

File No: 18/04487

(n2019-1815)

ROADS ACT 1993

ORDER

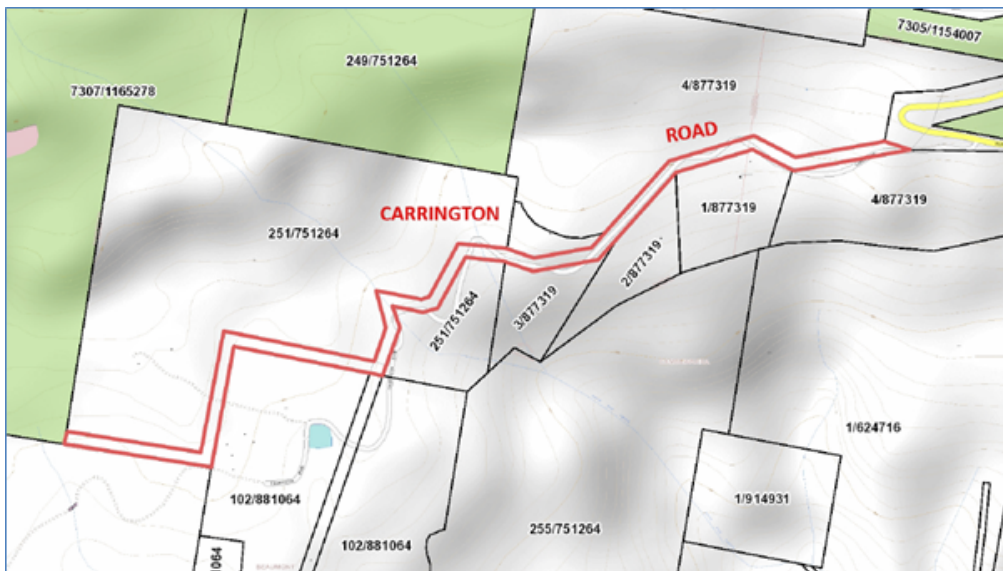
Transfer of Crown Road to a Council

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

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

SCHEDULE 1

Parish: Cambewarra
County: Camden
Land District: Nowra
LGA: Shoalhaven City Council
DESCRIPTION: Crown road at Beaumont known as Carrington Road and as shown by red outline on diagram below



SCHEDULE 2

Roads Authority: Shoalhaven City Council

Council's Ref: 2921E (D18/40008)

DoI-Lands & Water Ref: 19/04545

(n2019-1816)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish – Talagandra; County – Murray
Land District – Queanbeyan; LGA – Yass Valley

Road Disposed: Lot 2 DP 1251799

File No: 12/08476

(n2019-1817)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish – Jeir; County – Murray
Land District – Yass; LGA – Yass Valley

Road Disposed: Lot 1 DP 1242069

File No: 17/08654

(n2019-1818)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parishes – Edgeroi, Neinby; County – Leichhardt

Land District – Coonamble; LGA – Coonamble

Road Disposed: Lots 1-2 DP 1243634

File No: 17/01263

(n2019-1819)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parishes - Cambara, Gilguldry; County - Leichhardt

Land District - Coonamble; LGA - Coonamble

Road Disposed: Lot 1 DP 1243942

File No: 16/08272

(n2019-1820)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parishes – Pulletop, Westby; County – Mitchell

Land District – Wagga Wagga; LGA – Wagga Wagga

Road Disposed: Lot 1 DP 1241197

File No: 17/02908

(n2019-1821)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish – Westby; County – Mitchell
Land District – Wagga Wagga; LGA – Wagga Wagga

Road Disposed: Lot 2 DP 1241198

File No: 17/02911

(n2019-1822)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parishes - Budgeon, Quonmoona, Cambara; County - Leichhardt
Land District - Coonamble; LGA - Coonamble

Road Disposed: Lots 1, 3 DP 1237509

File No: 16/06696

(n2019-1823)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish - Wardry; County - Dowling
Land District - Lake Cargelligo; LGA - Lachlan

Road Disposed: Lot 1 DP 1239371

File No: 08/1680

(n2019-1824)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish - Benduck South; County - Waradgerly

Land District - Hay; LGA - Hay

Road Disposed: Lot 1 DP 1243839

File No: 16/08372

(n2019-1825)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish - Derale; County - Phillip

Land District - Mudgee; LGA - Mid-Western Regional

Road Disposed: Lot 1 DP 1243595

File No: 17/11664

(n2019-1826)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish - Wargundy; County - Bligh

Land District - Dunedoo; LGA - Warrumbungle

Road Disposed: Lot 1 DP 1244195

File No: 18/00787

(n2019-1827)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

*Parish – Carisbrook; County – Dowling
Land District – Lake Cargelligo; LGA – Lachlan*

Road Disposed: Lot 1 DP 1245739

File No: 18/04118

(n2019-1828)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

*Parish – Kameruka; County – Auckland
Land District – Bega; LGA – Bega Valley*

Road Disposed: Lot 4 DP 1248834

File No: 18/06744

(n2019-1829)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

*Parish – Kameruka; County – Auckland
Land District – Bega; LGA – Bega Valley*

Road Disposed: Lot 119 DP 657495, Lot 3 DP 1248476

File No: 18/06743

(n2019-1830)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

*Parish – Ewingar; County – Drake
Land District – Casino; LGA – Clarence Valley*

Road Disposed: Lot 4 DP 1217679

File No: 15/08529

(n2019-1831)

ROADS ACT 1993

ORDER

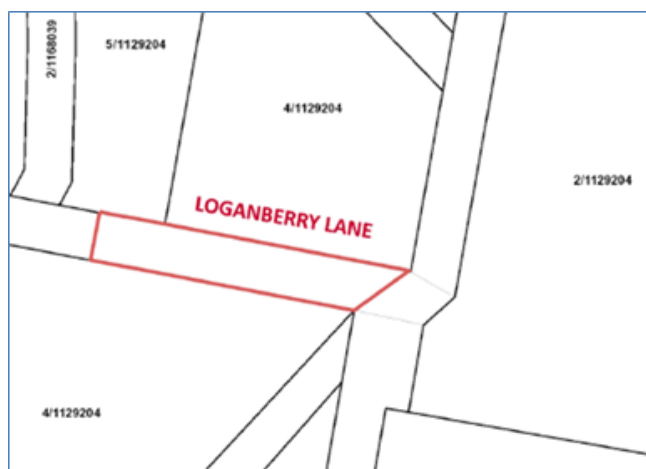
Transfer of Crown Road to a Council

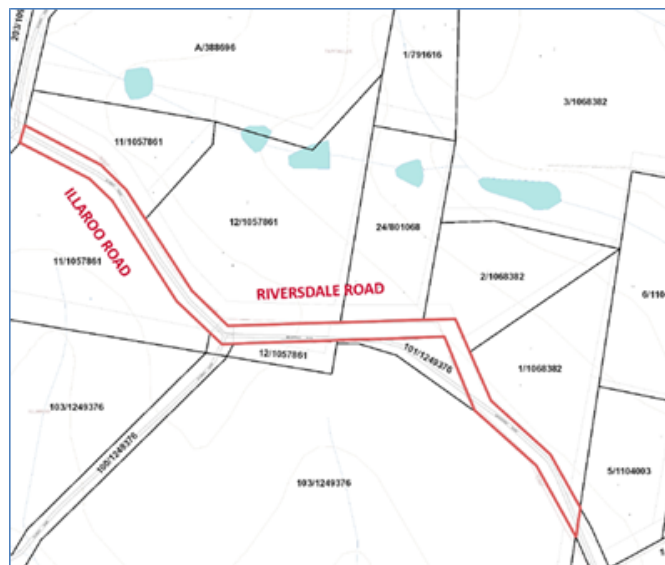
In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown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

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

SCHEDULE 1

- Parish: Illaroo
- County: Camden
- Land District: Nowra
- LGA: Shoalhaven
- DESCRIPTION: Crown roads at Tapitallee known as Loganberry Lane, (pt) Illaroo Road and (pt) Riversdale Road and as shown by red outline on the diagrams below





SCHEDULE 2

Roads Authority: Shoalhaven City Council
Council's Ref: 2921E (D18/40008)
DoI-Lands & Water Ref: 19/05798

(n2019-1832)

CROWN LANDS ACT 1989

Erratum

The notice appearing in the New South Wales Government Gazette No 52 of the 24 May 2019, Folio 1522, under the heading "NOTIFICATION OF DISPOSAL OF A CROWN ROAD", in respect of Road Disposed: Lots 11-15, DP 1239348, should be deleted.

File No: 08/1384

(n2019-1833)

NOTIFICATION OF CLOSING OF A ROAD

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

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

DESCRIPTION

Parish – Mihi, Salisbury; County – Sandon
Land District – Armidale; LGA – Uralla

Road Closed: Lots 11-15 DP 1239348

File No: 08/1384

SCHEDULE

On closing, the land within Lot/s 11 & 12 DP1239348 will remain vested in the State of New South Wales as Crown land.

On closing, the land within Lot/s 13, 14 & 15 DP1239348 will become vested in the State of New South Wales as Crown land.

(n2019-1834)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish - Cowimangarah; County - Jamison

Land District - Narrabri; LGA - Narrabri

Road Disposed: Lot 2 DP 1248642

File No: 18/03482

(n2019-1835)

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 Melinda Pavey, MP
Minister for Water, Property and Housing

DESCRIPTION

Parish - Lawrence; County - Clarence

Land District - Grafton; LGA - Clarence Valley

Road Closed: Lots 101 & 102 DP1252428

File No: 16/07051

SCHEDULE

On closing, the land within Lots 101 & 102 DP1252428 will remain vested in The State of New South Wales as Crown land.

(n2019-1836)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parishes - Clowery, Narriah; Counties - Dowling, Cooper

Land District - Lake Cargelligo; LGA - Bland

Road Disposed: Lots 1-2 DP 1243636

File No: 08/8964

(n2019-1837)

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

It is hereby notified that in pursuance of the provisions of Section 7.3 of the *Crown Land Management Act 2016*, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

The Hon. Melinda Pavey, M.P.
Minister for Water, Property and Housing

Administrative District – Bourke

Shire – Bourke, County – Gunderbooka

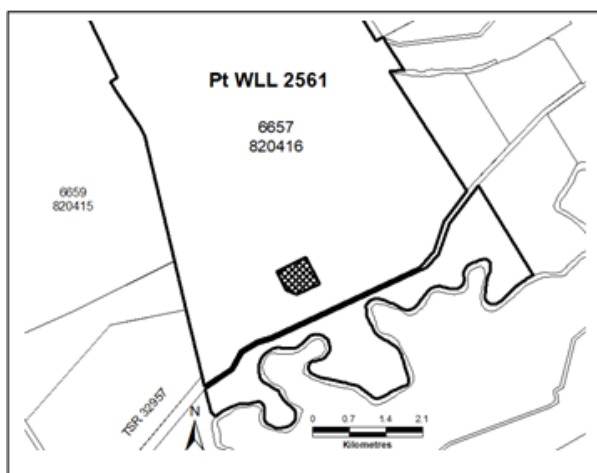
The purpose of Western Lands Lease 2561, being the land contained within Folio Identifier 6657/820416 has been altered from “Grazing, Farm Tourism, Film Making & Recreational Hunting” to “Grazing, Farm Tourism, Film Making, Recreational Hunting & Cultivation (Irrigation)” effective from 17 June 2019.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the *Crown Land Management Act 2016* and Regulations.

The conditions have been altered by the inclusion of the special conditions following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 2561

1. The lease shall only be used for the purpose of Grazing, Cultivation (Irrigated), Farm Tourism, Film Making & Recreational Hunting.
2. Sandhill’s and other soils with a surface texture of loamy sand or coarser shall be left uncultivated unless specifically approved by the Department.
3. Texture contrast (or duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlying a clay subsoil and are prone to scalding (producing claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Department.
4. Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Department have been implemented at the lessee’s expense.
5. Incised drainage lines, other than man-made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Department specifies otherwise.
6. The lessee shall ensure a monitoring regime of piezometers is established, in consultation with a suitably qualified engineer, to detect water logging of soils, rising salt levels in soils and/or rising groundwater levels.
7. The lessee shall undertake any appropriate measures at his/her own expense, ordered by the Department to provide rehabilitate and degraded cultivated areas.
8. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Department to provide adequate protection of the soil.
9. The lessee shall ensure cultivation and cropping do not alter the natural flood regime. Crops are not to be protected by levees.
10. The lessee shall ensure no tail water or drainage water run-off will escape onto adjoining lands.
11. The lessee is authorised to cultivate an area of 33 hectares as shown cross-hatched on the diagram below.



File No: 08/11311

(n2019-1838)

ALTERATION OF CORPORATE NAME OF RESERVE TRUST

Pursuant to section 92(3) of the *Crown Lands Act 1989* the corporate name of the reserve trust for the reserve specified in Column 1 is altered to the corporate name specified in Column 2.

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

Schedule

Column 1

Reserve No.: 85839
Public Purpose: Cemetery Purposes
Notified: 17 June 1966
File Reference: 17/10320

Reserve No.: 47847
Public Purpose: Rubbish Depot
Notified: 5 June 1912
File Reference: 17/10320

Column 2

Goonellabah Lawn Cemetery (R85839) Reserve Trust

Dalton Rubbish Depot (R47847) Reserve Trust

(n2019-1839)

ALTERATION OF CORPORATE NAME OF RESERVE TRUST

Pursuant to section 92(3) of the *Crown Lands Act 1989* the corporate name of the reserve trust for the reserve specified in Column 1 is altered to the corporate name specified in Column 2.

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

Schedule

Column 1

Reserve No.: 89265
Public Purpose: Public Recreation
Notified: 9 August 1974
File Reference: 17/10320

Column 2

South West Rocks Public Recreation (R89265) Reserve Trust

(n2019-1840)

CROWN LAND MANAGEMENT ACT 2016

REVOCATION OF RESERVATION OF CROWN LAND

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

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

Schedule

Column 1

Parish: Moolambong
County: Leichhardt
Land District: Coonamble
Local Government Area: Coonamble
Locality: Coonamble
Reserve No. 120041
Public Purpose: future public requirements
Notified: 30 October 1987

Column 2

The whole being
Whole Lot: Lot 7008 DP 754225
Area: about 7.949 hectares

File Reference: 15/03432

(n2019-1841)

ADDITION TO RESERVED CROWN LAND

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

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

Schedule

Column 1

Land District: Willyama
Local Government Area: Broken Hill City Council
Locality: Broken Hill

Column 2

Reserve No. 1013830
Public Purpose: future public requirements
Notified: 29 June 2007

Whole Lot: Lot 3 Section 4 DP 759092

Parish Picton

County Yancowinna

Current Area: about 6197m²

New Area: about 991.51 hectares

File Reference: WLL10088-1#02

(n2019-1842)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parish – Moppin; County – Staphylton

Land District – Moree; LGA – Moree Plains

Road Disposed: Lot 2 DP 1241728

File No: 14/05243

(n2019-1843)

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

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

DESCRIPTION

Parishes – Yarraman, Moppin, Medgun; Counties – Courallie, Stapylton

Land District – Moree; LGA – Moree Plains

Road Disposed: Lot 1 DP 1241728

File No: 14/05244

(n2019-1844)

BC - DUBBO

CROWN LAND MANAGEMENT ACT 2016

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

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

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

Column 1

storage purposes
(relevant interest - Licence 557099)
grazing
(relevant interest - Licence 557099)
access
(relevant interest - Licence 557099)

Schedule**Column 2**

Reserve No. 369A
Public Purpose: travelling stock
Notified: 5 January 1875
File Reference: 15/07747

Column 1

storage purposes
(relevant interest - Licence 557099)
grazing
(relevant interest - Licence 557099)
access
(relevant interest - Licence 557099)

Schedule**Column 2**

Reserve No. 39915
Public Purpose: travelling stock
Notified: 1 November 1905
File Reference: 15/07747

Column 1

storage purposes
(relevant interest - Licence 557099)
grazing
(relevant interest - Licence 557099)
cultivation
(relevant interest - Licence 557099)
access
(relevant interest - Licence 557099)

Schedule**Column 2**

Reserve No. 96702
Public Purpose: future public requirements
Notified: 15 April 1983
File Reference: 15/07747

Column 1

storage purposes
(relevant interest - Licence 557099)
grazing
(relevant interest - Licence 557099)
access
(relevant interest - Licence 557099)

Schedule**Column 2**

Reserve No. 751097
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: 15/07747

Column 1

weighbridge
(relevant interest - Licence 569174)
access
(relevant interest - Licence 569174)

Schedule**Column 2**

Reserve No. 364
Public Purpose: access
Notified: 21 July 1874
File Reference: 16/05595

Column 1

access
(relevant interest - Licence 595867)

Schedule**Column 2**

Reserve No. 22323
Public Purpose: trigonometrical purposes
Notified: 16 March 1895
File Reference: 18/02873

Column 1

environmental protection
 (relevant interest - Licence 592582)
 environmental studies
 (relevant interest - Licence 592582)
 electricity supply
 (relevant interest - Licence 592582)
 safety cameras
 (relevant interest - Licence 592582)

Schedule

Column 2

Reserve No. 53370
 Public Purpose: public recreation
 Notified: 11 July 1919
 File Reference: 17/11684

Column 1

carport
 (relevant interest - Licence 529390)
 shed
 (relevant interest - Licence 529390)

Schedule

Column 2

Reserve No. 754866
 Public Purpose: future public requirements
 Notified: 29 June 2007
 File Reference: 14/00722

Column 1

sporting facilities
 (relevant interest - Licence 601755)

Schedule

Column 2

Reserve No. 49351
 Public Purpose: camping, travelling stock
 Notified: 15 October 1913
 File Reference: 18/09194

Column 1

storage area
 (relevant interest - Licence 597020)
 parking area
 (relevant interest - Licence 597020)
 walkway
 (relevant interest - Licence 597020)

Schedule

Column 2

Reserve No. 89944
 Public Purpose: public recreation
 Notified: 1 October 1976
 File Reference: 18/04198

Column 1

access
 (relevant interest - Licence 608205)

Schedule

Column 2

Reserve No. 4030
 Public Purpose: trigonometrical purposes
 Notified: 3 September 1887
 File Reference: 08/6163

Column 1

communication facilities
 (relevant interest - Licence 608205)
 access
 (relevant interest - Licence 608205)

Schedule

Column 2

Reserve No. 84872
 Public Purpose: public recreation
 Notified: 15 May 1964
 File Reference: 08/6163

Column 1

access
 (relevant interest - Licence 608205)

Schedule

Column 2

Reserve No. 89127
 Public Purpose: preservation of native flora and fauna, public recreation
 Notified: 11 January 1974
 File Reference: 08/6163

Column 1

communication facilities
(relevant interest - Licence 606300)
access
(relevant interest - Licence 606300)

Schedule

Column 2

Reserve No. 94748
Public Purpose: preservation of native flora, public recreation,
reservoir
Notified: 15 May 1981
File Reference: 08/6163

Column 1

communication facilities
(relevant interest - Licence 609823)
access
(relevant interest - Licence 609823)

Schedule

Column 2

Dedication No. 610006
Public Purpose: public recreation
Notified: 25 July 1884
File Reference: 08/6163

Column 1

communication facilities
(relevant interest - Licence 609812)
access
(relevant interest - Licence 609812)

Schedule

Column 2

Reserve No. 755207
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: 08/6163

Column 1

boardwalk
(relevant interest - Licence 603492)

Schedule

Column 2

Reserve No. 1012468
Public Purpose: access and public requirements, rural services,
tourism purposes and environmental and heritage conservation
Notified: 15 September 2006
File Reference: 19/01174

Column 1

access
(relevant interest - Licence 609812)

Schedule

Column 2

Reserve No. 1013848
Public Purpose: public recreation, urban services
Notified: 29 June 2007
File Reference: 08/6163

Column 1

amenities building
(relevant interest - Licence 602460)
community facilities
(relevant interest - Licence 602460)
driveway
(relevant interest - Licence 602460)
walkway
(relevant interest - Licence 602460)
camping
(relevant interest - Licence 602460)
parking area
(relevant interest - Licence 602460)
public recreation
(relevant interest - Licence 602460)

Schedule

Column 2

Reserve No. 647
Public Purpose: travelling stock
Notified: 29 May 1877
File Reference: 19/00108

Column 1

amenities building
(relevant interest - Licence 602460)
community facilities
(relevant interest - Licence 602460)
driveway
(relevant interest - Licence 602460)
walkway
(relevant interest - Licence 602460)

Schedule

Column 2

Reserve No. 17660
Public Purpose: travelling stock
Notified: 6 May 1893
File Reference: 19/00108

camping
(relevant interest - Licence 602460)
parking area
(relevant interest - Licence 602460)
public recreation
(relevant interest - Licence 602460)

Column 1

amenities building
(relevant interest - Licence 602460)
community facilities
(relevant interest - Licence 602460)
driveway
(relevant interest - Licence 602460)
walkway
(relevant interest - Licence 602460)
camping
(relevant interest - Licence 602460)
parking area
(relevant interest - Licence 602460)
public recreation
(relevant interest - Licence 602460)

Schedule

Column 2

Reserve No. 37817
Public Purpose: camping, travelling stock
Notified: 25 June 1904
File Reference: 19/00108

Column 1

community facilities
(relevant interest - Licence 602462)
driveway
(relevant interest - Licence 602462)
erection of signs
(relevant interest - Licence 602462)
walkway
(relevant interest - Licence 602462)
parking area
(relevant interest - Licence 602462)
public recreation
(relevant interest - Licence 602462)

Schedule

Column 2

Reserve No. 64591
Public Purpose: camping, travelling stock
Notified: 15 June 1934
File Reference: 19/00623

Column 1

community facilities
(relevant interest - Licence 602462)
driveway
(relevant interest - Licence 602462)
erection of signs
(relevant interest - Licence 602462)
walkway
(relevant interest - Licence 602462)
parking area
(relevant interest - Licence 602462)
public recreation
(relevant interest - Licence 602462)

Schedule

Column 2

Reserve No. 64594
Public Purpose: travelling stock
Notified: 15 June 1934
File Reference: 19/00623

Column 1

environmental protection
(relevant interest - Licence 592582)
environmental studies
(relevant interest - Licence 592582)
electricity supply
(relevant interest - Licence 592582)
safety cameras
(relevant interest - Licence 592582)

Schedule

Column 2

Reserve No. 1012388
Public Purpose: access and public requirements, rural services,
tourism purposes and environmental and heritage conservation
Notified: 15 September 2006
File Reference: 17/11684

<p>Column 1 bore site (relevant interest - Licence 601506) access (relevant interest - Licence 601506)</p>	<p>Schedule Column 2 Reserve No. 42351 Public Purpose: travelling stock Notified: 15 January 1908 File Reference: 18/09012</p> <hr/>
<p>Column 1 access (relevant interest - Licence 601530)</p>	<p>Schedule Column 2 Reserve No. 751631 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/08816</p> <hr/>
<p>Column 1 pipeline (relevant interest - Licence 590131) transmission line (relevant interest - Licence 590131)</p>	<p>Schedule Column 2 Reserve No. 82143 Public Purpose: public recreation Notified: 13 November 1959 File Reference: 17/09980</p> <hr/>
<p>Column 1 power/transmission line (relevant interest - Licence 602452)</p>	<p>Schedule Column 2 Reserve No. 16212 Public Purpose: travelling stock Notified: 27 August 1892 File Reference: 19/00120</p> <hr/>
<p>Column 1 communication facilities (relevant interest - Licence 607769) access (relevant interest - Licence 607769)</p>	<p>Schedule Column 2 Reserve No. 89169 Public Purpose: preservation of native flora and fauna, public recreation Notified: 29 March 1974 File Reference: 08/6063</p> <hr/>
<p>Column 1 access (relevant interest - Licence 605280)</p>	<p>Schedule Column 2 Reserve No. 98044 Public Purpose: environmental protection Notified: 10 January 1986 File Reference: 08/6163</p> <hr/>
<p>Column 1 communication facilities (relevant interest - Licence 605280) access (relevant interest - Licence 605280)</p>	<p>Schedule Column 2 Reserve No. 3118 Public Purpose: quarry, trigonometrical purposes Notified: 24 September 1883 File Reference: 08/6163</p> <hr/>
<p>Column 1 pump (relevant interest - Licence 601307) pipeline (relevant interest - Licence 601307)</p>	<p>Schedule Column 2 Reserve No. 84334 Public Purpose: generally Notified: 22 March 1963 File Reference: 18/08810</p> <hr/>
<p>Column 1 pump (relevant interest - Licence 591019) pipeline (relevant interest - Licence 591019)</p>	<p>Schedule Column 2 Reserve No. 84334 Public Purpose: generally Notified: 22 March 1963 File Reference: 17/10541</p>

Column 1

pump
(relevant interest - Licence 591019)
pipeline
(relevant interest - Licence 591019)
beautification
(relevant interest - Licence 591019)

Schedule

Column 2

Reserve No. 1013826
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: 17/10541

Column 1

pontoon
(relevant interest - Licence 560921)
ramp
(relevant interest - Licence 560921)
jetty
(relevant interest - Licence 560921)
boatshed
(relevant interest - Licence 560921)
sliprails
(relevant interest - Licence 560921)
steps
(relevant interest - Licence 572147)
sliprails
(relevant interest - Licence 572147)
reclamation
(relevant interest - Licence 572147)
jetty
(relevant interest - Licence 572147)
slipway
(relevant interest - Licence 535414)
ramp
(relevant interest - Licence 586814)
boatshed
(relevant interest - Licence 586814)
jetty
(relevant interest - Licence 601998)
slipway
(relevant interest - Licence 601998)
steps
(relevant interest - Licence 604985)
ramp
(relevant interest - Licence 604985)
ramp
(relevant interest - Licence 604985)
pontoon
(relevant interest - Licence 604985)
piles
(relevant interest - Licence 604985)
jetty
(relevant interest - Licence 604985)
berthing area
(relevant interest - Licence 604985)
jetty
(relevant interest - Licence 586090)
slipway
(relevant interest - Licence 588712)
sliprails
(relevant interest - Licence 588712)
seawall
(relevant interest - Licence 588712)
reclamation
(relevant interest - Licence 588712)
ramp
(relevant interest - Licence 588712)
jetty
(relevant interest - Licence 588712)
slipway
(relevant interest - Licence 593171)
sliprails

Schedule

Column 2

Reserve No. 56146
Public Purpose: generally
Notified: 11 May 1923
File Reference: 15/10688

(relevant interest - Licence 593171)
 seawall
 (relevant interest - Licence 593171)
 reclamation
 (relevant interest - Licence 593171)
 jetty
 (relevant interest - Licence 593171)
 grazing
 (relevant interest - Licence 596524)
 grazing
 (relevant interest - Licence 596521)
 mooring site
 (relevant interest - Licence 597020)
 walkway
 (relevant interest - Licence 597020)
 pontoon
 (relevant interest - Licence 597020)
 public recreation
 (relevant interest - Licence 602462)
 parking area
 (relevant interest - Licence 602462)
 walkway
 (relevant interest - Licence 602462)
 erection of signs
 (relevant interest - Licence 602462)
 driveway
 (relevant interest - Licence 602462)
 community facilities
 (relevant interest - Licence 602462)
 seawall
 (relevant interest - Licence 603529)
 pontoon
 (relevant interest - Licence 603529)
 jetty
 (relevant interest - Licence 603529)
 concrete ramp
 (relevant interest - Licence 603529)

Schedule

Column 1

slipway
 (relevant interest - Licence 593171)
 sliprails
 (relevant interest - Licence 593171)
 seawall
 (relevant interest - Licence 593171)
 reclamation
 (relevant interest - Licence 593171)
 jetty
 (relevant interest - Licence 593171)
 slipway
 (relevant interest - Licence 588712)
 sliprails
 (relevant interest - Licence 588712)
 seawall
 (relevant interest - Licence 588712)
 reclamation
 (relevant interest - Licence 588712)
 ramp
 (relevant interest - Licence 588712)
 jetty
 (relevant interest - Licence 588712)
 jetty
 (relevant interest - Licence 586090)
 steps
 (relevant interest - Licence 604985)
 ramp
 (relevant interest - Licence 604985)
 ramp
 (relevant interest - Licence 604985)
 pontoon

Column 2

Reserve No. 1011268
 Public Purpose: future public requirements
 Notified: 3 February 2006
 File Reference: 18/00322

(relevant interest - Licence 604985)
piles
(relevant interest - Licence 604985)
jetty
(relevant interest - Licence 604985)
berthing area
(relevant interest - Licence 604985)
jetty
(relevant interest - Licence 601998)
slipway
(relevant interest - Licence 601998)
ramp
(relevant interest - Licence 586814)
boatshed
(relevant interest - Licence 586814)
slipway
(relevant interest - Licence 535414)
steps
(relevant interest - Licence 572147)
sliprails
(relevant interest - Licence 572147)
reclamation
(relevant interest - Licence 572147)
jetty
(relevant interest - Licence 572147)
sliprails
(relevant interest - Licence 560921)
pontoon
(relevant interest - Licence 560921)
ramp
(relevant interest - Licence 560921)
jetty
(relevant interest - Licence 560921)
boatshed
(relevant interest - Licence 560921)
pipeline
(relevant interest - Licence 601307)
pump
(relevant interest - Licence 601307)
mooring site
(relevant interest - Licence 597020)
walkway
(relevant interest - Licence 597020)
pontoon
(relevant interest - Licence 597020)
public recreation
(relevant interest - Licence 602462)
parking area
(relevant interest - Licence 602462)
walkway
(relevant interest - Licence 602462)
erection of signs
(relevant interest - Licence 602462)
driveway
(relevant interest - Licence 602462)
communication facilities
(relevant interest - Licence 602462)
pipeline
(relevant interest - Licence 591019)
pump
(relevant interest - Licence 591019)
seawall
(relevant interest - Licence 603529)
pontoon
(relevant interest - Licence 603529)
jetty
(relevant interest - Licence 603529)
concrete ramp
(relevant interest - Licence 603529)
boardwalk
(relevant interest - Licence 603492)

Column 1

pipeline
(relevant interest - Licence 584627)

Schedule

Column 2

Reserve No. 1031488
Public Purpose: environmental protection, future public requirements,
public recreation, rural services
Notified: 18 February 2011
File Reference: 12/03999

Column 1

pipeline
(relevant interest - Licence 603547)
grazing
(relevant interest - Licence 603547)

Schedule

Column 2

Reserve No. 61732
Public Purpose: access, public recreation
Notified: 14 March 1930
File Reference: 19/01351

Column 1

camping and caravan site
(relevant interest - Licence 596634)

Schedule

Column 2

Reserve No. 88689
Public Purpose: public recreation
Notified: 11 August 1972
File Reference: 18/03858

Column 1

site investigation
(relevant interest - Licence 595517)

Schedule

Column 2

Reserve No. 89377
Public Purpose: public recreation
Notified: 14 February 1975
File Reference: 18/02561

(n2019-1845)

Water Notices

WATER ACT 1912

NOTIFICATION OF NSW CIVIL AND ADMINISTRATIVE TRIBUNAL PUBLIC INQUIRY

The NSW Civil & Administrative Tribunal (NCAT) will be holding an inquiry by way of a hearing that is open to the public at the Port Macquarie Court House, 22 – 26 Murray Street, Port Macquarie, NSW on Wednesday 31 July 2019 commencing at 10.00 am.

The inquiry, under Section 11 of the *Water Act 1912* is an administrative review of the desirability of granting a replacement surface water licence to John Anthony and Christine Joy Patrick for authorisation of: 1 x 150mm centrifugal pump on an unnamed watercourse on Lot 2 DP 1099964, 1 x bywash dam on an unnamed watercourse on Lot 2 DP 1099964, and 1 x 150mm centrifugal pump on Toms Creek on Lot 3 DP 1099964, Parish of Comboyne, County of Macquarie for conservation of water and irrigation.

Tracey Lawson, Manager Water Regulation North

(n2019-1846)

WATER ACT 1912

NOTICE OF NSW CIVIL AND ADMINISTRATIVE TRIBUNAL PUBLIC INQUIRY

The NSW Civil and Administrative Tribunal (NCAT) will be holding an inquiry by way of a hearing that is open to the public at the Port Macquarie Court House, 22 – 26 Murray Street, Port Macquarie, NSW on Thursday 1 August 2019 at 10.00 am.

The inquiry, under Section 11 of the *Water Act 1912* is an administrative review of the desirability of granting the application made by Leo Michael and Susan Alice Cleary for the permanent transfer of the surface water rights previously authorised by licence 30SL034515 for one 80mm centrifugal pump on the Pappinbarra River situated on Lots 49, 60 and 70 DP 754442, Parish of Pappinbarra, County of Macquarie for irrigation purposes.

Tracey Lawson, Manager Water Regulation North

(n2019-1847)

WATER MANAGEMENT ACT 2000

Notice of extension of Management Plan 2019

under the

Water Management Act 2000

I, the Honourable Melinda Pavey, Minister for Water, Property and Housing, in pursuance of section 43A (6) of the *Water Management Act 2000*, do, by this Notice, extend the management plan listed in Schedule 1 until the commencement of a respective replacement management plan, or until the second anniversary of the date the plan would otherwise have expired, whichever first occurs.

In this notice, “respective replacement management plan” means a management plan that applies to any part of the water source of the relevant management plan listed in Schedule 1.

Dated this 24 day of June 2019.

MELINDA PAVEY, MP
Minister for Water, Property and Housing

Explanatory note

This Notice is made under section 43A (6) of the *Water Management Act 2000*. The object of this Notice is to extend the management plan listed in Schedule 1 until the commencement of respective replacement management plans, or until the second anniversary of the date the plans would otherwise have expired, whichever occurs sooner.

Schedule 1

Water Sharing Plan for the Border Rivers Regulated River Water Source 2009

(n2019-1848)



New South Wales
Government

Temporary Water Restriction (Macquarie Regulated River) Order 2019

under the

Water Management Act 2000

I, Rachel Connell, by delegation from the Minister administering the *Water Management Act 2000*, in pursuance of section 324 (1) of the *Water Management Act 2000* and being satisfied that it is necessary in the public interest to do so, make the following Order.

Dated 26 June 2019

RACHEL CONNELL
Executive Director, Water
Department of Industry
By delegation

Explanatory note

This Order imposes temporary water restrictions on certain take of water under regulated river (general security) access licences from the Macquarie and Cudgegong Rivers Water Source downstream of the Burrendong Dam in pursuance of section 324 (1) of the *Water Management Act 2000* in order to cope with a water shortage.

INT 19/92033

Temporary Water Restriction (Macquarie Regulated River) Order 2019

under the

Water Management Act 2000

1 Name of Order

This Order is the *Temporary Water Restriction (Macquarie Regulated River) Order 2019*.

2 Commencement

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

3 Duration

This Order will remain in force up to, and including, 30 June 2020, unless it is repealed or amended by further order before that date.

4 Temporary water restrictions

The taking of water from the water sources specified in Schedule 1 is restricted as specified in Schedule 2.

5 Interpretation

(1) In this order:

Macquarie and Cudgegong Regulated Rivers Water Source means the Macquarie and Cudgegong Regulated Rivers Water Source as described in the *Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2016*.

Macquarie regulated river (general security) access licence means a regulated river (general security) licence that permits the taking of water from the Macquarie and Cudgegong Regulated Rivers Water Source downstream of Burrendong Dam water storage.

(2) Unless otherwise defined, words and expressions that are defined in the *Water Management Act 2000* or in regulations made under that Act have the same meaning in this Order.

INT 19/92033

Schedule 1 Water Sources

This Order applies to the Macquarie and Cudgegong Regulated Rivers Water Source.

Schedule 2 Restrictions

1 Restrictions for the Macquarie Regulated River Water Source

- (1) On and from 1 July 2019, a holder of a Macquarie regulated river (general security) access licence must not take, under the licence, 100% of the volume of water in the water allocation account of the licence as of immediately before 1 July 2019.
- (2) For avoidance of doubt, a reference to the volume of water held in the water allocation account in this clause includes the volumes of water held in the AWD sub-account and the carryover sub-account of the water allocation account.

Note. It is an offence, under section 336C of the *Water Management Act 2000*, to fail to comply with this direction. An individual found guilty of an offence under section 336C is liable to a penalty not exceeding 4,550 penalty units and, in the case of a continuing offence, a further penalty not exceeding 1,200 penalty units for each day the offence continues. A corporation found guilty of an offence under section 336C is liable to a penalty not exceeding 18,200 penalty units and, in the case of a continuing offence, a further penalty not exceeding 1,200 penalty units for each day the offence continues. As at the commencement of this Order, a penalty unit is \$110.

(n2019-1849)

INT 19/92033



New South Wales
Government

Temporary Water Restrictions (Lower Darling Regulated River Water Source) Amendment Order 2019

under the

Water Management Act 2000

I, Rachel Connell, by delegation from the Minister administering the *Water Management Act 2000*, in pursuance of section 324 (1) of the *Water Management Act 2000* and being satisfied that it is necessary in the public interest to do so, make the following Order.

Dated 26 June 2019

RACHEL CONNELL
Executive Director, Water
Department of Industry
By delegation

Explanatory note

The object of this Order is to extend the duration of the *Temporary Water Restrictions (Lower Darling Regulated River Water Source) Order 2018* (Government Gazette No 133 of 4 December 2018) from 30 June 2019 to 30 June 2020 and to remove an exemption for irrigation at Copi Hollow in order to cope with a continuing water shortage. This Order is made under section 324 (1) of the *Water Management Act 2000*. Section 43 (2) of the *Interpretation Act 1987* provides that the power to make an order under an Act includes the power to amend the order.

INT 19/92028

Temporary Water Restrictions (Lower Darling Regulated River Water Source) Amendment Order 2019

under the

Water Management Act 2000

1 Name of Order

This Order is the *Temporary Water Restrictions (Lower Darling Regulated River Water Source) Amendment Order 2019*.

2 Commencement

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

3 Amendment of Temporary Water Restrictions (Lower Darling Regulated River Water Source) Order 2018

(1) Clause 3 Duration

Omit “until 30 June 2019,”. Insert instead “up to, and including, 30 June 2020”.

(2) Schedule 2 Restrictions

(a) This clause has effect on 1 July 2019.

(b) Omit paragraph (e).

(n2019-1850)

INT 19/92028



Temporary Water Restriction (Lachlan Regulated River Water Source) Order 2019

under the

Water Management Act 2000

I, Rachel Connell, by delegation from the Minister administering the *Water Management Act 2000*, in pursuance of section 324 (1) of the *Water Management Act 2000* and being satisfied that it is necessary in the public interest to do so, make the following Order.

Dated 26 June 2019

RACHEL CONNELL
Executive Director, Water
Department of Industry
By delegation

Explanatory note

This Order imposes temporary water restrictions on a certain amount of take of water under regulated river (general security) licences from the Lachlan Regulated River Water Source in pursuance of section 324 (1) of the *Water Management Act 2000* in order to cope with a water shortage.

INT19/92040

Temporary Water Restriction (Lachlan Regulated River Water Source) Order 2019

under the

Water Management Act 2000

1 Name of Order

This Order is the *Temporary Water Restriction (Lachlan Regulated River Water Source) Order 2019*

2 Commencement

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

3 Duration

This Order remains in force up to, and including 30 June 2020, unless it is repealed or amended by further order before that date.

4 Temporary water restrictions

The taking of water from the water sources specified in Schedule 1 is restricted as specified in Schedule 2.

5 Interpretation

(1) In this order:

Lachlan Regulated River means the Lachlan Regulated River Water Source as described in the *Water Sharing Plan for the Lachlan Regulated River Water Source 2016*.

regulated river (general security) licence means a regulated river (general security) licence that permits the taking of water from the Lachlan Regulated River.

(2) Unless otherwise defined, words and expressions that are defined in the *Water Management Act 2000* or in regulations made under that Act have the same meaning in this Order.

INT19/92040

Schedule 1 Water Sources

This Order applies to the Lachlan Regulated River.

Schedule 2 Restrictions

1 Restrictions for Lachlan Regulated River Water Source

- (1) On and from 1 July 2019, a holder of a regulated river (general security) licence must not take, under the licence, 43% of the volume of water held in the water allocation account of the licence as of immediately before 1 July 2019.
- (2) For avoidance of doubt, a reference to the volume of water held in the water allocation account in this clause includes the volumes of water held in the Take subaccount and the Hold subaccount of the water allocation account.

Note. It is an offence, under section 336C of the *Water Management Act 2000*, to fail to comply with this direction. An individual found guilty of an offence under section 336C is liable to a penalty not exceeding 4,550 penalty units and, in the case of a continuing offence, a further penalty not exceeding 1,200 penalty units for each day the offence continues. A corporation found guilty of an offence under section 336C is liable to a penalty not exceeding 18,200 penalty units and, in the case of a continuing offence, a further penalty not exceeding 1,200 penalty units for each day the offence continues. As at the commencement of this Order, a penalty unit is \$110.

(n2019-1851)

INT19/92040



Temporary Water Restriction (NSW Border Rivers) Order 2019

under the

Water Management Act 2000

I, Rachel Connell, by delegation from the Minister administering the *Water Management Act 2000*, in pursuance of section 324 (1) of the *Water Management Act 2000* and being satisfied that it is necessary in the public interest to do so, make the following Order.

Dated 26 June 2019

RACHEL CONNELL
Executive Director, Water
Department of Industry
By delegation

Explanatory note

This Order imposes temporary water restrictions on a certain amount of take of water under regulated river (general security—A class) access licences and regulated river (general security—B class) access licences from the Border Rivers Regulated River Water Source in pursuance of section 324 (1) of the *Water Management Act 2000* in order to cope with a water shortage.

INT19/92029

Temporary Water Restriction (NSW Border Rivers) Order 2019

under the

Water Management Act 2000

1 Name of Order

This Order is the *Temporary Water Restriction (NSW Border Rivers) Order 2019*.

2 Commencement

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

3 Duration

This Order will remain in force up to, and including, 30 June 2020, unless it is repealed or amended by further order before that date.

4 Temporary water restrictions

The taking of water from the water sources specified in Schedule 1 is restricted as specified in Schedule 2.

5 Interpretation

(1) In this order:

Border Rivers Regulated River means the Border Rivers Regulated River Water Source as described in the *Water Sharing Plan for the NSW Border Rivers Regulated River Water Source 2009*.

regulated river (general security—A class) licence means a regulated river (general security—A class) licence that permits the taking of water from the Border Rivers Regulated River.

regulated river (general security—B class) licence means a regulated river (general security—B class) licence that permits the taking of water from the Border Rivers Regulated River.

(2) Unless otherwise defined, words and expressions that are defined in the *Water Management Act 2000* or in regulations made under that Act have the same meaning in this Order.

INT19/92029

Schedule 1 Water Sources

This Order applies to the Border Rivers Regulated River.

Schedule 2 Restrictions

1 Restrictions for the Border Rivers Regulated River Water Source

- (1) On and from 1 July 2019, a holder of any of the following licences must not take, under the licence, 50% of the volume of water in the water allocation account of the licence as of immediately before 1 July 2019:
 - (a) regulated river (general security—A class) licence,
 - (b) regulated river (general security—B class) licence.

Note. It is an offence, under section 336C of the *Water Management Act 2000*, to fail to comply with this direction. An individual found guilty of an offence under section 336C is liable to a penalty not exceeding 4,550 penalty units and, in the case of a continuing offence, a further penalty not exceeding 1,200 penalty units for each day the offence continues. A corporation found guilty of an offence under section 336C is liable to a penalty not exceeding 18,200 penalty units and, in the case of a continuing offence, a further penalty not exceeding 1,200 penalty units for each day the offence continues. As at the commencement of this Order, a penalty unit is \$110.

(n2019-1852)

INT19/92029



Temporary Water Restriction (Upper and Lower Namoi Regulated River Water Sources) Order 2019

under the

Water Management Act 2000

I, Rachel Connell, by delegation from the Minister administering the *Water Management Act 2000*, in pursuance of section 324 (1) of the *Water Management Act 2000* and being satisfied that it is necessary in the public interest to do so, make the following Order.

Dated 26 June 2019

RACHEL CONNELL
Executive Director, Water
Department of Industry
By delegation

Explanatory note

This Order imposes temporary water restrictions on certain take of water under regulated river (general security) access licences from the Upper and Lower Namoi Regulated River Water Sources in pursuance of section 324 (1) of the *Water Management Act 2000* in order to cope with a water shortage.

INT19/92030

Temporary Water Restriction (Upper and Lower Namoi Regulated River Water Sources) Order 2019

under the

Water Management Act 2000

1 Name of Order

This Order is the *Temporary Water Restriction (Upper and Lower Namoi Regulated River Water Sources) Order 2019*.

2 Commencement

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

3 Duration

This Order will remain in force up to, and including, 30 June 2020, unless it is repealed or modified by further order before that date.

4 Temporary water restrictions

The taking of water from the water sources specified in Schedule 1 is restricted as specified in Schedule 2.

5 Interpretation

(1) In this order:

Lower Namoi regulated river (general security) access licence means a regulated river (general security) licence that permits the taking of water from the Lower Namoi Regulated River Water Source.

Lower Namoi Regulated River Water Source means the Lower Namoi Regulated River Water Source as described in the *Water Sharing Plan for the Upper Namoi and Lower Namoi Regulated River Water Sources 2016*.

Upper Namoi regulated river (general security) access licence means a regulated river (general security) licence that permits the taking of water from the Upper Namoi Regulated River Water Source.

Upper Namoi Regulated River Water Source means the Upper Namoi Regulated River Water Source as described in the *Water Sharing Plan for the Upper Namoi and Lower Namoi Regulated River Water Sources 2016*.

(2) Unless otherwise defined, words and expressions that are defined in the *Water Management Act 2000* or in regulations made under that Act have the same meaning in this Order.

INT19/92030

Schedule 1 Water Sources

This Order applies to the Upper Lower Namoi Regulated River Water Source and the Lower Namoi Regulated River Water Source.

Schedule 2 Restrictions

1 Restrictions for the Lower Namoi Regulated River Water Source

On and from 1 July 2019, the holder of a Lower Namoi regulated river (general security) licence must not take, under the licence, 100% of the volume of water in the water allocation account of the licence as of immediately before 1 July 2019.

2 Restrictions for the Upper Namoi Regulated River Water Source

On and from 1 July 2019, the holder of an Upper Namoi regulated river (general security) licence must not take, under the licence, 25% of the volume of water in the water allocation account of the licence as of immediately before 1 July 2019.

Note. It is an offence, under section 336C of the *Water Management Act 2000*, to fail to comply with this direction. An individual found guilty of an offence under section 336C is liable to a penalty not exceeding 4,550 penalty units and, in the case of a continuing offence, a further penalty not exceeding 1,200 penalty units for each day the offence continues. A corporation found guilty of an offence under section 336C is liable to a penalty not exceeding 18,200 penalty units and, in the case of a continuing offence, a further penalty not exceeding 1,200 penalty units for each day the offence continues. As at the commencement of this Order, a penalty unit is \$110.

(n2019-1853)

INT19/92030

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*.

LIVE WELL SYDNEY INCORPORATED	INC1701612
MORISSET COMMUNITY FESTIVAL INCORPORATED	INC9884371
ORANGE & DISTRICT AMATEUR RADIO CLUB INC	Y0292044
RAE VIETNAM MEMORIAL INCORPORATED	INC9885905
SAFARI INITIATIVES INCORPORATED	INC9887398
SCULPTURE ON THE GREENS INCORPORATED	INC9897826
SYDNEY JUNIORS TRIATHLON CLUB INCORPORATED	INC1301026

Cancellation is effective as at the date of gazettal.

Dated this 26 June 2019.

Diane Duggan
 Delegate of the Commissioner
 NSW Fair Trading

(n2019-1854)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Mental Health, Regional Youth and Women

Pursuant to section 36 of the *Constitution Act 1902*, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Brad Hazzard MP to act for and on behalf of the Minister for Mental Health, Regional Youth and Women on and from 1 July 2019 to 11 July 2019, inclusive.

Dated: 26 June 2019

GLADYS BEREJIKLIAN, MP
 Premier

(n2019-1855)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Water, Property and Housing

Pursuant to section 36 of the *Constitution Act 1902*, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Giovanni (John) Barilaro MP to act for and on behalf of the Minister for Water, Property and Housing on and from 4 July to 16 July 2019 inclusive; and the Honourable Matt Kean MP to act for and on behalf of the Minister for Water, Property and Housing on and from 17 July to 20 July 2019 inclusive.

Dated: 26 June 2019

GLADYS BEREJIKLIAN, MP
 Premier

(n2019-1856)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Counter Terrorism and Corrections

Pursuant to section 36 of the *Constitution Act 1902*, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable David Elliott MP to act for and on behalf of the Minister for Counter Terrorism and Corrections on and from 5 July 2019 to 19 July 2019, inclusive.

Dated: 26 June 2019

GLADYS BEREJIKLIAN, MP
Premier

(n2019-1857)

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

**NOTICE OF ACQUISITION OF LAND BY COMPULSORY PROCESS FOR THE PURPOSES OF THE
HEALTH ADMINISTRATION ACT 1982**

PURSUANT to section 10 of the *Health Administration Act 1982* and section 19(1) of the *Land Acquisition (Just Terms Compensation) Act 1991*, the Health Administration Corporation by its delegate declares, with the approval of the Governor, that the land described in the Schedule below is by this notice acquired by compulsory process for the purposes of the *Health Administration Act 1982*.

SIGNED at Sydney this 6th day of June 2019

Rebecca Wark
Chief Executive
Health Infrastructure
a duly authorised delegate of the
Health Administration Corporation

SCHEDULE

Land

ALL THAT piece or parcel of land situated at Newee Creek in the Local Government Area of Nambucca, Parish of Nambucca, County of Raleigh being Lot 120 in DP1251118.

(n2019-1858)

HEALTH SERVICES ACT 1997

**Order Fixing a Scale of Fees in Respect of
Patient Transport Services**

Pursuant to section 69 of the *Health Services Act 1997*, I, Dr Nigel Lyons, A/Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this order hereby fix a scale of fees in respect of non-emergency patient transport Services provided by any public health organisation to the extent and in the manner set forth in the following Schedule.

The purpose of this Order is to apply the same charges when LHD or Speciality Network patient transport vehicles are used for non-emergency patient transport as are currently applied when NSW Ambulance Service Green Fleet vehicles are used for non-emergency patient transport pursuant to a scale of fees order under section 67L of the *Health Services Act 1997* as in place from time to time.

This order has effect on and from 1 July 2019

Dr Nigel Lyons
A/Secretary, NSW Health

Schedule

1. In this order:

"Non-emergency patient transport" means road transport to or from a health facility such as admission to hospital from home, discharge from hospital to home, transport between hospitals and diagnostic facilities and transport to and from nursing homes. Non-emergency patient transport must be requested by clinician.

2. Fees

The fee for **non-emergency patient transport** by road shall be charged on a kilometre basis calculated pursuant to clause 3, on the scale of \$309 flag fall charge, plus an additional charge of \$1.91 for each kilometre or part thereof.

3. Calculation of Transport Kilometres

The total number of kilometres for the provision of services by non-emergency patient transport shall be calculated by determining the total number of kilometres that are travelled by road in accordance with the distance from patient pick up location, to the place where that person disembarked from the non-emergency patient transport

vehicle (or, where more than one non-emergency patient transport vehicle was used in the transport, disembarked from the last vehicle used in that transport).

4. Charging criteria

- a. Where **two or more persons** are transported concurrently by the same non-emergency patient transport vehicle, each person shall be charged a fee calculated in accordance with clause 2.
- b. Residents of NSW shall be charged for non-emergency patient transport services in accordance with clause 2 and 3, provided that such total fee shall not exceed \$6,401.
- c. Public hospitals in NSW shall be charged for inter-hospital non-emergency services in accordance with clause 2, provided that such total fee shall not exceed \$6,216.

(n2019-1859)

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Section 13 (4)

NOTICE OF INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

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

1. Marrickville Public School
2. Camden High School
3. Pendle Hill High School
4. Kingsgrove Public School
5. Carroll Public School
6. Thirlmere Public School
7. Yandelora School

Michael Waterhouse
General Counsel
Department of Education

12 June 2019

(n2019-1860)

PARKING SPACE LEVY ACT 2009

Order made under Section 12 – Chief Commissioner’s Guidelines

Guidelines as to the Unleased Tenant’s Parking Space Exemption

1. These Guidelines are made by the Chief Commissioner of State Revenue with the approval of the Minister for Transport pursuant to Section 12(1)(b) of the *Parking Space Levy Act 2009*.
2. Clause 7(3) of the *Parking Space Levy Regulation 2009* provides an exemption for an unleased tenant’s parking space. These are Guidelines as to whether, in particular circumstances, a parking space is, or is not, to be exempted from the calculation of the parking space levy as an unleased tenant’s parking space.
3. Clause 7(3) states that a parking space on leviable premises in a Category 1 or Category 2 area is an exempt parking space while it is an unleased tenant’s parking space.
4. Clause 7(4)(b) defines an unleased tenant’s parking space as a parking space that is unavailable for use as a parking space except under a lease or licence under which a tenant of the premises in which it is located has exclusive use of it and no such lease or licence is in force.
5. Accordingly, the definition of ‘unleased tenant’s parking space’ has two elements. To satisfy the definition, a parking space must be:
 - unavailable for use as a parking space except under a lease or licence under which a tenant of the premises in which the parking space is located has exclusive use of it; and
 - no such lease or licence is in force.

When does a tenant have exclusive use of a parking space under a lease or licence that is unavailable for use by anyone else?

6. A parking space is considered to be a tenant's parking space, if a tenant has exclusive use of the parking space and the spaces cannot be leased to anyone apart from a tenant.
7. If a space is available for use by anyone apart from a tenant of the premises, the exemption will not be available for that space.
8. The Chief Commissioner will consider the terms of any agreement or arrangement as to the use of a parking space in determining whether it is a tenant's parking space and, in particular, will consider if:
 - the space is set aside for exclusive use by the tenant
 - the space cannot be leased to anyone else other than a tenant at the premises
 - the rights conferred under any lease or licence

When is a tenant's parking an unleased space?

9. A parking space is considered to be an unleased space if it is not leased or let out to any tenant for any period during the year.
10. The exemption for an unleased tenant's parking space is calculated on a daily basis. Accordingly, an owner wishing to claim an exemption for unleased parking space must keep the following records for each day for which they wish to claim an exemption:
 - the total number of tenant's parking spaces
 - the total number of unleased tenant's parking spaces
 - the total number of days the parking spaces were unleased
 - occupancy/vacancy details from Property Manager
 - evidence that attempts have been made to have the property leased (either privately or through a real estate agent)
 - previous lease/licence agreements.

The records must be retained for a minimum of 5 years from the date an exemption is claimed in a return lodged with the Chief Commissioner.

Examples of where the exemption would apply

11. A commercial building has ten levels of office space and 100 parking spaces. Due to council restrictions, the parking spaces can only be leased or licenced to tenants in the building. Only six levels of the building are leased and sixty of the parking spaces are licenced to tenants. An exemption can be claimed for the portion of the year that the forty parking spaces remain vacant.

Examples of where the exemption would not apply

12. A commercial building has ten levels of office space and 100 parking spaces. The parking spaces are available for lease or licence to tenants and the general public. As all of the spaces are available for lease or licence to persons who are not tenants in the building, no exemption can be claimed under Clause 7(4)(b) for any of the 100 spaces.
13. A commercial building has ten levels of office space and 100 parking spaces. All the parking spaces are leased to a car park operator. The operator licences the spaces to persons on a month to month basis. The operator has advised 50 of the car spaces remain unused for a year. As all of the spaces are available for lease or licence to persons who are not tenants in the building, no exemption can be claimed under Clause 7(4)(b) for any of the 100 spaces. Furthermore, as none of the spaces would be a 'casual parking space', an exemption under Clause 7(4)(a) would not be available for any of the 100 spaces. Refer to the Guidelines as to the Unused Casual Parking Space Exemption for further information.

Stephen Brady
Chief Commissioner of State Revenue
27 May 2019

(n2019-1861)

SUBORDINATE LEGISLATION ACT 1989

Greyhound Racing Regulation 2019

The draft Greyhound Racing Regulation 2019 supports the intended operation of the *Greyhound Racing Act 2017*, consistent with the recommendations of the Greyhound Industry Reform Panel.

Together with the Act, the new Regulation will facilitate the Greyhound Welfare & Integrity Commission's implementation of an enhanced registration framework. It will also set out annual reporting requirements for the

Commission and Greyhound Racing NSW, as well as penalty infringement notice amounts for offences under the Act.

Interested members of the public are invited to submit comments in regard to the draft Regulation. The draft Regulation and Regulatory Impact Statement will be available on the Office of Racing website (industry.nsw.gov.au/about/our-business/department/racing).

Submission of comments

Persons wishing to provide feedback can make a submission:

- online by following the links on the Office of Racing website,
- by emailing racing.admin@racing.nsw.gov.au, or
- by mail to:

Greyhound Racing Regulation 2019
Office of Racing
GPO Box 7060
SYDNEY NSW 2001

Consultation opens on Wednesday 26 June 2019, the closing date for submission of comments is 11:59 pm on Wednesday 19 July 2019. For more information visit: industry.nsw.gov.au/about/our-business/department/racing

(n2019-1862)

SUBORDINATE LEGISLATION ACT 1989

Proposed Fair Trading Regulation 2019

Notice is given in accordance with section 5 of the *Subordinate Legislation Act 1989* of the intention to remake the Regulation under the *Fair Trading Act 1987*.

The proposed *Fair Trading Regulation 2019* is to replace the *Fair Trading Regulation 2012* which will be automatically repealed on 1 September 2019.

The object of the Regulation is to support the operation of the *Fair Trading Act 1987*. The Regulation includes:

- information standards relating to fuel price signs at service stations and funeral goods and services
- the industry code of conduct for motor vehicle insurers and repairers
- exceptions relating to gift card expiry date requirements
- offences under the Australian Consumer Law and the Act for which penalty notices may be issued and the amount of the penalties payable for those offences

A Regulatory Impact Statement (RIS) has been prepared in relation to the proposed Regulation. Copies of both the RIS and the proposed Regulation are available online at www.fairtrading.nsw.gov.au. Details on how to make a submission are contained in the RIS and the website.

Written comments and submissions on the draft Regulation must be received by **Friday 26 July 2019**.

(n2019-1863)

TRANSPORT ADMINISTRATION (AUTHORITY TO CLOSE RAILWAY LINES – CARLINGFORD AND SANDOWN LINES) ORDER 2019

under the

Transport Administration Act 1988

I, the Honourable Andrew Constance MP, Minister for Transport and Roads, in pursuance of section 99A of the *Transport Administration Act 1988*, make the following Order.

Dated 24 June 2019

The Hon. Andrew Constance MP
Minister for Transport and Roads

Explanatory note

The object of this Order is to authorise the closure by the relevant rail infrastructure owner of the Carlingford Railway Line and the Sandown Railway Line from the dates specified.

The railway lines are on land within the Greater Metropolitan Region.

Closure is required for the purposes of, or in connection with, State significant infrastructure being the Parramatta Light Rail.

This Order is made under section 99A(1A) of *Transport Administration Act 1988* and is required to be published in the Gazette.

Transport Administration (Authority to Close Railway Lines – Carlingford and Sandown Lines) Order 2019

Part 1 Preliminary

1 Name of Order

This Order is the *Transport Administration (Authority to Close Railway Lines – Carlingford and Sandown Lines) Order 2019*.

2 Commencement

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

3 Interpretation

In this Order:

Words and expressions have the same meaning as they have in section 3 and section 99A of the *Transport Administration Act 1988*.

Carlingford Railway Line (Camellia to Carlingford part) means the Carlingford Railway Line from Camellia Railway Station to Carlingford Railway Station.

Carlingford Railway Line (Parramatta Road to Camellia part) means the Carlingford Railway Line from Parramatta Road Clyde to Camellia Railway Station.

Sandown Railway Line means the Sandown Railway Line from its juncture with the Carlingford Line to its eastern terminus.

Part 2 Satisfaction of prerequisites

4 Satisfaction of the prerequisites to the making of an Order under section 99A

I am satisfied of the following prerequisites to the making of an Order under section 99A(1A):

(1) The following railway line and parts of a railway line are on land within the Greater Metropolitan Region:

- (a) the Carlingford Railway Line (Parramatta Road to Camellia part),
- (b) the Carlingford Railway Line (Camellia to Carlingford part), and
- (c) the Sandown Railway Line.

(2) Closure of the following railway line and parts of a railway line is required for the purposes of, or in connection with, State significant infrastructure within the meaning of the *Environmental Planning and Assessment Act 1979*:

- (a) the Carlingford Railway Line (Parramatta Road to Camellia part),
- (b) the Carlingford Railway Line (Camellia to Carlingford part), and
- (c) the Sandown Railway Line.

(3) The State significant infrastructure is the Parramatta Light Rail.

Part 3 Authorisation of closure

5 Authorisation to close railway line and parts of a railway line

Under section 99A(1A) of the *Transport Administration Act 1988* I authorise the relevant rail infrastructure owner to close the railway line or part railway line specified below from the specified date:

- (a) the Carlingford Railway Line (Parramatta Road to Camellia part) from 5 January 2020,
- (b) the Carlingford Railway Line (Camellia to Carlingford part) from 5 January 2020, and
- (c) the Sandown Railway Line from 1 July 2019.

6 Closure

Under section 99A(2) of the *Transport Administration Act 1988* a railway line is closed if the land concerned is sold or otherwise disposed of or the railway tracks and other works concerned are removed.

Part 4 Approval to the carrying out of State significant infrastructure

7 Approval to the carrying out of the State significant infrastructure under Part 5.1 of the Environmental Planning and Assessment Act 1979

Under section 99A(1B) of the *Transport Administration Act 1988* an Order under section 99A(1A) does not take effect until the carrying out of the State significant infrastructure is approved under Part 5.1 of the *Environmental Planning and Assessment Act 1979*.

The development of the State significant infrastructure is declared pursuant to the *Environmental Planning and Assessment Act 1979* to be State significant infrastructure by clause 16 and clause 7A (Parramatta Light Rail) of Schedule 5 of the *State Environmental Planning Policy (State and Regional Development) 2011*.

Approval to the carrying out of the State significant infrastructure under Part 5.1 of the *Environmental Planning and Assessment Act 1979* was given by the Minister for Planning on 29 May 2018 (Application no. SSI 8285).

(n2019-1864)

HEALTH SERVICES ACT 1997
ORDER FIXING A SCALE OF FEES
IN RESPECT OF AMBULANCE SERVICES

PURSUANT to section 67L of the Health Services Act 1997, I, Dr NIGEL LYONS, Acting Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this order hereby:

1. revoke the currently applying scale of fees in respect of ambulance services; and
2. fix a scale of fees in respect of ambulance services provided by the Secretary to the extent and in the manner set forth in the following Schedule, with effect on and from 1 July 2019.

Dr NIGEL LYONS,
Acting Secretary, NSW Health

SCHEDULE

1 In this order:

- **“primary emergency service”** means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from the scene of an accident, illness or injury to a public hospital or other destination nominated by the Ambulance Service of NSW.
- **“primary non-emergency service”** means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the primary emergency service charge will apply. [All services provided by a dedicated Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as “non-emergency services”].
- **“inter-hospital emergency service”** means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from one public hospital to another public hospital.
- **“inter-hospital non-emergency service”** means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the inter-hospital emergency service charge will apply. [All services provided by a dedicated

Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as “non-emergency services”].

- “**treat-not-transport service**” – means a service where a patient is provided with ambulance services at the scene of an accident, illness or injury and does not require ambulance transport to a health facility or any other destination.
- “**standby services**” – means a service where an ambulance or ambulances are required to stand by at scenes such as industrial accidents for the purpose of providing services to emergency workers or others at the scene of the incident. Neither transport nor treatment may be required.

Fees

- 2 The fee for a **primary emergency service** by road ambulance and/or fixed wing ambulance and/or helicopter shall be charged on a kilometre basis calculated pursuant to clause 8, on the scale of \$768 callout charge, plus an additional charge of \$6.93 for each kilometre or part thereof.
- 3 The fee for a **primary non-emergency service** by road ambulance shall be charged on a kilometre basis calculated pursuant to clause 8, on the scale of \$309 callout charge, plus an additional charge of \$1.91 for each kilometre or part thereof.
- 4 The fee for an **inter-hospital emergency service** by ambulance shall be charged as follows:-
 - road ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of \$661 callout charge, plus an additional charge of \$6.59 for each kilometre or part thereof.
 - fixed wing ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of \$4,072 callout charge, plus an additional charge of \$1.90 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the \$6.59 for each kilometre or part thereof).
 - helicopter - on a time basis calculated pursuant to clause 9 on the scale of \$6,991 charge for the first thirty (30) minutes or part thereof, with any further period charged at a rate of \$153 per six (6) minutes or part thereof.

Charges for road or fixed wing transport under this clause shall be paid by the hospital or health service sending the person being transported. However in the case of helicopter transport under this clause, the transport fee shall be apportioned equally between the hospital or health service sending the person being transported and the hospital or health service receiving that person.

- 5 The fee for an **inter-hospital non-emergency service** by ambulance shall be charged as follows:
- road ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of \$303 callout charge, plus an additional charge of \$1.87 for each kilometre or part thereof.
- 6 The fee for a **treat-not-transport service** shall be calculated in accordance with the primary emergency service fee scale under clause 2.
- 7 A **standby service fee**, payable by the owners of premises or vehicles involved in dangerous incidents or events where an ambulance is required to be present (for example at chemical spills or other industrial accidents), shall be calculated in accordance with:
- the primary emergency service fee scale under clause 2 for the first hour or part thereof; and in addition
 - \$55.36 for every 15 minutes or part thereof after the first hour.

Calculation of Transport Kilometres

- 8 The total number of kilometres for the provision of services by ambulance (or ambulances) shall be calculated by determining the total number of kilometres that are travelled by road or, in the case of transportation by fixed wing aircraft or helicopter, that would have been travelled by road had no fixed wing aircraft or helicopter been available, in accordance with the distance:
- (a) from the base ambulance station nearest to the location where the person was picked up/treated by ambulance, to that pick up/treatment location; and
 - (b) from that pick up location (where transport occurs), to the place where that person disembarked from the ambulance (or, where more than one ambulance was used in the transport, disembarked from the last ambulance used in that transport); and
 - (c) from that place of disembarkation/location of treatment, to the base ambulance station referred to in subclause (a).

Calculation of Transport Time for Helicopters (Inter-hospital)

- 9 The number of minutes for a **service by helicopter (other than a primary response service)** shall be calculated from the time the helicopter engine or engines are turned on, or, if the engines are already on, the time at which the helicopter is dispatched by an air ambulance controller, to the time the helicopter engine or engines are turned off at the helicopter's operational base, or the time at which the helicopter is otherwise dispatched by an air ambulance controller or other authority.

Charging criteria

- 10 Where **two or more** persons are transported/treated concurrently by the same ambulance or ambulances, each person shall be charged a fee calculated in accordance with clauses 2 (but subject to clause 12), 3 (but subject to clause 13) or 6 as appropriate to the class of the transport used as defined under clause 1.
- 11 Clause 10 shall not apply when **two or more** persons are transferred concurrently by ambulance (or ambulances) between any public hospitals in New South Wales as part of an inter-hospital emergency service or an inter-hospital non-emergency service as defined under clause 1, but subject to the operation of clauses 14 and 15.
- 12 Residents of NSW shall be charged at a rate of 51% of the rate set under this order for a primary emergency service under clause 2, provided that such total fee shall not exceed \$6,424.
- 13 Residents of NSW shall be charged for primary non-emergency services in accordance with clause 3, provided that such total fee shall not exceed \$6,424.
- 14 Public hospitals in NSW shall be charged for inter-hospital emergency services in accordance with clause 4, provided that such total fee shall not exceed \$6,183 in relation to road ambulance and fixed wing ambulance transport.
- 15 Public hospitals in NSW shall be charged for inter-hospital non-emergency services in accordance with clause 5, provided that such total fee shall not exceed \$6,183.

(n2019-1865)

HEALTH SERVICES ACT 1997
ORDER AMENDING THE SCALE OF FEES
FOR HOSPITAL AND OTHER HEALTH SERVICES

Pursuant to section 69 of the Health Services Act 1997, I, Dr Nigel Lyons, A/Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this order hereby amend the currently applying Scale of Fees for hospital services and other health services to the extent and in the manner set forth in the Schedule below to take effect on and from 1 July 2019.

Dr Nigel Lyons
A/Secretary, NSW Health

SCHEDULE

Delete in its entirety “**Part 5 – NSW NEWBORN AND PAEDIATRIC EMERGENCY TRANSPORT SERVICES (NETS) CHARGES**” and insert instead the following matter:

PART 5 – NSW NEWBORN AND PAEDIATRIC EMERGENCY TRANSPORT SERVICES (NETS) CHARGES

5.1 This Part sets out the charges for services provided by the unit of The Sydney Children’s Hospitals Network known as NSW newborn and paediatric Emergency Transport Service (NETS). For the purposes of this Part 5 only the following terms are defined:

“**primary emergency service**” means the provision of NETS services by road, fixed wing aircraft or helicopter or a combination of these, from a private hospital to a public hospital or other destination nominated by NETS.

“**primary non-emergency service**” means a NETS road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the primary emergency service charge will apply.

“**inter-hospital emergency service**” means the provision of NETS services by road, fixed wing aircraft or helicopter or a combination of these, from a public hospital to another public hospital.

“**inter-hospital non-emergency service**” means a NETS road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the

nominated service delivery date, otherwise the inter-hospital emergency service charge will apply.

Fees

- 5.2 The fee for a **primary emergency service** by road and/or fixed wing service and/or helicopter shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$768 callout charge, plus an additional charge of \$6.93 for each kilometre or part thereof.
- 5.3 The fee for a **primary non-emergency service** by road shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$309 callout charge, plus an additional charge of \$1.91 for each kilometre or part thereof.
- 5.4 The fee for an **inter-hospital emergency service** by NETS shall be charged as follows:
- 5.4.1 road service - on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$661 callout charge, plus an additional charge of \$6.59 for each kilometre or part thereof.
- 5.4.2 fixed wing service - on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$4,072 callout charge, plus an additional charge of \$1.90 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the rate of \$6.59 for each kilometre or part thereof).
- 5.4.3 helicopter service - on a time basis calculated pursuant to paragraph 5.7 on the scale of \$6,991 charge for the first thirty (30) minutes or part thereof, with any further period charged at a rate of \$153.00 per six (6) minutes or part thereof.

Charges for road or fixed wing transport under this clause shall be paid by the hospital or health service sending the person being transported. However in the case of helicopter transport under this clause, the transport fee shall be apportioned equally between the hospital or health service sending the person being transported and the hospital or health service receiving that patient.

- 5.5 The fee for an **inter-hospital non-emergency service** by road shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$303 callout, plus an additional charge of \$1.87 for each kilometre or part thereof.

Calculation of Transport Kilometres

- 5.6 The total number of kilometres for the provision of NETS services shall be calculated by determining the total number of kilometres that are travelled by road or, in the case of transportation by fixed wing aircraft or helicopter that would have been travelled by road had no fixed wing aircraft or helicopter been available, in accordance with the distance:

- 5.6.1 from the NETS base nearest to the location where the patient was picked up or treated by the NETS service; and
- 5.6.2 from that pick up location (where transport occurs), to the place where that patient disembarked from the NETS transport; and
- 5.6.3 from that place of disembarkation (or where no transport occurs, from the treatment location), back to the NETS base referred to in subparagraph 5.6.1.

Calculation of Transport Time for Helicopters (Inter-hospital services only)

- 5.7 The number of minutes for a NETS service by helicopter (other than a primary response service) shall be calculated from the time the helicopter engine or engines are turned on, or, if the engines are already on, the time at which the helicopter is dispatched by an air ambulance controller, to the time the helicopter engine or engines are turned off at the helicopter's operational base, or the time at which the helicopter is otherwise dispatched by an air ambulance controller or other authority.

Charging Criteria

- 5.8 Where **two or more** patients are transported/treated concurrently by the same NETS service, each patient shall be charged a fee calculated in accordance with paragraph 5.2 (but subject to paragraph 5.10) and paragraph 5.3 (but subject to paragraph 5.11).
- 5.9 Paragraph 5.8 shall not apply when two or more patients are transferred concurrently by the same NETS service between any public hospitals in New South Wales, as part of an inter-hospital service, but subject to the operation of paragraphs 5.12 and 5.13.
- 5.10 Residents of NSW shall be charged at a rate of 51% of the rate for a primary emergency service under paragraph 5.2 of this order, provided that such total fee shall not exceed \$6,424.
- 5.11 Residents of NSW shall be charged for primary non-emergency services in accordance with paragraph 5.3, provided that such total fee shall not exceed \$6,424
- 5.12 Public hospitals in NSW shall be charged for inter-hospital emergency services in accordance with paragraph 5.4 of this order, provided that such total fee shall not exceed \$6,183 in relation to road and fixed wing services transport.
- 5.13 Public hospitals in NSW shall be charged for inter-hospital non-emergency services in accordance with paragraph 5.5, provided that such total fee shall not exceed \$6,183.

(n2019-1866)

HEALTH SERVICES ACT 1997

ORDER AMENDING THE SCALE OF FEES FOR HOSPITAL AND OTHER HEALTH SERVICES

Pursuant to section 69 of the Health Services Act 1997, I, Dr NIGEL LYONS, Acting Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this Order hereby amend the currently applying Scale of Fees for hospital services and other health services to the extent and in the manner set forth in the Schedule below, to take effect on and from 1 July 2019.

Signed at Sydney this 21st day of June 2019

Dr NIGEL LYONS
Acting Secretary, NSW Health

SCHEDULE

AMENDMENT OF SCALE OF FEES

The Schedule entitled "Scale of Fees" which is attached to the "ORDER FIXING A SCALE OF FEES FOR HOSPITAL AND OTHER HEALTH SERVICES" and as in effect at the date of this order is amended as follows:

- (a) **delete** from Part 1 in its entirety item 1A. relating to "**ACCOMMODATION CHARGES**", and insert instead the following matter:

1A. ACCOMMODATION CHARGES

In respect of patients admitted to NSW public hospitals and receiving public hospital services pursuant to the National Health Reform Agreement.

1A.1. Public Patients

	Daily Fee \$
1A.1.1 treated by a doctor nominated by the hospital	Nil
1A.1.2 accommodated in a shared room (single room accommodation without charge may be provided on the grounds of medical need)	Nil

1A.2. Private Patients (Overnight Stay)

	Daily Fee \$
1A.2.1 treated by a doctor nominated by the patient and accommodated in a shared room	362
1A.2.2 treated by a doctor nominated by the patient and accommodated at the patient's request, in a single room or as sole occupant of a shared room.	773

1A.3. Private Patients (Same Day Patient)

	Daily Fee \$
Band 1	262
Band 2	294
Band 3	322
Band 4	362

Note:

These bands are as categorised by the Commonwealth under the National Health Act 1953.

1A.4. Ineligible Patients

1A.4.1 Work Visa holders and Student Visa holders whose visa is subject to condition 8501. Visa condition 8501 stipulates that the visa holder must maintain adequate arrangements for health insurance during their stay in Australia

	Daily Fee \$
1A.4.1.1 Inpatient Patient Services	
Public Hospitals - Critical Care	3,437
Public Hospitals - other than Critical Care	1,383
Public Psychiatric Hospitals	581
Other (e.g. Residential Aged Care Facilities)	325

1A.4.2 Other than Work and Student Visa holders stipulated in 1A.4.1 of this section

	Daily Fee \$
1A.4.2.1 Acute Admitted Patient Services – All Hospitals	
Inpatient – Critical Care – first 21 days per episode	5,999
Inpatient – Critical Care – over 21 days	3,437
Other Inpatient – first 21 days per episode	2,365
Other Inpatient – over 21 days	1,383
1A.4.2.2 Sub-Acute and Non-Acute Admitted Patient Services.	
Public Hospitals	1,383
Public Psychiatric Hospitals	581
Other (e.g. Residential Aged Care Facilities)	325

1A.4.3 Hospital in the Home Fees – All Hospitals 267

1A.4.4 Dialysis – All Hospitals (per session) 759

With the exception of:

- 1 A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
- 2 Residents of Norfolk Island whom are Medicare eligible from 1 July 2016.
- 3 A person who is admitted to a public hospital under the Asylum Seeker Assistance Scheme (refer item 1A.8.).
- 4 Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.

1A.5. Compensable Patients

(other than Workers Compensation or Motor Vehicle Accident Compensation)

1A.5.1 Acute Admitted Patient Services – All Hospitals

The patient episode reflecting the applicable *AR-DRG version 9.0* grouping aligned to the National Weighted Activity Unit (*NWAU (19)*) with adjustments applied as applicable in accordance with the Independent Hospital Pricing Authority (IHPA) publication *National Efficient Price Determination 2019-2020*. The *NWAU (19)* is adjusted to reflect that Visiting Medical Officers (VMOs) and Staff Specialists bill separately for compensable admitted patients. The removal of assessed VMO and Staff Specialist costs reduces each *NWAU* by 11% creating an *adjusted NWAU (19)* for the purposes of charging this category of compensable patients. The *NWAU* is rounded to the nearest 3 decimal places.

multiplied by

The National Efficient Price (*NEP*) of \$5,134 as determined by the Independent Hospital Pricing Authority (IHPA).

1A.5.2 Emergency Department (ED) Admitted Services - All Hospitals excluding EDs of small rural hospitals not collecting nor required to collect patient level data.

The ED episode reflecting the applicable *URG version 1.4* or *UDG version 1.3* grouping aligned to the National Weighted Activity Unit (*NWAU (19)*) with adjustments applied as applicable in accordance with the IHPA publication *National Efficient Price Determination 2019-2020*.

The *NWAU (19)* is adjusted to reflect that Visiting Medical Officers (VMOs) and Staff Specialists bill separately for compensable admitted patients. The removal of assessed VMO and Staff Specialist costs reduces each *NWAU* by 11% creating an *adjusted NWAU (19)*, which is applicable for the purposes of charging ED admitted compensable patients. The *NWAU* is rounded to the nearest 3 decimal places.

multiplied by

The National Efficient Price (*NEP*) of \$5,134 as determined by the Independent Hospital Pricing Authority (IHPA).

1A.5.3 Emergency Department (ED) of small rural hospitals not collecting nor required to collect patient level data.

Per occasion of service at set rates as advised in section 4B.3 of this order.

1A.5.4 Sub-Acute and Non-Acute Admitted Patient Services.

	Daily Fee \$
Public Hospitals	1,201
Public Psychiatric Hospitals	504
Other (eg Residential Aged Care Facilities)	282

1A.5.5 Dialysis – All Hospitals (per session) 677

Note:

These rates do not apply to persons treated pursuant to respective statutory schemes for the purposes of workers' compensation or compensation to persons injured in motor accidents. Those rates are set by separate agreement or other such order or determination.

1A.6. Veterans' Affairs Patients

Veterans' Affairs Patients	Daily Fee \$ Nil
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1A.7. Nursing Home Type Patients

1A.7.1 Elect to be treated by hospital nominated doctors –

Shall be charged a patient contribution:

(on a fortnightly basis): not exceeding the equivalent to 87.5% of any Commonwealth Standard Rate Pension and 87.5% of any maximum Rent Assistance payable to a person; or

(on a daily basis, where appropriate): one fourteenth of the fortnightly amount already referred to.

1A.7.2 Elect to be treated by doctor of choice –

Shall be charged on a daily basis, an amount equivalent to the patient contribution calculated on a daily basis in accordance with sub paragraph 1A.7.1, plus an amount determined in writing from time to time by the Minister for Health of the Commonwealth, or the Minister's delegate, pursuant to the *Private Health Insurance (Benefit Requirements) Rules 2011* of the Commonwealth.

1A.8. Patients admitted to a public hospital under the Status Resolution Support Service (SRSS) previously referred to as the Asylum Seekers Assistance Scheme (ASAS)

	Daily Fee \$
Accommodation in a shared room	639
Accommodation in a single room	966
Same Day Admission	545
Accommodation as a critical care patient	1,944

1A.9. Private, (Private) Same Day Admissions and Ineligible Patients - Charges for the Fitting of Surgically Implanted Prostheses and Medical Devices

The charge for the fitting of any specific surgically implanted prosthesis or medical device item shall be:

1A.9.1 where there is a single dollar amount specified for an item, that dollar amount; or

1A.9.2 where there is a minimum and maximum benefit dollar amount specified for an item, a dollar amount being the minimum benefit amount, the maximum benefit amount or an amount within that dollar range,

as determined in writing from time to time in respect of that item by the Minister for Health of the Commonwealth, or the Minister's Delegate, pursuant to the National

Health Act 1953 of the Commonwealth. Such charges shall take effect on any date determined by the Commonwealth Minister for Health or the Minister's delegate in respect of that item.

- (b) **delete** from Part 1 in its entirety item 1D. relating to "**TREATMENT FEE**", and insert instead, the following item:

1D. TREATMENT FEES

Treatment fee applicable to ineligible inpatients, other than compensable patients, in addition to the current applicable accommodation charge (refer item 1A.4.), in situations where the ineligible inpatient receives medical treatment under arrangement with a public hospital rather than an individual practitioner.	Daily Fee \$ 363
---	------------------------

With the exception of:

1. A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
2. Residents of Norfolk Island whom are Medicare eligible from 1 July 2016.
3. A person who is admitted to a public hospital under the Asylum Seeker Assistance Scheme (refer item 1A.8.)
4. Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.

Note:

The above daily fee is applicable irrespective of the number of treating practitioners.

- (c) **delete** in its entirety "**PART 3 – OTHER CHARGES**" and insert instead the following matter:

3A. BRAIN INJURY REHABILITATION SERVICES

provided by designated units of public hospitals in respect of compensable patients requiring brain injury rehabilitation services (including diagnostic services)

	Daily Fee \$
3A.1. Admitted Patient Services	
Category A patient	1,262
Category B patient	807
Category X patient	1,795
3A.2. Transitional Living Unit	
Category A patient	901
Category B patient	447
3A.3. Non Admitted Patient Services (including Outreach)	
	\$86 per half hour or part thereof
3A.4. Outpatient Medical Clinic Appointments	
	Standard Fee \$
Medical Consultation – New (initial assessment)	298

Medical Consultation – Review (follow-up appointment) 149

3A.5. Group Activities

	\$ per half hour or part thereof
Qualified	55
Unqualified	39

Note:

Categories, classifications or descriptions of service referred to in this Part 3A are to be considered the same as those defined or set out in Ministry of Health Policy Directive PD2018_023, or as that policy is subsequently amended or revised from time to time.

3B. LIFETIME CARE & SUPPORT (LTCS) SCHEME

The LTCS scheme is a no-fault scheme that provides Acute Care Services and Rehabilitation Services to persons who sustain LTCS type injuries (in this item 3B. being spinal cord injury, moderate to severe brain injury, multiple amputations, severe burns or blindness arising from a motor vehicle accident and are accepted under the LTCS scheme by the Lifetime Care & Support Authority).

3B.1. Acute Care Services

Admitted patient and non-admitted patient services provided to all persons with LTCS type injuries while in the acute care phase of their treatment (including “at fault drivers”).

Charging: Rates are to be the same as those set under the Purchasing Agreement (bulk billing arrangements) under the Compulsory Third Party (CTP) Scheme, as applicable from time to time.

3B.2. Rehabilitation Services

3B.2.1 Admitted patients with brain injuries and spinal cord injuries admitted to a designated Brain Injury Rehabilitation Unit or designated Spinal Injury Rehabilitation Unit.
Category A, Category B and Category X patients:
Patients are to be charged at the applicable daily fee rates as apply from time to time under item “3A.1. Admitted Patient Services”.

3B.2.2 Admitted patients with brain injuries and spinal cord injuries admitted to a designated Transitional Living Unit.

Category A and Category B patients:
Patients are to be charged at the applicable daily fee rates as apply from time to time under item “3A.2. Transitional Living Unit”.

3B.2.3 Admitted patients with brain injuries and spinal cord injuries admitted to a NSW public hospital, **other than** a designated admitted patient Brain Injury or Spinal Injury Rehabilitation Unit or designated admitted patient Transitional Living Unit and patients with other LTCS type injuries admitted to a NSW public hospital/facility.

Charging: Rates are to be the same as those set under the Purchasing Agreement (bulk billing arrangements) under the Compulsory Third Party (CTP) Scheme, as applicable from time to time.

3B.2.4 Non-admitted patients with brain injuries and spinal cord injuries who receive non-admitted patient services in a designated non-admitted patient Brain Injury/Spinal Injury Rehabilitation Unit or Transitional Living Unit.

Patients are to be charged at the applicable cumulative rate per half hour or part thereof as applies from time to time under item “3A.3. Non Admitted Patient Services”. The total fee shall not be greater than the equivalent of 5 hours per day of non-admitted patient care.

- 3B.2.5 Non-admitted patients with brain injuries and spinal cord injuries who receive non-admitted patient services in a NSW public hospital, **other than** a designated non-admitted patient Brain Injury/Spinal Injury Rehabilitation Unit or Transitional Living Unit and non-admitted patients with other LTCS type injuries who receive non-admitted patient services in a NSW public hospital/facility.

Charging: Rates are to be the same as those set under the Purchasing Agreement (bulk billing arrangements) under the Compulsory Third Party (CTP) Scheme, as applicable from time to time.

3B.3. Outpatient Medical Clinic Appointments

Medical Consultation – New (initial assessment)
Medical Consultation – Review (follow-up appointment)

Patients are to be charged at the applicable Standard Fee service rates as apply from time to time under item “3A.4. Outpatient Medical Clinic Appointments”.

3B.4. Group Activities

Qualified
Unqualified

Patients are to be charged at the applicable time rates per half hour or part thereof as apply from time to time under item “3A.5. Group Activities”.

Note:

Categories, classifications or descriptions of service referred to in this Part 3B are to be considered the same as those defined or set out in Ministry of Health Policy Directive PD2018_021, or as that policy is subsequently amended or revised from time to time.

- (d) **delete** in its entirety “**PART 4 – NON-ADMITTED PATIENT CHARGES**” and insert instead the following matter:

PART 4 - NON-ADMITTED PATIENT CHARGES

For the purposes of Part 4, an “occasion of service” is defined as any examination, consultation, treatment or other service provided by a health service provider in a non-admitted setting to a client/patient on each occasion such service is provided. Each diagnostic test or simultaneous set of related tests for the one client/patient referred to a hospital pathology or medical imaging specialty consists of one occasion of service.

4A. Ineligible Patients

<u>For each Occasion of Service (both categories)</u>	\$
Public Hospital	147
Public Psychiatric Hospital	103
Other (e.g. Residential Aged Care Facility)	103

The rates of charge are as per the above occasion of service rates as appropriate to the designated hospital classification or as per the Australian Medical Association (AMA) schedule of rates.

With the exception of:

1. A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
2. Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.

4B. Compensable Patients

(other than Workers Compensation or Motor Accident Compensation)

4B.1 Emergency Department (ED) Non-admitted Services - All Hospitals excluding EDs of small rural hospitals not collecting nor required to collect patient level data. The patient ED presentation reflecting the applicable *URG version 1.4* or *UDG version 1.3* grouping aligned to the National Weighted Activity Unit (*NWAU (19)*) with adjustments applied as applicable in accordance with the IHPA publication *National Efficient Price Determination 2019-2020*. The NWAU is rounded to the nearest 3 decimal places.

multiplied by

The National Efficient Price (*NEP*) of \$5,134 as determined by the Independent Hospital Pricing Authority (IHPA).

4B.2 Emergency Department (ED) Non-admitted Services of small rural hospitals not collecting nor required to collect patient level data.

Per occasion of service at set rates as advised in section 4B.3. of this order.

4B.3. Non-admitted Services - All Hospitals excluding Emergency Departments.

For each Occasion of Service (excluding non-admitted physiotherapy, chiropractic & osteopathy services, non-admitted psychology & counselling services and non-admitted exercise physiology services)

	\$
Public Hospital	128
Public Psychiatric hospital	89
Other hospital (e.g. Residential Aged Care Facility)	89

The above occasion of service rates apply or alternatively the maximum amount payable under the relevant WorkCover practitioner fees order. The fees orders, which generally link to AMA rates, cover Medical Practitioners, Surgeons and Orthopaedic Surgeons.

Compensable Non-Admitted Physiotherapy, Chiropractic & Osteopathy Services

<i>Normal Practice</i>	\$
Initial consultation & treatment	96.10

Standard consultation and treatment	81.40
Initial consultation & treatment of two distinct areas	145.00
Standard consultation & treatment of two distinct areas	122.70
Complex treatment	162.60
Group/class Intervention (rate per participant)	57.70

Home Visit

Initial consultation & treatment	118.30
Standard consultation and treatment	94.60
Initial consultation & treatment of two distinct areas	174.60
Standard consultation & treatment of two distinct areas	149.50
Complex treatment	192.00

Other

Case conference, Report Writing (per 5 minutes)	16.00
Case conference (per hour), Report Writing (per hour & max)	192.00
Activity assessment, consultation & treatment	192.00
Travel – In accordance with “use of private motor vehicle” rates as set Out in item 6 table 1 of the Crown Employees (Public Service Conditions of Employment) Award 2009	

Compensable Non-Admitted Psychology & Counselling Service Charges

Initial consultation & treatment	229.00
Standard consultation & treatment	190.80
Report Writing (per 5 minutes)	15.90
Report Writing (per hour & max)	190.80
Case Conferencing (per 5 minutes)	15.90
Case Conferencing (per hour)	190.80
Group / class intervention (per participant)	57.20
Travel – In accordance with “use of private motor vehicle” rates as set Out in item 6 table 1 of the Crown Employees (Public Service Conditions of Employment) Award 2009	

Compensable Non-Admitted Exercise Physiology Service Charges

Initial consultation & treatment	153.60
Standard consultation & treatment	153.60
Reduced supervision treatment	67.00
Group / class intervention (per participant)	48.80
Additional Expenses (as agreed with insurer)	-
Case Conferencing (per 5 minutes)	12.80
Case Conferencing (per hour)	153.60
Report Writing (per 5 minutes)	12.80
Report Writing (per hour & max)	153.60
Travel - In accordance with “use of private motor vehicle” rates as set Out in item 6 table 1 of the Crown Employees (Public Service Conditions of Employment) Award 2009	

Note:

These rates do not apply to persons treated pursuant to respective statutory schemes for the purposes of workers' compensation or compensation to persons injured in motor vehicle accidents. Those rates are set by separate agreement or other such order or determination.

COUNCIL NOTICES

BEGA VALLEY SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
GREALY LANE	Wolumla
Description	
Right of carriageway located in Wolumla which will serve as the access to the subdivided land parcels off Mine Lane in Wolumla	

LEANNE BARNES, General Manager, Bega Valley Shire Council, PO Box 492, BEGA NSW 2550

GNB Ref: 0105

(n2019-1868)

BLACKTOWN CITY COUNCIL

LOCAL GOVERNMENT ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Blacktown City Council declares with the approval of His Excellency the Governor that the interest described in the schedule below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for RE1 – Public Recreation.

Dated at Blacktown this 28th day of February 2019.

General Manager

SCHEDULE

AG886086 – Lease to Westpac Banking Corporation of premises being 81 Main Street, Blacktown. Expires 27/6/2018. Option of Renewal: 5 years and one further option of 5 years
Land being Lot 3 DP11349 and Lot 3A DP113494 comprised in Certificate of Title Folio Auto Consol 8470-86

(n2019-1869)

CLARENCE VALLEY COUNCIL

LOCAL GOVERNMENT ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

ERRATUM

In the notification appearing in Government Gazette No.17 of 22 February 2019, page 420, under the heading “NOTICE OF COMPULSORY ACQUISITION OF LAND” and in the first paragraph of the “Schedule” the Deposited Plan number “1114581” should read “1114851”.

Ashley Lindsay
General Manager
Clarence Valley Council

(n2019-1870)

DUNGOG SHIRE COUNCIL

ROADS ACT 1993

CLOSING OF PUBLIC ROAD

Dungog Shire Council in pursuance of the provisions of the *Roads Act 1993* declares that the parts of road described in the schedule below are closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing title to the land remains

vested in Dungog Shire Council as operational land for the purpose of the *Local Government Act 1993*, to be given by Council as compensation for the other land acquired by Council for the purpose of the Roads Act. Councils reference EF08/183. Coralie Nichols, General Manager Dungog Shire Council, PO Box 95, Dungog 2420

Schedule

Lots 6 and 7 DP 1252038

(n2019-1871)

GOULBURN MULWAREE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
BROOKLANDS CIRCUIT	Goulburn
Description	
New Roads in Subdivision Lot 501 DP 1247515, 131 Marys Mount Road, Goulburn	

Name	Locality
ASTON MARTIN DRIVE	Goulburn
Description	
New Road in Subdivision in Lot 501 DP 1247515, 133 Marys Mount Road, Goulburn	

Name	Locality
BONNEVILLE BOULEVARD	Goulburn
Description	
new public road located in the Subdivision of Lot 501 DP 1247515, 131 Marys Mount Road, Goulburn	

Name	Locality
ROEBUCK STREET	Goulburn
Description	
new public road located in the Subdivision of Lot 501 DP 1247515, 131 Marys Mount Road, Goulburn	

Name	Locality
NORTON STREET	Goulburn
Description	
a new public road located in the Subdivision of Lot 501 DP 1247515, 131 Marys Mount Road, Goulburn	

Name	Locality
INDIAN AVENUE	Goulburn
Description	
a new public road located in the Subdivision of Lot 501 DP 1247515, 131 Marys Mount Road, Goulburn.	

Name	Locality
TRIUMPH STREET	Goulburn
Description	
a new public road located in the Subdivision of Lot 501 DP 1247515, 131 Marys Mount Road, Goulburn	

Name	Locality
MATCHLESS AVENUE	Goulburn
Description	
A new public road located in the Subdivision of Lot 501 DP 1247515, 131 Marys Mount Road, Goulburn	

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

GNB Ref: 0104

(n2019-1872)

LAKE MACQUARIE CITY COUNCIL

ERRATUM

The notice published in the New South Wales Government Gazette No. 29 of 30 March 1962 folio 931, under the heading of LAKE MACQUARIE CITY COUNCIL – Naming of Roads, detailing the new road name ‘ Bardon Street at Brightwaters, is amended as follows.

Bardon Lane

This erratum now amends the error with the gazetted date remaining 30 March 1962.

Morven Cameron, Chief Executive Officer, Lake Macquarie City Council, Box 1906 HUNTER REGION MAIL CENTRE NSW 2310

(n2019-1873)

LISMORE CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
WALNUT CLOSE	Goonellabah
Description	
This new road will be created within the subdivision of Lot 1 DP 1103669 also known as 224 Invercauld Road Goonellabah	

Name	Locality
SPRUCE STREET	Goonellabah
Description	
This new road will be created within the subdivision of Lot 1 DP 1103669 also known as 224 Invercauld Road Goonellabah	

Name	Locality
SAWYERS AVENUE	Goonellabah
Description	
This new road will be created within the subdivision of Lot 1 DP 1103669 also known as 224 Invercauld Road Goonellabah	

Name	Locality
OAK DRIVE	Goonellabah
Description	
This new road will be created within the subdivision of Lot 1 DP 1103669 also known as 224 Invercauld Road Goonellabah	

Name	Locality
MAHOGANY PARADE	Goonellabah
Description	
This new road will be created within the subdivision of Lot 1 DP 1103669 also known as 224 Invercauld Road Goonellabah	

Name	Locality
HEMLOCK CLOSE	Goonellabah
Description	
This new road will be created within the subdivision of Lot 1 DP 1103669 also known as 224 Invercauld Road Goonellabah	

Name	Locality
ELM ROAD	Goonellabah
Description	
This new road will be created within the subdivision of Lot 1 DP 1103669 also known as 224 Invercauld Road Goonellabah	

Name	Locality
CHERRY LANE	Goonellabah
Description	
This new road will be created within the subdivision of Lot 1 DP 1103669 also known as 224 Invercauld Road Goonellabah	

SHELLEY OLDHAM, General Manager, Lismore City Council, 43 Oliver Avenue, GOONELLABAH NSW 2480

OBERON COUNCIL

Roads Act 1993

Notification of Road Closure

ERRATUM

In the notice published in NSW Government Gazette No 26 of 22 March 2019, n2019-802 the words “Lot 22 DP1244194” are replaced with “Lot 1 DP1251532”. This notice corrects that error.

The gazettal date remains 22 March 2019.

Gary Wallace
General Manager
Oberon Council

(n2019-1875)

CITY OF PARRAMATTA COUNCIL

ROADS ACT 1993

Naming of Farmhouse Road

ERRATUM

In the notice published in NSW Government Gazette No.122 of 16 November 2018, page/number 8715, the words “within Westmead Hospital Campus Grounds” are replaced with “within Western Sydney University Westmead Campus”. This notice corrects that error.

The gazettal date remains 16 November 2018.

Rik Hart, Acting Chief Executive Officer, City of Parramatta Council

(n2019-1876)

CITY OF PARRAMATTA COUNCIL

ROADS ACT 1993

Naming of Maple Tree Road

ERRATUM

In the notice published in NSW Government Gazette No.122 of 16 November 2018, page/number 8714, the words “between Farm House Road and Hawkesbury Road, Westmead”, are replaced with “between Darcy Road and Hawkesbury Road, Westmead, off Farmhouse Road, Westmead”. This notice corrects that error.

The gazettal date remains 16 November 2018.

Rik Hart, Acting Chief Executive Officer, City of Parramatta Council

(n2019-1877)

RANDWICK CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
CHILTERN STREET	Randwick
Description	
New road to be created in the southern precinct of the Newmarket Randwick development site running east to west, connecting Young Street and Jane Street, Randwick.	

Name	Locality
YARRAMAN AVENUE	Randwick
Description	
New eastern loop road to be created as a shared pedestrian and vehicle roadway as part of the Newmarket Randwick development site. The road will run on the eastern side of the development and will connect to Young Street at its northern and southern ends.	

Name	Locality
JANE STREET	Randwick
Description	
An extension of the existing Jane Street, Randwick connecting to a new road to be named Fennelly Street at the southern end of the Newmarket Randwick development site.	

Name	Locality
FENNELLY STREET	Randwick
Description	
New Road to be created along the southern boundary of the Newmarket Randwick development site. The street runs east to west, connecting Young Street and Botany Street, Randwick.	

THERESE MANNNS, General Manager, Randwick City Council, 30 Frances Street, RANDWICK NSW 2031

GNB Ref: 0101

(n2019-1878)

THE COUNCIL OF THE CITY OF SYDNEY

Section 162, Roads Act 1993

Notice is hereby given that the City of Sydney, in accordance with section 162 of the *Roads Act 1993*, has named the following new roads described in the Schedule hereunder. Authorised by Resolution of Council dated 14/5/2012 – File No. S091459.

SCHEDULE

Location/ Description	Road name
New street between Metters St. and Macdonald St. Erskineville.	PEARL STREET
New street between Botany Rd and Portman St, Zetland:	GEDDES AVENUE
New street between Geddes Ave. and Portman Lane, Zetland:	BARKER STREET

MONICA BARONE, Chief Executive Officer, Council of the City of Sydney, 456 Kent Street, Sydney NSW 2000.

(n2019-1879)

THE HILLS SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
AKSHAR COURT	North Kellyville
Description	
Private Access Way beginning at Mapleton Avenue extending West then South.	

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

GNB Ref: 0097

(n2019-1880)

WARRUMBUNGL SHIRE COUNCIL

ROADS ACT 1993

Correction of Road Spelling

ERRATUM

In the notice published in NSW Government Gazette No 57 of 7 JUNE 2019, page number 1902 is where notice appeared of notice number 45, the words "PREMIER TAMBAR SPRINGS ROAD" are replaced with "PREMER TAMBAR SPRINGS ROAD". This notice corrects that error.

The gazettal date remains 7 JUNE 2019.

Philip Southwell
Emergency Services Co-ordinator
Warrumbungle Shire Council

(n2019-1881)

WARRUMBUNGL SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
MARTINTOWN ROAD	Dunedoo
Description	
Extends North South between Cobbora Road and Dunedoo Street in the Cobbora Village. Starts at 149.258378 - 32.059881 Dec Degrees and runs North	

Name	Locality
CEMETERY ROAD	Dunedoo
Description	
Extends North South between Cobbora Road and Dunedoo Street in the Cobbora Village. Starts at 149.260400 - 32.060930 Dec Degrees and runs North	

Name	Locality
SCHOOLHOUSE ROAD	Dunedoo
Description	
Runs North-South between Cobbora Road and Dunedoo Street in the Cobbora Village. Starts at 149.253600 - 32.059254 Dec Degrees and runs North.	

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

GNB Ref: 0103

(n2019-1882)

CENTRAL COAST COUNCIL

Water Management Act 2000

Water, Sewerage and Drainage Service Charges for 2019-20

In accordance with Sections 315 and 316 of the *Water Management Act 2000*, Central Coast Council does hereby determine the fees and charges set out in sections 1 to 5 below for the period 1 July 2019 to 30 June 2020 based on the determination of the authority set out in A, B and C below:

- A. The amount of money estimated by the Authority that is proposed to be raised by way of service charges levied uniformly on all land that is capable of being connected to the Authority's water supply pipes, sewerage service discharge pipes and is within the stormwater drainage area are \$ 156,993,000, which comprise annual charges of \$82,611,000 and usage charges of \$74,382,000 from the Council for the period 1 July 2019 to 30 June 2020.

- B. All land is to be classified for the purpose of levying services charges according to the following factors:
 - a. the purpose for which the land is actually being used,
 - b. the intensity with which the land is being used for that purpose,
 - c. the purposes for which the land is capable of being used,
 - d. the nature and extent of the water or sewerage services connected to the land.

- C. Services charges be levied on the following bases, as applicable to each charge:
 - a. the availability of the service
 - i. the classification of land
 - ii. the size of the water meter registering supply
 - iii. the cost of providing the service (i.e. sewage discharge factor)
 - b. the usage of the service
 - i. the volume of water supplied (as measured or estimated by Council)
 - ii. the degree of use (i.e. sewage discharge factor)

1. Water supply service charges

- (a) The water supply service charge applicable to a Property (other than an Unmetered Property or Unconnected Property) is, for each Meter that services that Property, the water supply service charge in Table 1.1 for the applicable Meter size or Property type and applicable Period.
- (b) The water supply service charge applicable to an Unmetered Property or an Unconnected Property is the water supply service charge in Table 1.1 for that Property type and applicable Period.
- (c) In reference to 1(a) (see above) , the following categories of Property are deemed to have a single 20mm Meter:
- (1) each Residential Property; and
 - (2) Each Non-Residential Property within a Mixed Multi-Premises that is serviced by a Common Meter.
- (d) Where a Property:
- (1) is serviced by a Common Meter;
 - (2) is not deemed to have a single 20mm Meter under 1(c) (see above)

Table 1.1: Water supply service charges

Basis of Charge Meter size or Property type	Maximum charge per IPART's Determination \$
Unconnected Property	NIL
Unmetered Property	84.50
20mm	84.50
25mm	132.03
32mm	216.32
40mm	338.00
50mm	528.12
80mm	1,351.99
100mm	2,112.48
Other Meter sizes	$(\text{Meter size in mm})^2 \times \text{Water supply access charge for a 20mm Meter for the applicable period}$ 400

2. Water usage charge

Table 2.1: Water usage charge

Basis of Charge	Maximum charge per IPART's Determination \$
Water usage charge per Kilolitre	2.03

Table 2.2: Water supply charge for Water Supply Services to Hunter Water Corporation

Basis of Charge	Maximum charge per IPART's Determination \$
Water usage charge per Kilolitre	0.70

3. Sewerage Charges

- (a) The sewerage service charge applicable to a Property in both Former Gosford and Wyong Areas in a Period is, for each Meter that services the Property or for an Unconnected Property or Unmetered Property, the amount calculated as follows:

$$S=M \times D$$

Where;

S means the sewerage service charge applicable to a Property in the period;

M means;

- (1) in the case of a Property in the Former Gosford Area, the sewerage service charge in Table 3.1 for the applicable Meter size or Property type and applicable period; and
- (2) in the case of a Property in the Former Wyong Area, the sewerage service charge in Table 3.2 for the applicable Meter size or Property type and applicable period; and

D means the applicable Sewerage Discharge Factor.

[Note: The Sewerage Discharge Factor for all Residential Properties that are connected to the sewerage system is 75%]

- (b) For the purposes of the sewerage service charge, the following categories of Property (other than an Unconnected Property or Unmetered Property) are deemed to have a single 20 mm Meter:
- (1) Each Residential Property; and
 - (2) Each Non-Residential Property within a Mixed Multi-Premises that is serviced by a Common Meter.
- (c) Where a Property:
- (1) is serviced by a Common Meter; and
 - (2) is not deemed to have a 20mm Meter under 3(b) (see above),

Table 3.1: Sewerage service charge in the Former Gosford Area:

Basis of Charge Meter size or Property type	Maximum charge per IPART's Determination \$
Unconnected Property	NIL
Unmetered Property	520.08
20mm	520.08
25mm	812.63
32mm	1,331.42
40mm	2,080.34
50mm	3,250.53
80mm	8,321.35
100mm	13,002.11
Other Meter Sizes	$(\text{Meter size in mm})^2 \times \text{sewerage access charge for a 20mm Meter for the applicable period}$ 400

Applying the fixed sewerage discharge factor of 75% for Residential Properties, the adjusted sewerage service charge for a Residential Property in the former Gosford local government area is \$390.06 from the Commencement Date to 30 June 2020 and escalated for inflation in each subsequent Period.

Table 3.2: Sewerage service charge in the Former Wyong Area:

Basis of Charge Meter size or Property type	Maximum charge per IPART's Determination \$
Unconnected Property	NIL
Unmetered Property	477.73
20mm	477.73
25mm	453.99
32mm	743.81
40mm	1,162.21
50mm	1,815.95
80mm	4,648.82
100mm	7,263.79
Other Meter Sizes	$(\text{Meter size in mm})^2 \times \text{sewerage access charge for a 25mm Meter for the applicable period}$ 625

Note: The unadjusted sewerage service charge for other Meter sizes in the Former Wyong Area is calculated on the basis of a 25mm Meter (rather than a 20mm Meter).

Applying the fixed sewerage discharge factor of 75% for Residential Properties, the adjusted sewerage service charge for a Residential Property in the former Wyong local government area is \$358.30 from the Commencement Date to 30 June 2020 and escalated for inflation in each subsequent Period.

4. Sewerage usage charge

(a) The sewerage usage charge applicable to a Property in a Period is the amount calculated as follows:

$$S=V \times C$$

Where:

S means the sewerage usage charge applicable to a Property in a Period;

V means the Volume (in kilolitres) deemed to be discharged from the Property into the sewerage system as calculated under this clause; and

C means the charge per kilolitre specified in Table 4.1 for the applicable Period.

(b) For the purposes of clause 4(a), the volume discharged from a Property into the sewerage system in a Period is either:

(1) in the case of a Property that is not serviced by a Sewerage Meter at any time during the Period—the volume deemed to have been discharged from the Property into the sewerage system under clause 4(c); or

(2) in the case of a Property serviced by a Sewerage Meter for any part of the Period:

(A) the volume discharged from the Property into the sewerage system as measured by the Sewerage Meter; and

(B) if applicable, any volume deemed to have been discharged under clause 4(d).

(c) For the purpose of the sewerage usage charge, the volume deemed to have been discharged from a Property into the sewerage system is:

(1) In the case of a Residential Property within:

(A) within a Mixed Multi-Premises: 80/365 kilolitres per day that period;

(B) not within a Mixed Multi-Premises: 125/365 kilolitres per day that period;

(2) In the case of a Non-Residential Property:

(A) within a Mixed Multi-Premises: 125/365 kilolitres per day that period;

(B) not within a Mixed Multi-Premises: – the volume of water supplied to that Property multiplied by the Sewerage Discharge Factor; and

(3) In the case of an Unconnected Property – zero kilolitres.

(d) For a Property that was serviced by a Sewerage Meter for only part of a Period, the volume deemed to have been discharged is the volume that would have been calculated for that Property under clause 4(c) pro-rated for the number of days in the Period during which the Property was not serviced by a Sewerage Meter.

Table 4.1: Sewerage usage charge for Sewerage Services

Basis of Charge	Maximum charge per IPART's Determination \$
Sewerage usage charge per kilolitre	0.84

5. Stormwater Drainage Charges

Table 5.1: Fixed stormwater drainage service charges

Basis of Charge	Maximum charge per IPART's Determination \$
Low Impact Property	104.55
Residential Property that is not part of a Multi-Premises	104.55
Each Property within a Residential Multi-Premises or Mixed Multi-Premises	78.41
Vacant Land	78.41

Table 5.2: Area-based stormwater drainage service charges

The area-based stormwater drainage service charge is applicable to Non-Residential Properties that do not fall within one of the categories of Property that may be charged a fixed stormwater drainage service charge.

Basis of Charge	Maximum charge per IPART's Determination \$
Small ($\leq 1,000\text{m}^2$)	104.55
Medium ($> 1,000\text{m}^2$ and $\leq 10,000\text{m}^2$)	130.69
Large ($> 10,000\text{m}^2$ and $\leq 45,000\text{m}^2$)	357.22
Very Large ($> 45,000\text{m}^2$)	940.98

(n2019-1883)

COBAR SHIRE COUNCIL

Local Government Act 1993 Section 713

Sale of Land for Overdue Rates and Charges

NOTICE is hereby given to the persons named hereunder, that the Cobar Shire Council has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named are known to the Council to be the owners or to have an interest in the land on which the amount of rates stated in each case, as at 30 June 2019, is due:

Owners or person having interest in land	Description of land	Amount of all other rates (including extra charges) payable and unpaid \$
Mr George Henry Cox Mr Charles Thomas Sandon	Thirteenth St, Cobar 7/DP929604	4533.63
Mr George Hodge	Central Road, Mount Hope 12/F/DP3996	3499.60
Mr William Bray	Yarran St, Mount Hope Central Rd, Mount Hope 2/C/DP3996, 4/C/DP3996, 5/C/DP3996, 6/C/DP3996, 7/C/DP3996	2601.10
Rose Levy	5 Goold St, Nymagee 9/1/DP974	1828.90
Mr Theodore Henry Frederick Teelow	6393 Rosevale Rd, Nymagee 30/DP754780	6141.05
Evelyn Cleve	94-96 Milford St, Nymagee 21/DP754803, 22/DP754803	10095.79
Evelyn Hward	18 Balowra Rd, Nymagee 26/DP754803	6710.00
Mr Alfred Cleve Mr Humphrey William Grey Innes	22 Balowra Rd, Nymagee 30/DP754803	9237.82
Bernice Alice Ceicelia Branley	Merri Rd, Irymple 2/DP750690	6049.17
Julia Ann Saunderson	Tipping Way, 89 Tipping Way, Mount Hope 169/DP750694	5756.75

Edward Cecil Fryer Irene Lesley Fryer	9607 Yathong Rd, Irymple 1/DP750690	6926.51
Elizabeth Strahorn	Merri Rd, Mount Hope 1/DP750666	6049.17
Chung Wah Ko	40 Barton St, Nymagee 4/1/DP974	3877.35
William Hoswell Nicholson	Wirlong St, Nymagee 3/11/DP758904	2924.17
Eliza Agnes Ironmonger	Wirlong St, Nymagee 4/11/DP758904	2924.17
George Henry Wilson	Goold St, Tindarey Waddell St, Tindarey 5/3/DP3117, 13/6/DP3117	2406.39
Eliza Annie Campbell	Coronga St, Cobar 5/16/DP758534	2184.68
James Arthur Hall	Coronga St, Cobar 1/1/DP758534	2924.17
Hugh William Harris	Merulya St, Cobar 13/1/DP758534	2924.17
Lot Moloney	Meryula St, Cobar 17/1/DP758534	2924.17
George Samuel Cornish	Meryula St, Cobar 18/1/DP758534	2924.17
Sarah Ann Thompson	Meryula St, Cobar 19/1/DP758534	2924.17
Joseph Love	Meryula St, Cobar 20/1/DP758534, 2/2/DP758534	3064.84
John Ludwig Mahlberg	Coronga St, Cobar 3/2/DP758534	2924.17
Wright Heaton & Co Limited	Coronga St, Cobar 4/2/DP758534	2924.17
Thomas Prendergast	Coronga St, Cobar 6/2/DP758534	2924.17
Frederick Paul Napp	Meryula St, Cobar 9/2/DP758534	2924.17
William Shallala	Coronga St, Cobar	2924.17

	1/16/DP758534	
James Wilson	Coronga St, Cobar 4/3/DP758534, 6/3/DP758534	3064.84
Permewan Wright & Company Limited	Coronga St, Cobar 9/3/DP758534	2924.17
Henry Michael Graham	Merulya St, Cobar 1/4/DP758534	2924.17
James Wilson	Meryula St, Cobar 6/4/DP758534	2924.17
Dugald Gerald McCulloch	Meryula St, Cobar 10/4/DP758534	2924.17
Arthur Morelli	Meryula St, Cobar 4/6/DP758534	2924.17
Robert Gildea	Coronga St, Cobar 2/16/DP758534	2924.17
William Daley	Coronga St, Cobar 3/16/DP758534, 4/16/DP758534	2924.17
John Agostinelli	Coronga St, Cobar 10/16/DP758534	2924.17
Ellen Green	Coronga St, Cobar 1/17/DP758534	2924.17
Charles Richard Langford	"Narri" 34900 Kidman Way, Cobar 5/15/DP758534	2924.17
William Harmer	Coronga St, Cobar 6/17/DP758534	2924.17
James Stephen Martin	Coronga St, Cobar 1/3/DP758534	2924.17
Matilda Marion Raymond	Coronga St, Cobar 2/1/DP758534	2924.17
James Lawson	Coronga St, Cobar 3/1/DP758534	2924.17
William John Burnett	Coronga St, Cobar 4/1/DP758534	2924.17
Isabella Cranston	Coronga St, Cobar 5/1/DP758534	2924.17

Emanuel Berkman	Coronga St, Cobar 6/1/DP758534	2924.17
Albert Roberts	24 Balowra Rd, Nymagee 1/DP1084454	5646.36
Grainger Barton	31 Hartwood St, Nymagee 36 Barton St, Nymagee 12/1/DP974, 6/1/DP974	2637.69
Matilda Hall	Gidgee Rd, Kerrigundi 1/DP757322, 1/DP757332	8401.71
Constance Mabel Wilson	20219 Kidman Way, Mount Hope 19/DP750694	5798.26
Eveline Emma Edwards	Lachlan Valley Way, Euabalong 84/DP750663	10716.59
Harry Brown Armour	11 Farnell St, Euabalong 1/DP187988	4417.80
Theophilos Tsoukalos	8 Edward St, Canbelego 11/20/DP758218	3991.36
George James Cranston	Wirlong St, Nymagee 2/10/DP758904	2924.17
John Bethel	Wirlong St, Nymagee 5/10/DP758904	2924.17
Robert Perry Tindall	Wirlong St, Nymagee 6/10/DP758904	2924.17
Michael Kerven	Wirlong St, Nymagee 7/10/DP758904	2924.17
Michael Lane	Keewong St, Nymagee 12/10/DP758904	2924.17
Catherine Elizabeth McDonald McLennan	Wirlong St, Nymagee 16/2/DP758904	2924.17
Andrew Chang	5 Tipping Way, Mount Hope 10/4/DP1695	2283.01
Kristy Dawson	33 Hartwood St, Nymagee 13/1/DP974	3517.33
Global International Network PTY LTD	35 Hartwood St, Nymagee 14/1/DP974	9290.78

Vinton Holdings Pty Ltd	3 Broomfield St, Nymagee 19/DP667873	3137.87
Peter Thanos	32 Barton St, Nymagee	3137.87
Steven Karas	53D Hartwood St, Nymagee 45/DP754800	3137.87
The Australian Joint Stock Bank	1A Broomfield St, Cobar 1/DP129532	2406.39
Pierce Arthur Goold	Bradley St, Cobar 1/DP119102	7528.97
The Melbourne Banking Corporation Ltd	24741 Kidman Way, Gilgunnia 14/DP750704, 1/DP750710	10224.17
Wirlong Pastoral Company	Tara (Part) 1157 Wallace Vale Rd, Nymagee 1/DP754792, 2/DP754792	8377.23
Preliminary Syndicate Ltd	26 Glenwood Rd, 2629 Priory Tank Rd, Nymagee 23/DP754800, 10/DP754800	8769.76
William Scanlan Jnr John Daniel Herlihy	The Bluff, Lerida Rd 2/DP755644	1389.82
Phillip Geoffrey Lovelock	3 Dundoo St, Euabalong 4/7/DP758393	3296.55
Robert McPherson	81 Land Parcels in suburb of Tindarey (listing upon request)	3078.81
Kit Wit Chong	80 Milford St, 21 Austral St, Nymagee 4/J/DP3427, 28/3/DP3427	5793.53
Konstantinos Haralampopoulos	2 Old Bourke Rd, Cobar 7/DP755667	9306.93
Dragana Stricevic	1 Murray St, Cobar 1/DP221209	12564.45
Lloyd Steven Jobson	4 Adams St, Nymagee 1/15/DP758800	3194.13
Paul Sutcliffe	19 Cobar St, Nymagee 7/22/DP758800	1783.58
Henry McCook	19808 Kidman Way, Mount Hope 1/DP920043	3116.88
Vegeta Pty Limited	40 Edward St, Canbelego 1/20/DP758218	1473.15

Vegeta Pty Limited	4 Mummi St, Euabalong 7/5/DP758393	3147.18
Vegeta PTY Limited	32 Hartwood St, Nymagee 1/E/DP3443	4065.32
Vegeta Pty Limited	76-82 Coronga St, Canbelego 7/2/DP758218, 6/2/DP758218 5/2/DP758218, 4/2/DP758218	3025.30
Vegeta Pty Limited	24 Edward St, Canbelego 60/20DP758218	2304.07
Rohan John Belton Amanda Louise Belton	18 Adams St, Nymagee 3/22/DP758800	2229.31
Vegeta Pty Limited	5 King St, Canbelego 16/20/DP758218	1754.15
Tom Browne Drilling Services Pty Limited	14 Austral St, Nymagee 2/18/DP758800	5627.59
Olga Kamilleri	21 Cobar St, Nymagee 6/22/DP758800	1828.90
Carol Joy Palmisano	49E-F Hartwood St, Nymagee 39/DP754800, 40/DP754800	1112.69
Raphael Sutherland	7 Coobar St, Euabalong 1/20/DP758393	1726.67
Michael Edward Clarke	24 Austral St, Nymagee 2/19/DP758800	1383.89
Polymetals (Mt Boppy) Pty Ltd	44 Florida St, Canbelego 4/4/DP758218	1211.99
Polymetals (Mt Boppy) Pty Ltd	41 Mulga St, Canbelego 16/3/DP758218	1211.99
Polymetals (Mt Boppy) Pty Ltd	24 Nullawarra St, Canbelego 1/22/DP758218	1211.99
Polymetals (Mt Boppy) Pty Ltd	23-27 Edward St, Canbelego 23/15/DP758218 1/DP975015 2/975015	1211.99
Polymetals (Mt Boppy) Pty Ltd	73-83 Coronga St, Canbelego 73/13/DP758218 72/13/DP758218 71/13/DP758218 70/13/DP758218	1478.15

	82/13/DP758218 81/13/DP758218	
Polymetals (Mt Boppy) Pty Ltd	32-34 Womboin St, Canbelego 2/13/DP758218 1/13/DP758218	1281.14
David James	McKell St, Tindarey 1/6/DP3117, 2/6/DP3117	1136.07
Troy Planet Epiphany Planet	2855 Priory Tank Rd, Nymagee 19/DP754800	6895.13
Paul Sutcliffe	3 Adams St, Nymagee 9/3/DP758800	2789.78
Troy Planet	8 Roset St, Nymagee 4/2/DP758800	1431.92
Wissam Nader	5 Adams St, Nymagee 8/3/DP758800	1261.20

In default of payment to the Council of the amount stated above and any other rates (including extra charges) becoming due and payable after this notice or any arrangements satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by public auction, at the Cobar Shire Council Chambers, 36 Linsley Street, COBAR NSW 2835, on Friday 27th September 2019.

Mr Peter Vlatko, General Manager , Cobar Shire Council, PO Box 223 COBAR 2835.

(n2019-1884)

PRIVATE NOTICES

Schedule of Water & Sewerage Charges Effective from 1 July 2019

Under Section 310 of the Water Management Act 2000 and Regulations, Essential Energy is required to set the maximum scale of charges to apply for the 12 months commencing on 1 July 2019 (in accordance with the IPART Determination and Final Report dated May 2019), as follows:

SCHEDULE 1 – WATER SUPPLY CHARGES

RESIDENTIAL - BROKEN HILL, MENINDEE, SUNSET STRIP and SILVERTON			
Access Charge	Annual Access Charge (\$)	Usage Charge	Charge cents / kL
Water Service Charge			
All meter sizes	\$331.94	Treated Water Usage Charge Any measured amount	182 c/kL
Unmetered Property		Untreated Water Usage Charge Any measured amount	160 c/kL
All properties to be levied \$331.94 per property plus a deemed consumption of 300kL per annum			
Unconnected Property – Vacant Land		Chlorinated Water Usage Charge Any measured amount	124 c/kL
All properties with no capital improvements not connected to the water supply system - no charge			

PIPELINE CUSTOMERS			
Access Charge	Annual Access Charge (\$)	Usage Charge	Charge cents / kL
Nominal Size of Water Service			
20mm	\$331.94	Untreated Water Usage Charge Any measured amount	87 c/kL
25mm	\$518.66		
32mm	\$849.77		
40mm	\$1,327.76		
50mm	\$2,074.62		
80mm	\$5,311.04		
100mm	\$8,298.50		
150mm	\$18,671.62		
For meter sizes not specified above:	(Meter Size) ² x (20mm service charge) ÷ 400		

NON RESIDENTIAL - BROKEN HILL, MENINDEE, SUNSET STRIP and SILVERTON			
Access Charge	Annual Access Charge (\$)	Usage Charge	Charge cents / kL
Nominal Size of Water Service			
20mm	\$331.94	Treated Water Usage Charge Any measured amount	182 c/kL
25mm	\$518.66		
32mm	\$849.77	Untreated Water Usage Charge Any measured amount	160 c/kL
40mm	\$1,327.76		
50mm	\$2,074.62		
80mm	\$5,311.04		
100mm	\$8,298.50	Chlorinated Water Usage Charge Any measure amount	124 c/kL
150mm	\$18,671.62		
For meter sizes not specified above:	(Meter Size) ² x (20mm service charge) ÷ 400		
Unmetered Property			
All properties to be levied \$331.94 per property plus a deemed consumption of 300kL per annum			
Unconnected Property – Vacant Land			
All properties with no capital improvements not connected to the water supply system – no charge			

OPERATING MINES

<i>Operating Mine</i>	<i>Annual Access Charge (\$)</i>
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Perilya Broken Hill Ltd	\$2,331,466.00
CBH Resources Ltd	\$562,383.00

Water Usage Charge

Water usage charge of 182 cents/kL for all treated water usage.

Water usage charge of 160 cents/kL for all untreated water usage.

SCHEDULE 2 – SEWERAGE and TRADE WASTE CHARGES

SEWERAGE SERVICE CHARGES CITY OF BROKEN HILL

Residential Land: The service charge shall be a fixed charge of \$528.87 per customer service connection per year. In respect of any chargeable land used as the site of a block of company or community title units or flats shall be treated as a single non-residential assessment.

Non Residential Land:

Sewer Access Charge <i>Nominal Size of Service</i>	<i>Annual Access Charge (\$)</i>
20mm	\$588.81
25mm	\$920.01
32mm	\$1,507.35
40mm	\$2,355.24
50mm	\$3,680.06
80mm	\$9,420.94
100mm	\$14,720.23
150mm	\$33,120.51
For meter sizes not specified above:	$(\text{Meter Size})^2 \times (\text{20mm service charge}) \div 400$

Sewer Usage Charge All kilolitres	130 c/kL
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Sewer Discharge Factor
An appropriate sewer discharge factor is applied to the final sewerage calculation for non-residential customers.

Unmetered property: The service charge shall be a fixed charge of \$528.87 per property which includes a deemed usage component of \$116.70

Unconnected property: All properties with no capital improvements not connected to the sewerage system – no charge

SEWERAGE AND TRADE WASTE CHARGES FOR EACH OPERATING MINE

Residential: The sewerage service charge for mining company houses shall be \$528.87 per house.

Non-residential: The sewerage service charge shall be the non-residential service charge based on the water supply service connection meter size. The sewer usage charge shall be 130 cents/kL of non-residential discharge to the sewerage system.

Trade waste: Annual trade waste fee shall be \$1,629.92 for each operating mine.
Applicable trade waste usage charge or excess mass charge as detailed below.
These charges will apply until a liquid trade waste agreement has been implemented.

WATER AND SEWERAGE CHARGES IN RESPECT OF LANDS EXEMPT UNDER SCHEDULE 4

- i) **Water** - Land which is exempt from service access charges under Schedule 4 of the Act; shall be charged as follows:
- | | |
|---------------------------------------|--------------|
| Treated Water Usage Charge | |
| any measured amount | 182 cents/kL |
| Untreated Water Usage Charge | |
| any measured amount | 160 cents/kL |
| Chlorinated Water Usage Charge | |
| any measured amount | 124 cents/kL |
- ii) **Sewer** - Land which is exempt from service access charges under Schedule 4 of the Act; shall be charged on the sewer usage charge of 130 cents/kL times by the relevant Sewer Discharge Factor as per the NOW Liquid Trade Waste Management Guidelines 2009.

TRADE WASTE CHARGES FOR NON-RESIDENTIAL CUSTOMERS CITY OF BROKEN HILL**Trade Waste Charges**

Category 1 (Low Risk. Nil or only minimal liquid trade waste pre-treatment equipment required)

Application fee*	\$240.08
Annual Trade Waste Fee	\$97.25
Re-inspection Fee	\$89.14
Trade Waste Usage Charge	\$1.80/kL

Category 1a (Low Risk. Require more sophisticated prescribed liquid trade waste pre-treatment equipment)

Application fee*	\$240.08
Annual Trade Waste Fee	\$97.25
Re-inspection Fee	\$89.14
Trade Waste Usage Charge	\$1.80/kL
Non-Compliant Trade Waste Usage Charge**	\$2.10/kL

Category 2 (Medium Risk. Require prescribed liquid trade waste pre-treatment equipment)

Application fee*	\$240.08
Annual Trade Waste Fee	\$195.51
Re-inspection Fee	\$89.14
Trade Waste Usage Charge	\$1.80/kL
Non-Compliant Trade Waste Usage Charge***	\$19.10/kL

Category 3 (High Risk. Industrial and large volume dischargers)

Application fee*	\$240.08
Annual Trade Waste Fee	\$654.40
Re-inspection Fee	\$89.14
Food Waste Disposal	\$30.39/bed
Approved pH Range	Essential Energy Policy for Discharge of Liquid Trade Waste
Approved BOD Range	Essential Energy Policy for Discharge of Liquid Trade Waste

* Not applicable to those dischargers exempted from obtaining an approval for liquid trade waste discharge as per the Essential Energy Policy for the Discharge of Liquid Trade Waste

** Applicable to dischargers who have not installed or properly maintained pre-treatment equipment

*** Applicable to discharges who have not installed or properly maintained pre-treatment equipment

Excess Mass Charge	\$/kg
Acid demand, pH>10	\$0.09
Alkali demand, pH<7	\$0.09
Aluminium (Al)	\$0.09
Ammonia (as Nitrogen)	\$0.28
Arsenic (As)	\$9.38
Barium (Ba)	\$4.62
Biochemical oxygen demand (BOD)	\$0.09
Boron (B)	\$0.09
Bromine (Br ₂)	\$1.87
Cadmium (Cd)	\$43.29
Chloride	No charge
Chlorinated hydrocarbons	\$4.62
Chlorinated phenolic	\$187.03
Chlorine (Cl ₂)	\$0.20
Chromium (Cr)	\$3.14
Cobalt (Co)	\$1.94
Copper (Cu)	\$1.94
Cyanide	\$9.38
Fluoride (F)	\$0.46
Formaldehyde	\$0.20
Grease and Oil (total)	\$0.17
Herbicides/defoliant	\$93.51
Iron (Fe)	\$0.20
Lead (Pb)	\$4.62
Lithium (Li)	\$0.94
Manganese (Mn)	\$0.94
Mercaptans	\$9.38
Mercury (Hg)	\$311.71
Methylene blue active substances (MBAS)	\$0.09
Molybdenum (Mo)	\$0.09
Nickel (Ni)	\$3.14
Nitrogen (N) (Total Kjeldahl Nitrogen)	\$0.02
Organoarsenic compounds	\$93.51
Pesticides general (excludes organochlorines and organophosphates)	\$93.51
Petroleum hydrocarbons (non-flammable)	\$0.31
Phenolic compounds (non-chlorinated)	\$0.94
Phosphorous (Total P)	\$0.20
Polynuclear aromatic hydrocarbons (PAH)	\$1.94
Selenium (Se)	\$6.57
Silver (Ag)	\$0.15
Sulphate (SO ₄)	\$0.02
Sulphide (S)	\$0.20
Sulphite (SO ₃)	\$0.21
Suspended Solids (SS)	\$0.12
Thiosulphate	\$0.03
Tin	\$0.94
Total Dissolved Solids (TDS)	\$0.01
Uranium	\$0.94
Zinc (Zn)	\$1.91
Non-compliant Excess Mass Charge	Essential Energy Policy for the Discharge of Liquid Trade Waste

ANCILLARY AND MISCELLANEOUS CHARGES		
Service No.	Description	2019/2020 Charge (No GST)
1	Conveyancing Certificate Statement of outstanding charges (s 41 Conveyancing (General) Regulation 2008) (a) Full Certificate with Meter Read (b) Updated Meter Read Request (Special Meter Read) (c) Full Certificate with History Search (d) Urgent Full Certificate with Meter Read (within 48 hours)	\$74.80 \$56.05 \$132.00 \$130.00
2	Meter Test (Refunded if meter is +/- 3%)	\$77.75
3	Drainage Diagram	\$21.95
4	Plumbing Inspection	\$36.25
5	Plumbers Application	\$38.75
6	Site inspection for water and sewerage	\$125.00
7	Statement of available water pressure	\$180.00
8	Building plan approval - extension	\$35.00
9	Building plan approval – new connection	\$52.90
10	Fire Service application	\$92.50
11	Relocation/Increase in size of water service (Tapping Fee)	\$89.55
12	Backflow Prevention Device Testing and Certification (Per Hour plus Materials)	\$74.95 per hour
13	Install Water Service (a) 20mm Service up to 3 metres (b) 20mm Service over 3 metres and less than 30 metres (c) All Others	\$768.00 \$1,981.00 By Quotation
14	Alter Existing Water Service Actual Cost Relocate Existing Service	By Quotation Charge for Install Water service (charge no. 13) plus Charge for Water Disconnect (charge no. 19)
15	Downgrade Meter Size (a) 25mm to 20mm (b) All Others	\$98.70 By Quotation
16	Repair Damaged Water Service (a) First repair with five year period (b) Second and subsequent repairs (Per Hour plus Materials)	Nil \$98.70 per hour
17	Rectification of Illegal Service	Greater of \$240.00 or actual cost

18	Replace Damaged Water Meter	
	(a) First replacement in a five year period	Nil
	(b) 20mm	\$115.00
	(c) 25mm	\$228.00
	(d) 32mm	\$331.00
	(e) 40mm	\$798.00
	(f) 50mm	\$996.00
	(g) 80mm	\$1,094.00
	(h) 100mm or greater	By Quotation
19	Water Service Disconnection	
	(a) First disconnect in a one year period	Nil
	(b) Capping	\$96.30
	(c) 20mm to 25mm	\$161.00
	(d) 32mm or greater	By Quotation
	(e) Bitumen Repairs (minimum 1 metre)	\$18.75 per metre
20	Water Service Reconnection	
	(a) First reconnect in a one year period	Nil
	(b) Un-Capping	\$103.00
	(c) 20mm to 25mm	\$173.00
	(d) 32mm or greater	By Quotation
	(e) Bitumen Repairs (minimum 1 metre)	\$18.75 per metre
21	Asset Location	
	(a) Major or Critical Infrastructure	\$98.70 per hour
	(b) Minor or Non Critical Initial Location	Nil
	(c) Re-inspect Asset Location	\$98.70 per hour
22	Relocate Existing Stop Valve or Hydrant	By Quotation
23	Replace Water Main before Customer Installations	By Quotation
24	Standpipe Hire	
	(a) Monthly (Minimum Charge)	\$31.90
	(b) Annually	\$383.00
	(c) Water Usage Charges	
	i. Treated	\$1.82 per kL
	ii. Untreated	\$1.60 per kL
25	Personal Service of Final Warning Notice	\$21.85
26	Water Reconnections – after restrictions	
	(a) During business hours	\$94.20
	(b) After business hours	\$131.00

(n2019-1885)