

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 140 Friday, 2 October 2009

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 21 September 2009

THE following instruments were officially notified on the NSW legislation website (www.legislation.nsw.gov.au) on the dates indicated:

Proclamations commencing Acts

Road Transport (Driver Licensing) Amendment (Demerit Points System) Act 2008 No 82 (2009-477) — published LW 25 September 2009

Regulations and other statutory instruments

<u>Electricity Supply (General) Amendment Regulation 2009</u> (2009-478) — published LW 25 September 2009 <u>Fisheries Management Amendment (Threatened Species Conservation) Order (No 3) 2009</u> (2009-487) — published LW 25 September 2009

Prevention of Cruelty to Animals (General) Amendment (Breeding of Dogs and Cats) Regulation 2009 (2009-479) — published LW 25 September 2009

<u>Supreme Court (Corporations) Amendment (No 10) Rules 2009</u> (2009-480) — published LW 25 September 2009

Environmental Planning Instruments

Blayney Local Environmental Plan 1998 (Amendment No 10) (2009-482) —

published LW 25 September 2009

Great Lakes Local Environmental Plan 1996 (Amendment No 77) (2009-483) —

published LW 25 September 2009

Maitland Local Environmental Plan 1993 (Amendment No 100) (2009-484) —

published LW 25 September 2009

Penrith Local Environmental Plan (Caddens) 2009 (2009-485) — published LW 25 September 2009

Richmond River Local Environmental Plan 1992 (Amendment No 31) (2009-486) —

published LW 25 September 2009

<u>State Environmental Planning Policy (Major Development) Amendment (Redfern-Waterloo Authority Sites)</u> 2009 (2009-481) — published LW 25 September 2009

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 24 September 2009

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

Act No. 64 2009 – An Act to amend the Housing Act 2001 with respect to the housing of registrable persons under the Child Progrection (Offenders Registration) Act 2000. [Housing Amendment (Registrable Persons) Bill].

Act No. 65 2009 – An Act to amend the Crimes (Appeal and Review) Act 2001 to make further provision in relation to the principle of double jeopardy in criminal proceedings. [Crimes (Appeal and Review) Amendment (Double Jeopardy) Bill].

Russell D. Grove PSM, Clerk of the Legislative Assembly

OFFICIAL NOTICES

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Phone: (02) 6770 3100 Fax (02) 6771 5348

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown Land specified in Column 1 of the Schedule hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2

Land District: Inverell.

Local Government Area:
Inverell Shire Council.
Locality: Clive.

The part being Lot 326, DP
No. 705196, Parish Clive,
County Gough, of an area of
7475 square metres.

Locality: Clive. Reserve No.: 96897. Public Purpose: Future public requirements. Notified: 5 August 1983. Lot 325, DP No. 705196, Parish Clive, County Gough. Lot 326, DP No. 705196, Parish Clive, County Gough.

File No.: AE02 H 329.

Note: Sale By Private Treaty.

DUBBO OFFICE

142 Brisbane Street (PO Box 865), Dubbo NSW 2830 Phone: (02) 6883 3300 Fax: (02) 6882 6920

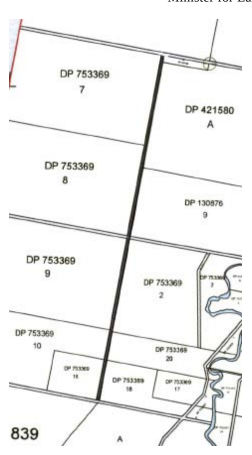
ERRATUM ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

NOTICE of "Transfer of a Crown Road to a Council", published in the *New South Wales Government Gazette* of the 7th September 2007, Folio 6962, under the heading of Schedule 1 should read 'The Crown Public Road east of Lots 7, 8, 9 and 10 in DP 753369 and through Lot 18, DP 753369, Parish of Biralbung, County of Gowen', as shown black on associated diagram.

TONY KELLY, M.L.C., Minister for Lands



APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder, are appointed for the terms of office specified, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Column 2 Column 1 Column 3 Anita KEMP Binnaway Reserve No.: 51294. (re-appointment), Racecourse Trust. Public Purpose: Racecourse. Timothy John Notified: 28 January 1916. **KEMP** File No.: DB81 R 178. (re-appointment), Denise LEADER (re-appointment),

Malcolm Reuben LEADER

Dennis James FRATER (re-appointment).

(re-appointment),

Patricia FISHER (re-appointment), Eric Brian CAMPION (re-appointment).

Prudence Anne HANSON (re-appointment).

Term of Office

For a term commencing 29 October 2009 and expiring 2 April 2014.

SCHEDULE 2

Column 1 Column 2 Column 3 Diane Carolyn Cobboco Reserve No.: 69082. WHEELER Recreation Public Purpose: Public hall (re-appointment), Reserve and and public recreation. Arnold Keith Public Hall Trust. Notified: 8 March 1940. WHEELER File No.: DB81 R 226. (re-appointment), John Edward TINK (new member), Pam MUDFORD (new member),

Term of Office

For a term commencing 29 October 2009 and expiring 28 February 2014.

SCHEDULE 3

Column 1 Column 2 Column 3 Mary Norine Dubbo Reserve No.: 93699. MATHEWS Community for Public Purpose: Non-profit Non-Profit Making (re-appointment), making organisations. Judith Mary Notified: 3 October 1980. Organisation **KELLY** (R93699) File No.: DB83 R 98. (re-appointment), Reserve Trust. Robert P. HANSON (re-appointment),

Term of Office

For a term commencing 29 October 2009 and expiring 4 September 2013.

SCHEDULE 4

Column 1 Column 2 Column 3 Reserve No.: 97620. Terry GREER Dubbo Small (re-appointment), Bore Rifle Public Purpose: Non-profit Edwin Thompson Club Trust. making organisations. MORTIMER Notified: 14 December 1984. (re-appointment), File No.: DB83 R 170. Raymond JOHNSON (re-appointment), Marcia Therese HUMMEL (re-appointment), Christopher DAVIS (re-appointment), Colin Frederick TAYLOR (re-appointment), John Hubert BALL (re-appointment).

Term of Office

For a term commencing 29 October 2009 and expiring 4 September 2013.

SCHEDULE 5

Column 1 Column 2 Column 3 **Elong Elong** Dedication No.: 520107. Garry James **CRAFT** Public Hall Trust. Public Purpose: Public hall. (re-appointment), Notified: 6 November 1964. File No.: DB81 R 28. Garry Arthur WALTERS (re-appointment), Jennifer Helen TUNKS (re-appointment). Term of Office For a term commencing 29 October 2009 and expiring

For a term commencing 29 October 2009 and expiring 30 April 2014.

SCHEDULE 6

Column 1 Column 2 Column 3 Peter Walter James Euchareena Public Reserve No.: 59331. **MERRIMAN** Hall Trust. Public Purpose: Public hall. Notified: 12 November 1926. (new member), Roland David LYONS File No.: DB81 R 65. (re-appointment), Gwendolyn Lynette LYONS (re-appointment), Alan Edward HUBBARD (re-appointment), Peter James WYKES (re-appointment).

Term of Office

For a term commencing 29 October 2009 and expiring 30 April 2014.

SCHEDULE 7

Column 1 Column 3 Column 2 **Brian LESSLIE** Eumungerie Reserve No.: 47512. (new member), Recreation Public Purpose: Public Colin Francis Reserve Trust. recreation. **McCARTHY** Notified: 21 February 1912. (re-appointment), File No.: DB80 R 14. Christopher John SHEPHERD (re-appointment),

Term of Office

For a term commencing 29 October 2009 and expiring 4 September 2013.

SCHEDULE 8

Column 1 Column 3 Column 2 Robert Frederick Gilgandra Reserve No.: 78945. MARCHANT Showground Public Purpose: Showground (new member), Trust. and racecourse. Sally Anne Notified: 5 October 1956. **FORAN** File No.: DB80 R 155. (new member), Colin Martin ZELL (re-appointment), Grahame John SMITH (re-appointment), Melinda Gae BEVERIDGE (re-appointment), Barrie Francis BATTEN (re-appointment), Ross Stanley BARDEN (re-appointment).

Term of Office

For a term commencing 29 October 2009 and expiring 28 February 2014.

SCHEDULE 9

Column 1 Column 2 Column 3 Paul Norman Orana Pistol Reserve No.: 97792. WILLIAMSON Club Trust. Public Purpose: Non-profit (new member), making organisations. Geoff BELLINGHAM Notified: 17 May 1985. (new member), File No.: DB84 R 87. Steven Leigh ELLIS (re-appointment), James Warren CHARLTON

Term of Office

For a term commencing 29 October 2009 and expiring 4 September 2013.

SCHEDULE 10

Column 3

Richard Finlay Marra Creek Reserve No.: 45467. **REID** Recreation Public Purpose: Public Reserve Trust. recreation. (re-appointment), Notified: 13 July 1910. Frank John McKILLOP File No.: DB80 R 3. (re-appointment), David William George **GREEN** (re-appointment), Garry HALL (new member), Mark Edward DAWSON (new member), Neil BUTLER

Column 2

(re-appointment), Geraldine Therese BUTLER (re-appointment).

(re-appointment).

Column 1

ippointment).

Term of Office

For a term commencing 29 October 2009 and expiring 4 September 2013.

Leendert DE KROO (re-appointment),

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedules hereunder, is appointed as administrator for the term also specified, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedules.

TONY KELLY, M.L.C.,

Minister for Lands

SCHEDULE 1

Column 1 Column 2 Column 3

Peter Cudgegong River Reserve No.: 84236. HOUGHTON. Park Trust. Public Purpose: Public

recreation.

Notified: 14 June 1963. File No.: DB80 R 65/8.

For a term commencing 2 October 2009.

SCHEDULE 2

Column 1 Column 2 Column 3

Peter Lake Burrendong Dedication No.: 1001355. HOUGHTON. State Park Trust. Public Purpose: Public

> recreation. Notified: 1 June 1997. File No.: DB97 R 4/4.

For a term commencing 2 October 2009.

Note: This notice hereby revokes all previous appointments of Administrators to manage the affairs of the Trusts specified in Column 2 in the Schedules above.

GOULBURN OFFICE

159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4824 3700 Fax: (02) 4822 4287

(re-appointment).

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder, are appointed for the terms of office specified, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

TONY KELLY, M.L.C., Minister for Lands

Dedication No.: 530014.

Notified: 25 August 1909.

File No.: GB80 R 180/4.

Public Purpose: Showground.

Column 3

SCHEDULE 1

Column 2

Brenda Joy Murrumburrah
McDONALD Showground
(new member), Trust.

Robert Edward
STEWART
(re-appointment),
Neville John ALCORN
(re-appointment),
Kevin William BRADFORD
(re-appointment),
Barry Neville ALCORN

Column 1

(new member).

(new member), Mark SHUBERT

(new member).

(re-appointment),

Stephen Rene DONKERS

Term of Office

For a term commencing 8 October 2009 and expiring 7 October 2014.

SCHEDULE 2

Column 1Column 2Column 3Kenneth M.TowrangReserve No.: 79119.WRAYStockade Trust.Public Purpose: Preservation of graves.

Notified: 30 November 1956. Reserve No.: 79121. Public Purpose: Memorial.

Notified: 30 November 1956. File No.: GB80 R 58/4.

Term of Office

For a term commencing the date of this notice and expiring 18 December 2013.

SCHEDULE 3

Column 1 Column 2 Column 3 Frances Undoo Recreation Reserve No.: 130066. ROBERTSON Public Purpose: Public Reserve (new member). (No. 130066) recreation and Gail Elizabeth Trust. environmental protection. **JONES** Notified: 31 December 1993. File No.: GB93 R 68/1. (re-appointment), Kenneth John JONES (re-appointment), Barbara SHUBERT

Term of Office

For a term commencing 19 November 2009 and expiring 18 November 2014.

SCHEDULE 4

Column 1 Column 2 Column 3 John Melville Jerrawa Reserve No.: 74024. Showground Trust. Public Purpose: Addition THOMPSON (new member), and public recreation. Harold Charles HEAT Notified: 9 February 1951. (re-appointment), Gloria June NEWMAN Reserve No.: 35398. (re-appointment), Public Purpose: Public Patricia Joy BUSH recreation. Notified: 6 December 1902. (re-appointment), Robert Claude Anthony File No.: GB80 R 280/4. **SMEDLEY**

Term of Office

For a term commencing 8 October 2009 and expiring 7 October 2014.

NOTIFICATION OF CLOSING OF A ROAD

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

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Yanunbeyan; County – Murray; Land District – Queanbeyan; L.G.A. – Palerang

Lot 1, DP 1141405 (not being land under the Real Property Act).

File No.: GB05 H 290:JK.

Schedule

On closing, the title for the land in Lot 1, DP 1141405 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Yarralaw; County – Argyle; Land District – Goulburn; L.G.A. – Goulburn Mulwaree

Lot 1, DP 1139480 (not being land under the Real Property Act).

File No.: GB05 H 190:JK.

Schedule

On closing, the title for the land in Lot 1, DP 1139480 remains vested in the State of New South Wales as Crown Land.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder, is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1

Column 2

Column 3

Lands Administration Ministerial

Corporation.

Wee Jasper Reserves Trust.

Reserve No.: 60618. Public Purpose: Public

recreation.

Notified: 27 July 1928.

Reserve No.: 87128.

Public Purpose: Preservation

of caves.

Notified: 3 April 1969.

Reserve No.: 90969.

Public Purpose: Preservation

of caves.

Notified: 18 November 1977.

Reserve No.: 130005.

Public Purpose: Public

recreation.

Notified: 12 December 1986.

Reserve No.: 130006.

Public Purpose: Public

recreation.

Notified: 12 December 1986.

Reserve No.: 130007.

Public Purpose: Public

recreation.

Notified: 12 December 1986.

Reserve No.: 130008.

Public Purpose: Public

recreation.

Notified: 12 December 1986.

Reserve No.: 130009.

Public Purpose: Public

recreation.

Notified: 12 December 1986.

Reserve No.: 130010.

Public Purpose: Public

recreation.

Notified: 12 December 1986.

Reserve No.: 130064.

Public Purpose: Public

recreation.

Notified: 14 May 1993. File No.: GB02 R 28/1.

For a term commencing the date of this notice.

GRAFTON OFFICE

76 Victoria Street (Locked Bag 10), Grafton NSW 2460 Phone: (02) 6640 3400 Fax: (02) 6642 5375

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedules hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedules, is dissolved.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Column 1 Column 2

Billinudgel (R.38122) Reserve No.: 38122.

Reserve Trust. Public Purpose: Preservation

of native flora. Notified: 6 August 1904. File No.: GF95 R 44/1.

SCHEDULE 2

Column 1 Column 2

Billinudgel (R.38124) Reserve No.: 38124.

Reserve Trust. Public Purpose: Preservation

of native flora.

Notified: 6 August 1904. File No.: GF07 R 13/1.

PLAN OF MANAGEMENT FOR CROWN RESERVES UNDER DIVISION 6 OF PART 5 OF THE CROWN LANDS ACT 1989 AND CROWN LANDS REGULATION 2006

A draft plan of management has been prepared for Bellingen Coast Regional Crown Reserve (Reserve No. 1011828).

The draft plan may be inspected during normal business hours at:

- Land and Property Management Authority, 76 Victoria Street, Grafton NSW;
- 2. Bellingen Shire Council Chambers, Hyde Street, Bellingen NSW;
- 3. Urunga Library, Bonville Street, Urunga NSW;
- 4. Mylestom General Store, 16 George Street, Mylestom NSW.

The draft plan may also be viewed on the Land and Property Management Authority website: www.lpma.nsw.gov.au.

Representations in relation to the draft plan are invited from the public. These may be made in writing for a period of 28 days commencing 2nd October 2009 and should be sent to the Manager, Land Management, LPMA, PO Box 272, Grafton NSW 2460.

Email submissions can be directed to CLWR.NorthCoast@lpma.nsw.gov.au.

TONY KELLY, M.L.C., Minister for Lands

Description of Reserve

Land District - Bellingen;

Parishes – North Bellingen, South Bellingen and Newry; County – Raleigh; Local Government Area – Bellingen

Reserve, notified in the *New South Wales Government Gazette* of 11 August 2006.

Location: Urunga and Mylestom, NSW.

Public Purpose: Access and public requirements, tourism purposes and environmental and heritage conservation.

File No.: 09/06738.

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Land District - Bellingen; L.G.A. - Nambucca

Road Closed: Lot 2, DP 1134139 at Buckra Bendinni, Parish Ketelghay, County Raleigh.

File No.: GF06 H 438.

Schedule

On closing, the land within Lot 2, DP 1134139 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Lismore; L.G.A. – Ballina

Road Closed: Lot 1, DP 1141878 at Meerschaum Vale, Parish Meerschaum, County Rous.

File No.: GF06 H 23.

Schedule

On closing, the land within Lot 1, DP 1141878 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Casino; L.G.A. - Kyogle

Road Closed: Lot 1, DP 1141409 at Bottle Creek, Parish Peacock, County Buller.

File No.: GF05 H 587.

Schedule

On closing, the land within Lot 1, DP 1141409 remains vested in the State of New South Wales as Crown Land.

GRIFFITH OFFICE

2nd Floor, Griffith City Plaza,

120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680 Phone: (02) 6962 3600 Fax: (02) 6962 5670

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a 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 Schedules hereunder.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Parish – Whoyeo; County – Dowling; Land District – Lake Cargelligo; L.G.A. – Lachlan

Road Closed: Lot 2, DP 1141574.

File No.: 08/10150 (MR).

Note: On closing, title to the land comprised in Lot 2 remains vested in the Crown as Crown Land.

SCHEDULE 2

Parish – Euratha South; County – Cooper; Land District – Wyalong; L.G.A. – Bland

Road Closed: Lot 1, DP 1141803.

File No.: 08/10577 (MR).

Note: On closing, title to the land comprised in Lot 1 remains vested in the Crown as Crown Land.

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder, are appointed for the terms of office specified, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2

The person for the time being holding the office of Ex-Officio,

Column 2

Griffith
Showground
Trust.

Patricia Mary SPRY (ex-officio member), Christine STEAD (new member),

David Thomas MARTIN (new member),

Ian GEDDES (re-appointment), Gordon Charles BROWNE

(re-appointment), Heather Jean BALTIERI (re-appointment), Ross PATANE

(re-appointment), Alister William WATT (re-appointment). Column 3

Dedication No.: 559029. Public Purpose: Showground. Notified: 22 November 1935.

Dedication No.: 1000159. Public Purpose: Showground. Notified: 5 July 1963.

Dedication No.: 1000158. Public Purpose: Showground

addition.

Notified: 16 December 1955. File No.: GH89 R 18/4.

Term of Office

For a term commencing the date of this notice and expiring 1 October 2014.

HAY OFFICE

126 Lachlan Street (PO Box 182), Hay NSW 2711 Phone: (02) 6990 1800 Fax: (02) 6993 1135

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closure, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Land District of Deniliquin; L.G.A. - Murray

Lots 1 and 2 in DP 1132300, Parish of Bama, County of Cadell.

File No.: HY80 H 1099.

Note: On closing, title for the land comprised in Lots 1 and 2, DP 1132300 remains vested in the State of New South Wales as Crown Land.

MAITLAND OFFICE

Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323 Phone: (02) 4937 9300 Fax: (02) 4934 2252

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder, are appointed for the terms of office specified, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Column 1 Column 2

The person for the time being holding (R1003002) the office of Reserve Trust.

Cultural and Heritage

Officer, Darkinjung

Local Aboriginal

Land Council (ex-officio member).

Column 3

Reserve No.: 1003002.

Public Purpose: Public recreation and coastal environmental protection.

Notified: 22 June 2001.

File No.: MD01 R 8/1.

Term of Office

For a term commencing the date of this notice and expiring 24 January 2013.

SCHEDULE 2

Column 1 Column 2

The person for the time being holding the office of Cultural and Heritage

Officer, Darkinjung

Local Aboriginal

Land Council (ex-officio member).

Column 3

Reserve No.: 1003869.

Public Purpose: Heritage purposes, public recreation and coastal environmental protection.

Notified: 6 September 2002

Notified: 6 September 2002. File No.: MD02 R 25/3.

Term of Office

For a term commencing the date of this notice and expiring 20 September 2012.

MOREE OFFICE

Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6750 6400 Fax: (02) 6752 1707

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are closed and the land comprised therein ceases to be public road and the rights of passage and access that previously existed in relation to the roads is extinguished.

TONY KELLY, M.L.C., Minister for Lands

Description

Land District – Moree; Council – Moree Plains Shire; Parish – Biniguy; County – Courallie

Roads Closed: Lot 1 in DP 1141316.

File No.: ME05 H 334.

Note: On closing, the land within Lot 1 in DP 1141316 remains vested in the State of New South Wales as Crown Land.

ORANGE OFFICE

92 Kite Street (PO Box 2146), Orange NSW 2800 Phone: (02) 6391 4300 Fax: (02) 6362 3896

NOTIFICATION OF CLOSING OF PUBLIC ROAD

ERRATUM

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Norway; County – Westmoreland; Land District – Lithgow; Shire – Oberon

Road Closed: Lot 1 in Deposited Plan 1130612.

File No.: OE00 H 38.

Note: On closing, title to the land comprised in Lot 1 remains

vest in the Crown as Crown Land.

IN the notice appearing in the *New South Wales Government Gazette* of the 25 September 2009, Folio 5219, under the heading "Notification of Closing of Public Road", delete from the Description Parish – Errol; Land District – Blayney; LGA – Blayney and replace with Parish – Bathurst; Land District – Bathurst; LGA – Bathurst Regional.

File No.: 08/11472.

TONY KELLY, M.L.C., Minister for Lands

SYDNEY METROPOLITAN OFFICE

Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150 (PO Box 3935, Parramatta NSW 2124)

Phone: (02) 8836 5300 Fax: (02) 8836 5365

APPOINTMENT OF RESERVE TRUST

PURSUANT to section 92(1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, is appointed as trustee of that part of the reserve specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1

Wentworth Park Sporting Complex Trust.

Column 2

Part Reserve No. 1002206 for public park, proclaimed in the New South Wales Government Gazette of 10 November 1885, being part of Lot 679 in DP 729635 as shown by hatching on the diagram hereunder.

File No.: MIN09/741/12.



REVOCATION OF APPOINTMENT OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the appointment of the reserve trust specified in Column 1 of the Schedule hereunder, as trustee of the reserve specified opposite thereto in Column 2 of the Schedule, is revoked to the extent specified in Column 3 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Wentworth Park (Open Space Areas) Reserve Trust.

Column 2 Reserve No. 1002206 for public park, proclaimed in the New South Wales Government

Column 3 That part of Lot 679 in DP 729635 as shown by hatching on the diagram hereunder. File No.: MIN09/741/12.

Gazette of 10 November 1895.



REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90(1) of the Crown Lands Act 1989, the reservation of Crown Land specified in Column 1 of the Schedule hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1

Land District: Murwillumbah. Council: Tweed Shire Council.

Parish: Cudgen. County: Rous. Location: Kingscliff. Reserve: 87666.

Purpose: For Girl Guides. Date of Notification: 13 February 1970. File No.: 08/4240.

The whole of created over Reserve 87666, Lot 7, section 10, DP 758571.

Column 2

TAMWORTH OFFICE

25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340 Phone: (02) 6764 5100 Fax: (02) 6766 3805

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance to the provisions of the Roads Act 1993, the road hereunder specified is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished.

TONY KELLY, M.L.C., Minister for Lands

Description

Locality – Duncan's Creek; Land District – Tamworth; L.G.A. – Tamworth Regional

Road Closed: Lot 1 in Deposited Plan 1136642, Parish Dungowan, County Parry.

File No.: TH05 H 252.

Note: On closing, title to the land comprised in Lot 1 will remain vested in the State of New South Wales as Crown Land.

Description

Locality – Piallaway; Land District – Gunnedah; L.G.A. – Gunnedah Shire

Road Closed: Lot 1 in Deposited Plan 1140881, Parish Dight, County Buckland.

File No.: TH05 H 98.

Note: On closing, title to the land comprised in Lot 1 will remain vested in the State of New South Wales as Crown Land.

Description

Locality – Kelvin; Land District – Gunnedah; L.G.A. – Gunnedah

Road Closed: Lot 1 in Deposited Plan 1140878, Parishes Tulcumba and Yarrari, County Nandewar.

File No.: TH06 H 161.

Note: On closing, title to the land comprised in Lot 1 will remain vested in the State of New South Wales as Crown Land.

ROADS ACT 1993

ORDER

Transfer of Crown Road to Council

IN pursuance of provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown public road.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Parish – Nemingha; County – Parry; Land District – Tamworth; L.G.A. – Tamworth Regional

Crown public road described as west of Lot 135, DP 755334.

SCHEDULE 2

Roads Authority: Tamworth Regional Council.

File No.: TH05 H 140.

TAREE OFFICE

98 Victoria Street (PO Box 440), Taree NSW 2430

Phone: (02) 6591 3500 Fax: (02) 6552 2816

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Land District – Kempsey; L.G.A. – Kempsey

Road Closed: Lot 1, DP 1137868 at Yarravel, Parish Yarravel, County Dudley.

File No.: TE03 H 248.

Schedule

On closing, the land within Lot 1, DP 1137868 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Taree; L.G.A. - Greater Taree

Road Closed: Lot 1, DP 1127895 at Johns River, Parish Johns River, County Macquarie.

File No.: TE05 H 134.

Schedule

On closing, the land within Lot 1, DP 1127895 remains vested in the State of New South Wales as Crown Land.

Description

Land District - Kempsey; L.G.A. - Nambucca

Road Closed: Lot 1, DP 1136794 at Eungai Creek, Parish Unkya, County Raleigh.

File No.: TE06 H 78.

Schedule

On closing, the land within Lot 1, DP 1136794 remains vested in the State of New South Wales as Crown Land.

WAGGA WAGGA OFFICE

Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650 Phone: (02) 6937 2700 Fax: (02) 6921 1851

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder, are appointed for the terms of office specified, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

TONY KELLY, M.L.C., Minister for Lands

recreation.

Notified: 13 April 1888.

Public Purpose: Public hall.

Notified: 27 March 1912.

File No.: WA99 R 6/3.

Reserve No.: 47671.

SCHEDULE 1

Column 1Column 2Column 3Jonathan RobertsCoolac RecreationDedication No.: 620029.HARPLEYReserve andPublic Purpose: Public

(new member), Public Hall Trust.
Andrew SCOTT

Elsie Ann DRISCOLL (re-appointment), Gary John COTTERILL

(re-appointment),

(new member), Thomas Myles SULLIVAN (re-appointment), Margaret Gai WILLIAMS

(re-appointment).

Term of Office

For a term commencing 15 October 2009 and expiring 14 October 2014.

SCHEDULE 2

Column 1 Column 2

Ian RIAL Tumbarumba (new member). Racecourse Tru

Column 2 Column 3

Tumbarumba Reserve No.: 63877.

Racecourse Trust. Public Purpose: Public

recreation and racecourse. Notified: 13 April 1933. File No.: WA79 R 55/2.

Term of Office

For a term commencing the date of this notice and expiring 1 October 2014.

WESTERN REGION OFFICE 45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830

Phone: (02) 6883 5400 Fax: (02) 6884 2067

GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Leases of the lands specified in the following Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder.

The land is to be used only for the purpose of Residence.

Initial rent will be \$100.00 per annum and re assessed thereafter annually on 1st April of each year.

The Conditions and Reservations annexed to such leases are those Conditions published in the *New South Wales Government Gazette* of 25 May 2007, Folios 2974 2975 (identified by a *) or the *New South Wales Government Gazette* of 20 March 2009, Folios 1416 1418 (identified by a #).

All amounts due and payable to the Crown must be paid to the Department of Lands by the due date.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Administrative District - Walgett North; Shire - Walgett; Parishes - Wallangulla/Mebea; County - Finch

WILL NI-	N	E:1- N-	Folio	Area	Term o	Term of Lease		
WLL No.	Name of Lessee	File No.	Identifier	(m2)	From	То		
WLL 16370 #	Grahame Horton MCMAHON and Alison MCMAHON	09/10630	49/1063047	2026	10 September 2009	9 September 2029		
WLL 16379 #	John Cecil HALES	09/10836	52/1063047	2859	11 September 2009	10 September 2029		
WLL 16345 #	Dale PROVERBS	09/08643	2/1076808	2291	23 September 2009	22 September 2029		
WLL 16233 *	Gerhard WIESENBERGER	08/9557	77/1073508	2524	23 September 2009	22 September 2029		
WLL 16368 #	Michelle THOMSON	09/10578	31/1065215	2346	23 September 2009	22 September 2029		
WLL 16168 *	Kathleen DACEY	08/6580	109/1120765	2439	23 September 2009	22 September 2029		
WLL 15006 *	Georgina GLOBLECK	07/5313	367/1076808	2534	23 September 2009	22 September 2029		
WLL 16362 #	Ljuboja PANTELIC	09/10317	67/1065215	1295	23 September 2009	22 September 2029		
WLL 16369 #	Tasman SIMPSON	09/10629	69/1065215	2419	23 September 2009	22 September 2029		
WLL 16337 *	Teena Marie LIPOHAR and David John LORIMAN	09/08188	65/1120765	2516	23 September 2009	22 September 2029		
WLL 16338 #	Antal Jozsef Karoly BALAZSI	09/08191	40/1065215	2191	23 September 2009	22 September 2029		
WLL 16132 *	Priscilla HUTCHINSON	08/5770	71/1057617	1842	23 September 2009	22 September 2029		
WLL 15051 *	Stjepan MATIC	08/0443	75/1076808	2682	23 September 2009	22 September 2029		
WLL 16134 *	Conrad Roy GRAHAM	08/5768	71/1073508	2038	24 September 2009	23 September 2029		
WLL 16346 #	Dara JANKOVIC	09/08739	57/1065215	1992	24 September 2009	23 September 2029		
WLL 16385 #	Grace Beatrice BOND and Gordon Keith BOND	09/11346	4/1063047 and 123/1057617	2743	29 September 2009	28 September 2029		

Department of Planning

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Instrument of Delegation under section 23 of the Environmental Planning and Assessment Act 1979 in relation to areas to which State Environmental Planning Policy (Kosciuszko National Park –Alpine Resorts) 2007 applies ("the Kosciuszko Alpine Resorts")

I, Kristina Keneally M.P., Minister for Planning, pursuant to section 23 of the Environmental Planning and Assessment Act 1979 ("EP&A Act") delegate the powers and functions described under the "Delegation Description" column in Schedule 1 to this Instrument, to the officers of the Department of Planning ("the Department") who occupy those positions set out in Schedule 1 which have a tick in the columns under the 'Delegate" column.

Schedule 1 also defines the positions specified in the "Delegate" columns, and establishes conditions and limitations on the exercise of the functions delegated in this instrument.

All existing delegations made in respect of a matter referred to in this delegation are revoked, other than my Instrument of Delegation under the EP&A Act dated 4 March 2009.

Dated 22nd day of September 2009.

Hon KRISTINA KENEALLY, M.P., Minister for Planning

Schedule 1 to the Delegation for the Kosciuszko Alpine Resorts

No.	Delegation Description					
		Level 1	Level 2	Level 3	Level 4	Level 5
	Functions under Part 4 of the EP&A Act					
1	My function as a consent authority under s.79B(1) of the EP& A Act to consult a person or to obtain the concurrence of a person;	√	√	√	~	√
2	My function as the Minister for Planning under s.79B(2) of the <i>EP& A Act</i> to consult with a person.	✓	✓	✓	✓	√
3.	My function as a consent authority under s.80 of the EP&A Act to determine a development application which is identified either as: (a) a development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007; or (b) an advertised development under clause 27(2) of the State Environmental Planning Policy (Kosciuszko National Park—Alpine Resorts) 2007 This delegation extends only to development applications where: i there are less than 25 public submissions in respect of the application, and ii the cost of the development is less than \$50 million.			X	X	X

4.	My function as a consent authority under	✓	✓	✓	X	X
	s.80 of the <i>EP&A Act</i> to determine a					
	development application.					
	This delegation extends only to					
	development applications:					
	i that is not for development carried					
	out by or on behalf of the Crown or					
	a public authority under clause 25(2)					
	of the State Environmental Planning					
	Policy (Kosciuszko National Park –					
	Alpine Resorts) 2007; and					
	ii that is not an advertised					
	development under clause 27(2) of					
	the State Environmental Planning					
	Policy (Kosciuszko National Park –					
	Alpine Resorts) 2007; and					
	iii where there are less than 25 public					
	submissions in respect of the					
	application, and					
	Tr					
	iv where the cost of the development is					
	less than \$50 million.					
						1
_	My five stice as a segrent systhesisty yearder	./		./	-/	v
5.	My function as a consent authority under	✓	√	✓	✓	X
5.	s.80 of the <i>EP&A Act</i> to determine a	✓	√	✓	✓	X
5.		✓	✓	✓	✓	X
5.	s.80 of the <i>EP&A Act</i> to determine a	√	✓	✓	√	X
5.	s.80 of the <i>EP&A Act</i> to determine a development application.	✓	√	√	√	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried	√	√	√	√	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or	√	✓	✓	√	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2)	√	✓	√	√	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning	✓	✓	✓	✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park –	✓	✓	✓	√	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and	✓	✓	✓	✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised	✓	✓	*	✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of	✓	✓	*	✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of the State Environmental Planning	✓	✓	*	✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of the State Environmental Planning Policy (Kosciuszko National Park – Policy (Kosciuszko National Park –	•	✓	V	√	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of the State Environmental Planning	•	✓	*	✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of the State Environmental Planning Policy (Kosciuszko National Park – Policy (Kosciuszko National Park –	•	✓	V	√	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and	•	✓	*	✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and iii where there are less than 10 public				✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and iii where there are less than 10 public submissions in respect of the application, and			*	✓	X
5.	s.80 of the EP&A Act to determine a development application. This delegation extends only to development applications: i that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and ii that is not an advertised development under clause 27(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and iii where there are less than 10 public submissions in respect of the				✓	X

	My function as a consent authority under s.80 of the <i>EP&A Act</i> to determine a development application.	√	√	√	√	✓
	This delegation extends only to development applications: v that is not for development carried out by or on behalf of the Crown or a public authority under clause 25(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and vi that is not an advertised development under clause 27(2) of the State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007; and vii where there are less than 10 public submissions in respect of the					
	application, and viii where the cost of the development is less than \$5 million.					
7.	My function as a consent authority for the modification of a development application under either s.96(1) or s.96(1A) of the <i>EP&A Act</i> .	✓	✓	✓	√	√
8.	My function as a consent authority under s.96(2) of the <i>EP&A Act</i> for the modification of a development consent. This delegation only extend to development where: i. there are less than 10 public submissions in response to the	✓	*	*	~	X
	proposed modification; and ii. the cost of development subject to the modification is less than \$20 million.					

9	My function as a consent authority under	✓	✓	✓	\checkmark	✓
	$\mathbf{s.96(2)}$ of the $EP\&A\ Act$ for the					
	* *					
	modification of a development consent.					
	This delegation only extends to					
	development where:					
	iii. there are less than 10 public					
	-					
	submissions in response to the					
	proposed modification; and					
	iv. the cost of development subject to					
	the modification is less than \$5					
	·					
	million.					
	Functions under Part 4A of the EP&A					
	Act					
10	All my functions under Part 4A of the	✓	✓	✓	✓	\checkmark
	EP&A Act in relation to compliance					
	certificates, construction certificates,					
	occupation certificates and subdivision					
	certificates.					
	Functions under Part 6 of the EP&A					
	Act					
12	All my powers and functions under:	√	√	✓	✓	✓
1	i. Division 1A of Part 6 of the <i>EP</i> &					
	A Act in respect of local					
	enforcement powers; and					
	ii. Division 2 of Part 6 of the EP& A					
	Act in respect of settlement of					
	<u>-</u>					
	disputes; and					
	iii. Division 2A of Part 6 of the <i>EP&</i>					
	A Act in respect of the provision of					
	orders; and					
	iv. Division 2B of Part 6 of the <i>EP&A</i>					
	Act for monitoring and					
	environmental audits in respect of					
	approved projects; and					
		1	I	1		
1	V. Division 2C of part 6 of the $EP&A$					
	v. Division 2C of part 6 of the <i>EP&A</i>					
	v. Division 2C of part 6 of the <i>EP&A</i> Act for enforcement powers.					
	Act for enforcement powers.					
	Act for enforcement powers. Functions under Part 8 of the EP&A					
12	Act for enforcement powers. Functions under Part 8 of the EP&A Act					
13	Act for enforcement powers. Functions under Part 8 of the EP&A Act My function in relation to building	√	✓	✓	✓	✓
13	Act for enforcement powers. Functions under Part 8 of the EP&A Act	✓	✓	✓	✓	✓
13	Act for enforcement powers. Functions under Part 8 of the EP&A Act My function in relation to building	✓	✓	√	✓	✓
13	Act for enforcement powers. Functions under Part 8 of the EP&A Act My function in relation to building certificates under sections 149A, 149C,	✓	✓	✓	✓	✓

	Functions under the Environmental Planning and Assessment Regulation 2000 ("EP&A Regulation"), and any equivalent functions made under any regulation that supersedes and replaces the EP&A Regulation. Note: This delegation is made on the assumption that the EP&A Regulation will be remade on 1 September 2010 as the Environmental Planning and Assessment Regulation 2010, and this					
14.	delegation is intended to survive that remaking. My function as a consent authority under clause 55 of the <i>EP&A Regulation</i> to agree to a variation or an amendment of a development application.	√	✓	√	√	✓
15.	My function as a consent authority under Divisions 1 and 2 of Part 15 of the EP&A Regulation where the fee under the EP&A Regulation does not exceed \$20,000.	√	√	√	√	✓

Conditions:

- **1.** This delegation extends only to the areas to which *State Environmental Planning Policy (Kosciuszko National Park –Alpine Resorts) 2007* applies. At the time of preparing this delegation, such area is defined by the *State Environmental Planning Policy (Kosciuszko National Park –Alpine Resorts) 2007 Land Application Map.*
- **2.** Nothing in this delegation authorises the delegation under section 75J of the *EP&A Act* to determine whether to approve the carrying out of a critical infrastructure project **or** under section 75O of the *EP&A Act* for the determination of a concept plan for a critical infrastructure project.

Definitions

Delegate	Definition
Level 1	Director General of the Department of Planning (Director General)
Level 2	Deputy Director General, Development Assessment and Systems
	Performance
Level 3	Executive Director, Major Projects Assessment
Level 4	Director, Urban Assessments Branch
Level 5	Team Leader, Alpine Resorts Team

"Officers" for the purpose of this delegation means those persons employed as officers under Part 2.3 of the *Public Sector Employment and Management Act 2002*, and the Director-General of the Department of Planning. It also includes a formally approved officer acting in a position. It does not include temporary employees employed under Part 2.4 of the same Act.

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

Clause 39 (4) - Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL78/135 within the estuary of the Hawkesbury River, having an area of 0.3326 hectares to Bruce William Alford of Patonga, NSW, for a term of 15 years expiring on 10 May 2024.

OL78/110 within the estuary of Tuross Lake, having an area of 6.9778 hectares to Eurobodalla Coast Oyster Supplies & Services Pty Ltd of Tuross Head, NSW, for a term of 15 years expiring on 28 April 2024.

OL63/060 within the estuary of Merimbula Lake, having an area of 0.6635 hectares to Jack Cole and Peter Gregory Cole of Merimbula, NSW, for a term of 15 years expiring on 03 September 2024.

OL78/134 within the estuary of Bermagui River, having an area of 0.9019 hectares to Jack Cole of Merimbula, NSW, for a term of 15 years expiring on 16 July 2024.

OL79/146 within the estuary of Merimbula Lake, having an area of 1.7317 hectares to Jack Cole of Merimbula, NSW, for a term of 15 years expiring on 13 October 2024.

OL78/154 within the estuary of Manning River, having an area of 0.1973 hectares to Polson Oysters Pty Ltd of Old Bar, NSW, for a term of 15 years expiring on 30 November 2023.

OL78/208 within the estuary of Wallis Lake, having an area of 0.2691 hectares to Polson Oysters Pty Ltd of Old Bar, NSW, for a term of 15 years expiring on 12 February 2024.

OL79/004 within the estuary of Manning River, having an area of 0.3470 hectares to Polson Oysters Pty Ltd of Old Bar, NSW, for a term of 15 years expiring on 30 November 2023.

OL62/207 within the estuary of Wallis Lake, having an area of 0.2278 hectares to Barnette Pty Ltd of Green Point, NSW, for a term of 15 years expiring on 19 May 2024.

OL77/021 within the estuary of Patonga Creek, having an area of 1.7274 hectares to Bruce Alford and Ernest Witchard of Umina, NSW, for a term of 15 years expiring on 22 February 2024.

OL68/261 within the estuary of the Clyde River, having an area of 0.2272 hectares to Bentick Oysters Pty Ltd of Nelligen, NSW, for a term of 15 years expiring on 21 February 2024.

OL63/044 within the estuary of Camden Haven, having an area of 1.4296 hectares to Jason George Armstrong of Bonny Hills, NSW, for a term of 15 years expiring on 25 February 2024.

BILL TALBOT,

Director, Fisheries Conservation & Aquaculture Fisheries, Compliance and Regional Relations NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

Clause 37 (3) – Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

AL03/027 within the estuary of the Manning River, having an area of 0.4789 hectares to Clift Oysters Pty Ltd of Tuncurry, NSW, for a term of 15 years expiring on 6 August 2024.

BILL TALBOT,

Director, Fisheries Conservation & Aquaculture Fisheries, Compliance and Regional Relations NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Notice of receipt of application for Aquaculture Lease

Notification under s.163 (7) of the Fisheries Management Act 1994, and Cl.33 of the Fisheries Management (Aquaculture) Regulation 2007

NSW Department of Primary Industries (NSW DPI) advises an application has been received for a new aquaculture lease over public water land for the purpose of cultivating Sydney rock oysters. Location is Wallis Lake, described as follows:

• 0.7075 hectares over former oyster lease OL84/232

NSW DPI is calling for written submissions from any person supporting or objecting to the oyster lease proposal, citing reasons for the support/objection. NSW DPI is also calling for expressions of interest from persons or corporations interested in leasing the area specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number OL84/232 to be signed and dated with a return address.

If additional expressions of interest are received, NSW DPI may offer the area for leasing through a competitive public tender process, auction or ballot. If granted the lease will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act, 1994.

Specific details of the proposed lease can be obtained, or enquiries made with NSW DPI, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the application must be received at the address below, within 30 days from the date of publication of this notification.

Director, Fisheries Conservation & Aquaculture Branch, Aquaculture Administration Section, Port Stephens Fisheries Institute, Locked Bag 1, NELSON BAY, NSW, 2315.

BILL TALBOT,

Director, Fisheries Conservation & Aquaculture Branch
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Notice of receipt of application for Aquaculture Lease

Notification under s.163 (7) of the Fisheries Management Act 1994, and Cl.33 of the Fisheries Management (Aquaculture) Regulation 2007

NSW Department of Primary Industries (NSW DPI) advises an application has been received for two (2) new aquaculture leases over public water land for the purpose of cultivating Sydney rock oysters. Location is Wagonga Inlet, described as follows:

- 0.778 hectares over former oyster lease OL68/339
- 0.716 hectares over former oyster lease OL69/077

NSW DPI is calling for written submissions from any person supporting or objecting to the oyster lease proposals, citing reasons for the support/objection. NSW DPI is also calling for expressions of interest from persons or corporations interested in leasing the areas specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number(s) OL68/339 and/or OL69/077 to be signed and dated with a return address.

If additional expressions of interest are received, NSW DPI may offer the areas for leasing through a competitive public tender process, auction or ballot. If granted the leases will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act, 1994.

Specific details of the proposed leases can be obtained, or enquiries made with NSW DPI, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the application must be received at the address below, within 30 days from the date of publication of this notification.

Director, Fisheries Conservation & Aquaculture Branch, Aquaculture Administration Section, Port Stephens Fisheries Institute, Locked Bag 1, NELSON BAY, NSW, 2315.

BILL TALBOT,

Director, Fisheries Conservation & Aquaculture Branch Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(09-1251)

No. 3772, BORAL LIMITED (ACN 008 421 761), area of 62.7 square kilometres, for Group 9, dated 27 August 2009. (Sydney Mining Division).

(09-0174)

No. 3789, GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600), area of 18 units, for Group 1, dated 29 September 2009. (Orange Mining Division).

IAN MACDONALD, M.L.C., Minister for Mineral Resources NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T09-0082)

No. 3690, now Exploration Licence No. 7397, MONARO MINING NL (ACN 073 155 781), County of Goulburn, Map Sheets (8325, 8326), area of 26 units, for Group 1, dated 18 September 2009, for a term until 18 September 2011.

(T09-0098)

No. 3709, now Exploration Licence No. 7396, ILUKA RESOURCES LIMITED (ACN 008 675 018), Counties of Menindee and Windeyer, Map Sheets (7132, 7133), area of 311 units, for Group 10, dated 16 September 2009, for a term until 16 September 2011.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

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

(T99-0100)

Exploration Licence No. 5648, IVANPLATS SYERSTON PTY LIMITED (ACN 008 755 155), area of 7 units. Application for renewal received 24 September 2009.

(T03-0978)

Exploration Licence No. 6338, ARK MINES LIMITED (ACN 123 668 717), area of 47 units. Application for renewal received 28 September 2009.

(T03-0890)

Exploration Licence No. 6341, ARK MINES LIMITED (ACN 123 668 717), area of 24 units. Application for renewal received 28 September 2009.

(04-586)

Exploration Licence No. 6343, VALE INCO RESOURCES (AUSTRALIA) PTY LTD (ACN 096 361 876), area of 128 units. Application for renewal received 21 September 2009.

(05-213)

Exploration Licence No. 6472, John Leslie LOVE, area of 4 units. Application for renewal received 23 September 2009.

(05-211)

Exploration Licence No. 6479, ROCKWELLRESOURCES PTY LIMITED (ACN 107 798 998), area of 72 units. Application for renewal received 24 September 2009.

(05-224)

Exploration Licence No. 6480, IVANPLATS SYERSTON PTY LIMITED (ACN 008 755 155), area of 22 units. Application for renewal received 25 September 2009.

(07-173)

Exploration Licence No. 6897, BALRANALD GYPSUM PTY LTD (ACN 081 196 947), area of 4 units. Application for renewal received 22 September 2009.

(07-287)

Exploration Licence No. 6905, HILL END GOLD LIMITED (ACN 072 692 365), area of 59 units. Application for renewal received 29 September 2009.

(07-288)

Exploration Licence No. 6906, HILL END GOLD LIMITED (ACN 072 692 365), area of 52 units. Application for renewal received 29 September 2009.

(07-316)

Exploration Licence No. 6918, KOKONG HOLDINGS PTY LTD (ACN 008 622 348), area of 100 units. Application for renewal received 21 September 2009.

(07-82)

Exploration Licence No. 6925, IRONBARK GOLD LIMITED (ACN 118751027), area of 40 units. Application for renewal received 29 September 2009.

(09-6900)

Consolidated Coal Lease No. 718 (Act 1973), OCEANIC COAL AUSTRALIA LIMITED (ACN 003 856 782), JFE MINERAL (AUSTRALIA) PTY LTD (ACN 007 294 117), MARUBENI COAL PTY LIMITED (ACN 009 932 236) and OCAL MACQUARIE PTY LIMITED (ACN 054 532 884), area of 6001.1 hectares. Application for renewal received 25 September 2009.

(09-6901)

Consolidated Coal Lease No. 725 (Act 1973), OCEANIC COAL AUSTRALIA LIMITED (ACN 003 856 782), JFE MINERAL (AUSTRALIA) PTY LTD (ACN 007 294 117), MARUBENI COAL PTY LIMITED (ACN 009 932 236) and OCAL MACQUARIE PTY LIMITED (ACN 054 532 884), area of 3071 hectares. Application for renewal received 25 September 2009.

(T88-0271)

Mining Lease No. 1173 (Act 1973), David Charles THOMPSON and Wayne John CROWE, area of 13.5 hectares. Application for renewal received 25 September 2009.

(T98-1725)

Mining Purposes Lease No. 1398 (Act 1906), MINERAL DEPOSITS (OPERATIONS) PTY LTD (ACN 083 091 963), area of 9.31 hectares. Application for renewal received 25 September 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(07-1313)

Exploration Licence No. 5728, CHALLENGER MINES LTD (ACN 090 166 528), County of Wynyard, Map Sheet (8527), area of 29 units, for a further term until 16 May 2011. Renewal effective on and from 25 September 2009.

(06-4192)

Exploration Licence No. 6776, ULAN STONE PTY LTD (ACN 123 199 191), County of Bligh, Map Sheet (8833), area of 2 units, for a further term until 15 May 2011. Renewal effective on and from 23 September 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

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

(04-552)

Exploration Licence No. 6342, WESTERN PLAINS RESOURCES LTD (ACN 109 426 502), County of Kennedy and County of Narromine, Map Sheet (8532), area of 15 units. Request for cancellation was received on 25 September 2009.

(04-545)

Exploration Licence No. 6367, WESTERN PLAINS RESOURCES LTD (ACN 109 426 502), County of Blaxland and County of Dowling, Map Sheet (8131), area of 50 units. Request for cancellation was received on 5 September 2009.

NOTICE is given that the following authorities have been cancelled:

(04-552)

Exploration Licence No. 6342, WESTERN PLAINS RESOURCES LTD (ACN 109 426 502), County of Kennedy and County of Narromine, Map Sheet (8532), area of 15 units. Cancellation took effect on 25 September 2009.

(04-545)

Exploration Licence No. 6367, WESTERN PLAINS RESOURCES LTD (ACN 109 426 502), County of Blaxland and County of Dowling, Map Sheet (8131), area of 50 units. Cancellation took effect on 25 September 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

PART CANCELLATION

NOTICE is given that the following authority has been cancelled in part:

(06-3582)

Mining Lease No. 1504 (Act 1992), PEREGRINE MINERAL SANDS NL (ACN 009 307 591), IMPERIAL MINING (AUST) NL (ACN 062 193 266) and PROBO MINING LIMITED (ACN 079 938 819), Parish of Barrawanna, County of Windeyer; Parish of Erreman, County of Windeyer and Parish of Quamby, County of Windeyer, Map Sheets (7331-2-N, 7331-2-S, 7331-3-N, 7331-3-S).

Description of area cancelled:

An area of 0 square kilometres. For further information contact Titles Branch.

Part cancellation took effect on 4 September 2009.

The authority now embraces an area of 33.82 square kilometres.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

TRANSFER

(T03-0836)

Exploration Licence No. 6162, formerly held by TRIAKO RESOURCES LIMITED (ACN 008 498 119) has been transferred to YTC RESOURCES LIMITED (ACN 108 476 384). The transfer was registered on 23 September 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

TRANSFER OF PART OF AN AUTHORITY

(06-6534)

Consolidated Coal Lease No. 762 (Act 1973), held by CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892) has been transferred in part to CENTENNIAL NEWSTAN PTY LIMITED (ACN 101 508 865). The transfer was registered on 21 September 2009.

Pursuant to Section 123 of the Mining Act 1992:

- (1) Consolidated Coal Lease No. 762 (Act 1973), has been cancelled as to the area transferred; and
- (2) Mining Lease No. 1586 (Act 1992), has been granted to CENTENNIAL NEWSTAN PTY LIMITED (ACN 101 508 865) over the area transferred for a period until 13 October 2022.

Description of area part transferred

An area of about 449.1 hectares. For further information contact Titles Branch.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No: 510

I, RICHARD FREDERICK SHELDRAKE, Director-General of the Department of Industry and Investment, pursuant to section 6(1) of the Stock Diseases Act 1923 ("the Act"), hereby appoint Jason Lex GAVENLOCK, Angeline Louise KELLY, Gregory Peter McCANN and Scott Gordon SULLIVAN as inspectors for the purposes of the Act.

Dated this 23rd day of September 2009.

R. F. SHELDRAKE, Director-General Department of Industry and Investment

DEPARTMENT OF INDUSTRY AND INVESTMENT

Instrument of Subdelegation

I, RICHARD FREDERICK SHELDRAKE, Director-General of the Department of Industry and Investment:

- 1. pursuant to the section specified in Column 1 of Schedule 1, of the Act specified opposite in Column 3 of Schedule 1 ("the relevant Act"), do by this instrument subdelegate all the functions delegated to me by the Minister for Primary Industries pursuant to the section of the relevant Act specified in Column 2 of Schedule 1, to the person holding, occupying or performing the duties of the position specified opposite in Column 4 of Schedule 1.
- 2. pursuant to the section specified in Column 1 of Schedule 2, of the Act specified opposite in Column 3 of Schedule 2 ("the relevant Act"), do by this instrument subdelegate all the functions delegated to me by the Minister for Mineral Resources pursuant to the section of the relevant Act specified in Column 2 of Schedule 2, to the person holding, occupying or performing the duties of the position specified opposite in Column 4 of Schedule 2.
- 3. pursuant to the section specified in Column 1 of Schedule 3, of the Act specified opposite in Column 3 of Schedule 3 ("the relevant Act"), do by this instrument subdelegate all the functions delegated to me by the Minister for Energy pursuant to the section of the relevant Act specified in Column 2 of Schedule 3, to the person holding, occupying or performing the duties of the position specified opposite in Column 4 of Schedule 3.
- 4. pursuant to section 13 of the Regional Development Act 2004 do by this instrument subdelegate all the functions delegated to me by the Minister for State Development pursuant to section 13 of the Regional Development Act 2004, to the person holding, occupying or performing the duties of the Deputy Director-General, State & Regional Development and Tourism NSW.

SCHEDULE 1

Column 1 – Section number	Column 2 - Section number	Column 3 – Name of Relevant Act	Column 4 – Position
228	227	Fisheries Management Act 1994	Deputy Director-General, Primary Industries
38	38	Gene Technology (GM Crop Moratorium) Act 2003	Deputy Director-General, Primary Industries
67	66, 67	Noxious Weeds Act 1993	Deputy Director-General, Primary Industries

SCHEDULE 2

Column 1 – Section number	Column 2 - Section number	Column 3 – Name of Relevant Act	Column 4 - Position
214	214	Coal Mine Health and Safety Act 2002	Deputy Director-General, Minerals & Energy
184	184	Mine Health and Safety Act 2004	Deputy Director-General, Minerals & Energy
137A	137A	Occupational Health and Safety Act 2000	Deputy Director-General, Minerals & Energy

SCHEDULE 3

Column 1 – Section number	Column 2 - Section number	Column 3 – Name of Relevant Act	Column 4 - Position
45	45	Energy and Utilities Administration Act 1987	Deputy Director-General, Minerals & Energy
4	4	Pipelines Act 1967	Deputy Director-General, Minerals & Energy

Dated this 23rd day of September 2009

R. F. SHELDRAKE,
Director-General
Department of Industry and Investment

DEPARTMENT OF INDUSTRY AND INVESTMENT

Instrument of Delegation

I, RICHARD FREDERICK SHELDRAKE, Director-General of the Department of Industry and Investment pursuant to the section specified in Column 1 of the Schedule, of the Act specified opposite in Column 2 of the Schedule, do by this instrument delegate all my functions under the Act specified in Column 2 of the Schedule and all my functions under any regulation made under that Act, to the person holding, occupying or performing the duties of the position specified opposite in Column 3 of the Schedule.

SCHEDULE

Column 1 – Section number	Column 2 – Name of Act	Column 3 - Position
16	Agricultural Industry Services Act 1998	Deputy Director-General, Primary Industries
32A	Agricultural Livestock (Disease Control Funding) Act 1998	Deputy Director-General, Primary Industries
27A	Agricultural Tenancies Act 1990	Deputy Director-General, Primary Industries
59A	Animal Research Act 1985	Deputy Director-General, Primary Industries
47A	Apiaries Act 1985	Deputy Director-General, Primary Industries
49A	Exhibited Animals Protection Act 1986	Deputy Director-General, Primary Industries
39A	Fertilisers Act 1985	Deputy Director-General, Primary Industries
228	Fisheries Management Act 1994	Deputy Director-General, Primary Industries
38	Gene Technology (GM Crop Moratorium) Act 2003	Deputy Director-General, Primary Industries
41	Hemp Industry Act 2008	Deputy Director-General, Primary Industries
29A	Non-Indigenous Animals Act 1987	Deputy Director-General, Primary Industries
67	Noxious Weeds Act 1993	Deputy Director-General, Primary Industries
28C	Plant Diseases Act 1924	Deputy Director-General, Primary Industries
5A	Rice Marketing Act 1983	Deputy Director-General, Primary Industries
241	Rural Lands Protection Act 1998	Deputy Director-General, Primary Industries
13A	Stock (Chemical Residues) Act 1975	Deputy Director-General, Primary Industries
38	Stock Foods Act 1940	Deputy Director-General, Primary Industries
64	Stock Medicines Act 1989	Deputy Director-General, Primary Industries
s21A	Wine Grapes Marketing Board (Reconstitution) Act 2003	Deputy Director-General, Primary Industries
s214	Coal Mine Health and Safety Act 2002	Deputy Director-General, Minerals & Energy
s184	Mine Health and Safety Act 2004	Deputy Director-General, Minerals & Energy
s14	Mine Safety (Cost Recovery) Act 2005	Deputy Director-General, Minerals & Energy
s363	Mining Act 1992	Deputy Director-General, Minerals & Energy
s137A	Occupational Health and Safety Act 2000	Deputy Director-General, Minerals & Energy
s126A	Petroleum (Onshore) Act 1991	Deputy Director-General, Minerals & Energy
s45	Energy and Utilities Administration Act 1987	Deputy Director-General, Minerals & Energy
s4	Pipelines Act 1967	Deputy Director-General, Minerals & Energy
s13	Regional Development Act 2004	Deputy Director-General, State & Regional Development and Tourism NSW

Dated this 23rd day of September 2009.

R. F. SHELDRAKE,
Director-General
Department of Industry and Investment

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Roads Transport (Mass, Loading and Access) Regulation, 2005

I, Michael Bushby, Chief Executive of the Roads and Traffic Authority, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which Road Trains may be used subject to any requirements or conditions set out in the Schedule.

MICHAEL BUSHBY, Chief Executive, Roads and Traffic Authority

SCHEDULE

1. Citation

This Notice may be cited as the Roads and Traffic Authority Road Train Notice No. 4/2009.

2. Commencement

This Notice takes effect on 25 October 2009 at 5:00 am.

3. Effect

This Notice remains in force until 10:00 am 25 October 2009.

4. Application

This Notice applies to those Road Train/BTriple vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Туре	Route	Starting Point	Finishing Point	Conditions
RT	Jack Brabham Drive, Great Western Highway, Wallgrove Road, M4 Motorway,	Huntingwood Drive Huntingwood	Sydney Olympic Park	1: This notice applies only to those B-Triple combinations participating in the charity event Convoy for Kids 2009.
	Centenary Drive, Australia Avenue to Olympic Boulevarde.			2: Vehicles must assemble as B-Triple Combinations at Huntingwood Drive Huntingwood.
				3: B-Triple Combinations participating in the convoy must not travel on the approved route prior to 8:00am
				4: Convoy must have Police escort
				5: 1 x Pilot vehicle must travel at the front the B-Triple convoy.
				6: 1 x Pilot vehicle must travel at the rear of the B-Triple convoy
				7: B-Triple Combinations must disassemble at Sydney Olympic Park at the completion of the event.
				8: Maximum speed of B-Triple Combinations travelling under this notice is restricted to 70kph

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Road Transport (Mass, Loading and Access) Regulation 2005

UPPER LACHLAN COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which 19m B-Doubles may be used.

JOHN BELL, General Manager, Upper Lachlan Council (by delegation from the Minister for Roads) Dated: 29 September 2009

SCHEDULE

1. Citation

This Notice may be cited as the Upper Lachlan Council 19m B-Doubles Repeal Notice No. 1/2009.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The General B Double Permit Notice 2005 is amended by omitting the following from that Notice:

Туре	Road	Starting point	Finishing point
19m.	Learys Lane.	Range Road.	Avondale Farm.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

UPPER LACHLAN COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 19 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

JOHN BELL, General Manager, Upper Lachlan Council (by delegation from the Minister for Roads) Dated: 29 September 2009

SCHEDULE

1. Citation

This Notice may be cited as Upper Lachlan Council 19 Metre B-Double Route Notice No. 2/2009.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30th September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 19 metre B-Double vehicles where gross weight exceeds 50 tonnes which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Туре	Road Name	Starting Point	Finishing Point	Conditions
19m.	Learys Lane.	Range Road.	Avondale Farm.	Exit from Avondale Farm is right turn back to Range Road.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

PORT MACQUARIE HASTINGS COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 19 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

ANDREW ROACH, General Manager, Port Macquarie Hastings Council (by delegation from the Minister for Roads) Dated: 30 September 2009

SCHEDULE

1. Citation

This Notice may be cited as Port Macquarie Hastings Council 19 Metre B-Double Route Notice No. 2/2009.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30th September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 19 metre B-Double vehicles where gross weight exceeds 50 tonnes which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Туре	Road Name	Starting Point	Finishing Point
19.	Ocean Drive, Kew.	Pacific Highway.	Kew Road.
19.	Kew Road, Laurieton.	Ocean Drive.	Bold Street.
19.	Bold Street, Laurieton.	Kew Road.	Reid Street.
19.	Reid Street, Laurieton.	Bold Street.	Diamond Head Road.
19.	Diamond Head Road, Dunbogan.	Reid Street.	Hurd's haulage depot – 2.6km south of Reid Street.

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Bulahdelah in the Great Lakes Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in schedule 1 and the interest in land described in schedule 2 below are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Craig

Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE 1

ALL that piece or parcel of land situated in the Great Lakes Council area, Parish of Bulahdelah and County of Gloucester, shown as Lot 52 Deposited Plan 1139499, being part of the land in Certificate of Title 32/839639 and said to be in the possession of Owen James Coleman (registered proprietor) and Commonwealth Bank of Australia (mortgagee), excluding any existing easements from the compulsory acquisition of the said Lot 52.

SCHEDULE 2

Interest in Land

Right of access in gross, variable width, over the site designated [F] and described as 'proposed right of access variable width' on Deposited Plan 1139499, being part of the land in Certificate of Title 32/839639 and said to be in the possession of Owen James Coleman (registered proprietor) and Commonwealth Bank of Australia (mortgagee).

(RTA Papers: 9M1972 & 9M3014)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Aarons Pass in the Mid-Western Regional Council area

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Mid-Western Regional Council area, Parish of Tabrabucca and County of Roxburgh, shown as:

Lots 21 to 24 inclusive and 27 to 31 inclusive Deposited Plan 1135745;

Lots 4, 5 and 6 Deposited Plan 1111210; and

Lot 31 Deposited Plan 1129354.

(RTA Papers: FPP 7M1507; RO 18/308.156)

Department of Water and Energy

WATER ACT 1912

APPLICATIONS for licences under section 10 of the Water Act 1912, have been received as follows:

Hunter

Mark GORMAN and Namka GORMAN for a pump on Wallis Creek on Part Lot 3, DP 1037619, for water supply for stock and domestic purposes to Lot 2, DP 1037619 both Parish Stanford, County Northumberland (Reference: 20SL061819).

North Coast

Raymond Frank WILLOWS and Patricia Rae WILLOWS for a pump on Shannon Brook Creek within Lot 13, DP 802382 to supply Lot 12, DP 802382, Parish Bundock, County Richmond, for water supply for stock and domestic purposes (new licence) (Reference: 30SL067080).

AN application under section 167 of the Water Act 1912, has been received as follows:

North Coast

TWEED SHIRE COUNCIL for controlled works (levee) on Cudgera Creek on Lots 1145 and 1148, DP 1115395 and Lot 1229, DP 1118282, Parish Cudgen, County Rous (Reference: 30CW803601).

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or local occupier whose interests may be affected and must be lodged with the NSW Office of Water, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

D. MILLING, Manager Licensing

WATER ACT 1912

APPLICATIONS for licences under Part 2, section 10 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) have been received as follows:

Namoi River Valley

PROTEN TAMWORTH LIMITED for a pump on the Peel River on Lot 7001, DP 1126159, Parish Bective, County Parry, for water supply for industrial purposes and irrigation of 20 hectares (improved pasture) (replacement licence – additional water by permanent transfer – additional purpose) (Reference: 90SL101037).

Border Rivers Valley

Angelo Luciano SACCON for two pumps on the Beardy River on Lots 8 and 9, DP 753275, Parish Dumaresq, County Gough, for irrigation of 150 hectares (lucerne and cereals) (permanent transfer – replacement licence – increase pump size – additional pump – increase area to be irrigated) (Reference: 90SL101038).

Written objections to the applications specifying the grounds thereof, may be made by any statutory authority or local occupier within the proclaimed local area whose interests may be affected and must be lodged with the NSW Office of Water, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

D. MILLING, Manager Licensing

Other Notices

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of establishing a new Vocational Training Order for the recognised traineeship vocation of Community Services - Adventure Based Youth Work under Section 6 of the Apprenticeship and Traineeship Act 2001.

The Order specifies a number of matters relating to the required training for this vocation, including the term/s of training, probationary period/s, competency outcome/s and course/s of study to be undertaken.

The Order will take effect from the date of publication in the NSW Government Gazette.

A copy of the Order may be inspected at any State Training Services Regional Office of the Department of Education and Training or on the Internet at

http://apprenticeship.det.nsw.edu.au/html/cibs/421.htm

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of establishing a new Vocational Training Order for the recognised traineeship vocation of Community Services - Advocacy under Section 6 of the Apprenticeship and Traineeship Act 2001.

The Order specifies a number of matters relating to the required training for this vocation, including the term/s of training, probationary period/s, competency outcome/s and course/s of study to be undertaken.

The Order will take effect from the date of publication in the NSW Government Gazette.

A copy of the Order may be inspected at any State Training Services Regional Office of the Department of Education and Training or on the Internet at

http://apprenticeship.det.nsw.edu.au/html/cibs/423.htm

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

The incorporation of ROTARY CLUB OF BROKEN HILL INC (Y0554137), cancelled on 11 July 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 16th day of September 2009.

ROBERT HAYES,
A/G Manager,
Financial Analysis,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of cancelled association pursuant to Section 54A

THE incorporation of ABERDEEN BOWLING CLUB, FISHING CLUB INCORPORATED (Y0969343) cancelled

on 28 November 2008 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 28th day of September 2009.

ROBERT HAYES,

A/g Manager Financial Analysis Registry of Co-operatives & Associations Office of Fair Trading Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of cancelled association pursuant to Section 54A

THE incorporation of MOREE PISTOL CLUB INC (Y0101235) cancelled on 27 June 2008 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 28th day of September 2009.

ROBERT HAYES,

A/g Manager Financial Analysis Registry of Co-operatives & Associations Office of Fair Trading Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to sections 55B

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to sections 55B of the Associations Incorporation Act, 1984.

Cancellation is effective as at the date of gazettal.

TRANSPORT, SIGNAL AND COMMUNICATIONS MUSEUM INC Y1079623

Dated: 28 September 2009.

ROBERT HAYES,

A/g Manager Financial Analysis Registry of Co-operatives & Associations Office of Fair Trading Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to sections 55B

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to sections 55B of the Associations Incorporation Act, 1984.

Cancellation is effective as at the date of gazettal.

THE AMERICAN SADDLEBRED HORSE ASSOCIATION OF AUSTRALIA INC Y0972605

Dated: 28 September 2009.

ROBERT HAYES,

A/Manager Financial Analysis Registry of Co-operatives & Associations Office of Fair Trading Department of Commerce

DISTRICT COURT OF NEW SOUTH WALES

Direction

PURSUANT to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Taree 10

10.00am

12 October 2009 (2 weeks) Sittings cancelled

Dated this 28th day of September 2009.

R. O. BLANCH, Chief Judge

DISTRICT COURT OF NEW SOUTH WALES

Direction

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

Taree

10.00am

26 October 2009 (1 week) Sittings cancelled

Dated this 28th day of September 2009.

R. O. BLANCH, Chief Judge

GEOGRAPHICAL NAMES ACT 1966

Proposal to name a reserve Paleface Park

PURSUANT to the provisions of Section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the name listed hereunder as a geographical name.

Proposed Name: Paleface Park
Designation: Reserve
L.G.A.: Temora
Parish: Bundawarrah
County: Bland
L.P.I. Map: Temora
1:100,000 Map: Temora 8429
Reference: GNB5397

Any person wishing to make comment upon this proposal may, prior to 2 November 2009, write to the Secretary of the Board with that comment.

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

Submissions made in accordance with Section 9 of the Geographical Names Act 1966 may be subject to a Freedom of Information application. GNB5397.

WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Determine Address Locality Names and Boundaries within the Wentworth Local Government

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to determine address locality names and boundaries in the Wentworth Local Government Area as shown on map GNB3819-A.

It is proposed to determine boundaries for the following twenty four names to be used for address localities which are shown on map GNB3819-A: Anabranch North, Anabranch South, Arumpo, Boeill Creek, Buronga, Coomealla, Curlwaa, Elleslie, Euston, Gol Gol, Mallee, Monak, Moorara, Mourquong, Pan Ban, Para, Paringi, Pine Camp, Pomona, Pooncarie, Rufus, Scotia, Trentham Cliffs, Wentworth.

Copies of map GNB3819-A may be viewed at Wentworth Shire Council Administrative Offices, 26-28 Adelaide Street, Wentworth; Dareton Library, Millie Street, Dareton; Buronga Library, Chapman Street, Buronga, from Friday, 2 October 2009, until Friday, 6 November 2009.

A copy of Map GNB3819-A will also be on display at the office of the Geographical Names Board, Land and Management Authority, 346 Panorama Avenue, Bathurst NSW 2795, during the above dates. This proposal may also be viewed and submissions lodged on the Geographical Names Board web site at www.gnb.nsw.gov.au during the above dates.

Any person wishing to make comment upon this proposal may prior to Saturday, 7 November 2009, write to the Secretary of the Board with that comment. All submissions lodged in accordance with section 9 of the Geographical Names Act 1966, may be subject to a freedom of information application.

WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

GEOGRAPHICAL NAMES ACT 1966

Proposal to name a lookout 'Hermits Cave Lookout'

PURSUANT to the provisions of Section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the name listed hereunder as a geographical name.

Proposed Name: Hermits Cave Lookout

Designation: Lookout
L.G.A.: Griffith
Parish: Wyangan
County: Cooper
L.P.I. Map: Griffith
1:100,000 Map: Griffith 8129
Reference: GNB5401

Any person wishing to make comment upon this proposal may, prior to 2 November 2009, write to the Secretary of the Board with that comment.

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

Submissions made in accordance with Section 9 of the Geographical Names Act 1966 may be subject to a Freedom of Information application. GNB5401.

WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Amendment of Address Locality Boundaries within the Auburn Local Government Area

PURSUANT to the provisions of sections 10 and 14 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day amended the address locality boundaries in the Auburn Local Government area as shown on map GNB3576-3.

The amendments have resulted in the creation of two new address localities called Sydney Olympic Park and Wentworth Point in what was the former address locality of Homebush Bay. As a result of the above the name Homebush Bay is now discontinued as an address locality.

The position and extent of these features can be viewed on the Geographical Names Board's internet site at gnb@nsw.gov.au

WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

HEALTH PROFESSIONALS (SPECIAL EVENTS EXEMPTION) ACT 1997

ORDER

- I, Carmel TEBBUTT, Minister for Health:
 - a. pursuant to section 5 (1) and (2) of the Health Professional (Special Events Exemption) Act 1997 ("the Act") do hereby declare the "Sydney 2009 World Masters Games" to be a special event for the purpose of the Act; and
 - b. pursuant to section 5 (3) of the Act do hereby specify the period from 7 to 18 October 2009, both days inclusive, as the period during which the exemptions under section 11 (1), (2) and (3) of the Act shall have effect; and
 - c. pursuant to section 5 (5) of the Act do hereby specify for the purposes of section 7 (c) of the Act that the Sydney 2009 World Masters Games Organising Committee shall be required to notify in writing to the NSW Department of Health the following information:
 - (i) the names of the visiting health professionals, being chiropractors, who will be providing health care services to visitors within section 6 of the Act (being international competitors at the Sydney 2009 World Masters Games), and

- who have been designated by the Sydney 2009 World Masters Games Organising Committee as "registered Sydney 2009 World Masters Games chiropractors"; and
- (ii) the names of the visiting health professionals, being medical practitioners, who will be providing health care services to visitors within section 6 of the Act (being only those international competitors in the weightlifting competition events at the Sydney 2009 World Masters Games), designated by the Sydney 2009 World Masters Games Organising Committee as "registered Sydney 2009 World Masters Games doctors"; and
- d. pursuant to section 10 (2) (a) of the Act do hereby authorise a visiting medical practitioner who has been designated as a "registered Sydney 2009 World Masters Games doctor" in accordance with clause c (ii) above, to issue written prescriptions for restricted substances or drugs of addiction within the meaning of the NSW Poisons and Therapeutic Goods Act 1966, providing that:
 - those prescriptions are only issued for the treatment of international competitors in the weightlifting competition events of the Sydney 2009 World Masters Games; and
 - (ii) such prescriptions otherwise satisfy the requirements of the NSW Poisons and Therapeutic Goods Act 1966 and any Regulation made under that Act and are completed in any such manner as the Director-General or the Chief Pharmacist of the Department of Health may require.

Signed this thirtieth day of September 2009.

CARMEL TEBBUTT, Minister for Health

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 2005

Spent lead acid battery acid wastes (that are classified as hazardous or industrial waste) destined for reuse

NOTICE of exemption granted under clause 51 in relation to waste tracking Number 2009-E-1.

Spent lead acid battery acid wastes

By this notice the Environment Protection Authority (EPA) grants the following general exemption.

The notice exempts the persons or classes of persons described herein from certain requirements in relation to the transportation and tracking of waste for the purpose of facilitating the beneficial reuse of the specified waste.

The terms used in this notice have the same meaning as in the Protection of the Environment Operations Act 1997 (the Act) and the Protection of the Environment Operations (Waste) Regulation 2005 (the Regulation).

This exemption has effect from the date of publication and remains in force until revoked or amended by a notice published in the Government Gazette.

Waste to which this exemption applies

This exemption applies to spent lead acid battery acid wastes

This notice exempts:

- (a) a consignor;
- (b) a transporter; and
- (c) a receiver of waste to which this exemption applies from Part 3 of the Regulation but only in so far as Part 3 applies to the transport of that waste by virtue of clause 18(1) of the Regulation.

An exemption under this notice has effect only if:

- (a) the waste is to be transported for the purpose of treating liquid waste and to a waste facility that can lawfully treat liquid waste; or
- (b) the waste is to be transported for the purpose of recycling, reprocessing or reusing the waste and to a place that can lawfully be used as a waste facility for that waste.

Interstate movement of waste to which Part 3 applies

This notice does not exempt any person or class of person from Part 3 of the Regulation in so far as Part 3 applies by virtue of clause 18(2) of the Regulation.

Dangerous Goods requirements

This notice does not exempt any person or class of person from any requirement under the Road and Rail Transport Dangerous Goods) Act 1997 or the Regulations made under that Act.

ROAD TRANSPORT (GENERAL) ACT 2005

Ministerial Exemption (Oversized and Overmass Construction Vehicle) Order 2009

I, Michael Daley, Minister for Roads, in pursuance of section 16 of the Road Transport (General) Act 2005, make the following Order.

Dated, this 25 day of May 2009.

MICHAEL DALEY, M.P., Minister for Roads

Explanatory note

The object of this Order is to exempt construction vehicles used on construction work sites from Schedule 1 and Part 1 of Schedule 2 to the Road Transport (Mass, Loading and Access) Regulation 2005.

This Order is made under section 16(1) of the Road Transport (General) Act 2005.

1. Name of Order

This Order is the Ministerial Exemption (Oversized and Overmass Construction Vehicle) Order 2009.

2. Commencement

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

Note: This Order has effect until it is revoked by another Order published in the Gazette – see section 16 (2) of the Act.

3. Definitions

(1) In this Order:

Authority has the same meaning as in the Act.

construction vehicle means a motor vehicle specially constructed for earthmoving or to transport water and includes dump trucks, water trucks and scrapers.

motor vehicle has the same meaning as it has in the Act.

primary production has the same meaning as in the Road *Transport (Vehicle Registration) Regulation* 2007

roads authority has the same meaning as in the *Roads Act 1997*.

the Act means the *Road Transport (General) Act* 2005.

traffic control plan means a diagram showing signs and devices arranged to warn traffic and guide it around, past or, if necessary through a work site or temporary hazard and showing such detail as the location, spacing and sizes of all signs and devices, the location and lengths of tapers, all pavement markings and delineators, any containment or safety fencing, flashing arrow signs, portable traffic signals, variable message signs, roadwork speed zones, pedestrian routes and any other devices required for guidance at the work site.

vehicle has the same meaning as it has in the Act.

vehicle movement plan means a diagram showing preferred travel paths for vehicles associated with a work site entering, leaving or crossing traffic and showing travel paths for construction vehicles.

work site means an area of road, bridge or road reserve where construction or maintenance work is being done including areas where trucks and machines engaged in the work assemble and manoeuvre.

(2) Notes included in this Order do not form part of the Order.

4 Exemption from requirements of Road Transport (Mass, Loading and Access) Regulation 2005

For the purposes of section 16 (1) of the Act, Schedule 1 and Part 1 of Schedule 2 to the Road Transport (Mass, Loading and Access) Regulation 2005 are declared not to apply to a construction vehicle if:

- (a) the construction vehicle is being driven directly across a road or road related area that intersects with or traverses a work site, and
- (b) it is being operated under a traffic control plan or a vehicle movement plan, and
- (c) the traffic control plan or vehicle movement plan has been approved by the Authority or a roads authority, and
- (d) the vehicle is conditionally registered under clause13 of the Road Transport (Vehicle Registration)Regulation 2007, and
- (e) it is a vehicle not eligible for a permit under Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005 and
- (f) the construction vehicle is not engaged in primary production.

TOTALIZATOR ACT 1997

Notice of Approval

Tab Fixed Price Racing Betting

- I, Kevin Greene, M.P., Minister for Gaming and Racing, in accordance with the provisions of section 13 of the Totalizator Act 1997, approve of TAB Limited (TAB) conducting fixed price racing betting, subject to the following conditions:
 - fixed price and totalizator betting markets not being displayed on the same monitors in TAB outlets, with the exception of markets displayed as part of a racing telecast:
 - effective from 9 November 2009, persons accessing the NSW TAB website not being automatically directed to fixed price racing pages;
 - 3. effective from 9 November 2009, fixed price and totalizator betting markets not being displayed on the same page on the NSW TAB website, with the exception of dedicated fixed price racing pages;
 - 4. from 2 October 2009 to 8 November 2009, fixed price and totalizator betting markets displayed on the same page on the NSW TAB website being restricted to:
 - a. Australian Group 1, 2 and 3 status thoroughbred racing, harness racing and greyhound racing events;
 - b. "Listed" status NSW and Victorian thoroughbred racing events;
 - Group status (or equivalent) thoroughbred racing, harness racing and greyhound racing events held outside of Australia.
 - in the case of fixed price betting on races conducted outside of Australia, TAB obtaining approval from the NSW controlling body of the relevant code of racing;
 - 6. in the case of fixed price betting conducted in TAB off-course outlets and on racecourses, betting ceasing 30 minutes prior to the advertised start time of the first race of the race meeting at which the relevant race (or the first leg of a multiple bet) is being conducted; and
 - in the case of fixed price betting conducted in TAB off-course outlets and on racecourses, betting being restricted to:
 - a. Australian Group 1, 2 and 3 status thoroughbred racing, harness racing and greyhound racing events:
 - b. "Listed" status Sydney and Melbourne metropolitan thoroughbred racing events;
 - c. "Listed" status NSW non metropolitan thoroughbred racing events;
 - d. 2 year old and 3 year old Magic Millions thoroughbred races held at the Gold Coast racecourse; and
 - Group status (or equivalent) thoroughbred racing, harness racing and greyhound racing events held outside of Australia.

This Notice of Approval supersedes the Notice published in the Government Gazette on 8 June 2007.

Dated at Sydney, this 30th day of September 2009.

KEVIN GREENE, M.P., Minister for Gaming and Racing

TOTALIZATOR ACT 1997

RULES OF BETTING

In accordance with the provisions of section 54 (1) of the Totalizator Act 1997, the Minister for Gaming and Racing has approved of the following TAB Limited Fixed Price Racing Betting Rules.

TAB LIMITED FIXED PRICE RACING BETTING RULES

- 1. PRELIMINARY
- 2. DEFINITIONS
- 3. TRANSACTIONS
 - 3.1 General
 - 3.2 Cash Bets
 - 3.3 Telephone Bets, Internet and other electronic betting
 - 3.4 Betting Accounts
 - 3.5 Betting Vouchers
- 4. FIXED PRICE RACING BETTING
- 5. RESULTS AND REFUNDS
 - 5.1 Results
 - 5.2 Protests
 - 5.3 Payouts
- 6. MISCELLANEOUS
- 7. DISPUTES

Appendix

Schedule 1 – TAB Scale of Deductions

1. PRELIMINARY

- 1.1 These Rules are to be referred to as the TAB Fixed Price Racing betting Rules made under section 53 of the Totalizator Act 1997.
- 1.2 Unless otherwise provided, these Rules shall be applied by TAB Limited in respect of any contingency on which it conducts fixed price racing betting in accordance with section 13 of the Totalizator Act 1997.
- 1.3 Every TAB customer shall be deemed to be acquainted with these Rules and any conditions determined by TAB relative to a particular racing event to which a fixed price racing bet relates and to have agreed to be bound thereby.
- 1.4 In the case of all fixed price racing bets between TAB and a customer the location of the contract is deemed to be New South Wales and the laws of New South Wales are deemed to apply.
- 1.5 If the stewards request the disclosure of personal information pertaining to accounts or transactions, the customer shall be deemed for the purposes of the Act to have consented to the TAB providing such personal information to the stewards.
- 1.6 These Rules commence on 2 October 2009.

2. DEFINITIONS

'Act' means the Totalizator Act 1997.

- 'All-In' means that, regardless of whether or not a particular contestant listed by TAB Limited for a race starts or completes the race on which a fixed price racing bet is placed, the bet shall stand and No. refund shall be payable.
- 'Branch' means an office, branch or agency of TAB at which totalizator or fixed price racing bets are received directly from the public; and at NSW racecourses where bets are received by the racing club as an Agent for TAB.
- 'Fixed Price Racing Bet' means a bet made at a fixed price with TAB on a fixed price racing event via any approved TAB betting medium.
- 'Fixed Price Racing Event' means a racing event on which TAB conducts fixed price betting in accordance with an approval by the Minister under section 13 of the Act.
- 'Fixed Price Racing Betting Ticket' means a ticket issued by TAB in accordance with Part 3 (Transactions) of these Rules and includes any form of electronic record approved by TAB.
- 'Multiple Betting' means a bet involving a selection(s) in two or more fixed price racing events and includes doubles betting.
- 'Payout' means the amount payable to a particular investor should the result wagered upon by that investor in fact occur and includes the total amount wagered upon the result.

'Price' means either:

- when expressed in monetary terms, the payout for an outlay of a certain monetary unit, inclusive of the unit of outlay, or
- when expressed in fractional terms the ratio of win to stake.
- 'Proposition' means a given result or combination of results which may occur in any event upon which TAB operates.
- 'Rules' means these Rules of betting made under section 53 of the Act as amended from time to time.
- 'Stake' means the monetary outlay by the customer in placing a fixed price racing bet.
- 'TAB' means TAB Limited A.C.N 081 765 308, as constituted by the Totalizator Agency Board Privatisation Act 1997, its officers and assigns and shall include any trading entity affiliated with TAB by ownership or otherwise.

3. TRANSACTIONS

3.1 General

- 3.1.1 TAB may at its sole discretion field on any fixed price racing event. The price is subject to change by TAB without notice.
- 3.1.2 The amount of a fixed price racing bet shall be as agreed between TAB and the customer.
- 3.1.3 Subject to Rule 3.1.4, TAB may refuse to accept any fixed price racing bet at its sole discretion and without stating reasons.
- 3.1.4 Subject to 3.1.1, TAB may set any minimum or maximum stake or payout for fixed price racing bets. At all times TAB will be obliged

- to accept a bet at the price made available by TAB provided that TAB is not compelled to lose (payout less stake) on any one (1) bet more than \$1500.
- 3.1.5 TAB reserves the right to adjust the price of a multiple bet involving the same contestant, provided that in such cases the customer is clearly notified of such adjustment in price prior to the bet offer being accepted by TAB.
- 3.1.6 TAB shall use its best endeavours to ensure the currency of all markets for fixed price racing betting events but shall not be liable for any errors or omissions relating to those markets.
- 3.1.7 TAB may delegate to its duly authorised employees or agents its powers in respect to the setting of prices, acceptance or refusal of individual bets and the recording of such bets and such other matters as it may determine from time to time.

3.2 Cash bets

- 3.2.1 A customer who makes a cash fixed price racing bet shall give the fixed price racing bet details in such form as TAB may determine from time to time.
- 3.2.2 The seller who accepts a cash fixed price racing bet at a cash sales outlet shall, while the customer is at the betting window, issue a fixed price racing betting ticket to the customer who made the fixed price racing bet.
- 3.2.3 The fixed price racing betting ticket shall include details of:
 - (a) the stake;
 - (b) the name of the selection and the fixed price racing event to which the fixed price racing bet relates; and
 - (c) the payout due upon redemption of the fixed price racing betting ticket should the selected competitor or multiple betting selection be declared a winner by TAB.
- 3.2.4 The fixed price racing betting ticket represents acknowledgment by TAB of receipt of the fixed price racing bet in relation to which the fixed price racing betting ticket is issued.
- 3.2.5 The fixed price racing betting ticket may be cancelled if the amount of the fixed price racing bet is not paid for immediately after the fixed price racing betting ticket is issued.
- 3.2.6 The details of the amount of a fixed price racing bet, the selection and the fixed price racing event to which the fixed price racing bet relates recorded on a fixed price racing betting ticket issued by TAB are taken to be the details of the fixed price racing bet for which the fixed price racing betting ticket is issued, even if those details differ in any respect from the details given by the customer making the fixed price racing bet.
- 3.2.7 A customer who is issued with a fixed price racing betting ticket that the customer claims is incorrect because it does not correctly reflect

the details given by the customer when the fixed price racing bet was made, is entitled to have that fixed price racing bet cancelled and the bet amount refunded but only if the seller who issued the fixed price racing betting ticket is satisfied that it is incorrect on the grounds so claimed.

3.2.8 Any entitlement under Rule 3.2.7 may only be exercised within two (2) minutes from the time of issue of the fixed price racing betting ticket and before the close of betting on the relevant fixed price racing event.

3.3 Telephone, Internet and other electronic bets

3.3.1 Acceptance of telephone, Internet or other electronic fixed price racing bets

Telephone, Internet and other electronic fixed price racing bets shall only be accepted at a location approved by TAB for such purpose. Telephone, Internet and other electronic fixed price racing bets shall only be made to a telephone number, internet or other electronic address or carrier, approved by TAB for the purposes of receiving fixed price racing bets.

3.3.2 Method of making telephone, Internet or other electronic fixed price racing bets

The customer making the fixed price racing bet shall clearly state:

- (a) the betting account number against which the fixed price racing bet is to be charged and if required, the code allocated to that account; and,
- (b) the details of the fixed price racing bet in such form as TAB may determine from time to time in respect of the bet.

The Manager of a Branch may:

- (i) direct that a telephone, Internet or other electronic fixed price racing bet not be accepted, or
- (ii) if the customer making the fixed price racing bet speaks in an insulting, indecent or threatening manner or conveys any false or misleading information or wilfully takes advantage of any TAB errors, direct that a customer's betting account be closed and any money standing to the credit of the account be refunded to the customer.
- 3.3.3 Records of telephone, Internet and other electronic fixed price racing bets

An officer at a branch who proposes to accept a telephone, Internet or other electronic fixed price racing bet shall:

- (a) make a record, in such manner as TAB may require, of such details as are necessary to identify the customer making the fixed price racing bet and to describe the particular fixed price racing bet made;
- (b) repeat the details of the fixed price racing bet to the customer, unless the customer indicates that he or she does not wish to have them repeated.

If, before the close of betting and while the customer is still on the telephone, the customer objects that the details are not as specified by the customer, the seller accepting the fixed price racing bet shall:

- (i) correct the record in accordance with the objection, or
- (ii) if it is not practicable for (i) to be done before the close of betting, reject and cancel the fixed price racing bet.

A telephone, Internet or other electronic fixed price racing bet is taken not to have been accepted at a branch unless a record of the fixed price racing bet has been made in accordance with this Rule.

The details of a telephone, Internet or other electronic fixed price racing bet recorded in accordance with this Rule are taken to be the details of the fixed price racing bet, even if those details differ in any respect from the details given by the customer making the fixed price racing bet.

A record of each telephone, Internet or other electronic fixed price racing bet made to a branch shall be sent to TAB.

In addition to the other requirements of this Rule, the manager of a branch shall ensure that all telephone, fixed price racing bets are tape recorded and the tape recording sent to TAB.

TAB must retain the tape recording for a period of at least 28 days from the date of the fixed price racing betting event or contingency to which the fixed price racing bet relates or, if a claim with respect to the fixed price racing bet is made during that period, until the claim is finally determined.

3.4 Betting Accounts

3.4.1 Establishment of Betting Accounts

A customer may apply to TAB for the establishment of an account for betting purposes ("a betting account").

The application:

- (a) shall be in a form approved by TAB;
- (b) shall specify such particulars, and be completed in such manner, as TAB may require; and
- (c) shall be accompanied by a deposit or by a guarantee from a bank, building society or credit union acceptable to TAB, to be credited to the account.

A deposit to a betting account made by way of cheque shall not be credited to the account until TAB is satisfied that the cheque has been cleared.

A customer who establishes a betting account shall be notified by TAB of the code allocated to the account.

A person who receives a deposit for payment into a betting account must cause a receipt for the deposit to be issued to the customer by whom the deposit is made.

3.4.2 Instructions to TAB in relation to betting accounts

A customer who has established a betting account with TAB may give instructions to TAB, in such manner as TAB may approve, relating to the application or disposal of any amount standing to the credit of the account.

TAB must comply with any reasonable instruction given to it by a customer under this Rule, but in giving such instruction the customer agrees to waive any liability of TAB for the payment of said amount to the customer.

3.4.3 Betting account statements

On receipt of a request from an account holder, and at such other times as TAB determines, TAB shall send to the account holder a statement relating to a betting account established by that person with TAB.

A statement relating to a betting account is to be in such form, and is to specify such particulars, as TAB considers appropriate.

3.4.4 Payment of betting account guarantees

Within 14 days after TAB sends a statement relating to a betting account to the customer who has lodged a guarantee from a bank, building society or credit union with TAB in respect of the account, the customer must pay to TAB any money due to TAB by the customer from the operation of the account.

TAB may take such action in terms of the guarantee from a bank, building society or credit union as is necessary to recover any monies that remain unpaid after the expiration of the 14 day period.

3.4.5 Non-operation of betting accounts

TAB may close any betting account that is not operated for a period of 3 months and, in that event, shall transfer any amount standing to the credit of the account to a dormant account operated by TAB. In such cases TAB shall notify the holder of the account at the last address known to TAB that the account has been closed.

TAB may reopen a betting account that has been closed under this Rule and re-credit to the account any amount credited to a dormant account as a result of the closure of the account.

3.4.6 Overdrawn accounts

Where an amount has been incorrectly credited to an account or an incorrect amount has been credited to such an account, TAB:

- (a) may adjust the account to the extent necessary to rectify the incorrect credit; and
- (b) if, as a result of such adjustment, the account is in debit, may recover as a debt the amount of the deficiency in the account.

3.5 Betting Vouchers

TAB may issue betting vouchers.

A betting voucher:

- (a) is to be in such a form as TAB determines.
- (b) is valid for such periods as is specified on the betting voucher.
- (c) is to be regarded as cash equal to the value of the amount represented by the voucher.
- (d) may be accepted at any TAB cash sales outlet:
 - (i) for the making of fixed price racing bets, or
 - (ii) for the making of other bets with TAB, or
 - (iii) for the making of deposits to a betting account maintained with TAB.

4 FIXED PRICE RACING BETTING

- 4.1 TAB may conduct fixed price racing betting on fixed price racing events as approved by the Minister under section 13 of the Act.
- 4.2 TAB may only offer fixed price racing betting on a contestant nominated or accepted for the relevant fixed price racing event, except where conditions of the event permit the payment of a late entry fee to start in the event. In the case of events where a late entry condition is available, TAB is obliged to ensure that any contestants not nominated are clearly marked as such in all betting markets that are displayed.
- 4.3 Fixed price racing betting will consist of the following betting types:
 - (a) win;
 - (b) place;
 - (c) multiple betting between designated races; and
 - (d) any other type determined by TAB and approved by the Minister.
- 4.4 TAB may at its absolute discretion determine the bet types it offers on any particular fixed price racing betting event.
- 4.5 All fixed price racing bets (win and place) placed before the official time for the declaration of final acceptances will be all-in.
- 4.6 In the case of fixed price racing bets (win and place) placed after the official time for the declarations of final acceptances:
 - (i) bets placed on any contestant which is subsequently scratched are to be refunded in full; and
 - (ii) the payout due on successful bets are subject to the TAB Limited scale of deductions contained in schedule 1 of these Rules as applying to the price offered by TAB for that contestant at the time of its scratching.
- 4.7 Any fixed price racing bets (multiple betting) placed before the official time for the declaration of final acceptances for all events within the multiple bet will be "all in".
- 4.8 In the case of fixed price racing bets (multiple betting), if the time of bet placement is after the official time for the declaration of final acceptances for an event within the multiple bet:

- (a) In the event of a withdrawal of a competitor, included in the bet, from that event, that leg will be ignored for the purpose of calculating the payout;
- (b) If the time of bet placement is after the official time for the declaration of final acceptances for all events within the multiple bet, in the event of withdrawal of all competitors selected in all events included in the bet, the bet shall be refunded;
- (c) Bets placed after the time for final acceptances but before the TAB makes any adjustment to the prices it has set for the event following a withdrawal shall stand subject to the TAB Limited scale of deductions contained in schedule 1 of these Rules as applying to the prices offered by TAB for that contestant at the time of its scratching;
- (d) Subject to 4.8 (a) and (c) the revised payout shall be the amount obtained as the product of the cumulative price applicable to the events decided in the customer's favour and original stake.

5 RESULTS AND REFUNDS

5.1 Results

Subject to Rule 5.2, all fixed price racing events bets will be settled on the official placings as per the adjudication of the judges, stewards or other representatives of the relevant recognised governing body or club.

TAB will not declare a result or pay on a race or on a combination of races except following a declaration of correct weight or all clear to pay.

5.2 Protests

- (a) If a protest is lodged in accordance with the Rules of racing before the declaration of correct weight in a race, a result for that race will not be declared and paid until the protest has been decided by the stewards.
- (b) Where there occurs a later disqualification, promotion of runners or any other change subsequent to the declaration of correct weight and all clear to pay, such changes will be irrelevant for the purposes of determining the result of a fixed price racing bet.

5.3 Payout

- 5.3.1 The payout due on any fixed price racing bet shall be as agreed between TAB and the customer at the time of making the bet. The payout due specified on the fixed price racing betting ticket will be deemed to be the payout agreed between the TAB and customer except in the case of a misprint resulting from computer or other technical error or where there is evidence of fraud or of forgery or alteration of the fixed price racing betting ticket.
- 5.3.2 If the result of a fixed price racing event is declared a dead heat, the revised payout due shall be calculated by the following method:
 - (a) divide the face value of the fixed price racing betting ticket (the original payout) by the number of contestants involved in the tie, draw or dead heat, then

- (b) multiply the figure obtained in (a) by the number of official placings to be filled by the contestants figuring in the tie, draw or dead heat.
- 5.3.3 In fixed price racing bets involving more than one fixed price racing betting event or contingency (multiple betting):
 - (a) if the selection in any of the contingencies or fixed price racing events loses or is deemed to have lost, the whole of the fixed price racing bet is lost,
 - (b) if one or more of the contingencies or fixed price racing events results in a dead heat, the revised return for each leg shall be calculated by applying the method set out in Rule 5.3.2 herein and the revised payout due shall be the amount obtained as the product of the cumulative price applicable and the original stake,
 - (c) where the fixed price racing bet covers two or more fixed price racing betting events and one or more fixed price racing events is decided in the customers favour but any remaining fixed price racing event is abandoned, the remaining payout shall be the amount obtained as the product of the cumulative price applicable to the fixed price racing events decided in the customers favour at the time such bet was made and the original stake. Any remaining or undecided fixed price racing bet shall be treated as abandoned.
- 5.3.4 TAB shall at all times retain the right to postpone the payment of payouts for reasons including verification of results, systems hardware or software malfunction or in circumstances where fraudulent activity is suspected.

5.4 Postponements

- (a) Subject to Rules 4.5, 4.7 and 4.8, in the case of fixed price racing events where betting is opened prior to the official time for the declarations of final acceptances, if the event is postponed and not held within seven (7) or less days of the day on which the event was originally scheduled to commence the event shall be treated as abandoned and all investments on runners that remain acceptors at the expiry of the seven (7) day period shall be refunded.
- (b) Subject to Rule 4.8, in the case of fixed price racing events where betting is opened after the official time for the declarations of final acceptances, if the event is postponed and not held within one (1) day of the day on which the event was originally scheduled to commence the event shall be treated as abandoned and all bets shall be refunded.

6 MISCELLANEOUS

6.1 Betting by Minors

Any person under the age of eighteen (18) years shall not be entitled to place a fixed price racing bet with TAB.

6.2 Disclaimer

TAB shall not, except as otherwise provided in these Rules or required by law, be liable for any loss or damage suffered or claimed to have been suffered by any customer or corporation as a result of or in any way arising out of or as a consequence of any of the following:

- (a) Inability to place or cancel a fixed price racing bet on any fixed price racing betting event.
- (b) The loss of a fixed price racing betting ticket.
- (c) Any payment made to the bearer of a ticket where an investor alleges that such payment was made to the wrong person.
- (d) Reliance upon any omission, inaccurate information or statement whether made by employees of TAB or any agent of TAB or by the electronic or print media, concerning any matter whatsoever relating to the investor or to TAB or to any event, competitor, withdrawal or other matter whatsoever.
- (e) Any subsequent change to the result of a fixed price racing betting event after a result has been declared by TAB.
- (f) Unauthorised use of the investors account.
- (g) In the case of an investment at a cash outlet, failure by an investor to correct inaccurate or omitted investment details recorded on a ticket immediately upon issue of the ticket.
- (h) In the case of a telephone investment, failure by an investor to correct inaccurate or omitted investment details when the TAB calls such details back to the investor.
- (i) In the case of an Internet or other electronic investment, where the investor has confirmed the investment request.
- (j) In the case of an Internet or other electronic investment, use of, participation in or inability to obtain access to the website or the approved appropriate means relevant for an other electronic investment, for the purpose of making an investment.
- (k) In the case of an Internet investment, any loss or damage caused in the event that the computer of the investor becomes infected by a virus as a result of connecting to the website of the TAB or by any technology failure whatsoever.
- (1) Access by the investor to websites of any other person via links from the website of the TAB.
- (m) Any decision of the recognised racing controlling body (including without limitation any decision to impose or not to impose, penalties or sanctions and the nature and extent of any such sanctions).
- (n) Any price quoted by any source other than authorised staff of TAB or any quoted price which is No. longer valid for betting purposes.
- (o) The failure, exclusion or refusal of any selection to start or complete an event.
- (p) The refusal or inability of TAB, its agent or assigns to accept all or part of any fixed price racing bet.
- (q) The exercise by the TAB of any discretion conferred on the TAB under these Rules or the

- manner in which that discretion is exercised generally or in particular circumstances.
- 6.3 Lost or Destroyed fixed price racing betting ticket claims
 - 6.3.1 Claims for lost or destroyed fixed price racing betting tickets shall be lodged within 14 days of the completion of the fixed price racing betting event upon which the fixed price racing bet was made. Claims may be lodged at any TAB cash office and not necessarily the TAB office at which the fixed price racing betting ticket was purchased.
 - 6.3.2 TAB may charge an administration fee, as notified by TAB from time to time, on all claims for lost or destroyed fixed price racing betting tickets.
 - 6.3.3 A statutory declaration in such form and containing such information as TAB may require shall accompany each claim.
 - 6.3.4 A claim for a stolen fixed price racing betting ticket prior to the fixed price racing betting ticket becoming payout bearing will not be accepted without the claimant's prior report of the theft to the Police.
 - 6.3.5 Unless the fixed price racing betting ticket investment value exceeds \$100 (one hundred dollars), claims will not be accepted prior to the completion of the respective fixed price racing betting event and the fixed price racing betting ticket becoming payout bearing.
 - 6.3.6 The claimant will be issued with written acknowledgment of their claim within 21 days of their claim being received by TAB's Head Office Customer Relations Section.
 - 6.3.7 Claims will not be accepted after 14 days from the completion of the fixed price racing betting event, unless the claimant can provide a valid reason for the delay in lodging the claim.
 - 6.3.8 Approved claims will be settled by way of a letter of authority payable at any TAB cash sales outlet except for amounts greater than \$500 (Five Hundred Dollars) or at the request of the claimant where payment will be made by way of a cheque in favour of the claimant and sent by mail.

7 DISPUTES

- 7.1 Complaints concerning records of telephone fixed price racing bets
 - 7.1.1 Within 14 days after making a telephone fixed price racing bet or within such further time as TAB may allow, a customer may lodge a written complaint with TAB to the effect:
 - (a) that the details of the fixed price racing bet given by the customer when making the fixed price racing bet were incorrectly recorded; and
 - (b) that the customer has suffered loss as a result of the error.
 - If, after investigating the complaint, TAB is satisfied:
 - i) that the complaint is justified; and

ii) that the error complained of was due to the negligence or wilful default of any TAB officer, employee or agent,

TAB must make any appropriate alteration to the record and must refund such amount or pay such payout to the complainant as TAB considers to be just and reasonable.

Any election by the complainant not to have the details of a fixed price racing bet repeated, as referred to in Rule 3.3.3, may be taken into account in TAB's investigation of the complaint.

7.1.2 Complaints concerning betting account statements.

Within 14 days after TAB sends a customer a statement relating to a betting account or within such further time as TAB may allow, the customer may lodge a written complaint with TAB to the effect that the statement contains an error or omission.

If, after investigating a complaint, TAB is satisfied that the complaint is justified, TAB must make any appropriate alteration to its records and must forward a corrected statement to the complainant.

7.1.3 Information to accompany complaints.

A complaint under this Part need not be investigated unless the complainant gives to TAB such information, and such fixed price racing betting tickets or other documents as are in the complainant's possession, as may be necessary to facilitate investigation of the complaint.

7.1.4 Review of decisions on complaints.

A customer who is dissatisfied with TAB's decision on a complaint under this Part may request TAB to review its decision.

TAB must deal with such a request in the same way as if it were a complaint, except that the person by whom the request is dealt with must not be:

- (a) the person by whom the original complaint was dealt with; or
- (b) a person who is under the supervision of the person by whom the original complaint was dealt with.

This Rule does not authorise more than one request to be made in relation to any one complaint.

7.2 Enforceability

- 7.2.1 The decision of TAB upon:
 - (a) any question or dispute as to the amount of payout or refund calculated in respect of any fixed price racing betting ticket or fixed price racing bet; or
 - (b) any question as to the validity of any fixed price racing betting ticket as to any forgery or alteration thereof or tampering therewith,

shall subject to Part 7.3, be final and conclusive.

7.3 Resolution of Disputes

- 7.3.1 In the event of:
 - (a) any circumstance arising which is not provided for by the Rules or the Act; or
 - (b) a dispute between TAB and a customer as to the interpretation of these Rules which relates to the outcome of a fixed price racing betting event,

TAB or a customer may refer the matter to Racing NSW or Harness Racing NSW or Greyhound Racing NSW as appropriate.

- 7.3.2 Prior to referring any matter to the organisations specified in 7.3.1 (b), a customer shall endeavour to resolve the matter directly with TAB.
- 7.3.3 References to the organisations specified in 7.3.1 (b) should, in normal circumstances be made within twenty-eight (28) days of the date of completion of the fixed price racing betting event to which the disputed fixed price racing bet relates.

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of compulsory acquisition of land for the purposes of the Transport Infrastructure Development Corporation

THE Transport Infrastructure Development Corporation, with the approval of Her Excellency the Governor with the advice of the Executive Council, declares that the freehold interest described in the Schedule 1 and the leasehold interest defined in Schedule 2 of this notice and amended in Schedule 3 of this notice and the easement interest described in Schedule 5 hereto is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Transport Infrastructure Development Corporation, being the facilitation of regional development in the Sydney North West Growth Centre by providing rail infrastructure and railway station at Schofields.

Dated this 29th day of September 2009.

CHRIS LOCK, Chief Executive Officer

SCHEDULE 1

All that piece or parcel of land situated at Schofields, in the Local Government area of Blacktown, Parish of Gidley, County of Cumberland and State of New South Wales, being part of Lot 2 in Deposited Plan 563818, as shown as Lot 201 in the unregistered Deposited Plan 1140580 held in the office of the Transport Infrastructure Development Corporation and said to be in the possession of Mr. Gregory Lindsay-Owen and Dairy Corp Pty Ltd, but excluding:

1. N724441 Easement for Access 10w affecting the part of the land above described shown so burdened in DP 563818.

SCHEDULE 2

A lease on the terms set out in registered Memorandum 8708752B for a term specified in registered Memorandum 8708752B and commencing on the date which the notice of acquisition is published in the New South Wales Government

Gazette. The lease shall in respect of the parcel of land described in Schedule 4, be between the registered proprietors of the parcel of land described in Schedule 4 (as Lessors) and Transport Infrastructure Development Corporation (as Lessee).

SCHEDULE 3

For the purpose of this notice, registered Memorandum 8708752B is amended as follows:

1.1 Definitions -

the definition of "Authority" means the Transport Infrastructure Development Corporation, as constituted from time to time, and includes it's successors and assigns and any administrator thereof or other person appointed by or on behalf of the New South Wales Government or any Minister thereof any body in which the Authority is merged or which as at the relevant time substantially fulfils the functions of the Authority.

the definition of "Terminating Date" means the date being the earlier of:

- (a) 28 months from the Commencing Date
- (b) The date determined by clause 9.2

the definition of "Structures" to include roads

5. Permitted use -

To include:

- (i) to construct, erect, install, operate, function and maintain a road.
- 8.2 Access to Land is deleted and replaced with:

"8.2 Access to Adjacent Land

The Lessee will provide the Lessor with access across the Land to the Adjacent Land at all times at the Bridge Street and Veron Street entrances to the Land"

SCHEDULE 4

All that piece or parcel of land situated at Schofields, in the Local Government area of Blacktown, Parish of Gidley, County of Cumberland and State of New South Wales, being part of Lot 2 in Deposited Plan 563818, shown marked as the "Lease Area" in the Plan of the Area to be Leased over Proposed Lot 200 in DP 1140580 held in the office of the Transport Infrastructure Development Corporation and said to be in the possession of Mr. Gregory Lindsay-Owen and Dairy Corp Pty Ltd, but excluding:

 N724441 Easement for Access 10w affecting the part of the land above described shown so burdened in DP563818.

SCHEDULE 5

A right of access on the terms set out in Schedule 6 over all that piece or parcel of land situated at Schofields, in the Local Government area of Blacktown, Parish of Gidley, County of Cumberland and State of New South Wales, being described as Lot 2 in Deposited Plan 563818 and shown marked "(A)" in the unregistered Deposited Plan 1140580 held in the office of the Transport Infrastructure Development Corporation and said to be in the possession of Mr Gregory Lindsay-Owen and Dairy Corp Pty Ltd, but excluding:

 N724441 Easement for Access 10w affecting the part of the land above described shown so burdened in DP563818.

SCHEDULE 6

1. In this easement:

- (a) "Prescribed Authority" means Transport Infrastructure Development Corporation and all successors, assigns and transferees.
- (b) "Burdened Owner" means every person which is at any time entitled to the estate or interest in the lot burdened including any freehold or leasehold estate or interest in possession of the lot burdened any part of it, and all successors assigns and transferees.
- (c) "Authorised Users" means all persons or entities at any time authorised by the Prescribed Authority.
- (d) "Easement Site" means the area indicated as "(A)" on Lot 200 in Deposited Plan 1140580.
- 2. The Prescribed Authority and its Authorised Users may:
 - By any reasonable means including by vehicle, machinery, foot, bicycle or otherwise pass and repass across the lot burdened, but only within the area of the Easement Site to get to and from any other land, structure or destination in the vicinity of the Easement Site; and
 - Do anything necessary for that purpose, including but not limited to:
 - Entering the lot burdened;
 - Taking anything on to the lot burdened; and
 - Carrying out work within the Easement Site, including but not limited to constructing, placing, repairing, maintaining or replacing, trafficable surfaces, roads, driveways, footpaths or structures and carrying out work such as constructing, placing, repairing or maintaining pipes, poles, wires, cables, and conduits pertaining to trafficable surfaces, roads, driveways, footpaths or structures within the Easement Site.

MOUNT PANORAMA MOTOR RACING ACT 1989

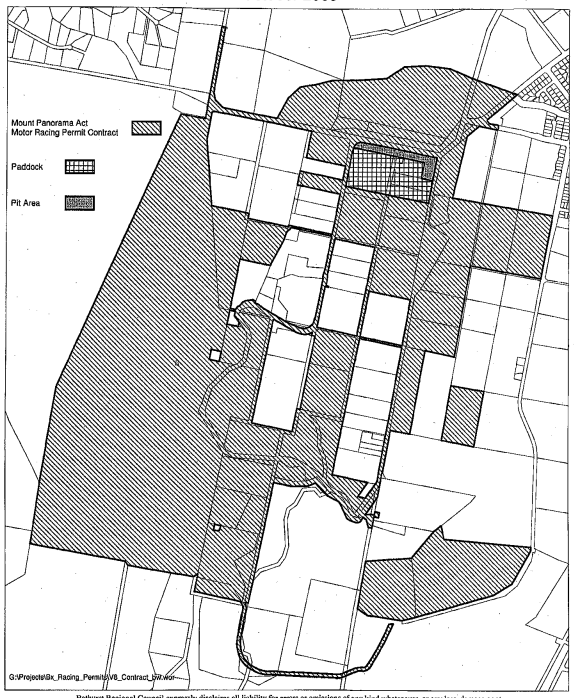
Conduct of Motor Racing and Associated Events Mount Panorama

IN pursuance of the provisions of Section 4 of the Mount Panorama Motor Racing Act 1989, I declare that the lands, as shown by hatching on the diagram hereunder, shall constitute the Mount Panorama Circuit for the purpose of motor racing, practice and associated events during the period 6 October to 12 October 2009, both dates inclusive.

KEVIN GREENE, M.P., Minister for Gaming and Racing Minister for Sport and Recreation

BATHURST REGIONAL COUNCIL Mt Panorama Circuit

V8 Race October 2009



Bathurst Regional Council expressly disclaims all liability for errors or omissions of any kind whatsoever, or any loss, damage or of consequence which may arise from any person relying on information in this Plan.

Note: The colours on this Plan do not indicate zones under the Bathurst Local Environmental Plan 1997.

Date 07/01/2008

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BLUE MOUNTAINS CITY COUNCIL

Section 162, Roads Act 1993

Naming of Public Roads

IN accordance with the provisions of the Roads Act 1993, notice is given that Council has named the new road and renamed roads associated with the Lawson Town Centre Redevelopment, as follows:

1. Staples Crescent

Naming the new unnamed road, a section of existing New Street, and renaming the existing Staples Street as Staples Crescent, forming one continuous road.

2. Benang Street

Renaming Blind Street and Bellevue Street as Benang Street and naming the new unnamed road Benang Street, forming one continuous road with existing Benang Street.

This notice was approved on 8 September 2009, by Council at its meeting on the same date. BLUE MOUNTAINS CITY COUNCIL, Locked Bag 1005, Katoomba NSW 2780.[4854]

MID-WESTERN REGIONAL COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Mid-Western Regional Council declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding mines and deposits of minerals within the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the extension of Wenonah Street, Gulgong. Dated at Mudgee, this 28th day of September 2009. W. BENNETT, General Manager, Mid-Western Regional Council, PO Box 156, Mudgee NSW 2850.

SCHEDULE

Lot 2, DP 1135017.

[4855]

PITTWATER COUNCIL

Sections 16 and 17, Roads Act 1993

Intention to Dedicate Land as Public Road

NOTICE is hereby given that Pittwater Council, in pursuance of sections 16 and 17 of the Roads Act 1993, notifies its intention to dedicate the land described in the Schedule as public road. In accordance with section 17 of the Act, Council will dedicate this land as public road 28 days after the date of this notice. MARK FERGUSON, General Manager, Pittwater Council, PO Box 882, Mona Vale NSW 1660.

SCHEDULE

That part of Palm Road, Newport, between Barrenjoey and Myola Roads, being the land described as being part of the residue of land shown in Deposited Plan 10529

and comprised in Certificates of Title Volume 3139, Folio 160 and Volume 1683, Folio 187-188 within the Parish of Narrabeen, County of Cumberland and Local Government Area of Pittwater. [4856]

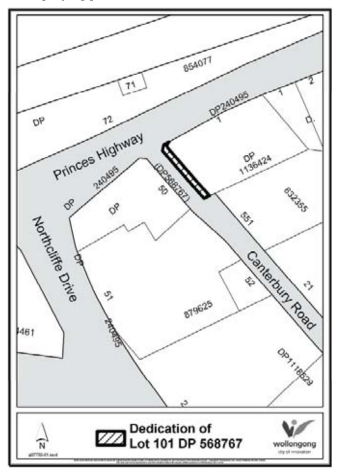
WOLLONGONG CITY COUNCIL

Road Dedication Section 10, Roads Act 1993

PURSUANT to section 10 of the Roads Act 1993, Wollongong City Council hereby dedicates the following Council land as public road. R. J. OXLEY, General Manager, Wollongong City Council, Locked Bag 8821, South Coast Mail Centre NSW 2521.

SCHEDULE

The land comprised in Lot 101, DP 568767 being the land shown shaded and outlined in heavy black on the accompanying plan.



[4857]

WYONG SHIRE COUNCIL

Part 2 Section 10 Roads Act 1993

NOTICE is given pursuant to Part 2, section 10 of the Roads Act 1993, that the land in the Schedule below is hereby dedicated as public road. K. YATES, General Manager, Wyong Shire Council, PO Box 20, Wyong NSW 2259.

SCHEDULE

Lot 102, DP 1133862, Boyds Lane, Wyong Creek. [4858]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of BETTY MIU FUN KWAN, late of Lane Cove, in the State of New South Wales, married woman, who died on 11 September 2007, must send particulars of their claim to the executor, Wei Tim Kwan, c.o. Raymond WM Wong & Co., Solicitors, 18 Woodville Avenue, Wahroonga NSW 2076, within one (1) calendar month from the publication of this notice. After that time the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 21 September 2009. RAYMOND WM WONG & CO., Solicitors, 18 Woodville Avenue, Wahroonga NSW 2076 (DX 3718, Wahroonga). Reference: JJ 024.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ROBERT JOHANNES MERKENHOF, late of Lane Cove, in the State of New South Wales, civil engineer, who died on 7 May 2009, must send particulars of his/her claim to the executors, Deborah Sharon Merkenhof and John Stanley Fordham, c.o. Fordham Lawyers, Highbury, 12 Station Street, West Ryde NSW 2114, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution the executors have notice. Probate was granted in New South Wales on 16 September 2009. FORDHAM LAWYERS, Highbury, 12 Station Street, West Ryde NSW 2114 (PO Box 107, West Ryde NSW 1685) (DX 27551, West Ryde), tel.: (02) 9858 1533. Reference: JSF.SM.09102.

[4860]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ARTHUR FREDERICK CHARLES DUNNINGHAM, late of 43 Prospect Street, Erskineville, in the State of New South Wales, who died on 30 April 2009, must send particulars of their claim to the executor, Dennis Stanley Dunningham, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 16 September 2009. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022. [4861]

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of KATHLEEN MARGARET PIERT, late of Edgecliff, in the State of New South Wales, who died on 25 May 2009, must send particulars of his claim to the executors, Sheelagh Therese Tancred and Stephen Richard O'Ryan, c.o. Newnhams Solicitors, 7/233 Castlereagh Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 21 September 2009. NEWNHAMS SOLICITORS, 7/233 Castlereagh Street, Sydney NSW 2000 (PO Box 21087, World Square NSW 2002), (DX 11495, Downtown NSW), tel.: (02) 9264 7788

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