

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 59 Friday, 17 June 2011

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 6 June 2011

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

Proclamations commencing Acts

Real Property and Conveyancing Legislation Amendment Act 2009 No 17 (2011-281) — published LW 10 June 2011

Regulations and other statutory instruments

Companion Animals Amendment (Greyhound Identification) Regulation 2011 (2011-266) — published LW 10 June 2011

Higher Education Amendment (Fees) Regulation 2011 (2011-267) — published LW 10 June 2011 Liquor Amendment (Special Events—Extended Trading Periods) Regulation (No 2) 2011 (2011-268) — published LW 10 June 2011

Real Property Amendment Regulation 2011 (2011-282) — published LW 10 June 2011

Environmental Planning Instruments

Auburn Local Environmental Plan 2010 (Amendment No 1) (2011-269) — published LW 10 June 2011 Campbelltown (Urban Area) Local Environmental Plan 2002 (Amendment No 22) (2011-270) — published LW 10 June 2011

Fairfield Local Environmental Plan 1994 (Amendment No 130) (2011-271) — published LW 10 June 2011 Grafton Local Environmental Plan 1988 (Amendment No 49) (2011-272) — published LW 10 June 2011 Great Lakes Local Environmental Plan 1996 (Amendment No 79) (2011-273) — published LW 10 June 2011 Gunnedah Local Environmental Plan 1998 (Amendment No 20) (2011-274) — published LW 10 June 2011 Hornsby Shire Local Environmental Plan 1994 (Amendment No 101) (2011-275) — published LW 10 June 2011

Lake Macquarie Local Environmental Plan 2004 (Amendment No 55) (2011-276) — published LW 10 June 2011

Maitland Local Environmental Plan 1993 (Amendment No 108) (2011-277) — published LW 10 June 2011 Woollahra Local Environmental Plan 1995 (Amendment No 67) (2011-278) — published LW 10 June 2011 Wyong Local Environmental Plan 1991 (Amendment No 182) (2011-279) — published LW 10 June 2011 Young Local Environmental Plan 2010 (Amendment No 1) (2011-280) — published LW 10 June 2011

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 7 June 2011

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

Act No. 8 2011 – An Act to make miscellaneous amendments to certain legislation with respect to courts and certain other legislation administered by the Attorney General. [Courts and Other Legislation Amendment Bill]

Act No. 9 2011 – An Act to amend the Library Act 1939 to authorise local councils to enter into arrangements for the provision, control and management of libraries and library services. [Library Amendment Bill]

Act No. 10 2011 – An Act to secure the health, safety and welfare of persons at work; to repeal the Occupational Health and Safety Act 2000; and for other purposes. [Work Health and Safety Bill]

Act No. 11 2011 – An Act to amend the Occupational Health and Safety Act 2000 to adopt some national work health and safety reforms pending the enactment of new legislation; and for other purposes. [Occupational Health and Safety Amendment Bill]

RUSSELL D. GROVE, P.S.M., Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office, Sydney, 7 June 2011

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

Act No. 12, 2011 – An Act to amend the Law Enforcement (Powers and Responsibilities) Act 2002 in relation to move on intoxicated persons in public places. [Law Enforcement (Powers and Responsibilities) Amendment (Move On Directions) Act 2011]

LYNN LOVELOCK, Clerk of the Parliaments

Orders



Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2011

under the

Fisheries Management Act 1994

I, the Minister for Primary Industries, in pursuance of section 221IG of the *Fisheries Management Act 1994*, make the following Order.

Dated, this 14th day of June 2011.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Explanatory note

The aquatic ecological community in the natural drainage system of the lowland catchment of the Darling River is listed as an endangered ecological community under the *Fisheries Management Act 1994* (*the Act*).

However, the Act enables the Minister to make an order authorising a class of persons to carry out an activity that may result in harm to a threatened species, population or ecological community or damage to its habitat. While such a proposed order is being assessed under the Act, the Minister may make an interim order lasting up to 6 months to allow an existing activity to be continued.

The object of this interim Order is to remake the *Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Further Interim Order 2010* to allow certain recreational and commercial fishing activities in the natural drainage system of the lowland catchment of the Darling River to continue for a further period of 6 months. The activities may only continue subject to compliance with any applicable fishing regulatory controls imposed by or under the Act.

The recommendation of the Fisheries Scientific Committee referred to in this interim Order is available on the Internet at:

 $http://www.dpi.nsw.gov.au/__data/assets/pdf_file/0010/208297/FR22-Darling-River-EEC.pdf.$

This Order is made under section 221IG of the Fisheries Management Act 1994.

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Clause 1

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2011

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2011

under the

Fisheries Management Act 1994

1 Name of Order

This Order is the Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2011.

2 Commencement

This Order:

- (a) commences on the day on which it is published in the Gazette, and
- (b) has effect for 6 months, and
- (c) is repealed at the end of the last day on which it has effect.

3 Repeal of previous order

The Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Further Interim Order 2010 is repealed.

4 Continuation of existing activities

- (1) The activities referred to in subclauses (2)–(4) may continue in the Lowland Darling River Catchment subject to compliance with any applicable fishing regulatory controls.
- (2) A recreational fisher may take from the Lowland Darling River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Darling River Catchment or may carry out any routine activity in connection with any such taking or possession:
 - (a) Paratya australiensis (freshwater shrimp),
 - (b) *Macrobrachium australiense* (freshwater prawn),
 - (c) Caridina mccullochi (freshwater shrimp),
 - (d) Cherax destructor (yabby),
 - (e) Maccullochella peelii peelii (Murray cod),
 - (f) Macquaria ambigua (golden perch),

Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2011

Clause 4

- (g) Nematalosa erebi (bony bream),
- (h) Leiopotherapon unicolor (spangled perch).
- (3) A person holding a commercial fishing licence that has a Class A: Yabby and carp endorsement (transferable) in the inland restricted fishery may:
 - (a) take *Cherax destructor* (yabby) from the Lowland Darling River Catchment, or
 - (b) possess or sell *Cherax destructor* (yabby) taken from the Lowland Darling River Catchment, or
 - (c) carry out any routine activities in connection with any such taking, possession or sale.
- (4) A broodstock collector may take from the Lowland Darling River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Darling River Catchment or may carry out any routine activity in connection with any such taking or possession:
 - (a) *Cherax destructor* (yabby),
 - (b) Maccullochella peelii peelii (Murray cod),
 - (c) *Macquaria ambigua* (golden perch).
- (5) In this clause:

applicable fishing regulatory controls means requirements imposed by or under the *Fisheries Management Act 1994* that apply to or in respect of the activities concerned.

broodstock collector means a person who takes fish under the authority of a permit issued under section 37 of the *Fisheries Management Act 1994* for aquaculture purposes.

inland restricted fishery has the same meaning as it has in the *Fisheries Management (General) Regulation 2010.*

Lowland Darling River Catchment means the aquatic ecological community in the natural drainage system of the lowland catchment of the Darling River (described in the recommendation of the Fisheries Scientific Committee to list that aquatic ecological community as the area covered by that recommendation).



Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2011

under the

Fisheries Management Act 1994

I, the Minister for Primary Industries, in pursuance of section 221IG of the *Fisheries Management Act 1994*, make the following Order.

Dated, this 14th day of June 2011.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Explanatory note

The aquatic ecological community in the natural drainage system of the lowland catchment of the Lachlan River is listed as an endangered ecological community under the *Fisheries Management Act 1994* (*the Act*).

However, the Act enables the Minister to make an order authorising a class of persons to carry out an activity that may result in harm to a threatened species, population or ecological community or damage to its habitat. While such a proposed order is being assessed under the Act, the Minister may make an interim order lasting up to 6 months to allow an existing activity to be continued.

The object of this interim Order is to remake the *Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Further Interim Order 2010* to allow certain recreational and commercial fishing activities in the natural drainage system of the lowland catchment of the Lachlan River to continue for a further period of 6 months. The activities the subject of this interim Order may only continue subject to compliance with any applicable fishing regulatory controls imposed by or under the Act.

The recommendation of the Fisheries Scientific Committee referred to in this interim Order is available on the Internet at:

 $http://www.dpi.nsw.gov.au/__data/assets/pdf_file/0004/208291/FR25-Lachlan-River-EEC.pdf.$

This Order is made under section 221IG of the Fisheries Management Act 1994.

s2011-159-32.d03 Page 1

Clause 1

Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2011

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under the

Fisheries Management Act 1994

1 Name of Order

This Order is the Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2011.

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This Order:

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- (c) is repealed at the end of the last day on which it has effect.

3 Repeal of previous order

The Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Further Interim Order 2010 is repealed.

4 Continuation of existing activities

- (1) The activities referred to in subclauses (2)–(4) may continue in the Lowland Lachlan River Catchment subject to compliance with any applicable fishing regulatory controls.
- (2) A recreational fisher may take from the Lowland Lachlan River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Lachlan River Catchment, or may carry out any routine activity in connection with any such taking or possession:
 - (a) Paratya australiensis (freshwater shrimp),
 - (b) *Macrobrachium australiense* (freshwater prawn),
 - (c) *Cherax destructor* (yabby),
 - (d) Maccullochella peelii peelii (Murray cod),
 - (e) Macquaria ambigua (golden perch),

Fisheries Management (Continuation of Activities in Lowland Lachlan River Catchment) Interim Order 2011

Clause 4

- (f) Nematalosa erebi (bony bream),
- (g) Leiopotherapon unicolor (spangled perch).
- (3) A person holding a commercial fishing licence that has a Class A: Yabby and carp endorsement (transferable) in the inland restricted fishery may:
 - (a) take *Cherax destructor* (yabby) from the Lowland Lachlan River Catchment, or
 - (b) possess or sell *Cherax destructor* (yabby) taken from the Lowland Lachlan River Catchment, or
 - (c) carry out any routine activities in connection with any such taking, possession or sale.
- (4) A broodstock collector may take from the Lowland Lachlan River Catchment any of the following species of fish, may possess any such species of fish taken from the Lowland Lachlan River Catchment, or may carry out any routine activity in connection with any such taking or possession:
 - (a) Cherax destructor (yabby),
 - (b) Maccullochella peelii peelii (Murray cod),
 - (c) *Macquaria ambigua* (golden perch).
- (5) In this clause:

applicable fishing regulatory controls means requirements imposed by or under the *Fisheries Management Act 1994* that apply to or in respect of the activities concerned.

broodstock collector means a person who takes fish under the authority of a permit issued under section 37 of the *Fisheries Management Act* 1994 for aquaculture purposes.

inland restricted fishery has the same meaning as it has in the *Fisheries Management (General) Regulation 2010.*

Lowland Lachlan River Catchment means the aquatic ecological community in the natural drainage system of the lowland catchment of the Lachlan River (described in the recommendation of the Fisheries Scientific Committee to list that aquatic ecological community as the area covered by that recommendation).

OFFICIAL NOTICES

Department of Planning

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Instrument of Delegation

I, the Minister for Planning and Infrastructure administering the Environmental Planning and Assessment Act 1979 ("EP&A Act"), pursuant to section 23 of the EP&A Act:

- 1. Revoke the previous delegation to the Planning Assessment Commission of my powers and functions under Part 3A of the EP&A Act dated 18 November 2008; and
- 2. Delegate to the Planning Assessment Commission, the powers and functions listed in Schedule 1 to this Instrument in relation to applications specified in Schedule 2 of this Instrument, subject to the terms, limitations and restrictions specified in Schedule 3 to this Instrument.

Dated this 28th day of May 2011.

The Hon. BRADLEY HAZZARD, M.P., Minister for Planning and Infrastructure

SCHEDULE 1

All my powers and functions under section 75J; section 75JA; section 75O; section 75P; section 75R (3A); section 75W; section 75Y and section 75YA of the EP&A Act.

Note: Functions and powers under section 75P are only exercisable if approval is given for a concept plan under section 75O.

SCHEDULE 2

- Applications made before or after the date of this Instrument, other than an application for major infrastructure development where the proponent is a public authority (other than a local authority); and
- Applications made before or after the date of this Instrument in relation to which a statement has been made disclosing a reportable political donation; and
- Applications made before or after the date of this Instrument where a statement was made disclosing a reportable
 political donation in connection with any previous concept plan or project application.

SCHEDULE 3

Where the Planning Assessment Commission (the Commission) proposes to impose a condition or a term of approval or make a determination which would require a proponent to enter into a voluntary planning agreement to which the Minister for Planning and Infrastructure or the Corporation is a party, the Commission must consult with the Minister for Planning and Infrastructure in relation to any such condition, term of approval or determination before determining the application.

Definitions

Corporation is the corporation sole incorporated under section 8 of the EP&A Act.

Major infrastructure development has the same meaning as in section 75A of the EP&A Act.

Applications are

- project applications made under section 75E of the EP&A Act;
- concept plan applications made under section 75M of the EP&A Act for approval of a concept plan for a project, including single applications for both a concept plan and a project made under section 75M (3A) of the EP&A Act: and
- requests under section 75W of the EP&A Act to modify an approval.

Proponent has the same meaning as in section 75A of the EP&A Act.

Public authority has the same meaning as in section 4 of the EP&A Act.

Statement is statement of a disclosure required to be made under section 147 (3) (a) of the EP&A Act required to be made in accordance with section 147 (6) of the EP&A Act.

Note: This Instrument does not apply to applications declared to be a critical infrastructure project, as provided by section 23 (8) of the EP&A Act.

Department of Primary Industries

PLANT DISEASES ACT 1924

Appointment of Inspector

I, ANDREW COLIN SANGER, Director Agricultural Compliance of the Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act") and with the delegated authority of the Director-General of the Department of Primary Industries pursuant to section 28C of the Act hereby appoint Michael Leslie THOMPSON as an inspector for the purposes of the Act.

Dated this 3rd day of June 2011.

A. C. SANGER,

Director, Agricultural Compliance, Department of Primary Industries

STOCK MEDICINES ACT 1989

Order

Authorisation of Inspector

I, ANDREW COLIN SANGER, Director Agricultural Compliance of the Department of Primary Industries, pursuant to section 48 of the Stock Medicines Act 1989 ("the Act") and with the delegated authority of the Director-General of the Department of Primary Industries pursuant to section 64 of the Act hereby authorise Michael Leslie THOMPSON to be an inspector for the purposes of the Act.

Dated this 3rd day of June 2011.

A. C. SANGER,

Director, Agricultural Compliance, Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T11-0175)

No. 4289, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), area of 53 units, for Group 1, dated 8 June 2011. (Orange Mining Division).

(T11-0176)

No. 4290, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), area of 18 units, for Group 1, dated 8 June 2011. (Orange Mining Division).

(T11-0177)

No. 4291, WESTROCK PTY LTD (ACN 007 391 737), area of 53 units, for Group 1, dated 8 June 2011. (Wagga Wagga Mining Division).

(T11-0178)

No. 4292, DRILL RESOURCES (COOBA) PTY LTD (ACN 151 338 555), area of 14 units, for Group 1, dated 9 June 2011. (Wagga Wagga Mining Division).

(T11-0179)

No. 4293, TELLUS RESOURCES LTD (ACN 144 733 595), area of 87 units, for Group 1, dated 10 June 2011. (Singleton Mining Division).

(T11-0180)

No. 4294, RIMFIRE AUSTRALIA PTY LTD (ACN 121 382 554), area of 43 units, for Group 1, dated 11 June 2011. (Orange Mining Division).

(T11-0181)

No. 4295, D'AGUILAR GOLD LIMITED (ACN 052 354 837), area of 18 units, for Group 1, dated 14 June 2011. (Coffs Harbour Mining Division).

CHRIS HARTCHER, M.P., Minister for Resources and Energy

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T10-0122)

No. 3991, now Exploration Licence No. 7771, GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600), County of Narromine, Map Sheet (8533), area of 30 units, for Group 1, dated 6 June 2011, for a term until 6 June 2013.

(T10-0215)

No. 4079, now Exploration Licence No. 7762, WINDORA EXPLORATION PTY LTD (ACN 143 563 133), County of Lincoln, Map Sheet (8633), area of 100 units, for Group 1, dated 2 June 2011, for a term until 2 June 2013.

(T10-0238)

No. 4100, now Exploration Licence No. 7754, OAKLAND RESOURCES PTY LTD (ACN 137 606 476), Counties of Bathurst and Georgiana, Map Sheet (8730, 8830), area of 14 units, for Group 1, dated 31 May 2011, for a term until 31 May 2013.

(T10-0284)

No. 4128, now Exploration Licence No. 7765, LACCOLITH PTY LTD (ACN 147439030), Counties of Brisbane and Phillip, Map Sheet (8933), area of 100 units, for Group 1, Group 2 and Group 6, dated 1 June 2011, for a term until 1 June 2013.

(T10-0290)

No. 4134, now Exploration Licence No. 7756, OROYA MINING LIMITED (ACN 009 146 794), Counties of Roxburgh and Wellington, Map Sheet (8832), area of 7 units, for Group 1, dated 31 May 2011, for a term until 31 May 2013.

(T10-0293)

No. 4137, now Exploration Licence No. 7763, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), Counties of Killara and Landsborough, Map Sheet (7736, 7836), area of 73 units, for Group 1, dated 2 June 2011, for a term until 2 June 2013.

(T10-0294)

No. 4138, now Exploration Licence No. 7764, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), County of Gunderbooka, Map Sheet (8037), area of 55 units, for Group 1, dated 2 June 2011, for a term until 2 June 2013.

(T10-0296)

No. 4140, now Exploration Licence No. 7772, GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600), County of Cunningham, Map Sheet (8431, 8432), area of 44 units, for Group 1, dated 6 June 2011, for a term until 6 June 2013.

(T10-0301)

No. 4145, now Exploration Licence No. 7755, OAKLAND RESOURCES PTY LTD (ACN 137 606 476), County of Wellington, Map Sheet (8731, 8732), area of 96 units, for Group 1, dated 31 May 2011, for a term until 31 May 2013.

(T10-0306)

No. 4147, now Exploration Licence No. 7742, COALWORKS LIMITED (ACN 114702831), County of Urana, Map Sheet (8126, 8127), area of 47 units, for Group 10, Group 2 and Group 5, dated 16 May 2011, for a term until 16 May 2013. As a result of the grant of this title, Exploration Licence No. 7286 has ceased to have effect.

(T11-0063)

No. 4184, now Exploration Licence No. 7761, KIMBA RESOURCES PTY LTD (ACN 106 123 951), Counties of Darling and Murchison, Map Sheet (9037), area of 64 units, for Group 1, dated 1 June 2011, for a term until 1 June 2013.

CHRIS HARTCHER, M.P., Minister for Resources and Energy

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T10-0321)

No. 53, PANGAEA OIL & GAS PTY LIMITED (ACN 068 812 171), County of Clarke, County of Dudley, County of Fitzroy, County of Gresham, County of Hawes, County of Inglis, County of Macquarie, County of Parry, County of Raleigh, County of Sandon and County of Vernon, Map Sheet (9135, 9136, 9234, 9235, 9236, 9334, 9335, 9336, 9337, 9434, 9435, 9436, 9437, 9535, 9536, 9537). Withdrawal took effect on 3 June 2011.

CHRIS HARTCHER, M.P., Minister for Resources and Energy

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

(T03-0008)

Exploration Licence No. 6091, LFB RESOURCES NL (ACN 073 478 574), area of 15 units. Application for renewal received 14 June 2011.

(T05-0161)

Exploration Licence No. 6430, PEREGRINE MINERAL SANDS PTY LTD (ACN 009 307 591), area of 29 units. Application for renewal received 8 June 2001.

(06-2978)

Exploration Licence No. 6598, AUSTAR COAL MINE PTY LIMITED (ACN 111 910 822), area of 7370 hectares. Application for renewal received 9 June 2011.

(07-0084)

Exploration Licence No. 6832, CAPITAL MINING LIMITED (ACN 104 551 171), area of 50 units. Application for renewal received 14 June 2011.

(T09-0032)

Exploration Licence No. 7356, PEEL MINING LIMITED (ACN 119 343 734), area of 5 units. Application for renewal received 8 June 2011.

(T08-0005)

Petroleum Exploration Licence No. 459, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 75 blocks. Application for renewal received 9 June 2011.

(T08-0006)

Petroleum Exploration Licence No. 460, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 49 blocks. Application for renewal received 9 June 2011.

CHRIS HARTCHER, M.P., Minister for Resources and Energy

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(10-6504)

Exploration Licence No. 5359, MURRAY BASIN TITANIUM PTY LTD (ACN 082 497 827), Counties of Kilfera, Manara and Taila, Map Sheet (7429, 7430, 7529, 7530, 7531, 7630, 7631), area of 589 units, for a further term until 8 October 2012. Renewal effective on and from 6 June 2011.

(10-6425)

Exploration Licence No. 5362, MURRAY BASIN TITANIUM PTY LTD (ACN 082 497 827), Counties of Perry and Wentworth, Map Sheet (7430, 7431), area of 256 units, for a further term until 9 October 2012. Renewal effective on and from 7 June 2011.

(T02-0050)

Exploration Licence No. 6012, BIG ISLAND MINING PTY LTD (ACN 112 787 470), County of Harden, Map Sheet (8528), area of 6 units, for a further term until 21 October 2012. Renewal effective on and from 27 May 2011.

(05-0192)

Exploration Licence No. 6445, BIG ISLAND MINING PTY LTD (ACN 112 787 470), Counties of Buccleuch, Clarendon and Harden, Map Sheet (8528), area of 37 units, for a further term until 11 July 2012. Renewal effective on and from 1 June 2011.

(T07-0527)

Exploration Licence No. 7155, ICARUS MINES PTY LTD (ACN 140 149 515), Counties of Bligh and Phillip, Map Sheet (8733, 8833), area of 73 units, for a further term until 23 June 2012. Renewal effective on and from 6 June 2011.

(T07-0529)

Exploration Licence No. 7159, ICARUS MINES PTY LTD (ACN 140 149 515), County of Gordon, Map Sheet (8632, 8633), area of 55 units, for a further term until 23 June 2012. Renewal effective on and from 6 June 2011.

(T07-0540)

Exploration Licence No. 7173, ICARUS MINES PTY LTD (ACN 140 149 515), Counties of Ewenmar and Narromine, Map Sheet (8533), area of 90 units, for a further term until 8 July 2012. Renewal effective on and from 6 June 2011.

(T08-0101)

Exploration Licence No. 7224, AUSTRALIAN GOLD INVESTMENTS LIMITED (ACN 124 873 507), County of Vernon, Map Sheet (9235), area of 22 units, for a further term until 15 October 2012. Renewal effective on and from 10 June 2011.

(T08-0205)

Exploration Licence No. 7268, ABX1 PTY LTD (ACN 139 790 364), County of Arrawatta, Map Sheet (9138, 9139), area of 46 units, for a further term until 23 December 2012. Renewal effective on and from 27 May 2011.

CHRIS HARTCHER, M.P., Minister for Resources and Energy

LANDS

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

REVOCATION OF RESERVATION OF CROWN LAND

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

KARINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

Column 1 Column 2

Land District: Armidale.

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

The whole being Lot 120,
DP No. 41949, Parish Ashford,
County Arrawatta, of an area
of 6.74 hectares.

Locality: Ashford. Reserve No.: 750065. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 08/11163.

Note: Sale to Tenure Holder.

DUBBO CROWN LANDS OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830 Phone: (02) 6883 3300 Fax: (02) 6884 2067

ERRATUM

THE notice which appeared in the *New South Wales Government Gazette* No. 55 of the 10 June 2011, Folio 3489, under the heading of "Notification of Closing of Roads" the notification for the LGA of Cabonne, Land District of Wellington should read "Lot 12, DP 1141061" in lieu of "Lot 1, DP 1141061".

File No.: DB05 H 59.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

GOULBURN OFFICE

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

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.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

Column 1 Column 2 Column 3

Robert William Laggan Hall Trust. Dedication No.: 530016.

EDWARDS Public Purpose: Public hall.
Notified: 25 September 1925.
Helen Elizabeth File No.: GB80 R 214.

Helen Elizabeth
SMITH
(new member),
Allan David TOWNSEND
(re-appointment),
Anthony John BARTLEY
(new member).

Term of Office

For a term commencing the date of this notice and expiring 16 June 2016.

MAITLAND OFFICE

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

ALTERATION OF CORPORATE NAME OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the corporate name of the reserve trust specified in Schedule 1 hereunder, which is trustee of the reserve referred to in Schedule 2, is altered to the corporate name specified in Schedule 3.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE 1

R85696 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 85696.

Public Purpose: Rubbish depot. Notified: 11 March 1966.

File No.: 11/06312.

SCHEDULE 3

Hollingshed Street Rubbish Depot (R85696) Reserve

Trust.

SCHEDULE 1

R84171 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 84171.

Public Purpose: Cemetery purposes.

Notified: 1 February 1963.

File No.: 11/06312.

SCHEDULE 3

Rosemount Road Cemetery (R84171) Reserve Trust.

SCHEDULE 1

R83677 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 83677. Public Purpose: Drainage. Notified: 12 January 1962.

File No.: 11/06312.

SCHEDULE 3

Aberdare Drainage (R83677) Reserve Trust.

SCHEDULE 1

R82660 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 82660.

Public Purpose: Rubbish depot.

Notified: 8 July 1960. File No.: 11/06312.

SCHEDULE 3

Main Road Rubbish Depot (R82660) Reserve Trust.

SCHEDULE 1

R82075 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 82075. Public Purpose: Drainage. Notified: 9 October 1959.

File No.: 11/06312.

SCHEDULE 3

Congewai Street Drainage (R82075) Reserve Trust.

SCHEDULE 1

R77141 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 77141. Public Purpose: Reservoir. Notified: 8 October 1954.

File No.: 11/06312.

SCHEDULE 3

Fullerton Street Reservoir (R77141) Reserve Trust.

SCHEDULE 1

R70890 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 70890.

Public Purpose: Drainage access.

Notified: 4 June 1943. File No.: 11/06312.

SCHEDULE 3

Northcote Street Access and Drainage (R70890) Reserve Trust.

SCHEDULE 1

R70075 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 70075.

Public Purpose: Rubbish depot.

Notified: 6 June 1941. File No.: 11/06312.

SCHEDULE 3

Parnell Street Rubbish Depot (R70075) Reserve Trust.

SCHEDULE 1

R63332 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 63332.

Public Purpose: Night soil depot.

Notified: 6 May 1932. File No.: 11/06312.

SCHEDULE 3

Kurri Kurri Night Soil Depot (R63332) Reserve Trust.

SCHEDULE 1

R53147 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 53147.

Public Purpose: Addition reservoir.

Notified: 24 January 1919.

File No.: 11/06312.

SCHEDULE 3

Allowah Street Reservoir (R53147) Reserve Trust.

SCHEDULE 1

R81533 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 81533.

Public Purpose: Municipal purposes.

Notified: 10 April 1959. File No.: 11/06312.

SCHEDULE 3

Bateau Bay Municipal Purposes (R81533) Reserve Trust.

SCHEDULE 1

R163 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 163.

Public Purpose: Access water supply.

Notified: 24 September 1884.

File No.: 11/06312.

SCHEDULE 3

Jilliby Jilliby Creek Water Reserve (R163) Reserve Trust.

SCHEDULE 1

R17122 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 17122.

Public Purpose: Plantation and cemetery extensions.

Notified: 21 January 1893.

File No.: 11/06312.

SCHEDULE 3

Aberdeen Plantation and Cemetery Extension (R17122)

Reserve Trust.

SCHEDULE 1

R48737 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 48737.

Public Purpose: Landing place.

Notified: 16 April 1913. File No.: 11/06312.

SCHEDULE 3

Gunderman Landing Place (R48737) Reserve Trust.

SCHEDULE 1

R70603 Dummy Reserve Trust.

SCHEDULE 2

Reserve No.: 70603.

Public Purpose: Rubbish depot.

Notified: 26 June 1942. File No.: 11/06312.

SCHEDULE 3

Bunnan Rubbish Depot (R70603) Reserve Trust.

DISSOLUTION OF RESERVE TRUST

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

dissolved.

KATRINA HODGKINSON, M.P.,

Minister for Primary Industries

SCHEDULE 1

Column 1 Column 2

R78648 Dummy Reserve

Trust.

Reserve No.: 78648. Public Purpose: Addition

sanitary depot. Notified: 15 June 1956. File No.: 11/06312.

SCHEDULE 2

Column 1 Column 2

R71336 Dummy Reserve

Trust.

Reserve No.: 71336.

Public Purpose: Sanitary

depot.

Notified: 3 November 1944.

File No.: 11/06312.

SCHEDULE 3

Column 1 Column 2

R56655 Dummy Reserve

Trust.

Reserve No.: 56655. Public Purpose: Drainage.

Notified: 14 December 1923.

File No.: 11/06312.

SCHEDULE 4

Column 1 Column 2

R56647 Dummy Reserve

Trust.

Reserve No.: 56647.

Public Purpose: Drainage. Notified: 14 December 1923.

File No.: 11/06312.

SCHEDULE 5

Column 2 Column 1

R41282 Dummy Reserve

Trust.

Reserve No.: 41282. Public Purpose: Drainage. Notified: 23 January 1907. File No.: 11/06312.

ESTABLISHMENT OF RESERVE TRUST

PURSUANT to section 92(1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedules hereunder, is established under the name stated in that Column and is appointed as trustee of the reserve specified opposite thereto in Column 2 of the Schedules.

> KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE 1

Column 1 Column 2

Patonga Sanitary Depot Reserves Trust.

Reserve No.: 71336. Public Purpose: Sanitary

depot.

Notified: 3 November 1944.

Reserve No.: 78648. Public Purpose: Addition sanitary depot. Notified: 15 June 1956. File No.: 11/06312.

SCHEDULE 2

Column 1 Column 2

Horseshoe Bend Old Channel

Drainage Reserves Trust.

Reserve No.: 56655. Public Purpose: Drainage.

Notified: 14 December 1923.

Reserve No.: 41282. Public Purpose: Drainage. Notified: 23 January 1907. Reserve No.: 56647. Public Purpose: Drainage. Notified: 14 December 1923.

File No.: 11/06312.

MOREE OFFICE

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

NOTIFICATION OF CLOSING OF ROADS

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

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Land District – Narrabri; Council – Walgett Shire; Parishes – Tareela, Jereel, Benn and Katambone; County – Denham

Roads Closed: Lots 1, 2, 3 and 4, DP 1153555.

File No.: ME07 H 15.

Schedule

On closing, title to the land within Lots 1, 2, 3 and 4, DP 1153555 remains vested in the State of New South Wales as Crown Land.

ORANGE OFFICE

92 Kite Street (PO Box 2146), Orange NSW 2800

Phone: (02) 6391 4300 Fax: (02) 6362 3896

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.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

Column 2 Column 1 Rex Christopher **Drayton Valley PLUMMER** Reserve Trust. (new member), **David Scott** MacBETH (new member), Margaret Helen KEECH (new member), Barry James KEECH (new member). Bill BROWN (new member),

Kylie YATES (new member).

Column 3

Reserve No.: 1031768. Public Purpose: Environmental protection, heritage purposes and

public recreation. Notified: 1 April 2011. File No.: 11/05632.

Term of Office

For a term commencing the date of this notice and expiring 16 June 2016.

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 closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Parishes – Currajong and Kamandra; County – Ashburnham; Land District – Parkes; L.G.A. – Parkes

Road Closed: Lots 1 and 2, DP 1161396 (not being land under the Real Property Act).

File No.: 08/0290.

Schedule

On closing, the land within Lots 1 and 2, DP 1161396 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Merrimarotherie; County – Gipps; Land District – Condobolin; L.G.A. – Lachlan

Road Closed: Lot 1, DP 1164253 (not being land under the Real Property Act).

File No.: CL/00708.

Schedule

On closing, the land within Lot 1, DP 1164253 remains vested in the State of New South Wales as Crown Land.

Description

Parishes – Currajong and Kamandra; County – Ashburnham; Land District – Parkes; L.G.A. – Parkes

Road Closed: Lots 1 and 2, DP 1161396 (not being land under the Real Property Act).

File No.: 08/0290.

Schedule

On closing, the land within Lots 1 and 2, DP 1161396 remains vested in the State of New South Wales as Crown Land.

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

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are closed and the land 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, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Parish – Prospect; County – Cumberland; Land District – Metropolitan; Local Government Area – Blacktown

Road Closed: Lots 1 and 2, DP 1164506 at Seven Hills.

File No.: MN05 H 100.

Schedule

On closing, title for the land in Lots 1 and 2 remains vested in Blacktown City Council as operational land.

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the roads cease to be public roads and the rights of passage and access that previously existed in relation to the roads are extinguished.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Land District - Metropolitan; L.G.A. - Willoughby City

Lot 3, DP 1160905 at Chatswood, Parish Willoughby, County Cumberland.

File No.: 08/1536.

Notes: (1) On closing, title for the land in Lot 3 remains vested in Willoughby City Council as operational land

(2) The road is closed subject to the right of carriageway limited in stratum 5.3 metres wide as shown in DP 1160905.

TAMWORTH OFFICE

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

ERRATUM

THE notice appearing in the *New South Wales Government Gazette* on Friday, 10 June 2011, Folio 3497, under the heading of "Notification of Closing of a Road" relating to the entry for File Reference: 09/19050 the Lot should read Lot 2 in Deposited Plan 1165197 in lieu of Lot 1 in Deposited Plan 1165197.

File No.: 09/19050.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

ERRATUM

IN the notice appearing in the *New South Wales Government Gazette* of the 15 April 2011, Folio 2636, under the heading of "NOTIFICATION OF CLOSING OF A ROAD" disregard the notification in relation to Lots 1 and 2 in Deposited Plan 1161174.

File Nos: 07/2884 and 08/6158.

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANCE 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.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

Column 1 Column 2

Land District: Tamworth. That part being Lots 1 and 2, Local Government Area: DP 1161174 (closed road vide Tamworth Regional. New South Wales Government Locality: Nemingha. Gazette, dated 31 October Reserve No.: 755334. 1900, Fol 4436), separating Public Purpose: Future Lot 77, DP 755334 and public requirements. Lot 1, DP 103165, Parish Notified: 29 June 2007. Nemingha, County Parry. Area: About 1.007 hectares.

File No.: 07/2884.

Note: It is intended to sell the revoked part being closed road by way of Private Treaty Sale to adjoining landowners.

TAREE OFFICE

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

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE 1

Column 1
Jim BOLGER.

Column 2
Mid North Coast
Accommodation
Trust.

Column 3
Reserve N

on Pul

Reserve No.: Part 79681. Public Purpose: Public recreation and

communication facilities. Parish: Forster.

County: Gloucester. Notified: 28 June 1957. Reserve No.: Part 86531. Public Purpose: Public recreation.

Parish: Tuncurry.
County: Gloucester.
Notified: 17 Novemb

Notified: 17 November 1967. Reserve No.: Part 53519.

Public Purpose: Public

recreation.
Parish: Forster.
County: Gloucester.
Notified: 19 September 1919.

Reserve No.: Part 85147. Public Purpose: Public

recreation.
Parish: Fens.
County: Gloucester.
Notified: 15 January 1965.
Reserve No.: Part 77312.

Public Purpose: Camping and public recreation.

Parish: Fens.

County: Gloucester. Notified: 31 December 1954. File No.: 10/19709.

For a term commencing 18 June 2011 and expiring 17 December 2011.

SCHEDULE 2

Column 1
Kathryn Anne
YOUNG.

Column 2 Kempsey Showground

Trust.

Column 3

Reserve No.: 610019. Public Purpose: Showground. Notified: 7 October 1884. File No.: TE80 R 216.

For a term commencing 18 June 2011 and expiring 17 September 2011

WAGGA WAGGA OFFICE

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

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 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.

KATRINA HODGKINSON, M.P., Minister for Primary Industries

Description

Parish – Buraja; County – Hume; Land District – Corowa; L.G.A. – Corowa

Lot 1 in DP 1164015 at Lowesdale.

File No.: WA07 H 352.

Schedule

On closing, the land within Lot 1 in DP 1164015 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Temora; County – Bland; Land District – Temora; L.G.A. – Temora

Lot 1 in DP 1163765 at Temora.

File No.: WA05 H 200.

Schedule

On closing, the land within Lot 1 in DP 1163765 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Morven; County – Hume; Land District – Albury; L.G.A. – Greater Hume Shire

Lot 1 in DP 1161282 at Culcairn.

File No.: WA05 H 238.

Schedule

On closing, the land within Lot 1 in DP 1161282 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Umutbee; County – Wynyard; Land District – Wagga Wagga; L.G.A. – Wagga Wagga

Lot 1 in DP 1163924 at Tarcutta.

File No.: WA05 H 260.

Schedule

On closing, the land within Lot 1 in DP 1163924 remains vested in the State of New South Wales as Crown Land.

WESTERN REGION OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830 Phone: (02) 6883 5400 Fax: (02) 6884 2067

GRANTING OF A WESTERN LANDS LEASE

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

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

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

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

The Conditions and Reservations annexed to such leases are those Conditions published in the *New South Wales Government Gazette* of 20 March 2009, Folios 1416-1418.

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

KATRINA HODGKINSON, M.P., Minister for Primary Industries

SCHEDULE

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

WLL No.	Name of Lessee	File No.	Folio Identifier	Area (m2)	Term of Lease	
					From	То
WLL 16266	Peter Leonard SEDAWIE	08/11487	54/1076808	1749	31 May 2011	30 May 2031
WLL 16380	Rachel HESSENBERGER	09/10890	75/1065215	2519	14 Jun 2011	13 Jun 2031
WLL 15133	Marinka POCOCK	11/01411	61/1063047	1920	14 Jun 2011	13 Jun 2031

WATER

WATER ACT 1912

AN application for a licence under section 10 of Part 2 of the Water Act 1912 has been received as follows:

Thomas and Susan McCALLUM for a pump on the Orara River & a dam & pump on an unnamed watercourse on Lot 181, DP 752810, Parish Bardsley, County Fitzroy, for conservation of water for irrigation purposes (Reference 30SL067142). New license by way of permanent transfer.

Any inquires should be directed to Ph (02) 6641 6500. Written objections to the application specifying the grounds thereof must be lodged with the NSW Office of Water, Locked Bag 10, Grafton NSW 2460 within 28 days of the date of this publication. GA1819535

PETER HACKETT, Licensing Officer

Roads and Traffic Authority

ROADS ACT 1993

Notice of Dedication of Land as Public Road at South Albury, East Albury, North Albury, Lavington and Thurgoona in the Albury 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 Albury City Council area, Parish of Albury and County of Goulburn, shown as:

Lots 35, 38 and 47 Deposited Plan 1007315;

Lots 22 to 36 inclusive Deposited Plan 1159985;

Lots 3 and 4 Deposited Plan 1007868;

Lots 64 and 65 Deposited Plan 1009702;

Lot 1002 Deposited Plan 1105432;

Lots 1 and 4 Deposited Plan 1109126;

Lots 43 to 49 inclusive Deposited Plan 1011904;

Lot 2 Deposited Plan 1084092;

Lots 23 to 38 inclusive Deposited Plan 1150415;

Lot 4 Deposited Plan 847678;

Lot 22 Deposited Plan 1087878;

Lots 50 and 53 Deposited Plan 1008629;

Lot 31 Deposited Plan 611183;

Lot 21 Deposited Plan 1132049;

Lots 22 to 37 inclusive Deposited Plan 1150475;

Lots 59, 60 and 61 Deposited Plan 1005835;

Lots 14, 15 and 16 Deposited Plan 715250; and

Lots 42 and 51 to 60 inclusive Deposited Plan 1162817.

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Holbrook in the Greater Hume Shire 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 those pieces or parcels of Crown land situated in the Greater Hume Shire Council area, Parish of Holbrook and County of Goulburn, shown as:

Lot 30 Deposited Plan 1158310, being part of the land in Certificate of Title 260/753340;

Lot 47 Deposited Plan 1158310, being part of the land in Certificate of Title 71/753340 and said to be in the possession of the Crown and Hume Livestock Health and Pest Authority;

Lots 11 and 12 Deposited Plan 1157532, being parts of the land in Certificate of Title 7012/1025567 and said to be in the possession of the Crown and Greater Hume Shire Council (trustee);

Lot 13 Deposited Plan 1157532, being part of the land in Certificate of Title 206/753340 and said to be in the possession of the Crown and Greater Hume Shire Council (trustee);

Lot 15 Deposited Plan 1157532, being part of the land in Certificate of Title 7025/1059709;

Lot 16 Deposited Plan 1157532, being part of the land in Certificate of Title 7036/1059707; and

Lots 19 and 26 Deposited Plan 1157532, being parts of the land in Certificate of Title 302/753340 and said to be in the possession of the Crown and Hume Livestock Health and Pest Authority.

(RTA Papers: 11M581; RO 2/186.1118)

(RTA Papers: 2/4.158)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Strathfield in the Canada Bay 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 that piece or parcel of land situated in the Canada Bay City Council area, Parish of Concord and County of Cumberland, shown as Lot 33 Deposited Plan 703454.

(RTA Papers: F4/93.1517; RO F4/93.1517)

Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 72

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 72 of the Associations Incorporation Act 2009.

Cancellation is effective as at the date of gazettal.

Wamboyne Colts and Fillies B & S Ball Association Inc – Y1479015

Church of Christ Carramar Incorporated – Inc9890002

Kempsey & District Ratepayers & Residents Association Incorporated – Inc9881873

Yuline Landcare Group Inc - Y1137444

Coogee Patchwork Group Incorporated – Inc9880397

Foster Grandparents Scheme Hunter Region Inc – Y0187136

Victoria Road Community Committee Incorporated – Inc9888965

The Probus Club of Milton-Ulladulla Incorporated – Y1499840

Karuah Catchment Landcare Group Incorporated – Y2083631

Narooma Squash Club Inc - Y0916421

New South Wales Wheelchair Rugby League Incorporated – Inc9892117

The Wollongong Horticultural Society Inc – Y0230221

Ruby Goes to Austria Incorporated – Inc9891974 Ladies Probus Club of Young Incorporated – Y1894835

Dated 10th of June 2011.

ROBYNE LUNNEY, A/Manager, Financial Analysis, Registry of Co-operatives & Associations, Office of Fair Trading, Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 76

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

Cancellation is effective as at the date of gazettal.

Care & Respite Community Care Incorporated – Inc9881523

Dated: 10 June 2011.

ROBYNE LUNNEY,

A/Manager, Financial Analysis, Registry of Co-operatives & Associations, Office of Fair Trading, Department of Finance and Services

CATCHMENT MANAGEMENT AUTHORITIES ACT 2003

Determination Concerning Catchment Contributions 1 July 2011 to 30 June 2012

Schedule 4 of the Catchment Management Authorities Act (2003)

THE Hunter-Central Rivers Catchment Management Authority in pursuance of Schedule 4 of the Catchment Management Authorities Act (2003) and in accordance with the Hunter-Central Rivers Catchment Management Authority Regulation 2010, does hereby make the following determination in respect of the year commencing 1 July 2011:

- a. It proposes to raise \$3,543,084 by way of catchment contribution.
- b. The catchment contribution is to be levied on all rateable land within the Hunter catchment contribution area as delineated by maps held at the authority's offices.
- c. The basis of the catchment contribution is a rate based on land values provided by the appropriate local government councils.
- d. The catchment contribution rate for the year commencing 1 July 2011 will be 0.0108 of a cent in the dollar (land value).

Dated at Paterson, this 20th day of May 2011.

THE COMMON SEAL OF THE HUNTER-CENTRAL RIVERS CATCHMENT MANAGEMENT AUTHORITY was affixed hereto this twentieth day of May 2011, pursuant to a resolution of the Authority in the presence of two board members whose signatures appear opposite hereto.

A. BURNS, Board Member

J. IMRIE, Board Member

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

Taree @Port Macquarie, 10:00 a.m., 28 November 2011 (2 weeks), sittings cancelled.

Dated this 6th day of June 2011.

R. O. BLANCH, Chief Judge

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Create a New Address Locality within the Sutherland Shire Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board, the Board, hereby notifies that it proposes to amend address locality boundaries in the Sutherland Shire Local Government Area to enable the creation of a new address locality called Greenhills Beach as shown on map GNB3721-5-A.

Copies of map GNB3721-5-A may be viewed at the Sutherland Shire Council Administration Centre 4-20 Eton Road, Sutherland, the Sutherland Library, 30 -36 Belmont Street, Sutherland, from Thursday, 16 June 2011 until Sunday, 17 July 2011.

A copy of Map GNB3721-5-A will also be on display at the office of the Geographical Names Board, 346 Panorama Avenue, Bathurst NSW 2795 during the above dates. This proposal may also be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au. All comments to be submitted to the Secretary of the Board.

Any person wishing to make comment upon this proposal may prior to Sunday, 17 July 2011 write to the Secretary of the Board with that comment. All submissions lodged in accordance with section 9 of the Geographical Names Act 1966 may be subject to a freedom of information application and may be viewed by a third party to assist the Board in considering this proposal.

WARWICK WATKINS, A.M., Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Erratum

IN the notice referring to the assignment of the name Aveliss Ellery Park, Folio 3476, 3 June 2011 the Parish, County and map sheets were incorrect and should read Parish Armidale, County Sandon, LPI map Armidale, 1:100,000 map Armidale 9236.

This notice corrects these errors.

WARWICK WATKINS, AM,

Chairman

Geographical Names Board PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Erratum

IN the notice referring to the assignment of the name Hassall Park, Folio 4569, 17 September 2010, the name was incorrectly spelt Hassell Park. The correct spelling is Hassall Park.

This notice corrects this error.

WARWICK WATKINS, AM, Chairman

Geographical Names Board, PO Box 143 Bathurst NSW 2795.

LOCAL GOVERNMENT ACT 1993

PROCLAMATION

T. F. BATHURST, Administrator

I, T. F. BATHURST, Administrator of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 218B of the Local Government Act 1993, hereby alter the boundaries of the Area of Blacktown City as described by Proclamation in *New South Wales Government Gazette* No. 128 of 24 August 1984 and the Area of The Hills Shire as described by Proclamation in *New South Wales Government Gazette* No. 56 of 21 May 1948, as amended by Proclamation in *New South Wales Government Gazette* No. 219 of 2 December 1949, by transferring lands from the Area of The Hills Shire into the Area of Blacktown City, so that the boundaries of the Area of The Hills Shire shall be as respectively described in Schedule A and Schedule B hereto.

Signed and sealed at Sydney, this 2nd day of June 2011.

By the Administrator's Command,

DON PAGE, M.P., Minister for Local Government

GOD SAVE THE QUEEN!

SCHEDULE A

Blacktown City (as amended)

Area about 241 square kilometres: Commencing at the intersection of Greystanes Creek Stormwater Channel with the Main Western Railway; and bounded thence by that stormwater channel generally south-westerly to the Great Western Highway; by that highway north-westerly, Quarry Road south-westerly, Clunies Ross Road southerly and the closed road forming the northern boundary of portion 30, Parish of Prospect, County of Cumberland, and its prolongation westerly to the south-eastern boundary of Lot D, DP 374324; by part of that boundary and the southeastern boundary of Lot 10, DP 374325 south-westerly; the north-eastern and part of the north-western boundaries of Lot 9 north-westerly and south-westerly to the western prolongation of the closed road forming the northern boundary of portion 30, aforesaid; by that prolongation westerly to Thornley Road; by that road and its prolongation southerly to the north-eastern boundary of Lot 8, DP 235064; by that boundary south-easterly and the south-eastern boundary of that Lot and its prolongation south-westerly to the Sydney Water Supply Canal; by that canal and its northwestern prolongation generally north-westerly to the wall of Prospect Dam; by that wall generally south-westerly to the generally southern shore of Prospect Reservoir; by that shore generally westerly to the centreline between the pipes of the Warragamba Water Supply Pipeline; by that centreline generally westerly to Ropes Creek; by that creek downwards to the northern boundary of portion 112, Parish of Rooty Hill; by part of that boundary and its prolongation westerly to South Creek; by that creek downwards to the western prolongation of the generally southern boundary of portion 47, Parish of St Matthew; by that prolongation, boundary and the eastern prolongation of that boundary generally easterly to Bandon Road, by that road north-easterly and the middle of Windsor Road and Old Windsor Road carriageways generally south-easterly to a point opposite the easternmost corner of

the land shown in DP 71328; by a line south-westerly to that corner; by a line north-westerly to the north-eastern corner of Lot 49, DP 245140; by the north-western boundary of that Lot south-westerly and part of the generally western boundary of that Lot south-easterly to the north-eastern prolongation of the south-eastern boundary of Lot 2, DP 703826; by that prolongation and boundary south-westerly to the south western boundary of the said Lot 2, north-westerly by that boundary and the south-western boundary of Lot 1, DP 703826; to the north-western boundary of Lot 3, DP 703826; south-westerly to the south-eastern prolongation of the south-western boundary of Lot 3, section 6, DP 936; by that prolongation and boundary and the south-western boundary of Lot 7, section 6, DP 936 and its prolongation north-westerly to the north-eastern prolongation of McCoy Street; by that prolongation, street and the south-western prolongation of that street south-westerly to the Main Western Railway, aforesaid, and by that railway south-easterly to the point of commencement.

SCHEDULE B The Hills Shire

Area about 381.016 square kilometres: Commencing at the confluence of the Hawkesbury River with Cattai Creek; and bounded thence by a line along the middle of Cattai Creek upwards to the north-western boundary of the parish of Nelson, country of Cumberland; by a line along that boundary of that parish and the middle of Forester Road, being the road forming the north-western boundary of portion 122 of the said parish of Nelson, south-westerly to its intersection with a line along the middle of Windsor Road; by a line along the middle of Windsor Road and Old Windsor Road generally south-easterly to its intersection with the south-westerly prolongation of a line along the middle of the road forming the north-western boundary of portion 138, parish of St John; by a line along the middle of the last-mentioned road northeasterly to its intersection with a line along the middle of the road forming the north-eastern boundary of portions 138, 137 and 136; by a line along the middle of that road south-easterly to its intersection with a line along the middle of the road forming the south-eastern boundary of the said portion 136; by a line along the middle of the latter road south-westerly to its intersection with the westerly prolongation of a line along the middle of Toongabbie (now Junction) Road; by a line along the middle of Toongabbie (now Junction) Road north-easterly to Windsor Road; by Windsor Road generally southerly to the middle of the Parramatta River at Darling Mills or Broken Back Bridge; by a line along the middle of that river upwards to the junction of Darling Mills Creek and Hunts Creek; by a line to the point where the right bank of Hunts Creek and the left bank of Darling Mills Creek meet; by the right bank of Hunts Creek generally north-easterly to the southernmost corner of the area of 44 acres 2 roods 23 perches of land vested in the Minister for Public Works by notification in NSW Government Gazette of 31 May 1935; by the generally north-western boundary and the north-eastern boundary of that land generally north-easterly and southeasterly to the said right bank of Hunts Creek; by that bank of that creek generally north-easterly to the south-western boundary of portion 3, parish of Field of Mars; by part of that boundary south-easterly to the north-western boundary of portion 154; by part of that boundary south-westerly to the westernmost corner of that portion; by a line along the

south-western boundary of the said portion 154 and portion 119, south-easterly to its intersection with a line bearing north 73 degrees 10 minutes 30 seconds west from the town boundary stone (town of Parramatta) situated about 40 links north of Kissing Point Road (now Pennant street); by a line bearing south 73 degrees 10 minutes 30 seconds east to the middle of Belmore Street east; by a line along the middle of that street north-easterly to its intersection with the northwesterly prolongation of the north-eastern boundary of allotment 6, section 72A, town of Parramatta; by a line along that boundary south-easterly to the north-western corner of portion 136, parish of Field of Mars; by the western boundary of that portion southerly to its intersection with the aforesaid line bearing north 73 degrees 10 minutes 30 seconds west from the town boundary stone situated about 40 links north of the northern side of Kissing Point Road (now Pennant street); by that line south-easterly to the said town boundary stone; by a line bearing south 53 minutes 40 seconds east to the middle of Kissing Point Road; by a line along the middle of that road easterly to its intersection with the southerly prolongation of a line along the middle of Bettington Road; by a line along the middle of that road generally northerly to the middle of Pennant Hills Road; by a line along the middle of that road generally north-easterly to the middle of the road from Ermington to Castle Hill, via Pennant Hills; by that road generally north-westerly to the road from Parramatta to Wiseman's Ferry, via Castle Hill, Dural and Maroota; by the said road from Parramatta to Wiseman's Ferry generally northerly to the south-eastern corner of portion 132, parish of Maroota; by the road forming the north-eastern boundary of that portion and portions 19, 83, 48, 47 and 23 and the road from Windsor to Wiseman's Ferry generally northerly to the right bank of the Hawkesbury River at Wiseman's Ferry; by a line north-easterly along the line of ferry to the middle of the Hawkesbury River; and by a line along the middle of that river upwards to the point of commencement.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, T. F. Bathurst, Administrator 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 Goolawah National Park, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney this 8th day of June 2011.

T. F. BATHURST, Administrator,

By Command,

ROBYN PARKER, Minister for the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District and LGA – Kempsey

County Macquarie, Parish Palmerston, about 12 hectares, being Lot 7313, DP 1150869 and Lot 7026, DP 1040744. OEH/FIL11/3169.

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act 1976:

1. Galston Public School

ADRIAN PICCOLI, M.P., Minister for Education

PARKING SPACE LEVY REGULATION 2009

Clause 10

Notice of Determination of Base Rate

I, GLADYS BEREJIKLIAN, M.P., Minister for Transport, in accordance with Clause 10 of the Parking Space Levy Regulation 2009, specify that the base rate of the levy determined in accordance with Clause 8 of the Parking Space Levy Regulation 2009, being the base rate fixed for the financial year beginning 1 July 2011, is:

- (a) \$2,100 in relation to premises in a category 1 area; and
- (b) \$740 in relation to premises in a category 2 area.

Dated: 16 May 2011.

GLADYS BEREJIKLIAN, M.P., Minister for Transport

PAYROLL TAX ACT 2007

Threshold Amount for the Financial Year Commencing on 1 July 2011

THIS notice is published under Clause 1A of Schedule 1 of the Payroll Tax Act 2007.

The threshold amount determined under Clause 1A for the financial year commencing on 1 July 2011 is \$678,000.

Dated: 24 May 2011.

TONY NEWBURY, Chief Commissioner of State Revenue

RETENTION OF TITLE

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by former Justice George Alfred PALMER, A.M., who served as a judge of the Supreme Court of New South Wales from 23 April 2001 until his retirement on 3 June 2011.

RETENTION OF TITLE

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by Mr John HATZISTERGOS, who served as a New South Wales Government Minister from 2 April 2007 to 5 September 2008, from 8 September 2008 to 4 December 2009 and from 8 December 2009 to 28 March 2011 and as a Member of the NSW Legislative Council from 27 March 1999 to 19 May 2011.

STATUTORY AND OTHER OFFICES REMUNERATION ACT 1975

Report and Determination: Clerk of the Parliaments

Report:

 On 20 May 2011 the Premier, the Hon. Barry O'Farrell, M.P., wrote to the Statutory and Other Offices Remuneration Tribunal ("the Tribunal") advising that the Clerk of the Parliaments, Ms Lynn Lovelock, had elected to receive remuneration benefits pursuant to section 11A of the Statutory and Other Offices Remuneration Act 1975 ("SOOR Act"). The Premier has approved Ms Lovelock's election and nominated the position of Clerk of the Parliaments as one to which section 11A of the Act applies.

Background:

- 2. When the SES was introduced in 1989 the Government considered that some Statutory Office Holders, exercising independent functions (excluding judicial officers) should be able to receive employment benefits similar to those provided to the SES. Section 11A of the Act provides that remuneration for such office holders is to be determined on a total cost basis aligned to the SES in lieu of salary. This Group is known collectively as "11A Office Holders" and their remuneration increases are aligned to those of the SES rather than the Pubic Office Holder Group. As with the SES, the 11A remuneration packages are expressed as a total cost of employment and employer on costs.
- 3. Unlike SES officers, the office holders are not subject to contractual employment provisions or performance agreements. In addition, the remuneration of these office holders is expressed as a fixed amount rather than a range as with the normal SES Levels.

Review:

- 4. The Clerk of the Parliaments is the authority on Parliamentary procedures within the Legislative Council of NSW and provides authoritative and definitive advice and counsel to the President, Ministers and other Members of the Legislative Council on matters relating to Parliamentary law, practice and procedures. The position also manages and administers the operations of the Department of the Legislative Council in order to ensure the efficient and effective delivery of services to Members and the public.
- 5. For remuneration purposes the position of Clerk of the Parliaments in listed in Schedule 2 Part 2 of the SOOR Act. The Clerk of the Parliaments currently receives an annual salary of \$229,705.
- 6. The position of Clerk of the Parliaments is equivalent in work value to the position of Executive Manager, Parliamentary Services. A current section 11A determination exists for the position of Executive Manager, Parliamentary Services and to retain salary parity it is appropriate that the remuneration for the Clerk of the Parliaments be equivalent.
- 7. Having regard to these factors the Tribunal considers that a total remuneration package of \$244,520 would be appropriate and so determines.

 Ms Lovelock formally applied to receive remuneration benefits pursuant to section 11A of the SOOR Act on 16 March 2011. On this basis the Tribunal considers that the determination should take effect on and from that date.

Determination:

Pursuant to section 14 (1) of the Statutory and Other Offices Remuneration Act 1975 the Tribunal determines that the total remuneration package for the Clerk of the Parliaments shall be \$244,520 pa with effect from 16 March 2011.

Dated: 3 June 2011.

ALEX SMITH,

Statutory and Other Offices Remuneration Tribunal

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying and Spatial Information Act 2002, section 10 (1) (a), the undermentioned persons have been Registered as Land Surveyors in New South Wales from the dates shown:

Name Address Effective Date
BURRIDGE Connell Wagner 2 June 2011
Alexander 116 Military Road
Neutral Bay 2089

W. A. WATKINS, A.M., President S. G. GLENCORSE, Registrar

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Preliminary Determinations

THE Scientific Committee has made Preliminary Determinations proposing that the following be listed in the relevant Schedules of the Threatened Species Conservation Act 1995:

Endangered Species (Part 1 of Schedule 1)

Curlew Sandpiper Calidris ferruginea (Pontoppidan, 1763)

Leatherback Turtle *Dermochelys coriacea* (Vandelli, 1761)

Pterostylis bicornis D.L.Jones & M.A.Clem., a terrestrial orchid

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to Suzanne Chate, PO Box 1967, Hurstville BC 1481. Submissions close 12 August 2010.

Copies of these Determinations, which contain the reasons for the determinations, may be obtained free of charge on the Internet www.environment.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967, Hurstville BC 1481. Tel: (02) 9585 6940 or Fax (02) 9585 6989 or in person at the Office of Environment and Heritage Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determinations may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Dr RICHARD MAJOR, Chairperson

NSW PESTICIDES REGULATION 2009

Clause 9 (1) (D) (Ii) and Schedule 1 – Notice of Approved Units of Competency

Background

The Pesticides Regulation 2009 (the Regulation) provides that certain users of pesticides must be qualified to use pesticides. A user will be qualified to use a pesticide if they have achieved certain units of competency that are:

- specified in a current training package endorsed by the National Quality Council, a Committee of the Ministerial Council for Tertiary Education and Employment; and
- approved by the Environment Protection Authority (EPA).

Before granting this approval the EPA:

- (a) has consulted relevant groups, including registered training organisations and environmental and industry representatives; and
- (b) is satisfied that the proposed units of competency are relevant to the objects of the Pesticides Act 1999.

Revocation of previous approval

The approval of units of competency by the EPA that took effect on 24 December 2003 is revoked.

Units of competency approved

For the purposes of clause 9 (1) (d) (ii) of the Regulation, the following units of competency are approved by the EPA:

- (a) the unit of competency known as unit code AHCCHM303A specified in Training Package AHC10 endorsed by the National Quality Council (AHCCHM303A);
- (b) the unit of competency known as unit code AHCCHM304A specified in Training Package AHC10 endorsed by the National Quality Council (AHCCHM304A);
- (c) the unit of competency known as unit code AHCCHM201A specified in Training Package AHC10 endorsed by the National Quality Council (AHCCHM201A).

The units of competency required to be achieved for the issue of a prescribed qualification under clause 9 (1) (d) of the Regulation are:

- (a) AHCCHM303A and AHCCHM304A; or
- (b) AHCCHM201A.

These units are summarised in Schedule 1 to this approval.

Commencement

This approval takes effect on publication in the NSW Government Gazette.

DR TONY HODGSON,

Manager, Hazardous Materials, Chemicals and Radiation, NSW Office of Environment and Heritage (by delegation)

NOTES

1. Minimum standard

All pesticide users who are required to achieve specified units of competency under clause 9(1)(d) of the Regulation should, wherever possible, attain both unit AHCCHM303A (Prepare and Apply Chemicals) and unit AHCCHM304A (Transport, Handle and Store Chemicals), which are part of Training Package AHC10 and at Australian Quality Framework Level 3 (AQF3). The unit AHCCHM201A (Apply Chemicals under Supervision), which is part of Training Package AHC10 and at Australian Quality Framework Level 2 (AQF2), is the minimum level of competency acceptable under the Regulation. At this level it is recommended that the pesticide user work under the supervision of someone who has achieved the AQF3 units of competency.

Pesticide users should seek training that is appropriate for their level of work and responsibility from Registered Training Providers (RTOs). If users are working as unsupervised operators/farmers they should seek chemical training at AQF3. Pesticide users who have language or literacy difficulties and are unable to fulfill the requirements of the AQF3 units of competency can be deemed competent at AQF2 if they have successfully demonstrated competence at that level. Major providers of chemical training have agreed to provide training on this basis.

2. Review of approved unit of competency

This approval will be subject to future review. The review will be undertaken in parallel with reviews of the Regulation (as determined by the Subordinate Legislation Act 1989) or where the need arises. The review will also be undertaken in consultation with relevant groups, including registered training organisations and environmental and industry representatives, and will take into account:

- any developments in the Training Package and/or the Australian Qualifications Framework relating to pesticides;
- any developments at national level regarding pesticide user training requirements.

3. Existing qualifications and exemptions

If pesticide users have achieved competency unit RTC2706A or competency units RTC3704A and RTC3705A together, they do not need to be trained or assessed until 5 years after the date on which they were issued their certificate or statement in recognition of their achievement of these competencies.

Exemptions prescribed by the Regulation may apply in limited circumstances to users who hold specified qualifications, for occasional supervised pesticide use in agricultural or forestry operations or for use of small quantities of pesticides ordinarily used for home or garden purposes.

4. Copies of approval

Copies of this approval are available for public inspection without charge and during ordinary business hours at offices of the NSW Office of Environment and Heritage.

5. Further information

Further information is available at www.environment.nsw.gov.au/pesticides/training.htm or by contacting the Environment Line on 131555 or emailing info@environment.nsw.gov.au

SCHEDULE 1

Note: Information in this Schedule is taken from the website of the National Training Information Service and is current at the time of publication of this approval. Further information on the competency, training packages, training courses and providers is available at www.training.gov.au.

AHCCHM201A	APPLY CHEMICALS UNDER SUPERVISION
Unit descriptor	This unit covers the process of applying chemicals under supervision using handheld or small powered equipment, and defines the standard required to: apply chemicals using handheld or small powered equipment; check, prepare, use and maintain application equipment and personal protective equipment; measure, mix, transport, handle store and dispose of chemicals and comply with Occupational Health and Safety (OHS), chemical label and Material Safety Data Sheets (MSDSs) requirements.
Employability skills	This unit contains employability skills.
Application of the unit	This unit applies to working under supervision with reference to the product label, legislation and enterprise procedures. This unit may be deemed to have a time limit when used as part of an accreditation or licence process.
Unit sector	Chemicals

ELEMENT	PERFORMANCE CRITERIA
Check application and personal	1.1. Carry out pre-operational checks of application equipment in accordance with manufacturer's specification and OHS requirements.
protective equipment	1.2. Prepare application equipment for use in accordance with manufacturer's specification and directions.
	1.3. Identify and replace any damaged or worn components.
	1.4. Check personal protective equipment in accordance with manufacturer's specification and OHS requirements.
2. Prepare application	2.1. Apply label information regarding precautions for the chemical mix/substance being used.
equipment	2.2. Select and use appropriate personal protective and mixing equipment in accordance with MSDSs and chemical label.
	2.3. Measure, mix and load chemical mix or substances in accordance with directions on chemical label.
	2.4. Follow legislative and regulatory requirements regarding chemical use including OHS.
	2.5. Confirm instructions from chemical MSDSs in the event of a spill.
	2.6. Check that output of application equipment is correct and in accordance with application/spray plan.
3. Apply chemicals	3.1. Assess and record meteorological conditions and forecasts prior to and during application.
	3.2. Select and use appropriate personal protective equipment in accordance with MSDSs and chemical label.
	3.3. Apply chemical in accordance with the application/spray plan and/or instructions.
	3.4. Assess and minimise risks to others, product integrity and the environment prior to and during application.
4. Finalise work	4.1. Clean and store Personal Protective Equipment (PPE) and application equipment in accordance with manufacturer's specification and OHS requirements.
	4.2. Dispose of excess chemicals and use triple rinse drums in accordance with label and MSDSs requirements.
	4.3. Complete incident reports as required in accordance with legislative and/or regulatory requirements.
	4.4. Complete application records.
	4.5. Store unused chemical/products in accordance with label requirements and MSDSs.
	4.6. Adhere to all re-entry and withholding periods.
5. Transport and handle	5.1. Confirm precautions for the transport and handling of chemicals.
chemical	5.2. Transport and handle chemicals in accordance with legislative and/or regulatory requirements.

REQUIRED SKILLS AND KNOWLEDGE

This describes the essential skills and knowledge and their level, required for this unit.

Required skills

- identify hazards and adopt safe work practices
- · conduct pre-operational checks of application equipment
- use and maintain personal protective equipment
- measure, mix and load chemical mixes
- use hand held and small powered application equipment relevant to the industry sector using safe and environmentally responsible work practices
- · interpret labels, record relevant information and measure application amounts
- follow chemical label requirements and application/spray plan
- record activities and maintain records
- transport and handling techniques
- · respond to emergencies and apply first aid in the event of pesticide poisoning
- use oral communication skills/language competence to fulfil the job role as specified by the organisation including questioning, active listening, asking for clarification and seeking advice from supervisor
- use interpersonal skills to relate to people from a range of social, cultural and ethnic backgrounds and with a range of physical and mental abilities.

Required knowledge

- applied principles of Integrated Pest/Resistance Management
- structure of chemical label and MSDS
- types, applications, storage and fitting of personal protective equipment
- · legislation and regulations including OHS and licensing requirements in relation to chemical use
- features and functions of a range of application equipment relevant to the industry sector
- · risk factors including human and animal health, spillage and environmental
- principles of transport, handling and storage for chemicals
- requirements for disposal of excess chemicals, clearing spillages and equipment clean up
- transport and handling requirements
- · environmental effects of selected chemicals and how to minimise damaging effects of chemicals
- different broad chemical types, eg, insecticides, herbicides and fungicides and their mode of action symbols on the label
- paths of entry of poisons into the body and methods of limiting exposure
- methods of minimising risk during application
- · Regulations and Codes of Practices with regard to hazardous substances of the use of chemicals
- OHS concerning personal safety and safety of others in the workplace
- alternatives to chemicals for pest management
- · possible effects on health of bystanders/public in addition to applicators
- weather conditions and means of assessing them in line with risks, and recognising when they become unsuitable for application to continue.

RANGE STATEMENT

The range statement relates to the unit of competency as a whole.

Chemicals may include:

- the application of liquid chemical mixes
- granular products
- and/or biological agents used in the control of pest, weeds and diseases including animal health products.

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The evidence guide provides advice on assessment and must be read in conjunction with the performance criteria, required skills and knowledge, range statement and the Assessment Guidelines for the Training Package.

Overview of assessment		
Critical aspects for assessment and evidence required to demonstrate competency in this unit	The evidence required to demonstrate competency in this unit must be relevant to workplace operations and satisfy holistically all of the requirements of the performance criteria and required skills and knowledge and include achievement of the following: • apply chemicals using handheld or small powered equipment	
	 check, prepare, use and maintain application equipment and personal protective equipment measure, mix, transport, handle store and dispose of chemicals comply with OHS, chemical label and MSDSs requirements. 	
Context of and specific resources for assessment	Competency requires the application of work practices under work conditions. Selection and use of resources for some worksites may differ due to the regional or enterprise circumstances.	

AHCCHM303A	PREPARE AND APPLY CHEMICALS		
Unit descriptor	This unit covers the process of preparing and applying chemicals and defines the standard required to: assess the need for chemical use: comply with safety, chemical label and MSDS requirements; prepare an application/spray plan; prepare and apply chemicals; calibrate application equipment and maintain chemical records.		
Employability skills	This unit contains employability skills.		
Application of the unit	This unit covers the preparation and application of liquid chemical mixes and/or granular products for the control of weeds, pestsand diseases across a range of industry sectors. This unit may be deemed to have a time limit when used as part of an accreditation or licence process.		
Unit sector	Chemicals		

ELEMENT	PERFORMANCE CRITERIA			
1. Determine the need	1.1. Nature and level of the pest, weed infestation or disease is identified.			
for chemical use	1.2. Need for control is assessed.			
	1.3. The requirement for chemical use as an option within an integrated pest management strategy is assessed.			
	1.4. Hazard and risk analysis of different chemical options is undertaken.			
	1.5. Requirement for chemical application is identified and confirmed.			
2. Prepare application/	2.1. Mixing rates for chemical is defined and calculated.			
spray plan	2.2. Application equipment type and set up requirements are determined for intended application.			
	2.3. The quantity of mix required is determined.			
	2.4. Meteorological conditions and forecasts prior to and during application are accessed.			
	2.5. An application/spray plan is completed.			
	2.6. Notify neighbours as required in accordance with industry practice or regulatory requirements			
3. Prepare chemical mixes	3.1. Requirements from chemical labels and Material Safety Data Sheets (MSDSs) are interpreted and applied.			
	3.2. Appropriate first aid supplies are at hand.			
	3.3. Appropriate personal protective and mixing equipment is selected and used in accordance with MSDSs and chemical label.			
	3.4. A suitable location for mixing and loading is selected.			
	3.5. Chemicals are prepared in accordance with registered use.			
	3.6. MSDSs are followed in the event of a spill.			

4. Calibrate application equipment	4.1. Pre-operational checks of application equipment are carried out.4.2. Equipment is calibrated in accordance with manufacturer specifications and application/spray plan.			
	4.3. Calibration is checked for conformity to the requirements of the application/spray plan.			
	4.4. Chemical is loaded wearing appropriate Personal Protective Equipment (PPE) and controlling risks to human health and the environment.			
5. Apply chemicals	5.1. Appropriate personnel protective equipment is selected and used in accordance with MSDSs and chemical label.			
	5.2. Chemical is applied in accordance with the application/spray plan and/or instructions and legislative and/or regulatory requirements.			
	5.3. Risks to others, product integrity and the environment are assessed and minimised.			
6. Clean up equipment	6.1. Excess chemical is disposed of in accordance with label and MSDSs requirements.			
and complete records	6.2. Application equipment is cleaned and decontaminated.			
	6.3. Requirements for the disposal of unused chemical, containers spilled materials are determined and implemented			
	6.4. PPE and mixing equipment is cleaned and stored.			
	6.5. Incidents are reported as required in accordance with legislative and/or regulatory requirements.			
	6.6. All records, e.g. calibration, application, DG/hazard substances, risk assessments, are completed in accordance with legislative, industry and enterprise requirements.			

REQUIRED SKILLS AND KNOWLEDGE

This section describes the essential skills and knowledge and their level, required for this unit.

Required skills

- · identify hazards and implement risk control procedures
- identify appropriate treatment for pest, disease or weed
- · mix and load chemicals
- conduct pre-operational checks of application equipment
- · calibrate handheld and/or powered application equipment relevant to the industry sector
- interpret and apply chemical label requirements in the preparation of an application/spray plan
- apply chemicals
- use and maintain PPE
- · dispose of surplus chemical and containers
- · record activities and maintain records
- use literacy skills to read, interpret and follow organisational policies and procedures, follow sequenced written instructions, record accurately and legible information collected and select and apply procedures for a range of tasks
- use oral communication skills/language competence to fulfil the job role as specified by the organisation, including questioning techniques, active listening, clarifying information and consulting with supervisors as required
- use numeracy skills to estimate, calculate and record routine workplace measures
- use interpersonal skills to work with and relate to people from a range of cultural, social and religious backgrounds and with a range of physical and mental abilities.

Required knowledge

- options for pest control based on Integrated Pest/Resistance Management principles
- plant, pest, weed and/or diseases relative to industry sector
- chemical label and MSDSs formats
- meteorological and other conditions and impacts on safe and effective chemical application
- types and application of personal protective equipment
- features, functions and calibration techniques for a range of hand held and/or powered application equipment relevant to the industry sector

- · risk factors including human and animal health, weather, spray drift, spillage and environmental
- spray nozzle identification, selection, operation and use
- · chemical mix including mixing order, adjuvants, water quality, efficacy etc
- application techniques for a range of equipment types
- requirements for disposal of excess chemicals, clearing spillages and equipment clean up
- legislation including Occupational Health and Safety (OHS) and environment, and licensing requirements, in relation to chemical use.

RANGE STATEMENT			
The range statement relates to the unit of competency as a whole.			
Chemical types may include:	all types of chemical mixes used in the control of pests, weeds and diseases including animal health products.		
This unit does not cover:	 operation of specialised equipment and machinery transport handling and storage of chemicals set up of advanced operation specialised on-board control equipment. 		

EVIDENCE GUIDE

The evidence guide provides advice on assessment and must be read in conjunction with the performance criteria, required skills and knowledge, range statement and the Assessment Guidelines for the Training Package.

1	
Overview of assessment	
Critical aspects for assessment and evidence required to demonstrate competency in this unit	The evidence required to demonstrate competency in this unit must be relevant to workplace operations and satisfy holistically all of the requirements of the performance criteria and required skills and knowledge and include achievement of the following: • assess the need for chemical use • comply with safety, chemical label and MSDSs requirements • prepare an application/spray plan • prepare and apply chemicals • calibrate application equipment • maintain chemical records
Context of and specific	Competency requires the application of work practices under work conditions. Selection
resources for assessment	and use of resources for some worksites may differ due to the regional or enterprise circumstances.

AHCCHM304A	TRANSPORT, HANDLE AND STORE CHEMICALS			
Unit descriptor	This unit covers the process of transporting, handling and storing chemicals safely and identifies the standard required to: correctly maintain and use personal protective equipment (PPE) according to label; follow emergency procedures for chemical spillage; follow legislative requirements for the safe transport of chemicals; and maintain storage area and chemical manifest.			
Employability skills	This unit contains employability skills.			
Application of the unit	This unit applies to the safe transport, handling and storage of liquid and dry chemical formulations across a range of industry sectors. The work is likely to be carried out unsupervised. Responsibility for and limited organisation of the work of others may be involved. This unit may be deemed to have a time limit when used as part of an accreditation or licensing process.			
Unit sector	Chemicals			

ELEMENT	PERFORMANCE CRITERIA			
Transport and handle chemicals and	1.1. Transport requirements are identified and followed from legislative and regulatory requirements, including Occupational Health and Safety (OHS).			
biological agents	1.2. Risks involved in the transport and handling of chemical and biological agents are assessed and minimised.			
	1.3. Containers are confirmed as being in a sound condition to transport.			
	1.4. PPE is used as required according to manufacturer specifications and OHS requirements.			
	1.5. Instructions from chemical material safety data sheets (MSDS) are followed in the event of a spill.			
	1.6. Transport incidents are reported as required according to legislative and/or regulatory requirements.			
	1.7. Appropriate first aid kit and spill kit are confirmed as being on hand for all stages of transport, handling and storage.			
2. Store chemicals in the workplace	2.1. Appropriate storage methods are used according to chemical labels, MSDS, and/or legislative and regulatory requirements.			
	2.2. Risks involved in storage of chemical and biological agents are assessed and minimised.			
	2.3. Storage area is maintained according to legislative and regulatory requirements, including OHS and environmental protection.			
	2.4. Products are retained in original containers with labels intact.			
	2.5. Storage methods are utilised to prevent contact with people or animals, contamination of produce or the environment.			
	2.6. Correct disposal procedures are applied for used chemical drums and storage containers.			
	2.7. Unwanted and/or out-of-date chemicals are disposed of according to legislative and/or regulatory requirements and industry programs.			
3. Record storage details	3.1. Chemical storage inventory and records are maintained according to legislative and regulatory requirements, including OHS.			
	3.2. Storage incidents are reported as required according to legislative and/or regulatory requirements.			

REQUIRED SKILLS AND KNOWLEDGE

This section describes the essential skills and knowledge and their level, required for this unit.

Required skills

- transport, handle and store chemicals safely
- follow chemical label and MSDS requirements for transport handling and storage
- · maintain records
- use literacy skills to read, interpret and follow organisational policies and procedures, follow sequenced written
 instructions, record information collected accurately and legibly, and select and apply procedures for a range of
 tasks
- use oral communication skills/language competence to fulfil the job role as specified by the organisation, including questioning techniques, active listening, clarifying information and consulting with supervisors as required
- use numeracy skills to estimate, calculate and record routine workplace measures
- use interpersonal skills to work with and relate to people from a range of cultural, social and religious backgrounds and with a range of physical and mental abilities.

Required knowledge

- transport handling and storage requirements on chemical labels and MSDS
- types and application of PPE used in transport and handling
- legislation and regulations, including OHS and licensing requirements in relation to chemical storage and transport
- · risk factors, including human, animal health and environmental associated with transport, handling and storage
- requirements for disposal of excess, unwanted and/or out-of-date chemicals
- · requirements for disposal of used chemical containers and/or drums
- processes for clearing spillages and clean up.

RANGE STATEMENT				
The range statement relates to the unit of competency as a whole.				
Chemicals handling may include:	• requirements for the safe transport, handling and storage of chemicals and products used in the control of pest, weeds and diseases, including animal health products.			
This unit does not cover:	• operation of specialised chemical application equipment and machinery, application of chemicals. See separate units of competency under the appropriate category.			

EVIDENCE GUIDE				
	The evidence guide provides advice on assessment and must be read in conjunction with the performance criteria, required skills and knowledge, range statement and the Assessment Guidelines for the Training Package.			
Overview of assessment				
Critical aspects for assessment and evidence required to demonstrate competency in this unit	The evidence required to demonstrate competency in this unit must be relevant to workplace operations and satisfy holistically all of the requirements of the performance criteria and required skills and knowledge and include achievement of the following: • transporting, handling and storing chemicals safely • identify the standard required to correctly maintain and use PPE according to label • follow emergency procedures for chemical spillage • follow legislative requirements for the safe transport of chemicals			
	maintain storage area and chemical manifest.			
Context of and specific resources for assessment	Competency requires the application of work practices under work conditions. Selection and use of resources for some worksites may differ due to the regional or enterprise circumstances.			

The Children's Court of New South Wales Practice Note No. 4

Short Term Care Orders Pilot Project

1. Commencement

1.1 This Practice Note commences on 20 June 2011

2. Preamble

- 2.1 Community Services is undertaking a 12 month pilot project called the Short Term Care Orders Pilot Project ("the Project") to increase the use of short term care orders with the aim of keeping children in the care of their families or restoring children to the care of their families in an expeditious manner and avoiding long term care orders wherever possible. The Project is part of a larger scheme of projects to support a conceptual shift in Community Services casework practice towards the preservation and restoration of families.
- 2.2 The Project will operate in the following Community Services Centres: Central Sydney; Eastern Sydney; Gosford and Raymond Terrace.
- 2.3 This Practice Note only applies to new care applications filed after the commencement of this Practice Note and excludes applications for an emergency care and protection orders under s 46 of the Children and Young Persons (Care and Protection) Act 1998 (the Care Act) and applications for variation or rescission of care orders under s90 of the Care Act. However, cases subject to applications under s46 or s90 may be part of the larger scheme of Community Services projects relating to family preservation and restoration.
- 2.4 This Practice Note only applies to care applications emanating from the Community Services Centres referred to in paragraph 2.2 above.

3. Identification of matters as part of the Project

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

4. <u>Case Management of matters falling within the Short Term</u> Care Orders Pilot Project

- 4.1 Prior to the determination under s72 of the Care Act that a child is in need of care and protection (establishment) applications falling within the Project will proceed in the same manner as for applications that do not fall within the Project.
- 4.2 Where a case has been established and Community Services is of the view that restoration is a realistic possibility an application will be made by Community Services to adjourn the case for a period of up to 3 months. The purpose of the adjournment is to allow Community Services to work with the family and to confirm whether, in their view, restoration should be pursued.
- 4.3 Upon application by Community Services and after hearing any submissions by the other parties the Children's Court (the Court) will grant the application for an adjournment for a period of up to 3 months unless it considers it inappropriate to do so in the particular circumstances of the case.
- 4.4 If the Court grants the application for the adjournment the Court will also refer the case to a dispute resolution conference (DRC) under s 65 of the Care Act. A case may also be referred to an external alternative dispute resolution service (external ADR) under s65A of the Care Act in accordance with Practice Note 3. A conference under s65 or s65A is to be held within 2 to 3 weeks.
- 4.5 If at any time following establishment Community Services no longer holds the view that restoration is a realistic possibility and that the case should no longer remain in the Project, Community Services is to advise the Court at the earliest opportunity. The case will then proceed in the same manner as if it were not in the Project.

Dispute Resolution Conference following Establishment

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

- 5.2 Community Services will file and serve a 'Summary of the Proposed Future Plan for the Child/Young Person' at least three working days prior to the DRC or external ADR conference (or within such other time as the Court directs) which will:
 - (i) identify the risks and safety concerns which have led to the involvement of Community Services;
 - (ii) indicate why Community Services has formed the initial view that restoration is a realistic possibility, and why an adjournment of up to 3 months would be appropriate to test this view;
 - (iii) identify what Community Services considers the parents and or the child/young person need to do for Community Services to consider it safe for the child/ren to return home safely;
 - (iv) identify what Community Services considers the parents and/or the child/young person need to change/demonstrate during the adjournment period for Community Services to confirm its initial view that restoration is a realistic possibility; and
 - (v) identify what resources/services Community Services proposes to arrange, or has arranged, to assist the parents and/or the child/young person achieve these changes, both during the adjournment period and thereafter.
- 5.3 If following the DRC the parties have agreed that further interim orders are necessary the Children's Registrar will arrange for the matter to be re-listed before the Court at the earliest opportunity.
- 5.4 If following the external ADR conference the parties have agreed that further interim orders are necessary Community Services will seek to have the matter re-listed before the Court at the earliest opportunity.

6. Further 3 month adjournment period

- 6.1 If during the adjournment period circumstances arise where Community Services and/or another party forms the view that a further adjournment of up to 3 months will be required to assess whether restoration should be pursued the party should seek to relist the matter as soon as practicable.
- 6.2 If a further adjournment period is sought by Community Services then Community Services is to file and serve:
 - an affidavit outlining what progress has been made to date in addressing the risks and safety concerns initially raised by Community Services and

- (ii) an updated 'Summary of the Proposed Future Plan for the Child/Young Person' which addresses the matters referred to at 5.2 (ii), (iii), (iv) and (v) above prior to the re-listing of the case.
- 6.3 If a further adjournment is sought by a party other than Community Services, then that party should file and serve affidavit evidence (or in the case of a child representative, written submissions), outlining why the further adjournment is sought prior to the relisting of the case.
- 6.4 If appropriate the Court will grant a further adjournment of up to 3 months to allow for further assessment.
- 6.5 If necessary a further DRC or external ADR conference will be arranged for the parties to discuss how the matter might then proceed.

Removal of cases from the Project

- 7.1 If Community Services and/or another party forms the view that restoration is no longer realistic or for any other reason the matter should no longer remain in the Project that party is to seek to relist the matter as soon as practicable.
- 7.2 Where Community Services has already filed a 'Summary of the Proposed Future Plan for the Child/Young Person' and has formed the view that restoration is no longer realistic and that the matter should no longer be in the Project, then Community Services will file and serve an updated 'Summary of the Proposed Future Plan for the Child/Young Person' identifying the reasons for this, including:
 - (i) any new risks and safety concerns and
 - (ii) the areas in which the parents and/or the child/young person have failed to demonstrate, or demonstrate sufficiently, a capacity to make the changes needed in order for the child/young person to return home safely.
- 7.3 Upon advice that the case is no longer in the Project the Court will proceed with the application in the same manner as applications that do not fall within the Project.

- 8. Care plan following 3 month adjournment
- 8.1 At the conclusion of the adjournment period, or any extension of that period granted by the Court, Community Services will form a view as to whether restoration is still supported.
- 8.2 If restoration is still supported, Community Services will file and serve:
 - (i) affidavit evidence outlining what has been achieved during the adjournment period and
 - (ii) if applicable, a care plan (inclusive of a detailed restoration plan) which outlines when the successful restoration of the child/young person might be achieved
 - (iii) a proposed Minute of Care Order.
- 8.3 If restoration is no longer supported, Community Services will file and serve:
 - (i) affidavit evidence outlining any alleged new risks and safety concerns that have arisen during the adjournment period and the areas in which the parents and/or the child/young person have failed during the adjournment period to demonstrate, or demonstrate sufficiently, a capacity to make the changes needed in order for the child/young person to return home safely and
 - (ii) a care plan addressing all relevant issues relating to permanency planning for the child/young person.
- 8.2 If the parties agree on how the application should be determined in the best interests of the child/young person consent orders are to be prepared and placed before the Court for consideration.
- 8.3 If the parties do not agree on how the application should be determined the case should be placed before the Court to make directions for the filing of affidavits and for the matter to be listed for hearing.

Judge Mark Marien SC President 17 June 2011

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BEGA VALLEY SHIRE COUNCIL

Tender No. 3/11: Banking Services

BEGA VALLEY SHIRE COUNCIL invites tenders for Banking Services.

Documents may be obtained by contacting Zoe Belz on (02) 6499 2109 or by collecting the documentation from Council's office in Zingel Place, Bega or contact our Procurement Section on procurement@begavalley.nsw.gov. au if you require further information.

Tender closes on Wednesday, July 6 2011 at 12 noon.

Tenders may be lodged by hand or by post to PO Box 492, Bega NSW 2550. If lodged by hand, submissions must be presented to counter staff for date and time stamping before lodgement.

Canvassing of any Council members or officers will disqualify tenderers from the tender process. [5925]

DUBBO CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Dubbo City Council declares, with the approval of Her Excellency the Governor, that the easements described in the Schedule below, excluding mines and deposits of minerals within the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for sewerage purposes. Dated at Dubbo, this 14th day of March 2011. MARK RILEY, General Manager, Dubbo City Council, PO Box 81, Dubbo NSW 2830.

SCHEDULE

- '(S) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE' DP 1143132.
- '(T) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE' DP 1143132.
- '(U) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE' DP 1143132.

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it from time to time and at all times to pass and convey sewage in any quantities through the servient tenement TOGETHER WITH the right to use for the purpose of the easement any line of pipes (including works ancillary thereto) already laid within the servient tenement for the purposes of the passage and conveyance of such sewage or any pipe or pipes (including works ancillary thereto) in replacement, substitution or duplication therefor and where no such line of pipes exists to lay place and maintain a line of pipes of sufficient internal diameter (including works ancillary thereto) beneath the surface of the servient tenement AND TO lay place and maintain upon the surface of the servient tenement any works ancillary to the said line of pipes AND TOGETHER WITH the right

for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it with any tools, implements, or machinery, necessary for the purposes, to enter upon the servient tenement and to remain there for any reasonable time for the purposes of laying, inspecting, cleansing, repairing, maintaining, or renewing such pipeline or any part thereof (including works ancillary thereto) AND for any of the aforesaid purposes to open the soil of the servient tenement to such extent as may be necessary PROVIDED THAT the Body having the benefit of this easement (being a public or local authority) and every person authorised by it will take all reasonable precautions to ensure as little disturbance as possible to the surface of the servient tenement and will restore that surface as nearly as practicable to its original condition. [5926]

NEWCASTLE CITY COUNCIL

ERRATUM

THE Newcastle City Council notice published in the *New South Wales Government Gazette* No. 53 of 3 June 2011, Folio 3479, under the heading of "Erratum" relating to a notice for 'Compulsory Acquisition and Dedication' of Lot 2, DP 1029006 at Newcastle, the folio referred to in the erratum should read folio 1218, in lieu of folio 5722. R. NOBLE, Acting General Manager, Newcastle City Council, PO Box 489, Newcastle NSW 2300.

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993

Roads Regulation 2008

Naming of Public Roads

NOTICE is hereby given that pursuant to section 162 of the Roads Act 1993 and section 9 of the Roads Regulation 2008, Council has adopted the names of the roads to be constructed as part of the Pacific Highway upgrade between Herons Creek and Stills Road as described in the Schedule below.

SCHEDULE

Description Name
Extension of Bago Road. Bago Road.

New service road on eastern side of Pacific Highway south of Boyds Road and incorporating part of the already constructed Bobs Creek Road.

Bobs Creek Road.

New service road on western side of Pacific Highway north of Herons Creek timber mill and ending near the northern side of the Herons Creek Public School. Ron Banks Road.

Bridge over Herons Creek on Ron Banks Road.

Sheryle Boyd Bridge.

JEFFERY SHARP, Acting General Manager, Port Macquarie-Hastings Council, Corner Lord and Burrawan Streets, Port Macquarie NSW 2444. [5928]

GREATER HUME SHIRE COUNCIL

Local Government Act, 1993

Sale of Land for Overdue Rates

NOTICE is hereby given to the persons named hereunder that the Greater Hume Shire Council has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which they appear to have an interest and on which the amount of the rates and charges stated in each case, as at 11 April 2011, is due.

Owners or persons having an interest in the land	Description of the land	Amount of rates (including extra charges overdue for more than 5 years	Amount of all other rates (including extra charges) due and in arrears	Total Outstanding (interest calculated to 11-4-2011)
(a)	(b)	(c)	(d)	(e)
MUGWEE PASTORAL CO PTY LTD.	Lots 11 and 53, DP 753335, Wymah Road, Bowna.	\$1,415.26	\$2,534.46	\$3,949.72
John Bernard COSTIGAN and TIMBERLAND FORESTS PTY LTD.	Lot 43, DP 809200, Logans Road, Holbrook.	\$86.00	\$3,144.89	\$3,230.89
John Bernard COSTIGAN and TIMBERLAND FORESTS PTY LTD.	Lot 42, DP 809200, Logans Road, Holbrook.	\$86.06	\$1,791.90	\$1,879.96
Estate Raymond James MENZIES.	Lot 12, section 12, DP 758514, 24 South Street, Henty.	\$165.92	\$3,466.48	\$3,632.40
Robert Rudolf FURTNER, Judith Fay FURTNER, Peter HENSKENS and THE OFFICAL TRUSTEE IN BANKRUPTCY.	Lots 1-3, DP 258193, Third Avenue, Henty.	\$1,174.22	\$6,479.59	\$7,653.81
Estate H. A. JOYCE.	Lot 175, DP 753344, Wagga Road, Cookardinia.	Removed from Sale.		
Estate Mary Maud BAKER.	Lot 10, section 4, DP 758711, Mazzocchi Road, Morven.	\$57.87	\$415.77	\$473.64
Ashley Byron MANTON and LIBERTY FUNDING PTY LTD.	Lot 6, section 6, DP 3988, Railway Parade, Culcairn.	\$4,780.13	\$5,865.75	\$10,645.88
Ruth Alison DAILEY	Lot 7, section 6, DP 3988, 53 Railway Parade, Culcairn.	\$3,258.66	\$4,963.93	\$8,222.59
Martin H. O. GLABBATZ.	Lot 7, section 8, DP 759034, Billabong Street, Walbundrie.	\$240.28	\$12,131.71	\$12,371.99
John CONNELL.	Lot A, DP 341921, Commercial Street, Walla Walla.	\$556.08	\$505.21	\$1,061.29
Allen James BRYANT.	Lot 13, section 24, DP 9695, Melville Street, Culcairn.	\$2,574.02	\$4,524.63	\$7,098.65

In default of payment to the Council of the amount stated in Column (e) above and any other rates and charges (including extra charges) becoming due and payable after publication of this notice, or any arrangement satisfactory to the Council for payment of all rates and charges being entered into by the rateable person before the time fixed for the sale, the said land will be offered for Auction by Landmark, Holbrook at the Greater Hume Shire Council Office, 40 Balfour Street, Culcairn, on Friday, 23 September 2011, commencing at 2:00 p.m. STEVEN PINNUCK, General Manager, Greater Hume Shire Council, PO Box 99, Holbrook NSW 2644.

ESTATE NOTICES

IN Supreme Court of New South Wales, Sydney Registry, Probate Division. – Notice of intended distribution. – Estate of WALTER JOHN CALDWELL, New South Wales Grant made 25 May 2011. – Any person having any claim upon the estate of WALTER JOHN CALDWELL, late of Eastwood, in the State of New South Wales, who died on 8 April 2011, must send particulars of the claim to the legal representative of the estate at, care of David M. Carson, Lawyer, Level 5, 50 Park Street, Sydney NSW 2000, not more than 30 days after publication of this Notice. After that time the legal representative intends to distribute the property in the estate having regard only to the claims of which the legal representative had notice at the time of distribution. DAVID M. CARSON, Lawyer, Level 5, 50 Park Street, Sydney NSW 2000, tel.: (02) 9261 0334.

IN Supreme Court of New South Wales, Sydney Registry, Probate Division. – Notice of intended distribution. – Estate of NORMAN FREDERICK HETHERINGTON, New South Wales Grant made 6 May 2011. – Any person having any claim upon the estate of NORMAN FREDERICK HETHERINGTON, late of Mosman, in the State of New South Wales, who died on 6 December 2010, must send particulars of the claim to the legal representative for the estate at, care of DAVID M. CARSON, Lawyer, Level 5, 50 Park Street, Sydney NSW 2000, not more than 30 days after publication of this Notice. After that time the legal representative intends to distribute the property in the estate having regard only to the claims of which the legal representative had notice at the time of distribution. DAVID M. CARSON, Lawyer, Level 5, 50 Park Street, Sydney NSW 2000, tel.: (02) 9261 0334. [5931]

IN Supreme Court of New South Wales, Sydney Registry, Probate Division. - Notice of intended distribution. - Estate of CHRISTOPHER JOHN GATEHOUSE, New South Wales Grant made 25 May 2011. - Any person having any claim upon the estate of CHRISTOPHER JOHN GATEHOUSE, late of Redfern, in the State of New South Wales, who died on 15 May 2010, must send particulars of the claim to the legal representative for the estate at, care of DAVID M. CARSON, Lawyer, Level 5, 50 Park Street, Sydney NSW 2000, not more than 30 days after publication of this Notice. After that time the legal representative intends to distribute the property in the estate having regard only to the claims of which the legal representative had notice at the time of distribution. DAVID M. CARSON, Lawyer, Level 5, 50 Park Street, Sydney NSW 2000, tel.: (02) 9261 0334. [5932]

NOTICE of intended distribution of estate. – Any person having any claim including an application or notice of intended application for a family provision order upon the estate of BETTY JEAN HODDER, late of Blakehurst, in the State of New South Wales, housewife, who died on 16 November 2010, must send particulars of the claim to the executor, Katherine Julie Richmond, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within 30 days from publication of this notice. After that time the executor intends to distribute the property in the estate having regard only to the claims affecting the estate of the deceased of which at the time of distribution the executor has notice.

Probate was granted in New South Wales on 6 June 2011. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX11307, Hurstville), tel.: (02) 9570 2022. [5933]

IN the Supreme Court of New South Wales, Sydney Registry, Equity Division. – Notice of intended distribution of estate. – Any person having any claim upon the estate of ELIZABETH BURGOYNE HUDSON, late of 25 Pibrac Avenue, Warrawee, in the State of New South Wales, retired occupational therapist, who died on 18 June 2010, must send particulars of the claim to the executors, Mary Kathleen Gow and John Richard Townsend, c.o. John Townsend, Lawyer, Suite 608, Level 6, 109 Pitt Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executors have notice. Probate was granted in New South Wales on 27 May 2011. JOHN TOWNSEND, Lawyer, Suite 608, Level 6, 109 Pitt Street, Sydney NSW 2000, tel.: (02) 9221 6500. Reference: JRTL:2010/035. [5934]

OTHER NOTICES

NOTICE OF SALE

UNLESS the Forster Writ for Levy of Property 42/08 is previously satisfied, the Sheriff's Office at Tamworth intends to sell by Public Auction the following Real Property of Edward Earle SAUL known as house and land in deposited plan at 33 High Street, Tenderfield, New South Wales Folio Identifier: 39/2/975665 or so much as may be necessary to satisfy an outstanding judgement debt. The sale will be held on site on Saturday, 23 July 2011, at 11:00 a.m. Please address all enquiries of the sale to LJ HOOKER (Glen Innes), 237 Grey Street, Glen Innes NSW 2370, tel.: 6732 2326, fax: 6732 4433, email: gleninnes@ljh.com.au [5935]

MACQUARIE UNIVERSITY

Manuscript Publication

NOTICE is hereby given that Macquarie University is publishing a book of Elizabeth Macquarie's writings – *In Her Own Words: the writings of Elizabeth Macquarie*. The book has been compiled by research librarian Robin Walsh who has transcribed and annotated 40 of Elizabeth Macquarie's letters and her 1809 journal, written during her journey to Australia.

In Her Own Words will be launched in September 2011 as a scholarly contribution towards documenting the historical legacy of Elizabeth Macquarie and her role in early Australian history.

Macquarie University has made every reasonable effort to contact the copyright owners of the following writings of Elizabeth Macquarie in order to gain permission to transcribe them for inclusion in this publication.

Please contact the Publications Team at Macquarie University should you have any details regarding the copyright owners of the following unpublished manuscripts.

T: (02) 9850 7309

F: (02) 9850 9457

E: marketing@mq.edu.au

Writings held by State Records NSW:

- Female Orphan School Minutes. NSW Colonial Secretary's Papers. 4/403 pp. 28–29
- Female Orphan School Minutes. NSW Colonial Secretary's Papers. 4/403 pp. 28–29
- Female Orphan School Minutes. 14 November 1821. NSW Colonial Secretary's Papers. 4/403 pp. 81–82.

Writings held by the National Library of Australia:

- Macquarie Papers NLA MS2262/1
- Macquarie Papers NLA MS2262/3
- Macquarie Papers NLA MS2262/4.

Writings held by the Mitchell Library:

- Macquarie, Elizabeth. Journal, 15 May 25 December 1809. ML Ref: C126 (Safe1/303) ff. 1–104. The University understands that the letters were purchased from Colonel Campbell in June 1914 (possibly related to Isabella Macquarie (nee Campbell), daughter of Colin Campbell of Jura).
- Macquarie Papers ML Am 17/23 ff. 1–4
- Macquarie Letterbook MLA797 pp. 243–244, 247–250. The University understands that the letters were purchased from Lady Strathallan in January 1914.
- Piper Papers ML A254 Vol. 1 pp. 97–200
- Piper Papers ML A254 Vol. 1 pp 533–534
- Bonwick Transcripts BT 22 pp. 46115 46121
- Wentworth Papers ML A754 (-2) ff. 295–298
- Wentworth Papers ML A757 ff. 31-33
- Wentworth Papers ML A757 pp. 29–30
- Wentworth Papers ML A757 pp. 95-98
- Whalan Papers ML MSS 6
- Reddall Family Papers ML Ref: A423 pp. 379–380 and 489–492
- Johnston Family Papers DL MSQ22
- Redfern Papers ML MSS 2381 ff. 1–4
- Redfern Papers ML MSS 2381/1 ff. 5–6
- Redfern Family Papers 1812 1918 MLMSS 7230 (photocopy of original)
- Riley Papers ML Safe 4/15 ff. 1-2
- McGarvie Memorandum Book ML C254
- Robert Crawford Correspondence ML MSS 1922 ff. 1–4

- Fitzgerald Papers MLDOC 1684/3 (formerly ML DOC 1864)
- Fitzgerald Papers, 1821–1838 ML MSS 1895X ff. 25–28
- Fitzgerald Papers, 1821–1838 ML MSS 1895X ff. 1–12
- Fitzgerald Papers, 1821–1838 ML MSS 1895X ff. 45–48
- Fitzgerald Papers, 1821–1838 ML MSS 1895X ff. 51–58
- Fitzgerald Papers, 1821–1838 ML MSS 1895X f. 61
- Fitzgerald Papers, 1821–1838 ML MSS 1895X f. 71
- Fitzgerald Papers, 1821–1838 ML MSS 1895X ff. 75–81
- Fitzgerald Papers, 1821–1838 ML MSS 1895X ff. 103–106
- E.S. Hall Correspondence ML MS3310. [5936]

ELECTRICITY SUPPLY ACT 1995

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for the Purposes of TransGrid

TRANSGRID, by its delegate Michael Gatt, declares, with the approval of Her Excellency the Governor, that the land described in Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Sydney, this 15th day of June 2011.

MICHAEL GATT, Executive General Manager, People, Strategy & Corporate Services

SCHEDULE

All that piece or parcel of land situated in the Local Government Area of Penrith, Parish of Claremont and County of Cumberland, shown as Lot 5 in Deposited Plan 521268, being the whole of the land in Certificate of Title Folio 5/521268. The land is said to be in the possession of Eric Newham Holdings Pty. Limited. [5937]

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