

Government Gazette

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 17 August 2009

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

Proclamations commencing Acts

<u>Fisheries Management and Planning Legislation Amendment (Shark Meshing) Act 2008 No 86 (2009-403)</u> — published LW 21 August 2009

Regulations and other statutory instruments

<u>Centennial Park and Moore Park Trust Regulation 2009</u> (2009-414) — published LW 21 August 2009 <u>Coal Mine Health and Safety Amendment (Underground) Regulation 2009</u> (2009-404) published LW 21 August 2009

Dormant Funds Regulation 2009 (2009-415) — published LW 21 August 2009

Environmental Planning and Assessment Amendment (Wagga Wagga and Western Region Regional Planning Panels) Regulation 2009 (2009-405) — published LW 21 August 2009

Environmental Planning and Assessment Amendment (Western Sydney Employment Area) Regulation 2009 (2009-406) — published LW 21 August 2009

Marine Parks Regulation 2009 (2009-416) — published LW 21 August 2009

Motor Sports (World Rally Championship) Regulation 2009 (2009-407) — published LW 21 August 2009

Pesticides Regulation 2009 (2009-417) — published LW 21 August 2009

Registered Clubs Regulation 2009 (2009-408) — published LW 21 August 2009

Environmental Planning Instruments

Bega Valley Local Environmental Plan 2002 (Amendment No 8) (2009-409) — published LW 21 August 2009

Newcastle Local Environmental Plan 2003 (Amendment No 6) (2009-410) — published LW 21 August 2009

Environmental Planning Instruments - continued

published LW 21 August 2009

Orange Local Environmental Plan 2000 (Amendment No 6) (2009-411) — published LW 21 August 2009 State Environmental Planning Policy (Major Development) Amendment (Wagga Wagga and Western Region Regional Panels) 2009 (2009-412) — published LW 21 August 2009 State Environmental Planning Policy (Western Sydney Employment Area) 2009 (2009-413) —

OFFICIAL NOTICES

Appointments

COMMISSION FOR CHILDREN AND YOUNG PEOPLE ACT 1998

Chief Executive Service

Appointment Under Section 5(1)

HER Excellency the Governor with the advice of the Executive Council, pursuant to the provisions of the Commission for Children and Young People Act has appointed the officer listed below to the chief executive service position as specified:

Commission for Children and Young People
Pamela Gaye Phillips, Commissioner [7 September 2009].

The Hon G. J. WEST, M.P., Minister for Juvenile Justice, Minister for Volunteering and Minister for Youth and Minister Assisting the Premier on Veterans' Affairs

CONSTITUTION ACT 1902

Ministerial Arrangements during the absence from duty of the Premier, and Minister for the Arts

PURSUANT to section 36 of the Constitution Act, 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable CM Tebbutt MP, Deputy Premier, Minister for Climate Change and the Environment, and Minister for Commence, to act for and on behalf of the Premier, and Minister for Citizenship, as on and from 22 August 2009, with a view to her performing the duties of the offices of the Premier, and Minister for the Arts during my absence from duty.

NATHAN REES, M.P., Premier

Department of Premier and Cabinet, Sydney, 2009.

Department of Lands

DUBBO OFFICE

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

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: Warren. The whole being Lot 46, Local Government Area: DP No. 755281, Parish Warren Shire Council. Carual, County Oxley; Locality: Carval. Lot 22, DP No. 755281, Reserve No.: 97616. Parish Carual, County Oxley Public Purpose: Future and Lot 23, DP No. 755281, public requirements. Parish Carual, County Oxley, Notified: 14 December 1984. of an area of 49.78 hectares.

File No.: DB87 H 19.

Note: Sale of Lots 22, 23 and 46 in DP 755281 to The

Overflow Pastoral Co. Limited.

GOULBURN OFFICE

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

DESCRIPTION

Parish – Milford; County – Beresford; Land District – Cooma; LGA – Cooma-Monaro

Lots 1 to 5, DP 1141406 (not being land under the Real Property Act).

File Reference: GB05H168:JK.

SCHEDULE

NOTE: On closing, the title for the land in Lots 1 to 5, DP 1141406 remains vested in the State of New South Wales as Crown land.

DESCRIPTION

Parish – Wallendoon; County – Harden; Land District – Young; LGA – Cootamundra

Lot 1, DP 1141855 (not being land under the Real Property Act).

File Reference: GB05H102:JK.

SCHEDULE

NOTE: On closing, the title for the land in Lot 1, DP 1141855 remains vested in the State of New South Wales as Crown land.

DESCRIPTION

Parish – Warri; County – Murray; Land District – Braidwood; LGA – Palerang

Lot 2, DP 1132936 (not being land under the Real Property Act).

File Reference: 09/00866:JK.

SCHEDULE

NOTE: On closing, the title for the land in Lot 2, DP 1132936 remains vested in the State of New South Wales 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 in that Column, 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 Column 3

James Eldridge (Grabine Lakeside (new member) State Park Trust Raymond Eshman (new member)

Removed From Public Purpose:
Public Recreation
Notified: 1 June 1997
File Reference: 09/04732/1

For a term commencing the date of this notice and expiring 27 May 2014.

GRAFTON OFFICE

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

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 Column 3

Benjamin Rosebank Reserve No.: 86049. GLASMAN Recreation Public Purpose: Public

(re-appointment). Reserve Trust. recreation.

Notified: 4 November 1966. File No.: GF00 R 36.

Term of Office

For a term commencing the date of this notice and expiring 1 December 2010.

SCHEDULE 2

Column 1 Column 2 Column 3

Allen PAUL Eatonsville Public Dedication No.: 540072.

(new member), Hall Trust. Public Purpose: Public hall.

Peter John LYNCH Notified: 2 November 1956.

(new member), File No.: 09/08215.

Christine Mary LYNCH (new member), Paula Lee SURAWSKI

(new member),

Victor Gordon KEMPNICH (new member),

Carol Ruth KEMPNICH

(new member).

Term of Office

For a term commencing the date of this notice and expiring 27 August 2014.

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 – Grafton; LGA – Clarence Valley

Road Closed: Lot 1 DP 1140326 at Lawrence, Parish

Lawrence, County Clarence.

File Reference: GF05H817.

Schedule

On closing, the land within Lot 1 DP 1140326 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Casino; LGA – Richmond Valley

Road Closed: Lots 1-8 DP 1131027 at West Coraki, Parish

West Coraki, County Richmond.

File Reference: GF05H337.

SCHEDULE

On closing, the land within Lots 1-8 DP 1131027 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) 6960 3600 Fax: (02) 6962 5670

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

Wayne PARSONS Rankins Springs Community Betsy FARRUGIA Reserve Trust.

(new member), Stephen STREAT (new member), Peter George GROAT (new member), Julie GROAT (new member).

(new member),

Column 3

Reserve No.: 1012228. Public Purpose: Community purposes.

Notified: 8 September 2006. File No.: GH06 R 4/1.

Term of Office

For a term commencing the date of this notice and expiring 27 August 2014.

MAITLAND OFFICE

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

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

Parish –Stowell; County – Gloucester; Land District – Newcastle; Local Government Area –Port Stephens

Road Closed: Lot 1 D.P1142113 at Fullerton Cove.

File Reference: 08/2385.

Schedule

On closing, the land within Lot 1 D.P.1142113 remains vested in Port Stephens Council as operational land for the purposes of the Local Government Act 1993. Council's reference PSC2008-1422.

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 in that Column, 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 2 Column 1 **Bunnan Recreation** Kenneth Myhill Brown Reserve Trust (re-appointment) David William Wicks (new member) Gaudern Raymond Pike (re-appointment) Beryl June Bates (re-appointment) Hilton William Carrigan

(re-appointment) Errol Keith Bates (re-appointment) Trevor Dudley

(re-appointment)

Pike

Column 3 Reserve No. 294 Public Purpose: Public Recreation Notified: 1 May 1886 File Reference: MD80R41/1/1

For a term commencing the date of this notice and expiring 27 August 2014.

MOREE OFFICE

Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6752 5055 Fax: (02) 6752 1707

NOTIFICATION OF CLOSING OF A 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 public road and the rights of passage and access that previously existed in relation to the road is extinguished.

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

Description

Land District – Moree; Council – Moree Plains Shire; Parish – Single; County – Benarba

Road Closed: Lot 1 in DP 1140488.

File Reference: ME05H475

Note: On closing, the land within Lot 1 in DP 1140488

remains vested in the State of New South Wales as

Crown land.

NOWRA OFFICE

5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541 Phone: (02) 4428 9100 Fax: (02) 4421 2172

PROPOSED ADDITION TO CROWN LAND DEDICATED FOR A PUBLIC PURPOSE

IT is intended, following the laying before both Houses of Parliament in the State of New South Wales of an abstract of the proposed addition in accordance with section 82 of the Crown Lands Act 1989, to add the Crown Land specified in Column 1 of the Schedule hereunder, to the dedicated Crown Land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1

Land District: Kiama.
Local Government Area:
Kiama Municipal Council.
Locality: Gerringong.
Lot 7301, DP No. 1137919#,
Parish Broughton,
County Camden.
Area: 1699 square metres.
File No.: 09/09649/1.

Column 2

Dedication No.: 1020448.
Public Purpose: General
Cemetery.
Notified: 15 October 1937.
Lot 7302, DP No. 1142147#,
Parish Broughton,
County Camden.
New Area: 1.799 hectares.

Disclaimer: Please note that the above Lot numbers marked # are for Departmental use only.

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: Bega. That part being Lots 2, 3, 4 Local Government Area: and 5, DP 250453 (closed Bega Valley. road and severed land vide Locality: Candelo. New South Wales Government Reserve No.: 755902. Gazette, dated 31 October Public Purpose: Future 1975, Folio 4554), Parish public requirements. Candelo, County Auckland. Notified: 29 June 2007. Area of about 4250 square

File No.: NA07 H 181. metres.

Note: It is intended to sell the revoved part being closed road and severed land by way of Private Treaty Sale to the adjoining landowner.

ORANGE OFFICE

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

APPOINTMENT OF A RESERVE TRUST AS TRUSTEE OF A RESERVE

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 part of the reserve specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 2

Column 1

Cowra Showground,

Racecourse and Paceway Trust.

Reserve No.: 35813. Public Purpose: Access to water and camping. Notified: 23 May 1903. The part being that part of Lot 7013 in DP 752948, east of Lot 400 in DP 40191.

File No.: OE80 R 276/9.

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 - Parkes; LGA – Parkes

Road Closed: Lot 1 DP 1136273 at Parkes, Parish Parkes, County Ashburnham.

File Reference: OE05H189.

Schedule

On closing, the land within Lot 1 DP 1136273 remains vested in the State of New South Wales as Crown Land.

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: Bathurst The whole being:

Local Government Area: Lot Sec. D.P. No. Parish County **Bathurst Regional** 247 - 726517 Rockley Georgiana

Locality: Rockley of a total area of 2.08 ha

Reserve No. 84315 (whole)

Public Purpose: Future Public Requirements

Notified: 9th August 1963 File Reference: OE04H120

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 in that Column, 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 Column 3

Andrew Ian Peak Hill Dedication No. 590055 Strahorn Showground Public Purpose:

Showground (re-appointment) Trust Notified: 19 October 1894 Raymond Owen File Reference: OE80R279/3 Cannon

Valerie June Cannon (new member) Colin Joseph Norris (new member) Graeme James

(new member)

Hando

(re-appointment)

For a term commencing this day and expiring 27 August

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 TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands At 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, 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 Column 3 Gary ROBERT Comleroy Road Reserve No. 1014088 (new member) School of Arts Public Purpose: (R1014088) Rebecca CLEARY Community Purposes Reserve Trust Notified: 12 October 2007. (new member) Patrick N M FOSTER File Reference: 07/4599 (new member)

For a term commencing the date of this notice and expiring 17 January 2013.

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to Section 138 of the Crown Lands Act, 1989 the land described in the Schedule hereunder is declared to be Crown land within the meaning of that Act.

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

SCHEDULE

Land vested in the State Property Authority

Land District: Metropolitan

LGA: North Sydney Parish: Willoughby County: Cumberland Locality: Waverton

Area: 5,122 square metres Lot: 1205 in D.P.752067 File No: 08/10014

RESERVATION OF CROWN LAND

PURSUANT to Section 87 of the Crown Lands Act, 1989 the Crown land specified in Column 1 of the schedule hereunder is reserved as specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1 Column 2

Land District: Metropolitan
Local Government Area: Public Purpose:
North Sydney Council Community and Sporting
Locality: Waverton Club Facilities

Lot 1205, DP No.752067 Parish: Willoughby County: Cumberland

Area: About 5122 square metres

File No: 08/10014

ERRATUM

IN the notification appearing in the New South Wales Government Gazette of 24 July 2009, Folio Identifier 4240, the notices for Revocation of Reservation of Crown Land and Addition to Reserved Crown Land, are withdrawn.

File No. 08/9281.

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

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 Schedules hereunder.

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

SCHEDULE 1

Description

Land District – Penrith;
L.G.A. – Blue Mountains City Council;

Lots 7303 and 7305, DP 1131229 at Megalong, Parish Megalong, County Cook.

File No.: 08/9283.

Note: On closing, title for the land comprised in Lots 7303 and 7305, DP1131229 remains vested in the State of

New South Wales as Crown Land.

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

Land District: Penrith Local Government Area: Blue Mountains City

Council

Locality: Katoomba Reserve No.: 13548 Public Purpose: Water Notified: 7 March 1891 File No.: 08/9281

1001056.

Column 2

The whole being Lot 7004, DP No. 1127827, Parish Megalong, County Cook, of an area of 105.4 hectares.

Lot 7004, DP No. 1127827, Parish Megalong, County Cook Area: 231.8 hectares. File No.: 08/9281.

Parish Megalong, County Cook Lot 3, DP No. 48750, Parish Megalong, County Cook

Lot 33, DP No. 727011, Parish Alfred, County Westmoreland. Lot 1, DP No. 1003555, Parish Megalong, County Cook

Lot 2, DP No. 1003555, Parish Megalong, County Cook

Lot 1, DP No. 45733, Parish Megalong, County Cook Lot 2, DP No. 45733, Parish Megalong, County Cook Lot 3, DP No. 45733, Parish Megalong, County Cook. Lot 7302, DP No. 1135882#, Parish Alfred, County Westmoreland Lot 7020, DP No. 1000950, Parish Megalong,

County Cook

Lot 2, DP No. 48750, Parish Megalong, County Cook New Area: 263 hectares

ADDITION TO RESERVED CROWN LAND

Note: Lot to be re-reserved and added to Reserve

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown Land specified in Column 1 of the Schedule hereunder, is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 2

Column 1 Land District: Penrith Local Government Area: Blue Mountains City Council Locality: Six Foot Track Lot 7301, DP No. 1131229, Parish Megalong, County Cook Lot 7302, DP No. 1131229,

Parish Megalong, County Cook Lot 7303, DP No. 1131229,

Parish Megalong, County Cook

Lot 7304, DP No. 1131229, Parish Megalong, County Cook Lot 7305, DP No. 1131229,

Parish Megalong, County Cook

Reserve No.: 1001056. Public Purpose: Public recreation, environmental protection and heritage

purposes.

Notified: 27 February 1998. Lot 1, DP No. 817866, Parish Ganbenang, County Westmoreland. Lot 2, DP No. 817866,

Parish Ganbenang. County Westmoreland. Lot 3, DP No. 817866, Parish Ganbenang, County Westmoreland. Lot 6, DP No. 821873, Parish Ganbenang, County Westmoreland. Lot 1, DP No. 48750,

Disclaimer: Please note that the above Lot numbers marked # are for Departmental use only.

TAMWORTH OFFICE

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

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 – Burdekin; County – Inglis; Land District - Tamworth; L.G.A. - Tamworth Regional

Crown public road described as east of Lots 34 and 35, DP 833404; Lot 1, DP 960413 and Lot 326, DP 43026.

SCHEDULE 2

Roads Authority: Tamworth Regional Council.

File No.: 09/10182.

REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

PURSUANT to section 84 of the Crown Lands Act 1989, the dedication of Crown Land specified in Column 1 of the Schedules hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

Column 1 Column 2

Land District: Quirindi. The whole being Lot 7010, Local Government Area: DP No. 1024805, Parish Upper Hunter. Murulla, County Brisbane, Locality: Blandford. of an area of 64.74 hectares.

Dedication No.: 600029. Public Purpose: Permanent

common.

Notified: 15 August 1871. File No.: TH79 R 388/2.

SCHEDULE 2

Column 1 Column 2

The whole being Lot 7011, Land District: Quirindi. DP No. 1024805, Parish Local Government Area: Murulla, County Brisbane, Upper Hunter. Locality: Blandford. of an area of 10.83 hectares.

Dedication No.: 1000535. Public Purpose: Temporary

common.

Notified: 20 October 1884. File No.: TH79 R 388/2.

Note: Land is intended to be re-reserved for the public purpose of future public requirements.

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the dedication of Crown Land specified in Column 1 of the Schedule hereunder, is added to the reserved land specified opposite in Column 2 of the Schedule.

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

SCHEDULE

Column 1 Column 2

Land District: Quirindi. Reserve No.: 750944. Local Government Area: Public Purpose: Future Upper Hunter. public requirements. Locality: Parish Murulla, Notified: 29th June 2007.

County Brisbane.

Lot 7010, DP No. 1024805, Parish Murulla, County Brisbane.

Lot 7011, DP No. 1024805,

Parish Murulla, County Brisbane.

Area: 75.57 hectares. File No.: TH79 H 388/2.

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 – Tamworth; County - Inglis; *Land District – Tamworth;* L.G.A - Tamworth Regional

Crown public road known as Higgins Lane, Tamworth, described as West of Lot 72 DP 1134937, Lots 1-11 DP 247646 and Lot 57 DP 247646.

SCHEDULE 2

Roads Authority: Tamworth Regional Council.

File No: 09/09808.

TAREE OFFICE

98 Victoria Street (PO Box 440), Taree NSW 2430 Phone: (02) 6591 3500 Fax: (02) 6552 2816

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
Land Dist

Land District: Port Macquarie Local Government Area: Port Macquarie-Hastings Locality: Rollands Plains Reserve No: 754406 Public Purpose:

Future Public Requirements

Notified: 29 June 2007 File: TE80 H 3951 Column 2

Part being Lot 1 DP 1126903 Parish: Cogo County: Macquarie Area: 1.147 hectares

WESTERN REGION OFFICE

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

Phone: (02) 6883 3000 Fax: (02) 6883 3099

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of Section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

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

Administrative District – Hillston North; Shire – Cobar; Parishes – Currawallah & Tara South; County – Blaxland

The purpose/conditions of Western Lands Lease 8302 being the land contained within Folio Identifier 4046/766519 has been altered from "Grazing" to "Grazing and Cultivation" effective from 21 August 2009.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions previously annexed to Western Lands Lease 8302 have been revoked and the following conditions have been annexed thereto.

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
 - (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.

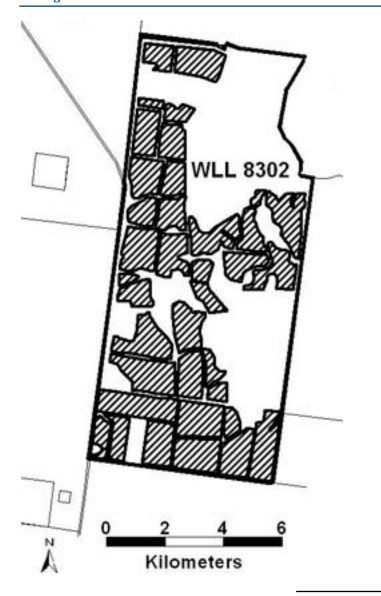
- (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
 - (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 - "GST law" includes any Act, order, ruling or regulation, which imposes or otherwideals with the administration or imposition of a GST in Australia.
 - (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of Grazing and Cultivation.

- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.
- (17) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except to the satisfaction of the Commissioner.
- (18) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (19) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a

- direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (20) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (21) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (22) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (23) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (24) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (25) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (26) The lessee shall comply with the provisions of the Native Vegetation Act 2003 and any regulations made in pursuance of that Act.
- (27) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (28) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, comply with the routine agricultural management activities listed in the Native Vegetation Act 2003.
- (29) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been

- obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless approval has been issued in accordance with the Native Vegetation Act 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (30) The lessee shall undertake any fuel management and/ or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (31) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (32) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (33) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (34) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (35) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (36) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (37) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the

- person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (38) The lessee shall conduct dryland cultivation of 3948 ha as shown hatched on the attached diagram. Cultivation outside this area will only be allowable with the written consent of the Commissioner or Minister.
- (39) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (40) The lessee shall cease work immediately should any Aboriginal archaeological relics or sites be uncovered during the proposed works (Aboriginal Sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.).
- (41) The lessee shall consider the requirements of the National Parks and Wildlife Act 1974 with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the National Parks and Wildlife Service (NPWS). If a site is discovered the lessee shall contact the Manager, Cultural Heritage Unit, National Parks and Wildlife Services on Phone (02) 6883 5324 OR AT 58-62 Wingewarra St, Dubbo.
- (42) The lessee shall establish windbreaks at his/her own expense, as may be ordered by the Western Lands Commissioner to provide adequate protection of the soil.
- (43) The lessee shall ensure that stubble and other crop residue is retained on the soil surface and shall not be burnt, except with the written approval of the Western Lands Commissioner or his delegate. Where such approval is granted, stubble burning shall be carried out with the approval as per requirements of the NSW Rural Fire Services.
- (44) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (45) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the commissioner.
- (46) Texture contrast (or duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlaying a clay subsoil and are prone to scolding (producing claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Commissioner.
- (47) Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee' expense.
- (48) Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.



WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

PURSUANT to section 35Q of the Western Lands Act, 1901, the lands described in Column 1 of the Schedule hereunder are withdrawn from the leases described in Column 2 of the Schedule for the purpose of being dedicated as public roads.

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

SCHEDULE

Descriptions

Counties of Mootwingee, Tandora and Yungnulgra Administrative Districts of Broken Hill and Wilcannia Unincorporated Area

Column 1	Column 2	Column 3	Column 4	Column 5
LAND WITHDRAWN FROM LEASE (LOT/DP)	LEASE AFFECTED BY WITHDRAWAL	TITLE AFFECTED	AREA WITHDRAWN FROM LEASE (ha)	LEASE AREA FOLLOWING WITHDRAWAL (ha)
1/1139170	11094	4482/767528	12.14	10585
2/1139170	11093	4481/767528	149.4	52111
3/1139170	2976	1047/762219	10.14	4684

2060			
2969	999/762214	47.28	33653
10057	997/762169	150.8	45319
10937	991/102109	130.6	43319
11921	4607/767714	32.89	13814
4440	2232/764001	165.7	38263
4441	2070/763086	105.6	36522
4441	2070/703980	105.0	30322
4431	2069/763988	37.01	5130
2955	6838/46713	39.94	11492
9640	2632/764660	47.47	34002
5444	3164/765369	60.16	8563
5446	3165/764659	52.29	15530
1859	201/760857	76.10	9232
1952	202/760000	52.21	17073
1632	202/700900	33.21	17073
2024	203/760901	4.778	27.59
1858	204/760902	125.0	25102
1030	204/100902	123.7	23102
12786	1300/762976	34.68	24639
2959	1005/762184	74.60	20159
4434	2254/764239	58.21	6917
	4440 4441 4431 2955 9640 5444 5446 1859 1852 2024 1858 12786 2959	11921 4607/767714 4440 2232/764001 4441 2070/763986 4431 2069/763988 2955 6838/46713 9640 2632/764660 5444 3164/765369 5456 3165/764659 1859 201/760857 1852 202/760900 2024 203/760901 1858 204/760902 12786 1300/762976 2959 1005/762184	11921 4607/767714 32.89 4440 2232/764001 165.7 4441 2070/763986 105.6 4431 2069/763988 37.01 2955 6838/46713 39.94 9640 2632/764660 47.47 5444 3164/765369 60.16 5446 3165/764659 52.29 1859 201/760857 76.10 1852 202/760900 53.21 2024 203/760901 4.778 1858 204/760902 125.9 12786 1300/762976 34.68 2959 1005/762184 74.60

FILE REFERENCE: 08/10208

DEDICATION OF CROWN LAND AS PUBLIC ROAD

PURSUANT to section 12 of the Roads Act, 1993, the Crown land described hereunder is, from the date of publication of this notice, dedicated as public road. The public road hereby dedicated is declared not to be Crown road within the meaning of the Roads Act 1993.

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

Descriptions

Counties of Mootwingee, Tandora and Yungnulgra; Administrative Districts of Broken Hill and Wilcannia; Unincorporated Area

Lot 1 DP 1139170, Lot 2 DP 1139170, Lot 3 DP 1139170, Lot 4 DP 1139170, Lot 5 DP 1139170, Lot 6 DP 1139170, Lot 7 DP 1139170, Lot 8 DP 1139170, Lot 9 DP 1139170, Lot 10 DP 1139170, Lot 11 DP 1139170, Lot 12 DP 1139170, Lot 13 DP 1139170, Lot 14 DP 1139170, Lot 15 DP 1139170, Lot 16 DP 1139170, Lot 17 DP 1139170, Lot 18 DP 1139170, Lot 19 DP 1139170, Lot 20 DP 1139170, Lot 23 DP 1139170, Lot 24 DP 1139170, Lot 25 DP 1139170.

FILE REFERENCE: 08/10208

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 in that Column, 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 Column 3 Brian Gaffney Ivanhoe Reserve No. 82098 Thomas Racecourse Public Purpose: (re-appointment) Reserve Trust Racecourse Notified: 23 October 1959 Raymond John Longfellow File Reference: (re-appointment) WL90R0011/1 Clive Maxwell

For a term commencing the date of this notice and expiring 27 August 2014.

Linnett

(re-appointment)

Department of Planning

HERITAGE ACT, 1977

Direction pursuant to Section 34(1)(A) to list an item on the State Heritage Register

Balgownie Migrant Workers Hostel: Huts 201, 204 and 210; Cowper Street, Fairy Meadow

SHR No 1767

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B".

	THE HON. KRISTINA KENEALLY, M.P., Minister for Planning
Sydney, 28th day of April 2009.	
SCHEDULE '	'A"
The item known as Balgownie Migrant Workers Hostel: Huts Schedule "B".	s 201, 204 and 210, situated on the land described in
	•

All those pieces or parcels of land known as Part Lot 1 DP719865 in the Parish of Woonona, County of Camden shown on the plan catalogued HC 2198 in the office of the Heritage Council of New South Wales.

SCHEDULE "B"

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Appointment of Chairperson to Advisory Council on Recreational Fishing and its sub-committees

I, IAN MACDONALD, MLC, Minister for Primary Industries, appoint Mr Bruce Schumacher:

- 1. pursuant to clause 361 of the Fisheries Management (General) Regulation 2002 as the Chairperson of the Advisory Council on Recreational Fishing (ACoRF);
- 2. as the Chairperson of the non-statutory sub-committee of ACoRF, the Recreational Fishing Saltwater Trust Expenditure Committee; and
- 3. as the Chairperson of the non-statutory sub-committee of ACoRF, Recreational Fishing Freshwater Trust Expenditure Committee,

for a term of three (3) years commencing on 31 August 2009 and expiring on 31 August 2012.

Dated this 19th day of August 2009.

IAN MACDONALD, M.L.C., Minister for Primary Industries

FISHERIES MANAGEMENT ACT 1994

Instrument of Appointment of Nature Conservation Council representatives to Management Advisory Committees

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 230 of the Fisheries Management Act 1994 and clause 399(1)(c) of the Fisheries Management (General) Regulation 2002 appoint the persons listed in Column 1 of the Schedule as a representative of the Nature Conservation Council to the Management Advisory Committee listed opposite in Column 2 of the Schedule from the date hereof until 31 July 2010.

Schedule

Column 1 Column 2

Appointee Management Advisory Committee

Anissa Lawrence Abalone Management Advisory

Committee

Anissa Lawrence Ocean Hauling Management

Advisory Committee

Megan Kessler Ocean Trap and Line Management

Advisory Committee

Dated this 19th day of August 2009.

IAN MACDONALD, M.L.C., Minister for Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T09-0157)

No. 3764, MICHAEL JOHN KIELY, area of 2 units, for Group 1, Group 2, Group 3 and Group 5, dated 19 August, 2009. (Singleton Mining Division).

(T09-0158)

No. 3765, GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600), area of 13 units, for Group 1, dated 20 August, 2009. (Orange Mining Division).

(T09-0161)

No. 3766, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), area of 13 units, for Group 1, dated 20 August, 2009. (Orange Mining Division).

(T09-0162)

No. 3767, MMG AUSTRALIA LIMITED (ACN 004 074 962), area of 93 units, for Group 1, dated 20 August, 2009. (Cobar Mining Division).

(T09-0163)

No. 3768, MMG AUSTRALIA LIMITED (ACN 004 074 962), area of 18 units, for Group 1, dated 20 August, 2009. (Cobar Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T08-0254)

No. 3629, now Exploration Licence No. 7384, GEOGEN VICTORIA PTY LTD (ACN 121 810 160), Counties of Hawes and Vernon, Map Sheets (9235, 9335), area of 93 units, for Group 8, dated 18 August, 2009, for a term until 18 August, 2012.

(T08-0255)

No. 3630, now Exploration Licence No. 7385, GEOGEN VICTORIA PTY LTD (ACN 121 810 160), Counties of Brisbane, Durham, Gloucester and Hawes, Map Sheets (9134, 9234), area of 238 units, for Group 8, dated 18 August, 2009, for a term until 18 August, 2012.

(T08-0256)

No. 3631, now Exploration Licence No. 7386, GEOGEN VICTORIA PTY LTD (ACN 121 810 160), Counties of Beresford, Wallace and Wellesley, Map Sheet (8724, 8725), area of 627 units, for Group 8, dated 18 August, 2009, for a term until 18 August, 2012.

(T08-0257)

No. 3632, now Exploration Licence No. 7387, GEOGEN VICTORIA PTY LTD (ACN 121 810 160), Counties of Clarke, Gough, Gresham, Hardinge and Sandon, Map Sheets (9136, 9137, 9236, 9237), area of 1200 units, for Group 8, dated 18 August, 2009, for a term until 18 August, 2012.

(T09-0065)

No. 3675, now Exploration Licence No. 7388, CENTREX METALS LIMITED (ACN 096 298 752), Counties of Argyle and Murray, Map Sheets (8728, 8827, 8828), area of 95 units, for Group 1, dated 20 August, 2009, for a term until 20 August, 2011.

MINING LEASE APPLICATION

(Z08-3604)

Singleton No. 323, now Mining Lease No. 1634 (Act 1992), COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), Parish of Lemington, County of Hunter; and Parish of Warkworth, County of Northumberland, Map Sheet (9032-1-N, 9132-4-N, 9133-3-S), area of 4514 hectares, to mine for coal, dated 31 July, 2009, for a term until 31 July, 2030. As a result of the grant of this title, Coal Lease No. 390 (Act 1973), Mining Lease No. 1396 (Act 1992) and Mining Lease No. 1582 (Act 1992) have ceased to have effect and Consolidated Coal Lease No. 714 (Act 1973), Coal Lease No. 327 (Act 1973), Coal Lease No. 398 (Act 1973), Exploration Licence No. 5292, Exploration Licence No. 5606, Mining Lease No. 1465 (Act 1992) and Mining Lease No. 1489 (Act 1992) have partly ceased to have effect.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T08-0209)

No. 3583, HUDSON RESOURCES LIMITED (ACN 008 720 965), County of Camden, Map Sheet (8928). Withdrawal took effect on 11 December, 2008.

(T09-0155)

No. 3762, OAKLAND RESOURCES PTY LTD (ACN 137 606 476), County of Harden, County of King and County of Murray, Map Sheets (8628, 8728). Withdrawal took effect on 20 August, 2009.

(T09-0161)

No. 3766, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), County of Bligh and County of Lincoln, Map Sheets (8632, 8633, 8733). Withdrawal took effect on 21 August, 2009.

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

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

(05-3970)

Authorisation No. 338, ENDEAVOUR COAL PTY LIMITED (ACN 099 830 476), area of 3570 hectares. Application for renewal received 20 August, 2009.

(04-273)

Exploration Licence No. 6127, PEAK GOLD MINES PTY LIMITED (ACN 001 533 777) AND LYDAIL PTY LTD (ACN 076 772 275), area of 98 units. Application for renewal received 21 August, 2009.

(Z07-0280)

Exploration Licence No. 6883, PEEL EXPLORATION LIMITED (ACN 119 343 734), area of 48 units. Application for renewal received 20 August, 2009.

(07-285)

Exploration Licence No. 6884, PEEL EXPLORATION LIMITED (ACN 119 343 734), area of 32 units. Application for renewal received 20 August, 2009.

(07-297)

Exploration Licence No. 6886, CENTRAL WEST GOLD NL (ACN 003 078 591), area of 5 units. Application for renewal received 19 August, 2009.

(07-127)

Exploration Licence No. 6887, REVEAL RESOURCES PTY LIMITED (ACN 120 095 141), area of 23 units. Application for renewal received 24 August, 2009.

(07-229)

Exploration Licence No. 6915, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 81 units. Application for renewal received 21 August, 2009.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T85-0346)

Exploration Licence No. 2513, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), Counties of Menindee and Yancowinna, Map Sheet (7133), area of 38 units, for a further term until 6 November, 2010. Renewal effective on and from 17 August, 2009.

(T91-0066)

Exploration Licence No. 4022, ALKANE RESOURCES LTD (ACN 000 689 216), County of Lincoln, Map Sheets (8633, 8733), area of 17 units, for a further term until 13 August, 2010. Renewal effective on and from 11 August, 2009.

(T09-0153)

Exploration Licence No. 5549, ZEOMINTECHNOLOGIES PTY LTD (ACN 058 694 849), County of Buckland, Map Sheet (9035), area of 2 units, for a further term until 26 January, 2011. Renewal effective on and from 17 August, 2009.

(06-4111)

Exploration Licence No. 6700, ALKANE RESOURCES LTD (ACN 000 689 216), Counties of Bligh and Lincoln, Map Sheets (8732, 8733), area of 22 units, for a further term until 9 January, 2011. Renewal effective on and from 5 August, 2009.

(06-4209)

Exploration Licence No. 6757, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), County of Fitzgerald, Map Sheets (7536, 7537), area of 9 units, for a further term until 18 April, 2011. Renewal effective on and from 17 August, 2009.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following application for cancellation has been received:

(07-219)

Exploration Licence No. 6903, NEW SOUTHERN MINING PTY LTD, (ACN 126 494 871), County of Georgiana, area of 29 units. Application for Cancellation was received on 25 August 2009.

NOTICE is given that the following authorities have been cancelled:

(06-5579)

Exploration Licence No. 6614, PEEL EXPLORATION LIMITED (ACN 119 343 734), County of Hawes, Map Sheet (9134), area of 8 units. Cancellation took effect on 24 August, 2009.

(06-7057)

Exploration Licence No. 6719, PEEL EXPLORATION LIMITED (ACN 119 343 734), County of Brisbane, Map Sheet (9134), area of 16 units. Cancellation took effect on 24 August, 2009.

(07-219)

Exploration Licence No. 6903, NEW SOUTHERN MINING PTY LTD (ACN 126 494 871), County of Georgiana, Map Sheet (8729), area of 29 units. Cancellation took effect on 25 August, 2009.

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

TRANSFERS

(T99-0654)

Exploration Licence No. 5152, formerly held by JERVOIS MINING LIMITED (ACN 007 626 575) has been transferred to NICO YOUNG PTY LTD (ACN 132 050 205). The transfer was registered on 20 August, 2009.

(T99-0654)

Exploration Licence No. 5527, formerly held by JERVOIS MINING LIMITED (ACN 007 626 575) has been transferred to NICO YOUNG PTY LTD (ACN 132 050 205). The transfer was registered on 20 August, 2009.

(T99-0654)

Exploration Licence No. 5571, formerly held by JERVOIS MINING LIMITED (ACN 007 626 575) has been transferred to NICO YOUNG PTY LTD (ACN 132 050 205). The transfer was registered on 20 August, 2009.

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

STOCK DISEASES ACT 1923

Notification No. 1817

Footrot Protected Area - Goats

- I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to sections 3 (2) and 11A of the Stock Diseases Act 1923 ("the Act"):
 - (a) revoke Stock Diseases Notification No. 1815 published in the Government Gazette No. 106, of 29 August 2008, pages 9066 9067, and any Notification revived as a result of this revocation; and
 - (b) declare the state of NSW to be a protected area as regards the disease footrot in goats;

Dated this 10th day of August 2009.

IAN MACDONALD, M.L.C., Minister for Primary Industries

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

SINGLETON 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 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

J. MORGAN,
Acting Manager Works,
for S. Greensill,
General Manager,
Singleton Council
(by delegation from the Minister for Roads)
Dated: 19th August 2009

SCHEDULE

1. Citation

This Notice may be cited as Singleton Council 25 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 25 metre B-Double 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 2007.

5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point
25.	128.	Gresford Road, Clydesdale to Mitchells Flat.	No. 56 Gresford Road.	Elderslie Road.
25.	453.	Elderslie Road, Mitchells Flat to Elderslie.	Gresford Road.	Stanhope Road.
25.		Stanhope Road, Elderslie.	Elderslie Road.	Springvale Road.
25.		Springvale Road, Elderslie.	Stanhope Road.	Lot 7, DP 1102521, No. 178 Springvale Road.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Road 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 4.6 metre high vehicles may be used subject to any regulations 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 4.6 Metre High Vehicle Route Notice No3/2009

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This notice remains in force until 31 December 2012 unless it is amended or repealed earlier

4. Application

This Notice applies to those 4.6 metre high 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 2007.

5. Routes

Туре	Road No.	Road Name	Start Point	Finish Point
4.6	261	Bomaderry to Bowral Road	HW25 Illawarra Highway, Calwalla	MR260 Moss Vale Road Bowral
4.6	MR260	MR260 Moss Vale Road	Hw25 Illawarra Highway, Moss Vale	HW2 Hume Highway Aylmerton

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Road 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, make the amendment in the Schedule to the routes and areas previously specified on or in which 25 metre B-Double vehicles may be used.

MICHAEL BUSHBY, Chief Executive Roads and Traffic Authority

SCHEDULE

1. Citation

This Notice may be cited as the Roads and Traffic Authority B-Double Repeal Notice No 23/2009

2. Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette.

3. Amendment

Omit the following routes from Part 1 – B-Double Routes within the Sydney Region of Appendix 2 – B-Double Routes in New South Wales

Туре	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	10	Pacific Hwy, Pearces Corner	Cumberland Hwy/ Sydney Newcastle Freeway intersections	George St, Hornsby	The routes listed will operate from 29 July – 13 August between
25	10	George St, Hornsby	Pacific Hwy	Bridge Rd	9.00pm-5.00am
25	10	Bridge Rd, Hornsby	George St	Jersey St North	and
25	10	Jersey St North, Asquith	Bridge Rd	Pacific Hwy	24 August- 19 September
25	10	Pacific Hwy, Asquith	Jersey St North	Sydney Newcastle Freeway	between 8.00pm- 4.00am

Order

Port Stephens Council area

Repeal of Declaration as Freeway of parts of the Pacific Highway at Heatherbrae

I, the Minister for Roads, hereby repeal the parts of the declaration published in Government Gazette No 137 of 3 December 1999 on page 11726 which declared the main road described in Schedule 1 of that declaration to be freeway, but only in so far as those parts pertain to the land described in the schedule under.

HON MICHAEL DALEY MP MINISTER FOR ROADS

SCHEDULE

ALL those pieces or parcels of land situated in the Port Stephens Council area, Parish of Eldon and County of Gloucester shown as Lots 122 and 126 Deposited Plan 1132913 (being parts of the former Lot 14 Deposited Plan 843385), and Lot 21 Deposited Plan 847282.

(RTA Papers 10/362.1294 Pt 3)

ROADS ACT 1993

Order

Port Stephens Council area

Repeal of Declaration as Controlled Access Road of parts of the Pacific Highway at Heatherbrae

I, the Minister for Roads, hereby repeal the parts of the declaration published in Government Gazette No 137 of 3 December 1999 on page 11721 which declared the main road described in Schedules 1 and 2 of that declaration to be controlled access road, but only in so far as those parts pertain to the land described in the schedule under.

HON MICHAEL DALEY MP MINISTER FOR ROADS

SCHEDULE

ALL those pieces or parcels of land situated in the Port Stephens Council area, Parish of Eldon and County of Gloucester shown as Lot 124 Deposited Plan 1132913 (being part of the former Lot 12 Deposited Plan 843385) and Lot 125 Deposited Plan 1132913 (being part of the former Lot 13 Deposited Plan 843385).

(RTA Papers 10/362.1294 Pt 3)

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Port Stephens Council area

Declaration as a Controlled Access Road of part of the Pacific Highway at Heatherbrae

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and 67 of the Roads Act, 1993, by this order -

- declare to be controlled access road the main road described in Schedule 1;
- declare that access to the said controlled access road is restricted; and
- specify in Schedule 2 under, the points along the controlled access road at which access may be gained to or from other public roads.

HON MICHAEL DALEY MP MINISTER FOR ROADS

SCHEDULE 1

All those pieces or parcels of land situated in the Port Stephens Council area, Parish of Eldon and County of Gloucester shown as Lot 122 Deposited Plan 1132913 and Lot 21 Deposited Plan 847282.

SCHEDULE 2

Between the points A and B; and

between the points C and D, all shown on RTA Plan 0010 362 AC 4009.

(RTA Papers 10/362.1294 Pt 3)

Order

Greater Taree City Council area

Repeal of Declaration as Controlled Access Road of part of the Pacific Highway at Pampoolah, Dumaresq Island and Cundletown

I, the Minister for Roads, hereby repeal the parts of the declaration published in Government Gazette No 63 of 28 May 1999 on page 3749 which declared the main road described in Schedules 2 and 3 of that declaration to be controlled access road, but only in so far as those parts pertain to the land described in the schedule under.

HON MICHAEL DALEY MP MINISTER FOR ROADS

SCHEDULE

ALL those pieces or parcels of land situated in the Greater Taree City Council area, Parish of Bohnock and County of Gloucester shown as:

Lots 17 to 20 inclusive, Deposited Plan 830021; and

Lot 100 Deposited Plan 1133433 (being also the area of 3829 square metres as shown on sheet 3 of Deposited Plan 830021).

ALSO all those pieces or parcels of land situated in the Greater Taree City Council area, Parish of Cundle and County of Macquarie shown as:

Lots 4 to 9 inclusive, Deposited Plan 836886;

Lots 21 and 22 Deposited Plan 856622;

Lot 10 Deposited Plan 1129731 (being part of the former Lot 55 Deposited Plan 856621);

Lot 11 Deposited Plan 1129731 (being part of the former Lot 12 Deposited Plan 859689); and

Lot 13 Deposited Plan 859689.

The above Lots are all shown in RTA Plan 0010 426 AC 4007.

(RTA Papers: 10/426.1402 Pt 4)

ROADS ACT 1993

Order - Sections 46, 48, 54 and 67

Greater Taree City Council area

Declaration as a Freeway of part of the Pacific Highway at Pampoolah, Dumaresq Island and Cundletown

I, the Minister for Roads, pursuant to Sections 46, 48, 54 and 67 of the Roads Act, 1993, by this order -

- declare to be a freeway the main road described in Schedule 1;
- declare that access to the said freeway is restricted; and
- specify in Schedule 2 under, the points along the freeway at which access may be gained to or from other public roads.

HON MICHAEL DALEY MP MINISTER FOR ROADS

SCHEDULE 1

ALL those pieces or parcels of public road situated in the Greater Taree City Council area, Parish of Bohnock and County of Gloucester shown as:

Lots 17 to 20 inclusive, Deposited Plan 830021; and

Lot 100 Deposited Plan 1133433.

ALSO all those pieces or parcels of public road situated in the Greater Taree City Council area, Parish of Cundle and County of Macquarie shown as:

Lots 4 to 9 inclusive, Deposited Plan 836886;

Lots 21 and 22 Deposited Plan 856622;

Lots 10 and 11 Deposited Plan 1129731; and

Lot 13 Deposited Plan 859689.

The above Lots are all shown in RTA Plan 0010 426 AC 4007.

SCHEDULE 2

Between the points A and B;

between the points C and D, and

between the points E and F, all shown on RTA Plan 0010 426 AC 4007.

(RTA Papers: 10/426.1402 Pt 4)

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Murrumbateman in the Yass Valley 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 the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Craig

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

SCHEDULE

ALL that piece or parcel of land situated in the Yass Valley Council area, Parish of Nanima and County of Murray, shown as Lot 13 Deposited Plan 1136665, being part of the land in Certificate of Title 61/255764.

The land is said to be in the possession of Anthony George Pty Limited (registered proprietor) and Associated Securities Finance Limited (mortgagee).

(RTA Papers FPP 9M1765; RO 15/515.1078)

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 the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Crai

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

SCHEDULE

ALL those pieces or parcels of land situated in the Great Lakes Council area, Parish of Bulahdelah and County of Gloucester, shown as Lots 19, 20 and 21 Deposited Plan 1138928 being parts of land dedicated as Bulahdelah State Forest No 296, No 26 Extension by proclamation in Government Gazette No 142 of 19 October 1979 on page 5297, excluding any existing easements from the compulsory acquisition of the said Lots 19, 20 and 21.

(RTA Papers: 9M2371; RO 10/410.1854)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Prestons in the Liverpool City 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 the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Craig

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

SCHEDULE

ALL that piece or parcel of land situated in the Liverpool City Council area, Parish of St Luke and County of Cumberland, shown as Lot 51 Deposited Plan 1082416, being part of the land in Certificate of Title 101/1018698 and said to be in the possession of Victor Emanuel Cusumano and Alfia Ann Cusumano (registered proprietors) and Plantcam Pty Limited (lessee).

(RTA Papers: FPP 8M6691; RO 259.12475)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Lidsdale in the Lithgow City 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 Lithgow City Council area, Parish of Lidsdale and County of Cook, shown as Lots 8 and 11 Deposited Plan 1084545.

(RTA Papers: FPP 258.1229; RO 18/258.150 pt2)

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition and Dedication as Public Road of Land at Clifton in the Wollongong City 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 the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land 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 Wollongong City Council area, Parish of Southend and County of Cumberland, shown as:

Lot 14 Deposited Plan 1137408, being part of the land in Certificate of Title 1/392520;

Lot 15 Deposited Plan 1137408, being part of the land in Certificate of Title 1/392518; and

Lot 16 Deposited Plan 1137408, being part of the land in Certificate of Title 1/392519.

The land is said to be in the possession of Wollongong City Council.

(RTA Papers: FPP 9M2778; RO 497.11613)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Kingsford in the Randwick City 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 Randwick City Council area, Parish of Botany and County of Cumberland, shown as Lots 1 to 7 inclusive Deposited Plan 251235.

(RTA Papers: FPP 9M3341; RO 381.11003)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Maroubra in the Randwick City 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 Randwick City Council area, Parish of Botany and County of Cumberland, shown as the areas of 5 7/10 perches, 5 perches and 4 perches on Deposited Plan 184416 and being parts of Portions 2252, 2253 and 2254 in the aforesaid Parish and being also parts of the land resumed and vested in the Main Roads Board of New South Wales by notification in Government Gazette No 152 dated 10 October 1930, folio 4037.

(RTA Papers: FPP 9M3341; RO 381.11003)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Matraville in the Randwick City 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 Randwick City Council area, Parish of Botany and County of Cumberland, shown as:

Lots 8 and 9 Deposited Plan 258043; and

Lot 10 Deposited Plan 236739.

(RTA Papers: FPP 9M3341; RO 11003)

Notice of Dedication of Land as Public Road at Liverpool in the Liverpool City 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 Liverpool City Council area, Parishes of St Luke and Holsworthy, County of Cumberland, shown as:

<u>Description of Land</u>	<u>Title Particulars</u>
Lot 1 Deposited Plan 207973	Certificate of Title Volume 5521 Folio 202
The area of 2 perches shown on plan annexed to Transfer Dealing J410471 registered at Land and Property Information, being part of Lot 5 Deposited Plan 11948	Certificate of Title Volume 4951 Folio 156
The area of 3 perches shown on Deposited Plan 413360	Certificate of Title Volume 5139 Folio 95
The area of 3 ^{3/4} perches shown on plan annexed to Transfer Dealing H198953 registered at Land and Property Information, being part of Lot 2 Deposited Plan 11948	Certificate of Title Volume 6129 Folio 109
The area of 3 ^{1/2} perches shown on plan annexed to Transfer Dealing H198953 registered at Land and Property Information, being part of Lot 1 Deposited Plan 11948	Certificate of Title Volume 6082 Folio 231
The area of 1 rood 28 ^{1/2} perches shown on Deposited Plan 106401	Certificates of Title: Volume 5078 Folio 93; Volume 5285 Folio 249; Volume 5285 Folio 250; and Volume 5433 Folio 234
The area of 2 ^{1/2} perches shown on Deposited Plan 413840	Certificate of Title Volume 5965 Folio 75
The area of 1 ^{3/4} perches shown in the plan annexed to Transfer Dealing G956901 registered at Land and Property Information, being part of Lot 1, Section 2, Deposited Plan 2411	Certificate of Title Volume 5919 Folio 143
The area of ¾ perch shown in the plan annexed to Transfer Dealing G956901 registered at Land and Property Information, being part of Lot D in plan annexed to Mortgage B773824	Certificate of Title Volume 5082 Folio 102
The area of 31 ^{3/4} perches shown on Deposited Plan 414538	Certificate of Title Volume 7534 Folio 184
Lot 21 Deposited Plan 700203	Folio Identifier 21 / 700203

(RTA Papers: FPP 9M545; RO 259.12488)

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to section 54

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act, 1984.

Cancellation is effective as at the date of gazettal.

ADHD Australia Incorporated – Inc9886644

Albury Wodonga Eight Ball Association Incorporated – Inc9885030

Andgel Incorporated – Inc9881757

Apostolic Faith Mission Incorporated – Inc9880709

Ardglen Action Association Incorporated – Inc9885020

 $Aria\text{-}NSW\ Incorporated-Inc9881703$

Arthouse Incorporated - Inc9884999

Association of The Vietnamese Refugees in Australia Incorporated – Inc9891214

Australian Deaf Gay Lesbian Association Incorporated – Inc9882402

Aust- NZ China United Commerce Incorporated – Inc9884979

Berrima Village Trust Incorporated – Inc9876750

Bochin Healing Association Incorporated – Inc9885009

Banglar Mukh Television Incorporated – Inc9885000 Bankstown Football Community Incorporated – Inc9884987

Bicalanos and Friends Association Australia Incorporated – Inc9885050

Bring It On 4WD Club Incorporated – Inc9887514

Bungendore Bush Bash Incorporated – Inc9886338 Burwood Animal Rescue Kennel Incorporated –

Inc9877020 Campbelltown Collegians Chess Club Incorporated –

Inc9876535 Casino & District Harness Racing Club Incorporated - Y2148333

CFC Sports Club Assn Incorporated – Inc9880664 Cobar Jetboat Club Incorporated – Inc9883904 Dacia Incorporated – Inc9884992

Dallis Park Residents Association Incorporated – Inc9885004

Deniliquin Community Group Incorporated – Inc9886716

East Coast Utes Incorporated - Inc9886030

Edict New England Incorporated - Inc9882226

Expected End Ministries Incorporated – Inc9887833

Hardwood Club Australia Incorporated – Inc9882145

International Affectology Association Incorporated – Inc9880054

Lymphoma Research Association Incorporated – Inc9878224

Mad Ballers Incorporated - Inc9885967

Marulan and District Country Club Incorporated – Inc9879204

Meningococcal Australia Incorporated – Inc9879224 International Society of Neuro-Semantics - Meta-Coach Foundation Incorporated – Inc9882137

Motorists Action Group (Mag) Incorporated - Y2572613

Nepean United Soccer Club Incorporated – Inc9882195

North Coast Camera Incorporated - Y2253241

The Nursery Group Incorporated – Inc9889263

Overseas Disaster Resources Incorporated – Inc9886336

Phoenix Rising For Families Incorporated – Inc9884088

Phoenix Senior/Junior Darts Club Incorporated – Inc9876283

Saint Mary & Saint George Coptic Orthodox Church Incorporated – Inc9880013

Saddleback Landcare Group Incorporated - Y2461135

Starfish Ministries Incorporated – Inc9881443

Sunnyside Up 4x4 Club Incorporated – Inc9880364

Sydney-Illawarra Artificial Reef Association Incorporated – Inc9881758

Telecommunications Brokers Industry Association Incorporated – Inc9886051

Tenterfield Woodcraft Association Inc - Y2122604

Tomingley Advancement Association Incorporated – Inc9877250

Tomingley Memorial Hall Incorporated - Inc9875552

Trans-Asian Educational and Cultural Development Association Incorporated – Inc9876647

Ur Association Incorporated – Inc9890204

Dated: 14 August 2009.

ROBERT HAYES,

A/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 COFFS HARBOUR AND DISTRICT SOFTBALL ASSOC INC (Y1232307) cancelled on 29 May 2009 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated 24th day of August 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 COLO NETBALL CLUB INCORPORATED (Y2712725) cancelled on 29 May 2009 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated 24th day of August 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 AUSTRALIA MUSLIM SPORTS FEDERATION INCORPORATED (INC9885781), cancelled on 22 May 2009, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 24th day of August 2009.

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

range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the relevant provisions of the Code of Practice for the Fluoridation of Public Water Supplies; and

3. Shoalhaven City Council shall have commenced the upward adjustment of fluorine to the Kangaroo Valley water supply by no later than 31 December 2011, unless otherwise approved by the Chief Dental Officer of NSW Health or that officer's approved representative.

Signed at Sydney, this 20th day of August 2009.

RICHARD MATTHEWS, Acting Director-General, for Professor Debora Picone, AM, Director-General

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 55A and 55B

The incorporation of the LAKES ANGLICAN GRAMMAR SCHOOL INCORPORATED – Y1873209, cancelled on 22 April 2005, is reinstated pursuant to section 55A and 55B of the Associations Incorporation Act 1984.

Dated: 24 August 2009.

ROBERT HAYES,

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

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Approval of Addition of Fluorine to a Public Water Supply (Shoalhaven City Council – Kangaroo Valley)

PURSUANT to section 6 of the Fluoridation of Public Water Supplies Act 1957, I, Professor DEBORA PICONE, AM, Director-General of the Department of Health, do hereby approve an application by the Shoalhaven City Council to add fluorine to the town water supply at Kangaroo Valley under its control (in this notification referred to as the "Kangaroo Valley water supply").

This approval is subject to the following terms and conditions:

- Shoalhaven City Council may only add fluorine to the Kangaroo Valley water supply in accordance with this approval and any provisions, directions or approvals made or varied from time to time under the Fluoridation of Public Water Supplies Act 1957, the Code of Practice for the Fluoridation of Public Water Supplies made under that Act as in force from time to time, and the Fluoridation of Public Water Supplies Regulation 2007 or any subsequent Regulation made in its place; and
- The Shoalhaven City Council shall maintain the content of fluorine in the Kangaroo Valley water supply at a target concentration level of 1.0 mg/L with an overall accuracy of +/-5% and within an operating

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT 1957

Approval of Addition of Fluorine to a Public Water Supply (Rous County Council – Ballina)

PURSUANT to section 6 of the Fluoridation of Public Water Supplies Act 1957, I, Professor DEBORA PICONE, AM, Director-General of the Department of Health, do hereby approve the addition by the Rous County Council, a water supply authority, of fluorine to the public water supply under its control to all areas of the Ballina local government area situated downstream of the proposed fluorine dosing points located at Corndale and Knockrow (in this notification referred to as the "Ballina LGA water supply").

This approval is subject to the following terms and conditions:

- Rous County Council may only add fluorine to the Ballina LGA water supply in accordance with this approval and any provisions, directions or approvals made or varied from time to time under the Fluoridation of Public Water Supplies Act 1957, the Code of Practice for the Fluoridation of Public Water Supplies made under the Act as in force from time to time, and the Fluoridation of Public Water Supplies Regulation 2007 or any subsequent Regulation made in its place; and
- 2. Rous County Council shall maintain the content of fluorine to the Ballina LGA water supply at a target concentration level of 1.0 mg/L with an overall accuracy of +/-5% and within an operating range of not more than 1.5 mg/L and not less than 0.9 mg/L and generally in accordance with the relevant provisions of the Code of Practice for the Fluoridation of Public Water Supplies; and
- Rous County Council shall have commenced the upward adjustment of fluorine in the Ballina LGA water supply by no later than 31 December 2010, unless otherwise approved by the Chief Dental Officer of NSW Health or that officer's approved representative.

Signed at Sydney, this 20th day of August 2009.

Professor DEBORA PICONE, AM, Director-General

FORESTRY ACT, 1916

Revocation of Dedication

IN pursuance of Section 19B of the Forestry Act, 1916, I, IAN MACDONALD, Minister for Primary Industries, being the Minister of the Crown charged with the administration of the Forestry Act, 1916, having considered a report from the Forestry Commission of New South Wales and being of the opinion that the hereinafter described land should be made available for the purpose of access which is a Public purpose within the meaning of Section 87 of the Crown Lands Act, 1989, DO HEREBY revoke the dedication of the hereinafter described land.

Sydney, 28 August, 2009

IAN MACDONALD, M.L.C., Minister for Primary Industries

EASTERN DIVISION

Land District Of Gloucester; Great Lakes Council Area; Central Forestry Region

The part of Bulahdelah State Forest No. 296, No. 26 Extension dedicated 19 October, 1979, in the Parish of Bulahdelah, County of Gloucester, being the land within Lots 19, 20 and 21 in Deposited Plan 1138928, having a total area of about 10.44 hectares. (44721).

FORESTRY ACT, 1916

Revocation of a Timber Reserve

HER Excellency the Governor, with the advice of the Executive Council, on the recommendation of the Minister and with the concurrence of the Minister for Lands, directs it to be notified that, in pursuance of the provisions of Section 22 of the Forestry Act, 1916, the reserve from sale described hereunder shall be revoked and it is revoked accordingly.

Sydney, 28 August, 2009.

IAN MACDONALD, M.L.C., Minister for Primary Industries

SCHEDULE

EASTERN DIVISION

Land District of Kempsey; Kempsey Shire Council Area; Central Forestry Region

Timber Reserve No. 80004, notified 26 March 1982, Parish of Panton, County of Dudley, - the whole, having an area of about 521.4 hectares. (13893).

FORESTRY ACT, 1916

Revocation of a Timber Reserve

HER Excellency the Governor, with the advice of the Executive Council, on the recommendation of the Minister and with the concurrence of the Minister for Lands, directs it to be notified that, in pursuance of the provisions of Section 22 of the Forestry Act, 1916, the reserve from sale described hereunder shall be revoked and it is revoked accordingly.

Sydney, 28 August, 2009.

IAN MACDONALD, M.L.C., Minister for Primary Industries

SCHEDULE

EASTERN DIVISION

Land District of Kempsey; Armidale Dumaresq Council Area; Central Forestry Region

Timber Reserve No. 210081, notified 21 September 1990, Parish of Mowle, County of Clarke, - the whole, having an area of about 203.8 hectares. (2738)

FORESTRY ACT, 1916

Revocation of a Timber Reserve

HER Excellency the Governor, with the advice of the Executive Council, on the recommendation of the Minister and with the concurrence of the Minister for Lands, directs it to be notified that, in pursuance of the provisions of Section 22 of the Forestry Act, 1916, the reserve from sale described hereunder shall be revoked and it is revoked accordingly.

Sydney, 28 August, 2009.

IAN MACDONALD, M.L.C., Minister for Primary Industries

SCHEDULE

EASTERN DIVISION

Land District of Kempsey; Kempsey Shire Council Area; Central Forestry Region

Timber Reserve No. 210088, notified 23 November 1990, Parish of Warbro, County of Dudley, - the whole, having an area of about 235 hectares. (5389)

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation of a National Park

I, Professor Marie Bashir, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of South East Forest National Park, under the provisions of Section 30A(1) of the National Parks and Wildlife Act, 1974.

Signed and sealed at Sydney this 19th day of August, 2009.

MARIE BASHIR, Governor

By Her Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment.

GOD SAVE THE QUEEN

SCHEDULE

Land District – Bombala; LGA – Bega Valley

County Auckland, Parishes Genoa and Nungatta, 161.68 hectares, being lots 76 and 117 DP750225 and lot 60 DP750206, excluding the Crown Public Road within lot 60 DP750206.: NPWS/07/10671.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation of a National Park

I, Professor Marie Bashir, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of Cathedral Rock National Parks, under the provisions of Section 30A(1) of the National Parks and Wildlife Act, 1974.

Signed and sealed at Sydney this 19th day of August, 2009.

MARIE BASHIR, Governor

By Her Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment.

GOD SAVE THE QUEEN

SCHEDULE

Land District – Armidale; LGA – Armidale & Dumaresq

County Clarke, Parish Snowy, 44.79 hectares, being lot 2 DP1123330.: NPWS/04/01947.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation of a National Park

I, Professor Marie Bashir, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of Myall Lakes National Park, under the provisions of Section 30A(1) of the National Parks and Wildlife Act, 1974.

Signed and sealed at Sydney this 19th day of August, 2009.

MARIE BASHIR, Governor

By Her Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment.

GOD SAVE THE QUEEN

SCHEDULE

Land District – Gloucester; LGA – Great Lakes

County Gloucester, Parish Forster, about 5 hectares, being lot 214 DP1111612 and the Crown Public Road separating lot 214 DP1111612 from Myall Lakes National Park; exclusive of a strip 20 metres wide adjacent to the northern and western boundary of lot 41 DP513012 and its prolongation south across the Crown Road.: NPWS/06/07580.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation of a State Conservation Area

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Gundabooka State Conservation Area, under the provisions of Section 30A(1) of the National Parks and Wildlife Act, 1974

Signed and sealed at Sydney this 15th day of August, 2009.

MARIE BASHIR, Governor,

By Her Excellency's Command,

CAMEL TEBBUTT, Minister for Climate Change and the Environment

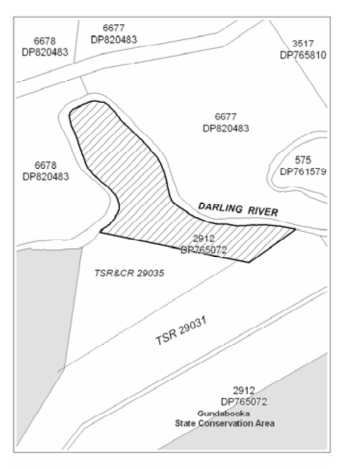
GOD SAVE THE QUEEN

SCHEDULE

Western Division Administrative District; LGA - Bourke

County Cowper, about 230 hectares, being that part of lot 2912 DP765072 shown by hatching in the diagram following:

Papers: FIL.06/03362.



POISONS AND THERAPEUTIC GOODS ACT 1966

Order Under Clause 175(1)

Poisons and Therapeutic Goods Regulation 2008.

Withdrawal of Drug Authority

IN accordance with the provisions of clause 175(1) of the Poisons and Therapeutic Goods Regulation 2008 an Order has been made on Michael Peter Robinson VRN 5731, of 39

Georgia Drive Hamlyn Terrace 2259, prohibiting him until further notice, as a veterinary practitioner from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This Order is to take effect on and from 19 August 2009.

Professor DEBORA PICONE, AM, Director-General

Department of Health, New South Wales. Sydney, 19 August 2009.

PRACTICE NOTE NO. 1

The Children's Court of New South Wales

Practice Note for the Youth Drug and Alcohol Court

1. Objective

The Youth Drug and Alcohol Court ("YDAC") is a program concerned with reducing drug and/or alcohol related criminal activity by children through judicial and therapeutic interventions that are designed to reduce or manage drug and/or alcohol usage.

2. Sittings of the YDAC

The YDAC will be conducted at the following Children's Courts:

- Campbelltown
- Bidura
- Parramatta
- Such other courts as directed by the President of the Children's Court

3. Referral to the YDAC Program

If the Children's Court considers that a child is prima facie eligible or may be able to prove eligibility for participation in the Program, the court may refer the child to the YDAC.

4. Referral to the YDAC

A child may be referred to the YDAC as follows:

(a) Application by the child

The child makes an application to the court for the matters before the court to be referred to the YDAC.

(b) Court referral without consent of child

The court of its own motion determines that the child should be assessed as to their suitability for the YDAC Program whether or not the child consents to the matters being referred to the YDAC.

5. Directions applying to referrals to the YDAC

The following directions apply to all referrals to the YDAC:

- (a) All referrals to the YDAC must be made in accordance with this paragraph and paragraph 6 of this Practice Note;
- (b) The offence(s) can be dealt with to finality in the Children's Court (and the offence is not a sex offence);
- (c) The child has a demonstrable drug and/or alcohol problem;
- (d) The child either,
 - resides within the current boundaries of the YDAC,

- ii. has committed his/her offence(s) within the current boundaries and although the child does not reside within the boundaries can demonstrate that he/she identifies with the area within the boundaries.
- iii. although not residing in or having committed his/her offence(s) within the current boundaries, can demonstrate that he/she otherwise identifies with the area in the boundaries.
- (e) The child is ineligible for a caution or Youth Justice Conference under the Young Offenders Act 1997;
- (f) The child pleads guilty to or admits the offence(s), or the referring court and the YDAC exercise their discretion to refer and accept a child who has pleaded "not guilty" to some offence(s), where the overall penalty will not alter significantly if the child is found guilty of those defended matters;
- (g) The child has been found guilty of the offence(s) but the Court believes nevertheless that a referral to the YDAC is appropriate;
- (h) The child is aged between 14 and 18 at the time of commission of the offence.

6. General Procedure

- 6.1 At the time of the referral to the YDAC, the prosecution shall ensure that the following documents have been tendered to the court;
 - (a) a statement of the facts and circumstances of the offence(s),
 - (b) a brief of evidence (if necessary and available) and
 - (c) the child's antecedents
- 6.2 The child may personally give evidence and call or tender statements or other evidentiary material. The child or his/her legal representative may make submissions in respect of the application for referral. The prosecution may make submissions in respect of the application for referral. After hearing submissions the Court will, depending on the circumstances of the case, either determine the application immediately or stand that matter over for consideration and decision
- 6.3 In matters where the child has made an application for referral to the YDAC, the Children's Court hearing an application for referral to the YDAC may either agree to make the referral or decline to make a referral.
- 6.4 If the Children's Court declines to make a referral, the judicial officer will endorse the court record "YDAC declined" and proceed to deal with the matter in the same manner as an ordinary plea of guilty in the Children's Court.
- 6.5 If the Children's Court refers a matter to the YDAC, the judicial officer shall cause an inquiry to be made of the registrar of the YDAC to ascertain the date and place to which the matter shall be adjourned. The registrar of the YDAC is to be informed of the particulars of the referral.
- 6.6 Where a child is referred to the YDAC after a finding of guilt, the referring court shall attach to the referral the findings as to fact made within the hearing.
- 6.7 Once a referral has been made, the registrar of the referring court shall, on the day of the referral, provide the YDAC registrar with a copy of the court record.

7. First appearance in the YDAC following referral

- 7.1 The purpose of the first appearance in the YDAC is to determine the child's eligibility to participate in the program. If the child is found to be eligible for the program, the matter is adjourned for a Comprehensive Assessment by the Joint Assessment and Review Team (JART) and for the development of an appropriate Program Plan.
- 7.2 At the time of the first appearance before the YDAC, the YDAC Court Team, consisting of the YDAC judicial officer, the registrar, the prosecutor, the legal representative for the child and a member of JART, shall be provided with a written report of the Initial Assessment.
- 7.3 The child or his/her legal representative may make submissions about the child's eligibility. The prosecution may make submissions about the child's eligibility. The YDAC may, depending on the circumstances of the case, immediately determine whether the child is eligible or stand the matter over for consideration and decision.
- 7.4 The YDAC may exercise a discretion to exclude a child who is eligible because
 - (a) the monthly quota has been reached, or
 - (b) the child is eligible for a caution or a Youth Justice Conference, or
 - (c) there is no likelihood of a control order being imposed, or
 - (d) the child's offence(s) or history of offending is so serious that despite satisfactory completion of the YDAC Program, the child would still be sentenced to a control order.
- 7.5 If the child is found to be ineligible or is otherwise excluded from the Program, the YDAC will note the court record "Ineligible for YDAC" and note the reason therefore. The YDAC shall adjourn the matter to the referring court for finalisation.
- 7.6 If the child is found to be eligible and the YDAC does not exercise his/her discretion to exclude the child from the Program, the court record is to be endorsed by the YDAC "Eligible for YDAC." The matter shall be adjourned for the child to undergo a Comprehensive Assessment. The Comprehensive Assessment will be conducted by JART.
- 7.7 The Comprehensive Assessment shall be conducted either in custody or in the community if the child is on bail.

8. Appearance in the YDAC following Comprehensive Assessment

- 8.1 The purpose of this appearance in the YDAC is to determine whether a suitable Program Plan has been developed for the child and if appropriate, to formally accept the child into the YDAC program.
- 8.2 Prior to the appearance before the YDAC, the YDAC Court Team shall be provided with a written report of the Comprehensive Assessment by JART.
- 8.3 If a Program Plan cannot be developed for a child, the YDAC shall return the matter to the referring court for finalisation. The YDAC may direct a Background Report be prepared.
- 8.4 Where a suitable Program Plan has been developed and the child consents to enter the program, the

YDAC may, depending upon the circumstances of the case, determine immediately whether the child is to be accepted into the Program or stand the matter over for consideration and decision.

9. Adjournment under section 33(1)(c2) Children (Criminal Proceedings) Act 1987

Upon acceptance into the YDAC Program:

- (a) the court record will be endorsed by the YDAC "Admitted to the YDAC Program";
- (b) the matter shall be adjourned pursuant to s 33(1)(c2) of Children (Criminal Proceedings) Act 1987for a period of not less than six months;
- (c) the child shall be placed on bail (in accordance with the Bail Act 1978) with conditions that facilitate participation in the Program Plan;
- (d) a date shall be fixed for the child's first Report Back with the YDAC Court Team.

10. Report Back Sessions

- 10.1 The objective of the Report Back sessions is to provide an intensive monitoring process and continuing supervision of the child's progress and general compliance with the Program Plan.
- 10.2 Initially, the child will meet fortnightly with the YDAC Court Team, together with other support persons including family members as may be asked to attend, to discuss the child's progress and compliance with the Program Plan.
- 10.3 Before the Report Back Session, the YDAC Court Team shall be provided with a written report addressing the child's progress and compliance with the Program Plan during the period of the adjournment. The YDAC Judicial Officer will meet with the YDAC Court Team and discuss the child's progress before commencing the Report Back session.
- 10.4 Report Back sessions are not conducted in open court.
- 10.5 Report back sessions shall be conducted with as little formality as the circumstances of the case permits. This is to promote open and frank discussion. It will, however, be common practice for notes to be made of discussion at the Report Back session by the YDAC judicial officer to maintain a record of Program Plan compliance and decisions taken.
- 10.6 The frequency of Report Back sessions may be varied as appropriate
- 10.7 Any decisions taken at Report Back sessions shall be made by the YDAC Judicial Officer with the assistance of recommendations from members of the YDAC Court Team.
- 10.8 A Program Plan will ordinarily be completed in six months but may be extended.

11. Compliance with the YDAC Program

When the manager of JART forms the view that a child is in breach of their YDAC Program, the breach is to be assessed by the manager of JART as either a serious breach or a minor breach.

12. Serious breaches of the YDAC Program

12.1 If the breach is assessed as a serious breach, or if the child is at risk of serious harm due to the

- Program Plan non-compliance, or the whereabouts of the child is not known, the manager of JART shall advise the YDAC prosecutor. The YDAC prosecutor may make application to the YDAC registrar for the issue of an arrest warrant for breach of bail conditions.
- 12.2 In the event of an arrest warrant being issued, the YDAC registrar shall endorse the warrant "please contact the YDAC prosecutor (name) on 0409 711 668 when this warrant is executed."
- 12.3 Following arrest on the warrant, arresting police or the custody manager MUST notify the YDAC prosecutor. The YDAC prosecutor will then:
 - (a) request that the police, if possible, take the child to the YDAC, if sitting;
 - (b) if the YDAC is not sitting, the YDAC prosecutor will contact the registrar of the YDAC to ascertain if any YDAC judicial officer is sitting at a convenient Children's Court location. The arresting police will be requested to take the child to the Children's Court where the YDAC judicial officer is sitting.
 - (c) if the arresting police cannot transport the child as per (a) or (b) above, the child is to be taken to the nearest Children's Court in accordance with ordinary procedures. Arrangements will be made by the YDAC prosecutor for the child's matters to be listed at the next sitting of the YDAC.
 - (d) if the child is charged with a further offence in addition to the warrant matter, the further offence shall not be adjourned to the YDAC unless a plea of guilty has been entered and the fresh charges referred to the YDAC.

13. Procedure regarding serious breaches of the YDAC Program

- 13.1 At the first appearance of the child before the YDAC following the execution of the arrest warrant, the YDAC will ask if the breach is admitted or denied. If the breach is admitted or established, the YDAC shall consider if the breach is of such a nature that the child's continued participation in the Program should be reviewed by JART and the YDAC. If the YDAC determines that the child's participation should be reviewed, the matters shall be adjourned for two weeks.
- 13.2 On the adjourned date, the Manager of JART shall provide the YDAC Court Team with a treatment review report and any recommendations thought appropriate by JART. The YDAC will hear any evidence and/or submissions regarding any application by the child to remain on the YDAC Program, or on an adjusted or extended YDAC Program.
- 13.3 If the YDAC determines that the child should be discharged from the YDAC Program, the YDAC may proceed to sentence the child or adjourn the matter for a further period and request such reports as considered necessary to finalise the matter.

14. Minor breaches of the YDAC Program

14.1 If a child is not complying with their YDAC Program, or is not complying with the directions of JART, and the breach of Program is not regarded as

- a serious breach, the Manager of JART will direct that the child attend the next sitting of the YDAC.
- 14.2 If the child appears at the YDAC when directed to do so, the breach will be dealt with as per paragraph 15 below.
- 14.3 If the child does not attend the next sitting of the YDAC as directed, the failure to appear will be treated as a serious breach and dealt with as such, unless there is a good reason for the child not complying with the direction to appear at the YDAC.

15. Procedure regarding minor breaches of the YDAC Program

- 15.1 When before the YDAC for a minor breach of Program the child will be asked if the breach is admitted or denied. If either admitted or proved, the YDAC will hear any evidence and/or submissions regarding any application by the child to remain on the YDAC Program, or an adjusted or extended YDAC Program.
- 15.2 The YDAC may also direct that a discharge hearing be conducted pursuant to paragraph 13.
- 15.3 If the child continues to fail to comply with his/her YDAC program to the satisfaction of the manager of JART, a further breach may be regarded as a serious breach and dealt with as such.

16. Absence from the YDAC program for a period greater than six months

In circumstances where a child has been absent from the Program for a period greater than 6 months a child shall be automatically discharged from the Program as follows:

- (a) Upon a warrant being issued, the YDAC registrar is to lift the matter in the YDAC court diary on the next list day after expiry of 6 months.
- (b) If the warrant is not executed after six months, the child shall be automatically discharged from the YDAC. The court papers shall be endorsed "Discharged from YDAC."
- (c) The YDAC shall order that the court papers are to be returned to the court registry from which the matters were referred. Where there are matters from a number of registries, the court shall determine which registry shall hold the court papers.
- (d) The YDAC prosecutor shall endorse the child's record on the NSW Police COPS system with an entry stating that the YDAC referral has been discharged and that upon execution of a warrant, the young person is to be taken to the court holding the court papers.

17. Withdrawal of consent by child

If a child informs the YDAC that they withdraw their consent to continue to participate in the YDAC Program, the YDAC shall (unless the presiding judicial officer otherwise determines):

- (a) Note the court papers that consent has been withdrawn:
- (b) Adjourn all matters for sentence;
- (c) Request a Juvenile Justice Background Report.

18. Sentencing

- 18.1 Whether a child:
 - (a) successfully completes the Program;

- (b) withdraws consent to continue to participate in the Program; or
- (c) is discharged from the Program

the YDAC shall, when sentencing the child in accordance with section 33(1) of the Children (Criminal Proceedings) Act 1987, take into account the child's participation in the Program and, where appropriate, the child's successful completion of the Program.

18.2 Any sentence imposed following completion of the Program shall not be more punitive than that which may have been imposed had the child not participated in the Program. Such sentence may require the child to participate in the after-care phase of his/her Program Plan.

His Honour Judge MARK MARIEN, SC, President

RURAL FIRES ACT 1997

Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation:

Namoi/Gwydir Team Incorporating:

Gwydir Shire Council Moree Plains Shire Council Narrabri Shire Council

The Local Bush Fire Danger period has been extended for the period 1 September until 30 September 2009.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or firebreaks.

> ROB ROGERS, AFSM, Assistant Commissioner, Director Operational Services (Delegate)

RURAL FIRES ACT 1997

Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation:

Eurobodalla Shire Council

The Local Bush Fire Danger period has been extended for the period 1 September until 30 September 2009.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or firebreaks.

> ROB ROGERS, AFSM, Assistant Commissioner, Director Operational Services (Delegate)

RURAL FIRES ACT 1997

Local Bush Fire Danger Period Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation:

Lake George Zone Incorporating:

Palerang Council

Queanbeyan City Council

The Local Bush Fire Danger period has been extended for the period 1 September until 30 September 2009.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or firebreaks.

> ROB ROGERS, AFSM, Assistant Commissioner, Director Operational Services (Delegate)

SPORTING INJURIES INSURANCE ACT 1978

Order of Declaration under Section 5

IN pursuance of section 5 of the Sporting Injuries Insurance Act 1978, I declare by this order the GOONELLABAH TABLE TENNIS CENTRE to be a sporting organisation for the purposes of the provisions of the Act, in respect of the activity of Table Tennis.

Dated: 18th August 2009.

MURRAY McLACHLAN, Deputy Chairperson, Sporting Injuries Committee

STATUTORY AND OTHER OFFICES REMUNERATION ACT 1975

Report and Determination pursuant to Section 14 of the

REPORT:

- 1. On 3 June 2009, the Minister for Public Sector Reform, the Hon John Robertson MLC, directed the Statutory and Other Offices Remuneration Tribunal (the Tribunal), pursuant to section 14(1) of the Statutory and Other Offices Remuneration Act 1975 (SOOR Act), to make a determination concerning the remuneration to be paid to the positions of the President and Deputy President of the Mental Health Review Tribunal (MHRT). The President and Deputy Presidents are referred to in this determination as Presidential members.
- 2. For remuneration purposes the offices of the President and Deputy President of the MHRT are listed in Schedule 2 of the SOOR Act. The President currently receives remuneration of \$250,125 per annum and the Deputy President \$220,260 per annum. While the Tribunal currently determines the full time remuneration levels for these positions, Schedule 2 provides for the Tribunal to also determine remuneration for both the President and Deputy President should the roles be undertaken on a part

time basis. Given the changes in the role and structure of the MHRT the Tribunal will determine both full and part time rates.

- 3. The MHRT is constituted under the Mental Health Act 2007. Its functions traditionally have included the review of the care, treatment and detention of persons subject to the Mental Health Act 2007 and the Mental Health (Criminal Procedure) Act 1990.
- 4. The Tribunal previously considered a request to review the remuneration payable to the President and the Deputy Presidents of the MHRT during its 2007 annual review. In the 2007 annual Report and Determination for the Public Office Holders Group the Tribunal indicated that it was prepared to undertake a special determination to review the remuneration that was paid to the President and Deputy President of the MHRT "....arising from the new Mental Health Act 2007 [not yet proclaimed] which will place additional administrative workload on the President and full time Deputy Presidents. In addition there is currently a review of the forensic provisions of the Mental Health Act and the Mental Health [Criminal procedure] Act 1990 which may impose significant additional responsibilities on the president and full time Deputy Presidents" The Mental Health Act 2007 commenced on 16 November 2007. The outcome of the review of forensic provisions referred to above resulted in further legislative change.
- 5. On 1 March 2009, the Mental Health Legislation Amendment (Forensic Provisions) Act 2008 commenced. This Act renames the Mental Health (Criminal Procedure) Act as the Mental Health (Forensic Provisions) Act 1990 and made a number of significant changes to that Act and the Mental Health Act 2007. The Minister for Health advised that these amendments will increase the functions and responsibilities of the President and Deputy President of the MHRT.
- 6. These amendments have given the MHRT a new and wide range of responsibilities for making decisions about the care, treatment, detention and release of forensic patients. The MHRT must also exercise, in the sensitive area of the detention, care and treatment of persons mentally ill or unfit charged with a serious crime, the functions formerly the responsibility of the Minister and the Governor acting on the advice of the Executive Council, in respect of those matters dealing with the release of forensics patients. The new legislation places these and other responsibilities within the scope of the MHRT's Forensics Panel.
- 7. In respect of release of patients the Mental Health (Forensic Provisions) Act 1990 now requires that when dealing with matters of patient release the Forensic Panel must be constituted with at least one member, being either the President or a Deputy President, who is the holder or former holder of judicial office. To reflect this new requirement the Mental Health Act 2007 was amended to expand the qualifications for the President and Deputy President to include a person who holds or has held the office of Supreme, District or Federal Court Judge.
- 8. A President or Deputy President who is not a holder or former holder of judicial office may also preside over the Forensic Panel except when the Panel considers matters dealing with patient release. In practice Presidential Members, regardless of judicial experience, preside over a range of cases in both the Forensic and Civil Divisions of the Mental Health Review Tribunal.

- 9. The Tribunal has had regard to the additional qualification requirements associated with Presidential Members hearing forensic release matters. The Tribunal has also had regard to the level of judgement and responsibility exercised by the President and all Deputy Presidents in dealing with cases of both a forensic and civil nature. The Tribunal considers that all Presidential members would be expected to exercise the same level of legal knowledge and judgement as well as the significant issues relating to the public interest when considering all matters on which they sit. Particularly when dealing with Forensic matters. On that basis, and having regard to the additional responsibilities resulting from abovementioned legislative changes, the Tribunal finds that an increase in remuneration is warranted for all Presidential Members.
- 10. As these roles may also be undertaken on a part time basis, the Tribunal has determined daily rates applicable to these positions. The daily rate is based on the respective annual equivalent of the full time office holders.
- 11. Material presented to the Tribunal from the President of the MHRT asked the Tribunal to give consideration to other conditions of employment such as leave, car allowance etc. Conditions of employment, other than salary, are the responsibility of the Minister. As such, the Tribunal does not have jurisdiction to intervene in that process.
- 12. As the amendments to the Mental Health Act 2007 commenced on 1 March 2009 the Tribunal determines that the new fee structure will come into effect from that date.

DETERMINATION:

Pursuant to section 14 of the Statutory and Other Offices Remuneration Act 1975 the Tribunal determines that the following rates of remuneration are payable to the President and Deputy Presidents of the Mental Health Review Tribunal with effect from 1 March 2009:

Full Time President \$307,750 per annum.
 Full Time Deputy President \$269,250 per annum
 Part Time President \$1,278 per day.
 Part Time Deputy President \$1,118 per day

Statutory and Other Offices Remuneration Tribunal

> CHRIS RAPER 14 August 2009

SUBORDINATE LEGISLATION ACT

NSW Department of Health Private Health Facilities Regulation 2009

THE NSW Department of Health proposes to make the Private Health Facilities Regulation 2009.

In accordance with the requirements of the Subordinate Legislation Act 1989 a regulatory impact statement has been prepared to discuss the detail of the proposed Regulation and its costs and benefits.

To facilitate public consultation a copy of the regulatory impact statement and the draft Regulation may be obtained from the Department of Health's Internet site www.health. nsw.gov.au or by contacting the Department's Legal and

Legislative Services Branch on (02) 9391 9606, or by email legalmail@doh.health.nsw.gov.au

Comments and submissions will be accepted until close of business on Friday 9 October 2009.

WORKERS COMPENSATION (REMEDIAL MASSAGE THERAPY SERVICES FEES) ORDER 2009 (NO. 2)

under the

Workers Compensation Act 1987

I, Robert Thomson, Acting Chief Executive Officer of the WorkCover Authority of New South Wales, pursuant to section 61 of the *Workers Compensation Act 1987*, make the following Order.

Dated this 21 August 2009.

ROBERT THOMSON, Acting Chief Executive Officer WorkCover Authority

EXPLANATORY NOTE

Treatment by a "masseur" is one of the categories of medical and related treatment covered under the *Workers Compensation Act* 1987. For the purposes of this Order, the term masseur is interchangeable with remedial massage therapist. This Order sets the maximum fees for which an employer is liable under the Act for reasonably necessary treatment by a WorkCover approved remedial massage therapist of an injured worker's work related injury.

1. Name of Order

This Order is the Workers Compensation (Remedial Massage Therapy Services Fees) Order 2009 (No. 2).

2. Commencement

This Order commences on 28 August 2009.

3. Application of Order

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

4. Revocation of previous Orders

The Workers Compensation (Remedial Massage Therapy Services Fees) Order 2009 (No.1) and all previous Orders regulating the fees payable for Remedial Massage Therapy Services, are repealed.

5. Maximum fees for remedial massage therapy

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of an injured worker by a remedial massage therapist, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.
- (2) No fees are payable by or on behalf of an employer for treatment provided by a person who is not a WorkCover approved remedial massage therapist.

6. Goods and Services Tax

- (1) An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost as so increased is taken to be the amount fixed by this Order.
- (2) This clause does not permit a remedial massage therapist to charge or recover, in respect of GST payable in respect of a service, an amount that is greater than:
 - (a) 10% of the maximum amount that would otherwise be payable under this Order to the remedial massage therapist in respect of the medical or related treatment, or
 - (b) the amount permitted under the New Tax System Price Exploitation Law, whichever is the lesser.

7. Definitions

In this order:

GST has the same meaning as in the New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

Remedial Massage Therapist means a remedial massage therapist or a masseur.

New Tax System Price Exploitation Law means

- a. the New Tax System Price Exploitation Code as applied as a law of New South Wales by the *Price Exploitation Code (New South Wales) Act* 1999, and
- b. Part VB of the *Trade Practices Act* 1974 of the Commonwealth

The Act means the *Workers Compensation Act* 1987.

WorkCover means the WorkCover Authority of New South Wales.

WorkCover approved means a remedial massage therapist who, at the time when the services are provided, is approved by WorkCover to provide remedial massage therapy services.

8. Parts of the Order

- (1) Schedule A to this Order forms part of the Order.
- (2) The Explanatory Note does not form part of the Order.

Schedule A

1. Maximum fees for WorkCover approved remedial massage therapists

Column 1		Column 2
Item	Type of Treatment	Maximum Amount (\$)
RMA 001	Consultation and treatment (60 minutes duration)	\$63.40 (excl GST)
RMA 002	Consultation and treatment (45 minutes duration)	\$47.60 (excl GST)
RMA 003	Consultation and treatment (30 minutes duration)	\$31.70 (excl GST)

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BROKEN HILL CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

BROKEN HILL CITY COUNCIL declares with the approval of Her Excellency the Governor that the land described in schedule 1 below, excluding the interests described in schedule 2 and any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purpose of stormwater drainage. Dated at Broken Hill this 25th day of August 2009. F. ZAKNICH, General Manager, Broken Hill City Council, PO Box 448, Broken Hill NSW 2880.

SCHEDULE 1

Lot 9 DP 1133553

SCHEDULE 2

'S' – Proposed Easement for Drainage of Sewage 3.85 Wide

'E' - Proposed Easement for Overhang Variable Width

[4791]

[4792]

COWRA SHIRE COUNCIL

Roads Act 1993, Section 162

NOTICE is hereby given that Cowra Shire Council, in pursuance of section 162 of the Roads Act 1993, has named the following roads:

Location New Road Name

Laneway that is located east of and parallel to Stuart Street and between Noyeau Street and Belmore Street, Woodstock.

Private Bag 342, Cowra NSW 2794.

Authorised by resolution of Council on 23 February 2009. PAUL DEVERY, General Manager, Cowra Shire Council,

Kirkman Lane

GREATER HUME SHIRE COUNCIL

Roads Act 1993, Section 162

Road Renaming

NOTICE is hereby given that Greater Hume Shire Council has named/renamed the following roads throughout the Shire area:

Existing Road Name/Location New Road Name
Anderson Lane, off Hume Highway,
Holbrook.

Berrigan-Walbundrie Road, off
Urana Road, Walbundrie

New Road Name
Pinnabar Road.

Daysdale Road.

Blights Road (Section 1), off Blight Road East. Drumwood Road, Jindera.

Blights Road (Section 2), off Blight Road West. Glenellen Road, Jindera.

Bowna-Wymah Road, off Hume Wighway, Bowna.

Burges Road, off Walbundrie Road, Culcairn.

F. Lieschkes Road, off Lockhart Road, Walbundrie.

Fellow Hills Road (part only), from Morven Village to Taylors Road.

Ferndale Road (gravel section), off Urana Road, Rand.

Ferndale Road (sealed section), off Urana Road, Rand.

Goddes Road, off Ferndale (Western) Road, Rand.

Hall Road, off Ferndale (Western) Road, Rand.

Hoffmans Road, off Cummings Road, Walla Walla. Hume Highway, from Yellow Creek

to Sweetwater Road (section of Hume Highway to be bypassed).

Jindera-Tabletop Road, from Jindera to Shire boundary.

Lowes Road, off Cummings Road, Culcairn.

Morven-Gerogery, Gerogery East Road, from Taylors Road to the Olympic Highway, Gerogery.

Mullemblah Lane, off Mullemblah Road, Alma Park.

Mullers Lane, off Morgans Road, Walla Walla.

Mullers Road, off Hume Highway, Holbrook.

Newtons Road, off Kellys Road, Henty.

Olympic Way, from Olympic Highway, Gerogery to Shire boundary.

Parnella Lane, off Parnells Road, Cookardinia.

Reapers Lane, off Reapers Road, Culcairn.

Ross Road, between Thornbury Road and Selby Road.

Scheetz Road, off Olympic Highway, Culcairn.

Scholz Lane, off Shoemarks Road, Alma Park.

Schulz Road, off Cummings Road, Walla Walla.

Sweetwater Road (new section), Sweetwater Road off Hume Highway, Mullengandra, is to be extended 500m south of the existing road to a new intersection with Hume Highway.

Taylors Road, off Bahrs Road, Cookardinia.

Wymah Road.

Ashley Lane.

Reynella Road.

Coach Road.

Rockingham Road.

Western Road.

Western Road.

Finlay Road.

Wattlevale Road.

Bowna Road.

Dights Forest Road.

O'Keeffe Road.

Coach Road.

Flowerdale Lane.

Chinatown Lane.

Bendemeer Lane.

Stein Road.

Gerogery Road.

Rose Valley Lane.

Wyoming Lane.

Thornbury Road.

Calool Lane.

Camelot Lane.

Connors Lane.

Jerra Jerra Road.

4922 Vince Kotzurs Road, off Cemetery Green Acres Road, Alma Park. Road Walla Park, Alma Park Road, off Alma Park Road. Walbundrie Road, Walla Walla, Wenkes Road, off Morgans Road, Rockville Road. Walla Walla. Wenskes Road, off Grubben Road, Orange Flat Lane. Henty. Westby Lane, off Hume Highway, Glenelg Lane. Little Blliabong. Wilson Road, off Kywong-Howlong Harrison Road. Road, Howlong. Unamed road from Walla Walla Lookout Road. Township to Walbundrie Road (Morgans Lookout). Unnamed lane off Funks Road, Woodswallow Iindera Lane Unnamed road off Sherwyn Road, Hopeview Road. Alma Park. Unnamed lane off Holbrook-Wagga Davidson Lane. Road adjacent to Cookardinia Recreation Reserve to property "Bimbadeen". Unnamed lane off Morgans Road to Pine Lane. properties "Glenview" and "Iola". Unnamed lane off Quartz Hill Road Highfield Lane. to property "Highfield". Unnamed lane off Walla-Walbundrie Elmsley Lane. Road. Shea Road. New service road to Mullengandra School off Mountain Creek Road, Mullengandra.

Clancy Road.

New service road from Yellow Creek to Burma Road, Bowna (parallel to Hume Highway).

New service road from Burma Road to Bowna Creek, Bowna (parallel to Hume Highway).

STEVEN PINNUCK, General Manager, Greater Hume Shire Council, PO Box 99, Holbrook NSW 2644.

Willurah Road.

[4793]

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

IN accordance with Section 10 of the Roads Act 1993, Council dedicates the land held by it and described in the Schedule below as Public Road. Brian Bell, General Manager, Lake Macquarie City Council, Administration Building, Main Road, Speers Point 2284.

Schedule

Lot 1 in Deposited Plan 1110856

MAITLAND CITY COUNCIL

Naming of Public Roads

NOTICE is hereby given that Maitland City Council, in pursuance of section 162 of the Roads Act 1993 and Part 2 of the Roads (General) Regulation 2000, has approved the following new road name/s for gazettal:

Deposited Plan/Location

Road Name DP567147 and DP1064659, off Kurrajong Close.

Paterson Road and Hunterglen Drive,

Bolwarra Heights.

The above road names have been advertised and notified. No objections to the proposed name/s have been received during the prescribed 28 day period. DAVID EVANS, General Manager, Maitland City Council, High Street (PO Box 220), Maitland NSW 2320.

SHELLHARBOUR CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991 Notice of Compulsory Acquisition of Land

SHELLHARBOUR CITY COUNCIL declares with the approval of Her Excellency the Governor that the lands described in Schedule A below, excluding the interests described in Schedule B below and excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for road widening. Dated at Shellharbour City Centre this 24th day of August 2009. BRIAN A WEIR, General Manager.

SCHEDULE A

Lot 1 DP 1135419 Lot 2 DP 1135419

SCHEDULE B

Easement for transmission line 10.06 wide Bk 2778 No. 187 & K 239783.

Easement for transmission line variable width O628912. [4796]

UPPER HUNTER SHIRE COUNCIL

Local Government Act 1993

Roads (General) Regulation 2008

Naming of Public Road

IT is hereby notified that Council has resolved to adopt the following road name for the road travelling from the western end of Abbot Street, Wingen, over the Petwyn Bridge and traversing through DP 750965 to the boundary of Lot 69 as Petwyn Vale Road. Authorised by resolution of Council, dated 27 July 2009. D. DUTTON, General Manager, Upper Hunter Shire Council, PO Box 208, Scone NSW 2337.

[4797] [4794]

WINGECARRIBEE SHIRE COUNCIL

Section 10. Roads Act 1993

Notice of Dedication of Land as Public Road

NOTICE is hereby given that in accordance with section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated to the public as road. MICHAEL BREARLEY, Acting General Manager, Wingecarribee Shire Council, Elizabeth Street (PO Box 141), Moss Vale NSW 2577. (Ref: RD4502).

SCHEDULE

All those pieces or parcels of land situated at Bowral in the Parish of Mittagong, County of Camden, shown in Deposited Plan 1138229 being known as Boardman Road. [4798]

WOLLONDILLY SHIRE COUNCIL

Naming of Public Roads

NOTICE is hereby given that Wollondilly Shire Council, in pursuance of Section 162 of the Roads Act 1993 and Part 2 of the Roads Regulation 2008, has approved the following new road name for gazettal:

Location Name

Lots 103 – 108 DP 8982 Valerie Street, Tahmoor New road in subdivision off

George and Bronzewing Street, Tahmoor

The road name has been advertised and notified in accordance with the above Regulation. LES McMAHON, General Manager, Wollondilly Shire Council, 62-64 Menangle Street, Picton NSW 2571. [4799]

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, PO Box 20, WYONG NSW 2259.

SCHEDULE

Lot 101 DP 1131373 Warnervale Road, Hamlyn Terrace. [4800]

YASS VALLEY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that Yass Valley Council, pursuant to the abovementioned Act, has named the following roads located within Yass Valley Council:

Description Name

New road created as part of Kitty's Creek subdivision of Lot 1, DP 1127112, Road.

from Kirkton Road, Yass.

DAVID ROWE, General Manager, Yass Valley Council, PO Box 6, Yass NSW 2582. [4801]

YASS VALLEY COUNCIL

Roads Act 1993, Section 162

Roads Re-Naming

NOTICE is hereby given that Yass Valley Council, pursuant to the abovementioned Act, has re-named the following roads located within Yass Valley Council:

Current Road Name/Location New Road Name
Clayton Street, from Nicholls Drive Lumsden Lane.

Lumsden Lane.

DAVID ROWE, General Manager, Yass Valley Council, PO Box 6, Yass NSW 2582. [4802]

CLARENCE VALLEY COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Overdue Rates

NOTICE is hereby given to the persons named hereunder, that the CLARENCE VALLEY COUNCIL has resolved, in pursuance of Section 713 of the Local Government Act 1993, to sell the land described hereunder of which the person(s) named are known to the Council to be the owner(s) or to have an interest in the land on which the amount of rates stated in each case, as at 30 June 2009, is due:

Owner or person having interest in the land	Description	Rates overdue for more than 5 years (incl extra charges)	Rates overdue and in arrears (incl extra charges)	Total
(a)	(b)	(c)	<i>(d)</i>	(e)
William Francis FINLEY & Clare May FINLEY; AUSTRALIA AND NEW ZEALAND BANKING GROUP LIMITED Writ No. 3710305; OFFICIAL TRUSTEE IN BANKRUPTCY Caveat No. 5640974.	82 Queen Street ILUKA NSW 2466 Lot 4 DP 583768 House and land.	\$16,322.26	\$7,700.67	\$24,022.93
OFFICIAL TRUSTEE IN BANKRUPTCY & William Francis FINLEY; Grace Elizabeth WELLFARE Caveat No. 2035411.	95 Charles Street ILUKA NSW 2466 Lot 2 Sec 12 DP 758535 House and land.	\$7,829.45	\$10,266.09	\$18,095.54
Peter Vernon BOSTON; ST. GEORGE BANK LIMITED Mortgage No. U588832.	9 Wattle Drive YAMBA NSW 2464 Lot 17 DP 247247 House and land.	\$4,540.14	\$7,867.66	\$12,407.80
Mark BERGAN & Julie-Anne BENNETT; Christopher Mark BENNETT Caveat No. 3356864.	640 Deep Creek Road ULMARRA NSW 2462 Lot 96 DP 751390 House and land.	\$2,265.36	\$5,260.98	\$7,526.34
Joy Elizabeth ARNOTT	12 Gillett Street SOUTH GRAFTON NSW 2460 Lot 7 DP 38029 House and land.	\$6,451.37	\$8,960.65	\$15,412.02
Peace Elizabeth MAHER	51 Bent Street SOUTH GRAFTON NSW 2460 Lot 1 DP 562137 House and land.	\$9,091.66	\$13,692.66	\$22,784.32
Sylvia Inga Anna MEISSNER; BENDIGO AND ADELAIDE BANK LIMITED Mortgage No. AB146648.	5/4 Beachside Way YAMBA NSW 2464 Lot 40 SP 63359 Strata Unit.	\$2,954.13	\$7,573.40	\$10,527.53
Anthony William ADAMS & David Clifford ADAMS; WESTLAWN INVESTMENT COMPANY LIMITED Mortgage No. 5483563.	3456 Blacksmith Shop Road NEWTON BOYD NSW 2370 Lot 16 DP 753537 Lot 17 DP 753537 Lot 21 DP 753537 Vacant land.	\$2,993.77	\$5,572.55	\$8,566.32
Alistair Mabon SCHOLES & Tony Mabon SCHOLES	566 Middle Creek Road KREMNOS NSW 2460 Lot 12 DP 740673 Vacant land.	\$2,269.83	\$6,183.13	\$8,452.96

4925

Owner or person having interest in the land	Description	Rates overdue for more than 5 years (incl extra charges)	Rates overdue and in arrears (incl extra charges)	Total
<i>(a)</i>	(b)	(c)	<i>(d)</i>	(e)
Anthony William ADAMS & David Clifford ADAMS	Old Glen Innes Road DALMORTON NSW 2460 Lot 4 Sec 6 DP 758334 Lot 6 Sec 6 DP 758334 Lot 8 Sec 6 DP 758334 Lot 1 Sec 8 DP 758334 Lots 2-3 Sec 8 DP 758334 Lot 7 Sec 8 DP 758334 Vacant land.	\$853.81	\$2,387.45	\$3,241.26
Clayton Wayne MULVIHILL; VICTIMS COMPENSATION TRIBUNAL Charge No. AD972550	56 Cambridge Street COPMANHURST NSW 2460 Lot 296 DP 751366 Vacant land.	\$2,151.14	\$6,904.72	\$9,055.86
Clara BURROWS; REGISTRAR GENERAL Caveat No. C326146	2124 Summerland Way WARRAGAI CREEK NSW 2460 Lot 315 DP 751386 Vacant land.	\$2,546.56	\$3,447.45	\$5,994.01
William Myles MCRAE	Kungala Road KUNGALA NSW 2460 Lot 2-6 DP 246340 Vacant land.	\$575.78	\$2,319.76	\$2,895.54
Dale Andrew BENNETT	Armidale Road BLAXLANDS CREEK NSW 2460 Lot 1 DP 652197 Vacant land.	\$1,355.63	\$3,218.56	\$4,574.19
Anthony Vincent HOWARD & Susan Maree HOWARD	104 Dilkoon Road DILKOON NSW 2460 Lot 1 DP 800740 Vacant land.	\$1,038.97	\$3,577.96	\$4,616.93
Robert Cecil MOORE	671 Parker Road WELLS CROSSING NSW 2460 Lot 2 DP 726501 Vacant land.	\$1,101.81	\$2,916.98	\$4,018.79
Sidney Wallace EDWARDS & Olive SINCLAIR	8457 Armidale Road TYRINGHAM NSW 2453 Lot 7 Sec B DP 5697 Lot 8 Sec B DP 5697 Vacant land.	\$2,733.40	\$2,982.97	\$5,716.37

In default of payment to the Council of the amount stated in column (e) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates and charges being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by public auction by Bailey & Gough First National Real Estate, at the Council Chambers, 2 Prince Street, Grafton, on Wednesday, 2nd December 2009 commencing at 11:00am. S.MCPHERSON, General Manager, Clarence Valley Council, Locked Bag 23 GRAFTON NSW 2460.

[4803]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of OLGA HUETTER, late of Chatswood, in the State of New South Wales, who died between 22 and 23 February 2009, must send particulars of his claim to the executors, Carla Atara Huetter and Pierre Paul Huetter, c.o. Newnhams Solicitors, PO Box 21087, World Square NSW 2002, 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 29 July 2009. NEWNHAMS SOLICITORS, Level 7, 233 Castlereagh Street, Sydney NSW 2000 (PO Box 21087, World Square NSW 2002), (DX 11495, Sydney Downtown), tel.: (02) 9264 7788. Reference: BLM:ME:6365.

COMPANY NOTICES

NOTICE of Members Voluntary winding up.— ROBANJURI PTY LTD, ACN: 001 129 111 — Notice is hereby given that on 25th day of August 2009, a members' resolution was passed that the company be wound up voluntarily and that Richard Bruce Kellow be appointed liquidator. R. B. Kellow, Liquidator, C/o- Kellow Parbery & Associates Pty Limited, CPA's, 24 Church Street, Bega NSW 2550, tel.: (02) 6492 1433.

OTHER NOTICES

NOTICE OF SALE Erratum

THE Notice of Sale published in the Government Gazette of the 21 August 2009 No. 114, folio 4871 contained an error. The "Writ for Levy of Property Case Number 4920/08" was incorrect this should have read "Writ for Levy of Property Case Number 5920/08". This erratum now amends that error with the gazettal date remaining the 21 August 2009.

[4806]

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