

## Government Gazette

OF THE STATE OF NEW SOUTH WALES

## Number 65

## Friday, 1 August 2014

Published under the authority of the Government by the Parliamentary Counsel

## **OFFICIAL NOTICES**

## **Roads and Maritime Services**

### ROADS ACT 1993

Notice of Dedication of Land as Public Road at Old Guildford in the Fairfield City Council area

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

K Durie Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

#### SCHEDULE

All those pieces or parcels of land situated in the Fairfield City Council area, Parish of St John and County of Cumberland, shown as:

Description	Title Particulars
The area of 29 square feet shown by red outline on sketch attached to Memorandum	Certificate of Title
of Transfer K332030, being part of Lot 1 Section 2 Deposited Plan 1625	Volume 2113 Folio 241
Lot 49 Deposited Plan 108327	Certificate of Title
Lot 49 Deposited Plair 108527	Volume 2543 Folio 214
	Certificates of Title:
Lot 50 Deposited Plan 108327	Volume 5403 Folio 68; and
	Volume 5403 Folio 69

(RMS Papers: SF2014/055922/1; RO SF2013/005267/1)

## Department of Trade and Investment, Regional Infrastructure and Services

#### **STOCK FOODS ACT 1940**

Revocation of Orders Authorising Inspectors

#### Section 20 Order

I, MARK I. PATERSON, A.O., Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 20 of the Stock Foods Act 1940 ("the Act") and section 43 of the Interpretation Act 1987, hereby revoke the orders authorising each of the persons named in Column 1 of the Schedule to be an inspector for the purposes of the Act, including any such order published in the *New South Wales Government Gazette* specified opposite in Column 2 of the Schedule, at the page specified opposite in Column 3 of the Schedule, and any order revived as a result of this revocation.

#### SCHEDULE

Column 1	Column 2	Column 3
Eryn John KNOBEL	N/A	N/A
Jeffrey William Alexander EVANS	N/A	N/A
George Giora ARZEY	No. 142 of 5 October 1984	8233
Julie Dawn BOLAM-JOHNSON	No. 212 of 24 December 2009	6488

Dated this 18th day of July 2014

MARK I. PATERSON, A.O., Secretary, Department of Trade and Investment, Regional Infrastructure and Services

#### DRUG MISUSE AND TRAFFICKING ACT 1985

Instrument of Appointment to Give Certificate Evidence

I, MARK I. PATERSON, A.O., Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 43 (5) of the Drug Misuse and Trafficking Act 1985 ("the Act"), appoint the persons named in the Schedule below, each of whom I consider to be suitably qualified persons, to give a certificate in relation to the identification of cannabis plant or cannabis leaf for the purposes of section 43 of the Act.

#### SCHEDULE

Vivian Patricia LANSDOWN Troy John CRITTLE Lloyd James KINGHAM David Stewart SMITH Katherine Allison GOULDING Troy Kennedy HOGARTH Terry John MacGREGOR Brian Stephen LUKINS Paul Douglas MEEK Annett Joyce KELLY Brent Raymond WALDRON

Dated this 18th day of July 2014

MARK I. PATERSON, A.O., Secretary, Department of Trade and Investment, Regional Infrastructure and Services

#### MINERAL RESOURCES

NOTICE is given that the following applications have been received:

#### EXPLORATION LICENCE APPLICATIONS

#### (T14-1109)

No. 5059, QUAALUP INVESTMENTS PTY LTD (ACN 121 870 246) and Peter Michael Gerhard GEERDTS, area of 16 units, for Group 1, dated 16 July 2014. (Orange Mining Division.)

#### (T14-1113)

No. 5062, QUAALUP INVESTMENTS PTY LTD (ACN 121 870 246) and Peter Michael Gerhard GEERDTS, area of 16 units, for Group 1, dated 23 July 2014. (Orange Mining Division.)

#### (T14-1114)

No. 5063, ALDERAN RESOURCES PTY LTD (ACN 165 079 201), area of 23 units, for Group 1, dated 23 July 2014. (Sydney Mining Division.)

#### MINING LEASE APPLICATIONS

#### (T14-1103)

No. 480, CSR BUILDING PRODUCTS LIMITED (ACN 008 631 356), area of about 22 hectares, to mine for clay/ shale, dated 25 June 2014. (Orange Mining Division.)

#### (T14-1110)

No. 481, BORAL CEMENT LIMITED (ACN 008 528 523), area of about 12.1 hectares, to mine for agricultural lime, clay shale, iron minerals, limestone, marble and structural clay, dated 18 July 2014. (Sydney Mining Division.)

The Hon. ANTHONY ROBERTS, M.P., Minister for Resources and Energy

NOTICE is given that the following application has been withdrawn:

#### EXPLORATION LICENCE APPLICATION

#### (T14-1109)

No. 5059, QUAALUP INVESTMENTS PTY LTD (ACN 121 870 246) and Peter Michael Gerhard GEERDTS, County of Bathurst, Map Sheet (8830). Withdrawal took effect on 25 July 2014.

The Hon. ANTHONY ROBERTS, M.P., Minister for Resources and Energy NOTICE is given that the following applications for renewal have been received:

#### (14-2474)

Mining Lease No. 1355 (Act 1992), MT OWEN PTY LIMITED (ACN 003 827 361), area of 439.8 hectares. Application for renewal received 24 July 2014.

#### (14-2525)

Mining Lease No. 1357 (Act 1992), RAVENSWORTH OPERATIONS PTY LIMITED (ACN 098 937 761), area of 116.8 hectares. Application for renewal received 28 July 2014.

#### (14-2412)

Mining Purposes Lease No. 233 (Act 1906), AUSTAR COAL MINE PTY LIMITED (ACN 111 910 822), area of 1.973 hectares. Application for renewal received 23 July 2014.

#### (14-2363)

Mining Purposes Lease No. 327 (Act 1973), CENTENNIAL NEWSTAN PTY LIMITED (ACN 101 508 865), area of 1.041 hectares. Application for renewal received 23 July 2014.

#### (14-2364)

Mining Purposes Lease No. 328 (Act 1973), CENTENNIAL NEWSTAN PTY LIMITED (ACN 101 508 865), area of 3970 square metres. Application for renewal received 23 July 2014.

The Hon. ANTHONY ROBERTS, M.P., Minister for Resources and Energy

#### **RENEWAL OF CERTAIN AUTHORITIES**

NOTICE is given that the following authorities have been renewed:

#### (03-0534)

Authorisation No. 285, SECRETARY DEPARTMENT OF TIRIS ON BEHALF OF THE CROWN, County of Northumberland, Map Sheet (9231), area of 827 hectares, for a further term until 26 November 2018. Renewal effective on and from 24 June 2014.

#### (08-5087)

Authorisation No. 360, SECRETARY DEPARTMENT OF TIRIS ON BEHALF OF THE CROWN, Counties of Cook, Hunter, Phillip and Roxburgh, Map Sheet (8931, 8932), area of 647 square kilometres, for a further term until 30 August 2018. Renewal effective on and from 24 June 2014.

#### (07-0404)

Exploration Licence No. 7134, ARGENT (KEMPFIELD) PTY LTD (ACN 155 759 550), Counties of Bathurst and Georgiana, Map Sheet (8730), area of 10 units, for a further term until 30 April 2017. Renewal effective on and from 29 July 2014.

#### (T09-0206)

Exploration Licence No. 7549, NEO RESOURCES LIMITED (ACN 007 708 429), Counties of Roxburgh and Wellington, Map Sheet (8831, 8832), area of 23 units, for a further term until 21 May 2016. Renewal effective on and from 29 July 2014.

#### (11-4989)

Coal Lease No. 380 (Act 1973), RAVENSWORTH OPERATIONS PTY LIMITED (ACN 098 937 761), Parish of Ravensworth, County of Durham; and Parish of Vane, County of Durham, Map Sheet (9133-3-S), area of 706.1 hectares, for a further term until 23 September 2033. Renewal effective on and from 26 June 2014.

#### (11-5866)

Coal Lease No. 383 (Act 1973), MT OWEN PTY LIMITED (ACN 003 827 361), Parish of Goorangoola, County of Durham, Map Sheet (9133-3-S), area of 874 hectares, for a further term until 12 November 2033. Renewal effective on and from 26 July 2014.

#### (T01-0173)

Mineral Claim Converted to Lease No. 279 (Act 1992), CHALLENGER MINES PTY LTD (ACN 090 166 528), Parish of Califat, County of Wynyard, Map Sheet (8527-3-N), area of 1.8 hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

#### (T01-0174)

Mineral Claim Converted to Lease No. 280 (Act 1992), CHALLENGER MINES PTYLTD (ACN 090 166 528), Parish of Adelong, County of Wynyard, Map Sheet (8527-3-N), area of 2 hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

#### (T01-0175)

Mineral Claim Converted to Lease No. 281 (Act 1992), CHALLENGER MINES PTY LTD (ACN 090 166 528), Parish of Adelong, County of Wynyard, Map Sheet (8527-3-N), area of 2 hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

#### (T01-0176)

Mineral Claim Converted to Lease No. 282 (Act 1992), CHALLENGER MINES PTY LTD (ACN 090 166 528), Parish of Califat, County of Wynyard, Map Sheet (8527-3-N), area of 2 hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

#### (T01-0177)

Mineral Claim Converted to Lease No. 283 (Act 1992), CHALLENGER MINES PTY LTD (ACN 090 166 528), Parish of Califat, County of Wynyard, Map Sheet (8527-3-N), area of 2 hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

#### (T01-0178)

Mineral Claim Converted to Lease No. 284 (Act 1992), CHALLENGER MINES PTY LTD (ACN 090 166 528), Parish of Califat, County of Wynyard, Map Sheet (8527-3-N), area of 1.6 hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

#### (T01-0179)

Mineral Claim Converted to Lease No. 285 (Act 1992), CHALLENGER MINES PTY LTD (ACN 090 166 528), Parish of Califat, County of Wynyard, Map Sheet (8527-3-N), area of 1.6 hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

#### (T01-0180)

Mineral Claim Converted to Lease No. 286 (Act 1992), CHALLENGER MINES PTY LTD (ACN 090 166 528), area of 3500 square metres, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

#### (T01-0181)

Mineral Claim Converted to Lease No. 287 (Act 1992), CHALLENGER MINES PTY LTD (ACN 090 166 528), Parish of Califat, County of Wynyard, Map Sheet (8527-3-N), area of 2 hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

> The Hon. ANTHONY ROBERTS, M.P., Minister for Resources and Energy

#### **REFUSAL OF APPLICATIONS FOR RENEWAL**

NOTICE is given that the applications for renewal in respect of the following authorities have been refused:

#### (12-2505)

Exploration Licence No. 6239, SILVER MINES LIMITED (ACN 107 452 942), Counties of Arrawatta and Gough, Map Sheet (9138, 9139), area of 4 units. The authority ceased to have effect on 22 July 2014.

#### (05-0271)

Exploration Licence No. 6532, CARBINE TUNGSTEN LIMITED (ACN 115 009 106), County of Nicholson, Map Sheet (8031), area of 7 units. The authority ceased to have effect on 27 June 2014.

#### (T93-0713)

Mineral Claim Converted To Lease No. 157 (Act 1992), TABLE GRAPE GROWERS OF AUSTRALIA PTY LIMITED (ACN 075 715 856), Parish of Titabaira, County of Tandora, Map Sheet (7433-4-S), area of 2 hectares. The authority ceased to have effect on 11 June 2014.

> The Hon. ANTHONY ROBERTS, M.P., Minister for Resources and Energy

#### CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T12-1163)

Exploration Licence No. 8106, ALKANE RESOURCES LTD (ACN 000 689 216), County of Ashburnham, Map Sheet (8531), area of 10 units. Cancellation took effect on 28 July 2014.

The Hon. ANTHONY ROBERTS, M.P., Minister for Resources and Energy

#### **REQUEST FOR CANCELLATION OF AUTHORITY**

NOTICE is given that the following application has been received:

#### (14-0250)

Exploration Licence No. 6414, ROBUST OPERATIONS PTY LIMITED (ACN 106 964 881), Counties of Bland and Harden, area of 4 units. Application for cancellation was received on 17 July 2014.

> The Hon. ANTHONY ROBERTS, M.P., Minister for Resources and Energy

#### **EXPIRY**

Special (Private Lands) Lease No. 191 (Act 1963), BORAL LIMITED (ACN 008 421 761), Parish of Picton, County of Camden. This title expired on 27 July 2014.

> The Hon. ANTHONY ROBERTS, M.P., Minister for Resources and Energy

## LANDS

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

#### NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### SCHEDULE

Column 1 PIPELINE (RELEVANT INTEREST – Section 34A Licence – RI 510183) Column 2 Reserve No. 34248 Public Purpose: travelling stock Notified: 19 April 1902 File Reference: 13/00437 **OFFICIAL NOTICES** 

## GRAFTON OFFICE 49-51 Victoria Street, Grafton NSW 2460 (PO Box 2185, Dangar NSW 2309) Phone: 1300 886 235 Fax: (02) 6642 5375

#### NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

Description

Parish – Houlaghan; County – Clarendon; Land District – Wagga Wagga; L.G.A. – Junee

Road Closed: Lot 2, DP 1195822.

File No.: WA07 H 106.

#### Schedule

On closing, the land within Lot 2, DP 1195822 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Byron; County – Rous; Land District – Lismore; L.G.A. – Byron

Road Closed: Lot 1, DP 1190592. File No.: 10/03535.

e No.: 10/03535.

#### Schedule

On closing, the land within Lot 1, DP 1190592 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Houlaghan; County – Clarendon; Land District – Wagga Wagga; L.G.A. – Junee

Road Closed: Lot 31, DP 1195824.

File No.: WA07 H 106.

#### Schedule

On closing, the land within Lot 31, DP 1195824 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Brundah; County – Monteagle; Land District – Grenfell; L.G.A. – Weddin

Road Closed: Lot 3, DP 1190903. File No.: 12/02846.

#### Schedule

On closing, the land within Lot 3, DP 1190903 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Dunbar; County – Drake; Land District – Casino; L.G.A. – Tenterfield

Road Closed: Lots 1-2, DP 1196288. File No.: GF07 H 57.

#### Schedule

On closing, the land within Lots 1-2, DP 1196288 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Tuckombil; County – Rous; Land District – Lismore; L.G.A. – Ballina

Road Closed: Lots 1-2, DP 1196297. File No.: 13/14568.

#### Schedule

On closing, the land within Lot 2, DP 1196297 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 1, DP 1196297 becomes vested in the State of New South Wales as Crown Land.

#### Description

Parish – Glass; County – Murchison; Land District – Bingara; L.G.A. – Gwydir

Road Closed: Lot 1, DP 1196050. File No.: 07/1796.

#### Schedule

On closing, the land within Lot 1, DP 1196050 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Gloucester; County – Gloucester; Land District – Gloucester; L.G.A. – Gloucester

Road Closed: Lot 1, DP 1196740. File No.: 14/01607.

#### Schedule

On closing, the land within Lot 1, DP 1196740 becomes vested in the State of New South Wales as Crown Land.

#### Description

Parish – Laura; County – Hardinge; Land District – Inverell; L.G.A. – Uralla

Road Closed: Lot 1, DP 1196737. File No.: 14/01722.

#### Schedule

On closing, the land within Lot 1, DP 1196737 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – North Gundagai; County – Clarendon; Land District – Gundagai; L.G.A. – Gundagai

Road Closed: Lot 1, DP 1194683. File No.: 13/13185.

#### Schedule

On closing, the land within Lot 1, DP 1194683 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Meerschaum; County – Rous; Land District – Lismore; L.G.A. – Lismore

Road Closed: Lot 2, DP 1189846.

File No.: 08/7016.

#### Schedule

On closing, the land within Lot 2, DP 1189846 remains vested in the State of New South Wales as Crown land.

#### Description

Parishes – Boo Boo and Mellburra; Counties – Courallie and Jamison; Land District – Moree; L.G.A. – Moree Plains

Road Closed: Lot 1, DP 1198032. File No.: 14/02418.

#### Schedule

On closing, the land within Lot 1, DP 1198032 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Kynnumboon; County – Rous; Land District – Murwillumbah; L.G.A. – Tweed Road Closed: Lot 1, DP 1196735.

File No.: 14/02250.

#### Schedule

On closing, the land within Lot 1, DP 1196735 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Kynnumboon; County – Rous; Land District – Murwillumbah; L.G.A. – Tweed

Road Closed: Lot 2, DP 1197596. File No.: 14/02249.

14/02249.

#### Schedule

On closing, the land within Lot 2, DP 1197596 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Panton; County – Dudley; Land District – Kempsey; L.G.A. – Kempsey Road Closed: Lot 3, DP 1196051.

File No.: 13/14719.

#### Schedule

On closing, the land within Lot 3, DP 1196051 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 Road Closed: Lot 1, DP 1195830. File No.: WA07 H 361.

#### Schedule

On closing, the land within Lot 1, DP 1195830 remains vested in the State of New South Wales as Crown land.

#### Description

Parishes – Bloxsome; Dickson; County – Clive Land District – Tenterfield; LGA – Tenterfield

Road Closed: Lots 1-3, DP 1189809. File No.: AE06H11

Schedule

On closing, the land within Lots 1-3, DP 1189809 remains vested in the State of New South Wales as Crown land.

#### NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedules, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedules.

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

Column 2

#### SCHEDULE 1

Column 1 Grazing (Relevant Interest – Section 34A Licence – RI 530578). File No.: 14/01251.

Reserve No.: 93416. Public Purpose: Future public requirements. Notified: 15 August 1980. File No.: 14/01251.

#### **SCHEDULE 2**

Column 1 Grazing (Relevant Interest – Section 34A Licence – RI 530578). File No.: 14/01251. *Column 2* Reserve No.: 752398. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 14/01251.

#### **SCHEDULE 3**

#### Column 1

Column 1

Ramp (Relevant Interest – Section 34A Licence – RI 533927). Reserve No.: 56146. Public Purpose: Generally. Notified: 11 May 1923. File No.: 14/03078.

#### **SCHEDULE 4**

#### Column 2

Column 2

Ramp (Relevant Interest – Section 34A Licence – RI 533927).

Reserve No.: 1011268. Public Purpose: Future public requirements. Notified: 3 February 2006. File No.: 14/03078.

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

#### NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### SCHEDULE

Column 1 Pump Site (Relevant Interest –

RI 530577)

Section 34A Licence -

*Column 2* Reserve No. 85673 Public Purpose: access Notified: 25 February 1966 File Reference: 14/01247

Channel (Relevant Interest – Section S34A Licence – RI 530577)

#### SCHEDULE

Column 1

Column 2

Reserve No. 56146

Public Purpose: generally Notified: 11 May 1923

File Reference: 14/01247

Pump Site (Relevant Interest – Section 34A Licence – RI 530577)

Channel (Relevant Interest – Section 34A Licence – RI 530577)

SCHEDULE

Column 1 Pump Site (Relevant Interest – Section 34A Licence–

RI 530577)

Channel (Relevant Interest – Section 34A Licence – RI 530577) *Column 2* Reserve No. 1011268 Public Purpose: future public requirements Notified: 3 February 2006 File Reference: 14/01247

#### MAITLAND OFFICE 141 Newcastle Road, East Maitland NSW 2323 (PO Box 2215, Dangar NSW 2309) Phone: (02) 1300 886 235 Fax: (02) 4934 2252

#### NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE **CROWN LANDS ACT 1989**

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedules, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedules.

#### KEVIN HUMPHRIES, M.P.,

Minister for Natural Resources, Lands and Water

#### SCHEDULE 1

Column 1 Clubhouse

(Relevant Interest-

Section 34A-

Lease 526168).

### Column 2

Reserve No.: 92239. Public Purpose: Future public requirements. Notified: 24 April 1980. File No.: 14/06288.

#### **SCHEDULE 2**

Column 2

#### Column 1

Kiosk (Relevant Interest -Section 34A -Lease 526176).

Reserve No.: 93600. Public Purpose: Future public requirements. Notified: 12 September 1980. File No.: MD80 H 3835.

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE **CROWN LANDS ACT 1989** 

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, M.P.,

Minister for Natural Resources, Lands and Water

Column 2

#### **SCHEDULE**

Column 1 Site Investigation (Relevant Interest -Section 34A Licence -RI 527471 File Reference – 13/16210)

File Reference -13/16210);

Column 1

RI 527471

Reserve No. 56146 Public Purpose: generally Notified: 11 May 1923

#### **SCHEDULE**

Column 2 Site Investigation (Relevant Interest -Section 34A Licence -

Reserve No. 1011268 Public Purpose: future public requirements Notified: 3 February 2006

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

### **DISSOLUTION OF RESERVE TRUST**

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

#### KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### SCHEDULE

Column 1 Narrabri Bowling Green (R33529) Reserve Trust. Column 2 Reserve No.: 33529. Public Purpose: Public recreation. Notified: 16 November 1901. File No.: ME81 R 64.

Note: Reserve 33529 was revoked upon acquisition of land.

## NEWCASTLE OFFICE 437 Hunter Street, Newcastle NSW 2300 (PO Box 2215, Dangar NSW 2309) Phone: (02) 1300 886 235 Fax: (02) 4925 3517

#### NOTICE OF PUBLIC PURPOSE PURSUANT TO SECTION 34A (2) (B) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve specified in Column 1 of the Schedule is to be occupied for the additional purpose specified in Column 2 of the Schedule.

> KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

> > Column 2

#### SCHEDULE

Column 1 Reserve No.: 1003869. Public Purpose: Heritage purposes, public recreation and coastal environmental protection. Notified: 6 September 2002. Parish: Wallarah. County: Northumberland.

Communication facilities.

### Description

Parish – Murrimboola; County – Harden; Land District – Young; L.G.A. – Harden

Road Closed: Lot 2, DP 1198345. File No.: 14/01779.

Schedule

On closing, the land within Lot 2, DP 1198345 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Toolamanang; County – Wellington; Land District – Mudgee; L.G.A. – Mid-Western Regional

Road Closed: Lot 1, DP 1197592. File No.: CL/00829.

#### Schedule

On closing, the land within Lot 1, DP 1197592 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Lidsdale; County – Cook; Land District – Lithgow; L.G.A. – Orange

Road Closed: Lot 1, DP 1196274. File No.: 12/05521.

#### Schedule

On closing, the land within Lot 1, DP 1196274 becomes vested in the State of New South Wales as Crown land.

Council's Reference: 12/05521.

#### Description

Parish – Jinderboine; County – Wallace; Land District – Cooma; L.G.A. – Snowy River

Road Closed: Lot 1, DP 1198332. File No.: 14/00554 RS.

#### Schedule

On closing, the land within Lot 1, DP 1198332 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Bulbodney; County – Kennedy; Land District – Parkes; L.G.A. – Lachlan

Road Closed: Lot 7, DP 1184636. File No.: 12/03523.

#### Schedule

On closing, the land within Lot 7, DP 1184636 remains vested in the State of New South Wales as Crown land.

#### NOTIFICATION OF CLOSING OF A ROAD

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

> KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### Description

Parish – Bedulluck; County – Murray; Land District – Yass; L.G.A. – Yass Valley

Road Closed: Lot 1, DP 1195052. File No.: 07/6075.

#### Schedule

On closing, the land within Lot 1, DP 1195052 remains vested in the State of New South Wales as Crown land.

#### Description

Parish – Manbus; County – Brisbane; Land District – Scone; L.G.A. – Upper Hunter

Road Closed: Lots 1-6, DP 1190607. File No.: 12/01921.

#### Schedule

On closing, the land within Lots 1-6, DP 1190607 remains vested in the State of New South Wales as Crown land.

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

#### APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### SCHEDULE

Column 1	Column 2	Column 3
John James	Pambula	Reserve No.: 89209.
WELLS.	Recreation	Public Purpose: Showground
	Reserve Trust.	and public recreation.
		Notified: 31 May 1974.
		File No.: NA80 R 162.

For a term commencing this day and expiring 31 January 2015.

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

Column 1

Column 1

RI 531475)

#### ROADS ACT 1993

#### ORDER

#### Transfer of Crown Road to Council

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

> KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### SCHEDULE 1

#### Parishes – Rylstone and Wells; County – Roxburgh; Locality – Rylstone; Land District – Rylstone

Crown road being that part of the Cudgegong Road west of Lots 2771-2772, DP 1167933; Lot 256, DP 755789; Lot 82, DP 755802; through Pt Lots 51, 52, 55, 54 and 58, DP 755802; north-east Lot 1, DP 175357 including intersection; separating Lot 1, DP 716324 from Lots 1-3, DP 709192 and south Lot 154, DP 755802.

#### **SCHEDULE 2**

Roads Authority: Mid-Western Regional Council. File No.: 14/05896.

Council Reference: P1528811.

#### NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO **SECTION 34A (2) OF THE CROWN LANDS ACT 1989**

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

> **KEVIN HUMPHRIES. M.P.** Minister for Natural Resources, Lands and Water

#### **SCHEDULE**

Column 1

Column 2 **Environmental Protection** 

and Sustainable Grazing (Relevant Interest -Section 34A Licence -RI 531475)

Reserve No. 97960 Public Purpose: public recreation Notified: 25 October 1985 File Reference: 14/01597

#### **SCHEDULE**

#### Column 2

Reserve No. 190027

recreation

Public Purpose: public

Notified: 30 January 1987

File Reference: 14/01597

**Environmental Protection** and Sustainable Grazing (Relevant Interest -Section 34A Licence -RI 531475)

**Environmental Protection** 

and Sustainable Grazing

Section 34A Licence -

(Relevant Interest -

#### **SCHEDULE**

Column 2

Reserve No. 1014468 Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation Notified: 13 June 2008 File Reference: 14/01597

#### **SCHEDULE**

#### Column 1

**Environmental Protection** and Sustainable Grazing (Relevant Interest -Section 34A Licence -RI 523577)

Column 2

Reserve No. 750150 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 13/14520 **OFFICIAL NOTICES** 

## 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

#### PROPOSED ADDITION TO CROWN LAND DEDICATED FOR A PUBLIC PURPOSE

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

> KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### **SCHEDULE**

#### Column 1

Column 2

Land District: Metropolitan. Local Government Area: Auburn City Council. Locality: Rookwood. Lot 1, DP No. 1184042, Parish Liberty Plains, County Cumberland. Area: 2.38 hectares. File No.: MN87 R 34-004. Dedication No.: 500913. Public Purpose: Cemetery. Notified: 7 April 1868. Lot EB, DP No. 752036, Parish Liberty Plains, County Cumberland. New Area: 4.404 hectares.

#### NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, M.P.,

Minister for Natural Resources, Lands and Water

Column 2

#### SCHEDULE

Column 1

Vegetable Garden (Relevant Interest – Section 34A Licence – RI 522265). Reserve No.: 752034. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 13/13667.

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

#### ROADS ACT 1993

#### ORDER

#### Transfer of Crown Road to a Council

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

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### SCHEDULE 1

Parish – Yarravel; County – Dudley; Locality – West Kempsey and Kempsey; Local Government Area – Kempsey Shire Council; Land District – Kempsey

Crown public road being:

Second Lane (30.175m wide), running east and west off Macleay Valley Way, north of Lots 83-85, DP 711069 and Lot 81, DP 580107 (includes the intersection of Second Lane and Griffins Lane).

#### **SCHEDULE 2**

Roads Authority: Kempsey Shire Council. File No.: 08/5459.

#### APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

Column 3

#### SCHEDULE

Column 2

Column 1

Steve ROWE Kempsey Showground Trust Dedication No. 610019 Public Purpose: showground addition Notified: 7 October 1884 File Ref.: TE80R216-006

For a term commencing the date of this notice and expiring 24 January 2015.

#### NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

Column 2

#### **SCHEDULE**

Column 1 Site Investigation (Relevant Interest – Section 34A Licence – RI 537455)

Reserve No. 1012048 Public Purpose: access and public requirements, tourism purposes and environmental and heritage conservation Notified: 4 August 2006 File Reference: 14/06206

#### **SCHEDULE**

Column 1Column 2Site InvestigationReserve No. 56146(Relevant Interest -Public Purpose: generallySection 34A Licence -Notified: 11 May 1923RI 537455)File Reference: 14/06206

#### SCHEDULE

Column 1Column 2Site InvestigationReserve No. 1011268(Relevant Interest –Public Purpose: futureSection 34A Licence –public requirementsRI 537455)Notified: 3 February 2006File Reference: 14/06206

#### **DISSOLUTION OF RESERVE TRUST**

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

> KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### **SCHEDULE**

Column 2

Bulahdelah (R220) Reserve Trust

Reserve No. 220 Public Purpose: other public purposes; recreation Notified: 10 April 1886 File Reference: TE80R423

Note: Reserve 220 was revoked upon granting of an Aboriginal Land Claim.

Column 1

### SCHEDULE

Column 1 Bulahdelah Public Pound (R85772) Reserve Trust Column 2 Reserve No. 85772 Public Purpose: public recreation Notified: 29 April 1966 File Reference: TE80R423

Note: Reserve 85772 was revoked upon granting of an Aboriginal Land Claim.

#### WESTERN REGION OFFICE 45 Wingewarra Street, Dubbo NSW 2830 (PO Box 2185, Dangar NSW 2309) Phone: (02) 6883 5400 Fax: (02) 6884 2067

**REVOCATION OF RESERVATION OF CROWN LAND** 

IN pursuance of section 61A of the Commons Management Act 1989, the setting aside of Crown land specified in Column 1 of the Schedule hereunder, to the extent specified opposite thereto in Column 2 of the Schedule.

> KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### **SCHEDULE**

Column 1

Column 2

Those parts within Lots 12,

13, 14 and 16, DP 1192239

for an area of 18.63 hectares.

Reserve No.: 64207. Purpose: Commonage. Notified: 20 October 1933. Locality: Nymagee. Parish: Devon. County: Mouramba. File No.: WL86 R 37-4.

#### **DEDICATION OF CROWN LAND** AS PUBLIC ROAD

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

> KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

> > Description

Parish of Devon; County of Mouramba; Administrative District of Cobar; Shire of Cobar

Lot 11, DP 1192239; Lot 12, DP 1192239; Lot 13, DP 1192239; Lot 14, DP 1192239 and Lot 16, DP 1192239. File No.: 13/12730.

#### **ERRATUM**

IN the New South Wales Government Gazette of 18 July 2014, Folio 2686, under the heading "EXTENSION OF THE TERM OF A WESTERN LANDS LEASE", the reference in Column 5 of the Schedule, to the area 2.841 should have read 1.272.

File No.: WLL14164.

KEVIN HUMPHRIES, M.P., Minister for Natural Resources, Lands and Water

#### NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE **CROWN LANDS ACT 1989**

PURSUANT to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedules, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedules.

KEVIN HUMPHRIES, M.P.,

Minister for Natural Resources, Lands and Water

#### **SCHEDULE**

Column 1 Site Investigation (Relevant Interest -Section 34A Licence -RI 537221).

Grazing (Relevant Interest -

Dugout (Relevant Interest -

Section 34A Licence -

Section 34A Licence -

Column 1

RI 531920).

Column 1

RI 528128).

RI 521497).

Column 1

RI 521497).

Mooring Pile (Relevant Interest -Section 34A Licence -

RI 521497).

Reserve No.: 1013791. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 14/06073.

#### **SCHEDULE**

Column 2

Column 2

Reserve No.: 1013808. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 14/01851.

#### **SCHEDULE**

Column 2

Reserve No.: 1013834. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 14/00160.

#### **SCHEDULE**

Column 1 Access (Relevant Interest -Section 34A Licence -RI 521497). Mooring Pile (Relevant Interest -Section 34A Licence -

Access (Relevant Interest -

Section 34A Licence -

Column 2

Reserve No.: 1011268. Public Purpose: Future public requirements. Notified: 3 February 2006. File No.: 13/13972.

#### **SCHEDULE**

Column 2

Reserve No.: 84334. Public Purpose: Generally. Notified: 22 March 1963. File No.: 13/13972.

2779

#### APPOINTMENT OF ADMINISTRATOR TO MANAGE A COMMON TRUST

PURSUANT to section 48, Commons Management Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified, of the trust specified opposite hereto in Column 2, which is trustee of the common referred to in Column 3 of the Schedule.

KEVIN HUMPHRIES, M.P., Minister for Lands and Water

#### SCHEDULE

Column 1	Column 2	Column 3
Shaun	Goodooga	Reserve: 35.
BARKER	Common Trust	Public Purpose: Temporary common.
		Notified: 28 July 1879.
		Reserve: 16047.
		Public Purpose: Temporary commonage.
		Notified: 8 August 1892.
		Reserve: 72693.
		Public Purpose: Addition
		to commonage.
		Notified: 14 May 1948.
		Reserve: 83770.
		Public Purpose:
		Commonage.
		Notified: 16 March 1962.
		File No.: WL86R34-2.
For a term com	nmencing	

For a term commencing the date of this notice and expiring on 1 February 2015.

#### WATER

#### WATER ACT 1912

APPLICATION for a new Surface Water License under section 10 of the Water Act 1912, as amended, has been received from:

KULBIR SING ATWAL and SURINER KAUR ATWAL, for two dams and two pumps on an unnamed watercourse on Lot 86, DP 134693, Parish of Moonee, County of Fitzroy, for conservation of water, and water supply for farming (1ML) and irrigation (33ML) purposes. New licence by way of permanent transfer. (Ref: 30SL067279.)

Any inquiries should be directed to (02) 6641 6500. Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Locked Bag 10, Grafton NSW 2460 within 28 days of this publication.

> PETER HACKETT, Water Regulation Officer;

## **Other Notices**

#### ASSOCIATIONS INCORPORATION ACT 2009

Notice under Section 509 (5) of the Corporations Act 2001 as Applied by Section 64 of the Associations Incorporation Act 2009

NOTICE is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed since the publication of this notice:

THE RAINBOW ACTIVITY CENTRE INCORPORATED (in liquidation)

Dated in Bathurst this 4th day of July 2014.

C. GOWLAND, Delegate of the Registrar Registry Services

#### ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration Pursuant to Section 80

TAKE notice that ST. JOSEPHS COWPER INCORPORATED (Y2721234) became registered under the Corporations Act 2001 as ST JOSEPH'S COWPER LIMITED – ACN 600 783 382, a public company limited by guarantee on 18 July 2014 and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Dated: 31 July 2014.

DEBORAH KREIG, Delegate of the Commissioner, NSW Fair Trading

#### **ASSOCIATIONS INCORPORATION ACT 2009**

#### ERRATUM

THE notice that appeared in the *New South Wales Government Gazette* No. 64 on 25 July 2014, cancelling the SEAGULLS CHESS CLUB INCORPORATED was published with the incorrect registration number. The correct details are SEAGULLS CHESS CLUB INCORPORATED – INC9892068

This notice corrects this error and the gazettal date remains 25 July 2014.

Dated this 30th day of July 2014.

DEBORAH KREIG, Delegate of the Commissioner, NSW Fair Trading

#### **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.

Friends of the Shelter Incorporated - Inc9879349

Kindred Connect Australia Incorporated - Inc9897501

Australian Deep Lymphatic Therapists Association Incorporated – Inc9886215 The Probus Club of Eden Incorporated – Y2480620 Free to Serve Australia Incorporated – Inc9893279

- Sustainable City (Coffs Harbour) Incorporated Inc9889564
- Lower North Coast District Bowling Association Incorporated – Inc9877548

Southern Ocean Waves Square Dance Club Incorporated – Y1898725

Kickstart Kids International Incorporated - Inc9890000

Cantebury City Wolves Rugby League Football Club Incorporated – Inc9894770

Marulan Residents for a Rural Lifestyle Incorporated - Inc9892791

Cancellation is effective as at the date of gazettal.

Dated this 30th day of July 2014.

DEBORAH KREIG, Delegate of the Commissioner, NSW Fair Trading

#### **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.

- Blacktown Youth Theatre Experience Incorporated Inc9879373
- Christ Our Hope Prayer Ministry Incorporated Inc9879729

Darfur Community Welfare Association in NSW – Australia Incorporated – Inc9882995

Jesica Varela Performing Arts Association Incorporated – Inc9882475

Kinijit Support Group – Australia Incorporated – Inc9884439

- N.S.W Corrective Services Rugby League Incorporated – Inc9881663
- Oasis Community Development Incorporated Inc9884600

School of Gateway to Knowledge Inc - Inc9881736

Sincere Voice Weekly Incorporated – Inc9883701

Transparency and Accountability Council Incorporated – Inc9884774

Australian Voip Community Incorporated - Inc9884603

AEF Incorporated – Inc9883644

- Information Technology Australia Incorporated Inc9881012
- Platypy Collective Incorporated Inc9878166
- St George Coptic Orthodox Church Soccer Team Incorporated – Inc9881408
- World Organisation to Investigate the Persecution of Falun Gong Australia Branch Incorporated – Inc9880782

Education Beyond Borders Incorporated – Inc9884553 Mission Sharing Love Incorporated – Inc9880871

#### **OFFICIAL NOTICES**

Mrrc Social Club Incorporated - Inc9881342 Unifusion Inc - Inc9880518 Australian Council Against Health Fraud Incorporated Inc9880644 Christian Refugee Association Incorporated – Inc9880834 Friends of Lanka Incorporated - Inc9883124 Next Generation Sri Lanka Association Incorporated - Inc9883399 Willow Warriors Incorporated - Inc9884342 Dragons Volleyball Association Incorporated -Inc9884440 National Arts and Theatrical Young Association Australia Incorporated - Inc9879841 Norwest Aboriginal Development Association Inc -Inc9882523 Panjabi Sangeet Centre Incorporated - Inc9879910 Condobolin Rodeo Committee Incorporated -Inc9891910 Apex Club of Yass Inc - Y0548423 Cyphonart Incorporated - Inc9884185 Foxtrot Papa Incorporated - Inc9879869 Newcastle & Hunter Region Folk & Decorative Art Association Incorporated - Y2778242 South Tweed Koalas Softball Club Inc - Inc9877230 The Good Shepherd Community Church Incorporated - Inc9883908 Overlander 4WD Club Incorporated - Inc9883865 Nowra Tourism Association Incorporated – Inc9884115 Bangladesh Muktijoddha Shangsad Australia Incorporated - Y2366419 Puddledock Progress Association Incorporated -Inc9880260 Arsalan Human Social Community Centre Incorporated – Inc9894902 Association of Apex Clubs of Australia Inc - Y0725332 Filoz Social Golf Club Incorporated - Inc9886947 St Gabriel Ethiopian Orthodox Tewehedo Church in Sydney NSW Incorporated – Inc9893487 Joey's O.O.S.H. Care Incorporated – Y2796926

Stockinbingal Hotel Social Club Incorporated -Inc9877184

BDER Incorporated - Inc9882962

Maclean Little Athletics Centre Incorporated -Y2843313

South Coast Orchestra Incorporated - Y2415339

Business Council of Sri Lanka Australia Incorporated -Y3053245

Community Television Association of Australia Incorporated – Inc9880902

Darling to Diamantina Alliance Incorporated -Inc9881790

Cancellation is effective as at the date of gazettal.

Dated this 30th day of July 2014.

DEBORAH KREIG, Delegate of the Commissioner, **NSW Fair Trading** 

#### **CO-OPERATIVES (ADOPTION OF NATIONAL** LAW) ACT 2012 (NSW)

Notice under Section 601AB of the Corporations Act 2001 as Applied by Section 453 of the Co-operatives (Adoption of National Law) Act 2012 (NSW)

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice:

> CHIPPENDALE FRESH FOOD CO-OPERATIVE LIMITED

Dated at Bathurst this 22nd day of July 2014.

R. LUNNEY, Delegate of the Registrar of Co-operatives

#### **CO-OPERATIVES (ADOPTION OF NATIONAL** LAW) ACT 2012 (NSW)

Notice under Section 601AA of the Corporations Act 2001 as Applied by Section 453 of the Co-Operatives (Adoption of National Law) Act 2012 (NSW)

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice:

PENOLA HOUSE CO-OPERATIVE LIMITED

Dated at Bathurst this 21st day of July 2014.

R. LUNNEY, Delegate of the Registrar of Co-operatives

#### **CO-OPERATIVES (ADOPTION OF NATIONAL** LAW) ACT 2012 (NSW)

Notice under Section 601AA of the Corporations Act 2001 as Applied by Section 453 of the Co-Operatives (Adoption of National Law) Act 2012 (NSW)

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice:

COONAMBLE FARMING CO-OPERATIVE LIMITED

Dated at Bathurst this 22nd day of July 2014.

R. LUNNEY, Delegate of the Registrar of Co-Operatives

#### **GEOGRAPHICAL NAMES ACT 1966**

PURSUANT to the provisions of section 7 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day assigned the following recorded names for NSW Continuously Operating Reference Stations (CORS):

Albury CORS, Anna Bay CORS, Ardlethan CORS, Armidale CORS, Ballina CORS, Balranald CORS, Bankstown CORS, Barraba CORS, Bathurst CORS, Bega CORS, Bingleburra CORS, Blackville CORS, Bombala CORS, Bourke CORS, Braidwood CORS, Broken Hill CORS, Burren Junction CORS, Casino CORS, Chippendale CORS, Cobar

CORS, Coffs Harbour CORS, Coleambally CORS, Collarenebri CORS, Condobolin CORS, Cooma CORS, Coonabarabran CORS, Coonamble CORS, Cootamundra CORS, Copmanhurst CORS, Cordeaux CORS, Cowan 2 CORS, Cowra CORS, Crookwell CORS, Deniliquin CORS, Dorrigo CORS, Dubbo CORS, Dunedoo CORS, Forbes CORS, Forster CORS, Fort Denison CORS, Gilgandra CORS, Glen Innes CORS, Goulburn CORS, Grafton CORS, Grenfell CORS, Griffith CORS, Gunnedah CORS, Gurley CORS, Gwabegar CORS, Hay CORS, Hernani CORS, Hillston CORS, Holbrook CORS, Inverell CORS, Ivanhoe CORS, Jerilderie CORS, Lake Cargelligo CORS, Lightning Ridge CORS, Lithgow CORS, Lockhart CORS, Lord Howe Island CORS, Macksville CORS, Menangle CORS, Merriwa CORS, Moree CORS, Moss Vale CORS, Moulamein CORS, Mount Thorley CORS, Mudgee CORS, Mulgrave CORS, Mulwala CORS, Narrabri CORS, Narrandera CORS, Narromine CORS, Newcastle CORS, Newcastle East CORS, Nimbin CORS, North Bourke CORS, North Star CORS, Nowendoc CORS, Nowra CORS, Nyngan CORS, Oberon CORS, Orange CORS, Parkes CORS, Perisher Valley CORS, Port Botany CORS, Port Kembla CORS, Port Macquarie CORS, Putty CORS, Raglan CORS, Rand CORS, Rankins Springs CORS, Rufus CORS, Rylstone CORS, Scone CORS, Singleton CORS, Springwood CORS, Tamworth CORS, Taree CORS, Temora CORS, Tenterfield CORS, Tibooburra CORS, Tilpa CORS, Tottenham CORS, Tullamore CORS, Tumbarumba CORS, Tumut CORS, Tuross Head CORS, Ulladulla CORS, University Of NSW CORS, Villawood CORS, Wagga Wagga CORS, Wakool CORS, Walgett CORS, Warialda CORS, Warren CORS, Waterfall CORS, Weemelah CORS, West Wyalong CORS, Willawarrin CORS, Wollongong CORS, Woodenbong CORS, Wyong CORS, Yamba CORS, Yarrowitch CORS, Yass CORS, Yeoval CORS, Young CORS.

The position and the extent for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Boards website at www.gnb.nsw.gov.au.

> DES MOONEY, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795

#### **GEOGRAPHICAL NAMES ACT 1966**

#### ERRATUM

THE notice referring to the assignment of the name Park Central in *NSW Government Gazette* No. 64 on 25 July 2014, Folio 2720, was published in error. The name Park Central was formally assigned in *NSW Government Gazette* No. 29 on 21 March 2014, Folio 1011.

This notice corrects the error.

D. MOONEY, Chairman

Geographical Names Board PO Box 143 Bathurst NSW 2795

#### LOCAL GOVERNMENT ACT 1993

#### ERRATUM PROCLAMATION

#### The Honourable Dame Marie Bashir, Governor

I, Her Excellency Professor the Honourable Dame Marie Bashir, A.D., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council, and in accordance with section 736 (1) of the Local Government Act 1993 do hereby amend the descriptions of the boundaries of the Area of Guyra Shire as described in Schedule B of the Proclamation published in *NSW Government Gazette* No. 13 of 31 January 2014 and the Area of Inverell Shire as described in Schedule C of the Proclamation published in *NSW Government Gazette* No. 13 of 31 January 2014, in the manner outlined below.

Signed and sealed at Sydney, this 23rd day of July 2014.

By Her Excellency's Command,

PAUL TOOLE, M.P., Minister for Local Government

#### GOD SAVE THE QUEEN!

1. By omitting Schedule B from the description of the boundaries of the Area of Guyra Shire appearing in the Proclamation published in *NSW Government Gazette* No. 13 of 31 January 2014 and inserting instead the following:

#### SCHEDULE B

#### Area of Guyra Shire (as altered)

Area about 4360.01 square kilometres; commencing at the confluence of Gwydir River and Copes Creek at Lake Copeton; and bounded thence by that creek and Irwins Creek upwards to the southern prolongation of the eastern boundary of Portion 264, Parish of Swinton, County of Hardinge; by that prolongation and boundary and the eastern boundary of Portion 262 and its prolongation northerly to the generally northern boundary of the County of Hardinge; by part of that boundary generally easterly to the western boundary of Lot 1, DP 588622; by part of that boundary of northerly, the northern boundaries of Lots 1 and 2 easterly, the generally north eastern boundary of Lot 3, DP 588622 generally south-easterly and a line south-easterly to, again the generally northern boundary of the County of Hardinge; by part of that boundary generally south-easterly, the generally western boundaries of Portions 9 and 10, Parish of Single, and their prolongation, generally southerly to Copes Creek; by that creek upwards to the southern boundary of Portion 35; by that part of that boundary and the generally eastern boundary of that Portion, generally easterly and generally northerly, the southern and eastern boundaries of Portion 11, easterly and northerly, again the generally northern boundary of the County of Hardinge, generally southeasterly to the range forming the southern watershed of Macintyre River on the eastern boundary of Portion 37, Parish of Single; by part of that range generally easterly to the western boundary of Portion 115, Parish of Eden, County of Gough; by part of that boundary southerly, the generally southern and part of the eastern boundaries of that portion generally easterly and northerly to again, the range forming the southern watershed of Macintyre River; by part of that range generally easterly to western boundary of Lot 1, DP 841482; by part of that boundary northerly to the

generally southern boundary of the County of Gough; by part of that boundary generally easterly to the generally south-western boundary of Lot 3, DP 786388; by part of that boundary and a line north-westerly, the generally south-eastern boundary of Lot 1, DP 786388 generally north-easterly, a line easterly, part of the generally southwestern and part of the eastern boundaries of Lot 2, DP 786388 generally south-easterly and northerly to again the range forming the southern watershed of Macintyre River; by part of that range to the south-western corner of Lot 2, DP 1158905, by the southern boundary of that boundary, easterly to the Waterloo Range generally easterly and Great Dividing Range south-easterly to the northern boundary of Portion 22, Parish of Ben Lomond; by part of that boundary, the western and part of the southern boundaries of that portion westerly, southerly and easterly to again the Great Dividing Range; by that range generally south-easterly to Inn Road; by that road generally easterly to the southern prolongation of the western boundary of Lot 1, DP 554313; by that prolongation and boundary northerly, part of the northern boundary of that lot easterly to the Macleay Range; by that range generally north-easterly to Ben Lomond (Mountain); by a line generally easterly to the generally south-western boundary of Lot 61, DP 705133; by part of that boundary and part of the generally south-eastern boundary of that lot generally south-easterly and generally north-easterly to again a line generally easterly towards Mount Mitchell; by that line to its intersection with the generally north-eastern boundary of Portion 22, Parish of Towagal, County of Clarke; by part of that boundary generally south-easterly to Sara River; by that river downwards and Guy Fawkes River and Pantons Creek upwards to the generally eastern boundary of Portion 49, Parish of Guy Fawkes; by that boundary, the generally eastern boundary of Portion 38, the eastern boundary of Portion 37 and part of the eastern boundary of Portion 35 generally southerly, the northernmost northern and part of the generally eastern boundaries of Portion 36 easterly and generally southerly, the northernmost northern and generally eastern boundaries of Portion 39 easterly and generally southerly, part of the north-eastern boundary of Portion 43 south-easterly, the northern and eastern boundaries of Portion 47, a line, and part of the eastern boundary of Portion 24 easterly and southerly and the generally northern boundary of Portion 26 and its prolongation generally easterly, southerly and easterly to the road from Armidale to Grafton; by that road generally south-westerly to Macleay Range, aforesaid; by that range generally westerly to the south most northern boundary of Portion 20, Parish of Serpentine; by part of that boundary, the east most western, the north most northern and part of the western boundaries of that portion westerly, northerly, westerly and southerly to again the Macleay Range; by that range (in part Snowy Range and Doughboy Range) generally north-westerly to the generally southern boundary of the Parish of Aberfoyle; by part of that boundary generally westerly to Aberfoyle River; by that river upwards to the north-eastern prolongation of the generally north-western boundary of Lot 5, DP 878309; by that prolongation and boundary south-westerly and a south-western boundary of that lot south-easterly and its prolongation to again Aberfoyle River; by that river upwards to generally eastern boundary of the Parish of Legune; by that boundary generally southerly to Wollomombi River; by that river upwards to the generally eastern boundary of

the Parish of Wentworth, County of Sandon; by that boundary generally southerly to Gara River; by that river upwards to the generally southern boundary of the Parish of Falconer; by that boundary generally westerly to the New England Highway; by that highway generally southerly to the eastern prolongation of the southern boundary of Portion 156, Parish of Exmouth; by that prolongation and boundary westerly, the western boundary of that portion northerly, part of the southern boundary of Portion 97 westerly, the eastern, the southern and the western boundaries of Portion 110 southerly, westerly and northerly, the western boundary of Lot 1, DP 247235 northerly, part of the southern boundary of Portion 149 westerly, part of the eastern and the southern (and its prolongation) boundaries of Lot 1, DP 104366 westerly, part of the eastern boundary of Lot 5, DP 731475; the eastern boundary of Lot 4, DP 731475, the northernmost eastern, the southernmost northern, the easternmost eastern and its prolongation, the northernmost southern and the generally eastern boundary of Lot 6, DP 260923 and the easternmost eastern boundary of Portion 202 generally southerly, the southern boundary of the lastmentioned portion; a line, and part of the southern boundary of Portion 203 westerly, the eastern and southern boundaries of Portion 21, the southernmost southern and part of the western boundaries of Portion 152 and part of the southern boundary of Lot 2, DP 372798 southerly, westerly, northerly and again westerly to the Main Northern Railway; by that railway generally south-westerly to the generally western boundary of the Parish of Exmouth; by part of that boundary generally northerly to the north-western corner of Portion 76; by a line northerly to Boorolong Creek; by that creek downwards to the southern prolongation of the western boundary of Portion 144; by a line northerly to the generally south-western boundary of Lot 1, DP 859460; by part of that boundary, the west most western and part of the northern boundaries of that lot generally northwesterly, northerly and easterly to the generally western boundary of the Parish of Exmouth; again by part of that boundary generally northerly and part of the generally northern boundary of the Parish of Boorolong generally westerly to the eastern boundary of Lot 1, DP 515363; by part of that boundary, the generally southern boundary and its western prolongation southerly and generally westerly to the generally eastern boundary of Portion 35, Parish of Williams; by part of that boundary and part of the eastern boundary of Portion 17 generally southerly to the range dividing the waters of Abington Creek from those of Boorolong Creek; by that range generally southwesterly to the southern prolongation of the western boundary of Portion 33, Parish of Sobraon, County of Sandon; by that prolongation southerly and the eastern prolongation of the southernmost northern boundary of Portion 47, Parish of Sandy Creek, County of Hardinge westerly to the range dividing the waters of Abington Creek from those of Boorolong Creek; again by that range generally south-westerly to the north-eastern prolongation of the south-eastern boundary of Portion 1; by that prolongation south-westerly to the generally northern boundary of that portion; by that boundary generally westerly, part of the western boundary of that portion southerly, the southernmost southern and westernmost generally western boundary of Portion 16 westerly and generally northerly, the northernmost northern boundary of the lastmentioned portion and the northern and part of the western boundaries of Portion 22 westerly and

southerly and the southern and western (and its prolongation) boundaries of Portion 15 westerly and northerly to Laura Creek; by that creek downwards to the generally eastern boundary of the Parish of Abington; by part of that boundary generally northerly to Georges Creek; by that creek downwards to the southern prolongation of the western boundary of Portion 22, Parish of Clarkness; by that prolongation, boundary and its prolongation northerly to the southern boundary of Portion 23; by part of that boundary westerly, the western boundaries of the lastmentioned portion, a line, Portions 94, 56, 87, the generally western boundary of Portion 45, a line, and part of the western boundary of Portion 95, Parish of Bundarra generally northerly, the northernmost northern boundary of Portion 20 westerly and the eastern and southern (and its prolongation) boundaries of Portion 34 southerly and westerly to the eastern boundary of Portion 11; by part of that boundary northerly, part of the southern boundary of Portion 48 and the southern boundary of Portion 51 and its prolongation westerly to the westernmost eastern boundary of Portion 7; by part of that boundary northerly and part of the southern boundary of Portion 71 and its prolongation westerly to Gwydir River, aforesaid, and by that river downwards to the point of commencement.

2. By omitting Schedule C from the description of the boundaries of the Area of Inverell Shire appearing in the Proclamation published in *NSW Government Gazette* No. 13 of 31 January 2014 and inserting instead the following:

#### SCHEDULE C

#### Area of Inverell Shire (as altered)

Area about 8634.54 square kilometres: Commencing at the confluence of the Macintyre River with the Dumaresq River on the boundary dividing the States of New South Wales and Queensland; and bounded thence by that boundary generally easterly and southeasterly to the confluence of Beardy River or Glen Creek with the Dumaresq River; by the said Beardy River or Glen Creek upwards to Swamp Oak Creek; by that creek upwards to the easternmost northeastern corner of portion 31, Parish of Astley, County of Arrawatta; by the easternmost boundary of that portion and the eastern boundary of portion 1, southerly; by a line southeasterly to the northwestern corner of portion 1, Parish of Strathbogie, County of Gough; by the western boundary of that portion southerly; by a line south for a distance of about 4 224.5 metres (210 chains) to the generally western boundary of T.S. and C.R. 61 731 notified 14 March 1930; by part of the generally southwestern boundary of the Parish of Gordon generally southeasterly to the southwestern corner of portion 68; by the ridge dividing the waters of Arrawatta Creek and Stoney Creek passing through portions 38 and 39, Parish of Vivier, County of Arrawatta, generally southerly to the northernmost north-eastern corner of portion 34, Parish of Vivier, by the south-western boundary of portion 39, Parish of Vivier, southeasterly to the southernmost southwestern corner of that portion; by part of the generally eastern boundary of that parish and part of the generally eastern boundary of the Parish of Buckley generally southerly to the northern boundary of Portion 131, Parish of Wellingrove, County of Gough; by part of that boundary easterly to a line along the western boundary of portion 96; by that line southerly to its intersection with a line along the northern boundary of portion 197, Parish of Buckley, County of Arrawatta; by that line westerly to the said generally eastern boundary of that parish; by that boundary generally southerly to the northeastern corner of portion 124, Parish of Balaclava, County of Gough; by the generally northern and part of the generally eastern boundaries of that parish generally easterly and southerly to the southernmost south-western corner of portion 134, Parish of Waterloo, by part of the generally northeastern boundary of cancelled portion 144 (shown in plan catalogued G. 5074 1761) generally southeasterly; by the range dividing the waters of The Falls and Little Oaky Creek and the Waterloo Range generally southerly to the north-western corner of Lot 2, DP 1158905, by that boundary, easterly, a line, the northern and eastern boundaries of Lot 66, DP 753292, easterly and southerly, a line, the eastern and southern boundaries of Lot 2, DP 1158905, southerly and westerly to the ridge forming the generally southern watershed of the headwaters of the Macintyre River; by that ridge generally westerly to the eastern boundary of Lot 2, DP 786388; by part of that boundary, part of the generally south-western boundary of that lot southerly and generally northwesterly, the generally south-eastern boundary of Lot 1, DP 786388 south-westerly, a line south-easterly and part of the generally south-western boundary of Lot 3, DP 786388 generally south-eastly to the generally southern boundary of the County of Gough; by part of that boundary generally westerly to the western boundary of Lot 1, DP 841482; by part of that boundary southerly to again the ridge forming the generally southern watershed of the headwaters of the Macintyre River; by part of that ridge generally north-westerly to the eastern boundary of Portion 115, Parish of Eden, County of Clarke; by part of that boundary, the southern and part of the western boundaries of that portion southerly, westerly and northerly to again, the ridge forming the generally southern watershed of the headwaters of the Macintyre River; by that ridge generally westerly to a point on the westernmost western boundary of portion 62, Parish of Eden, about 402.34 metres (20 chains) south of the westernmost northwestern corner of that portion; by part of that boundary northerly to the westernmost northwestern corner of that portion; by part of the generally southwestern boundary of the Parish of Eden, generally north-westerly, the eastern and southern boundaries of portion 11, Parish of Single, County of Hardinge, southerly and westerly, the generally eastern and southern boundaries of portion 35, generally southerly and westerly to Copes Creek; by that creek downwards to the southern prolongation of the generally western boundary of portion 10; by that boundary and the generally western boundary of portion 9, generally northerly, again the generally southwestern boundary of the Parish of Eden, generally northwesterly the northern boundary of Portion 29, Parish of Single westerly, a line north-westerly to the east most corner of Lot 3, DP 588622; by the generally north-eastern boundary of that lot generally north-westerly, the northern boundary of Lot 2, DP 588622 westerly, the northern and part of the western boundaries of Lot 1, DP 588622 westerly and southerly to the generally northern boundary of the County of Hardinge; by part of that boundary generally westerly to a line along the western boundary of portion 260, Parish of Swinton, County of Hardinge; by that line southerly to Chain of Ponds Gully; by Chain of Ponds Gully and Cope's Creek downwards to the confluence of Cope's Creek with the Gwydir River; by the Gwydir River downwards to the generally northeastern boundary of the Parish of Dingo,

County of Murchison; by that boundary generally northwesterly to the easternmost corner of Lot 5, plan catalogued Ms.3059 Ae.R; by the southeastern and southwestern boundary of that lot southwesterly and northwesterly to the westernmost corner of that lot; again by that generally northeastern boundary of that parish generally northwesterly to the southernmost corner of Lot 3; by the southwestern boundaries of that lot northwesterly to the westernmost corner of that lot; again by that generally northeastern boundary of that parish generally northwesterly to the southernmost corner of Lot 1; by the generally southwestern boundary of that lot generally northwesterly to the westernmost corner of that lot; again by that generally northeastern boundary of that parish generally northwesterly to the southernmost corner of Lot 6, DP 249163; by the southwestern and western boundaries of that lot and the western boundary of Lot 5 northwesterly and northerly to the northernmost corner of the said Lot 5; again by that generally northeastern boundary of that parish generally northwesterly to the northeastern corner of portion 2; by part of the northern boundary of that portion westerly to Sandy Creek; by that Creek and Myall Creek downwards and Sheep Station Creek and Reserve Creek upwards to a line along the eastern boundary of portion 22, Parish of Dumboy; by that line northerly to the Moree to Inverell Railway lands; by that railway land westerly to a line along the western boundary of portions 39 and 41, Parish of Gunnee, County of Burnett; by that line northerly to Warialda or Reedy Creek; by that creek upwards to the former site of the road from Graman to Warialda as described in proclamation of Macintyre Shire in NSW Government Gazette No. 150 of 1 November 1940; by part of that road northeasterly to the boundary of Ashford Shire as described in NSW Government Gazette No. 114 of 17 July 1936; by part of that boundary generally northerly to the easternmost southeastern corner of portion 40, Parish of Ottley, County of Burnett; by boundaries of that portion westerly, southerly, again westerly and northerly to the southern corner of portion 5; by the southwestern boundary of that portion northwesterly; by Ottley's Creek downwards to the southeastern corner of portion 17, Parish of Tucka Tucka, County of Stapylton; by a line along the eastern boundary of that portion and portion 33 northerly to the Macintyre River; and by that river downwards to the point of commencement.

#### MENTAL HEALTH ACT 2007

#### Section 109

#### Declaration of Mental Health Facility

I, Dr MARY FOLEY, Director General of the NSW Ministry of Health, pursuant to section 109 of the Mental Health Act 2007, DO HEREBY:

- (a) REVOKE the Order published in the NSW Government Gazette No. 166 of 13 November 2009 declaring the Emergency Department of St George Hospital to be a declared mental health facility in accordance with section 109 of the Mental Health Act 2007;
- (b) DECLARE the following premises of St George Hospital to be a declared mental health facility for the purposes of the Mental Health Act 2007:
  - The Emergency Department, located both within Building 5, Kensington Street and in the building

located between gates 4 and 6, Gray Street, with the exception of the St George Hospital Psychiatric Emergency Care Centre, St George Hospital Campus, Kogarah NSW 2217; and

- (c) DECLARE this facility to be designated as a "mental health emergency assessment" facility.
- (d) RESTRICT this facility to the provision of acute assessment functions, where a patient can be held in anticipation of discharge should their clinical condition resolve rapidly, or transferred to a declared mental health facility of the "mental health assessment and inpatient treatment" class if required, in accordance with all provisions of the Mental Health Act 2007, with the exception of:
  - i. Chapter 2;
  - ii. Division 1 of Part 3 of Chapter 3;
  - iii. Sections 57, 58 and 59 of Division 2 of Chapter 3; and
  - iv. Division 3 of Part 3 of Chapter 3.

Signed, this 28th day of July 2014.

Dr MARY FOLEY Director General

#### **MENTAL HEALTH ACT 2007**

#### Section 109

#### Declaration of Mental Health Facility

I, Dr MARY FOLEY, Director General of the NSW Ministry of Health, pursuant to section 109 of the Mental Health Act 2007, DO HEREBY:

- (a) REVOKE the Order published in a Special Supplement of the NSW Government Gazette on 23 January 2013, declaring certain premises of St George Hospital to be a single declared mental health facility for the purposes of the Mental Health Act 2007;
- (b) DECLARE the following premises of St George Hospital to be a single declared mental health facility for the purposes of the Mental Health Act 2007:
  - The Psychiatric Emergency Care Centre, located within both Building 32a, Belgrave Street and the Emergency Department Building, between gates 4 and 6, St George Hospital Campus, Gray Street, Kogarah NSW 2217; and
  - The St George Mental Health Unit, located in Building 12, 11 South Street, St George Hospital Campus, Gray Street, Kogarah NSW 2217; and
  - The St George Older Persons' Mental Health Unit, located adjacent to Building 12, in the area between Building 2 and Building 39, 11 South Street, St George Hospital Campus, Gray Street, Kogarah NSW 2217; and
- (c) DECLARE this facility to be designated as a "mental health assessment and inpatient treatment" facility.

Signed, this 28th day of July 2014.

Dr MARY FOLEY, Director General

#### NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a National Park

I, Her Excellency Professor The Honourable Marie Bashir, A.C., C.V.O., Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of South East Forest National Park, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney this 4th day of June 2014.

MARIE BASHIR, Governor,

By Her Excellency's Command,

ROB STOKES, M.P., Minister for the Environment.

#### GOD SAVE THE QUEEN!

#### **SCHEDULE**

#### Land District – Bombala; LGA – Bega Valley

County Auckland, Parish Nalbaugh, about 41.90 hectares, being Lot 28, DP 750221, inclusive of the Crown public road within Lot 28, DP 750221 and the bed of Wog Wog River separating Lot 28, DP 750221 from South East Forest National Park.

Papers OEH/11/13000.

#### NATIONAL PARKS AND WILDLIFE ACT 1974

#### ERRATA

IN the notice published in the *NSW Government Gazette* dated 12 March 2010, folios 1261 and 1262, reserving part of Curracabundi National Park, the following should be deleted from the description:

'excluding Council Public Road within Lot 4, DP 753709.'

and replaced with the following words:

'excluding the Crown Public road within Lot 4, DP 753709 traversing in a southerly direction from the northern boundary of Lot 4, DP 753709 to the western boundary of Lot 13, DP 753696.'

IN the erratum notice published in the *NSW Government Gazette* dated 17 September 2010, folio 4571, amending the reservation of part Curracabundi National Park, the following should be deleted from the description:

'... and the Council Public road separating Lot 56 from Lot 54, DP 753684.'

and replaced with the following words:

"... and the Council Public road separating Lot 56 from Watchimbark Nature Reserve."

TERRY BAILEY, Acting Chief Executive, Office of Environment and Heritage

#### PASSENGER TRANSPORT REGULATION 2007

Clause 76 (1) (c) Designation of Routes

Order

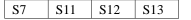
#### **Bus passenger services**

Transport for NSW, pursuant to Clause 76 of the Passenger Transport Regulation 2007, does by this Order designate each of the following bus routes as a route for which a smartcard may be used:

#### Operator: Busways Blacktown Pty Limited

Routes:

661	662	663	664	668	669	673
674	675A	675C	676	677	678	680
682						
						,
718	721	722	722/4	723	724	725
726	727	737	737/9	738	739	739V
740	743	744	745	746	750	751
752	753	754	755	756	757	758
759	761	770	771	774	775	776
778	779	780	781	782	783	784
785	786	789	791	793	794	795
797	799					



974

993

T70	T71	T72	T74	T75		
900	901	902	903	904	905	906
907	908	910	911	916	919	920
922	926	928	931	937	940	941
944	945	946	948	951	952	953
955	957	959	960	961	965	966

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986 998

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1901	1902	1903	1904	1905	1906	1907
1908	1909	1910	1911	1912	1913	1914
1915	1916	1917	1918	1919	1920	1921
1922	1923	1924	1925	1926	1927	1928
1929	1930	1931	1932	1933	1934	1935
1936	1937	1938	1939	1940	1941	1942
1943	1944	1945	1946	1947	1948	1949
1950	1951	1952	1953	1954	1955	1956
1957	1958	1959	1960	1961	1962	1963
1964	1965	1966	1967	1969	1970	1971
1972	1973	1974	1976	1977	1979	
					1	
5022	5024	5070	5084	5562		

#### Date of effect

This Order takes effect on 4 August 2014.

Dated: 28 July 2014.

FERGUS GAMMIE, Deputy Director-General Transport Services (a Delegate of Transport for NSW)

#### PASSENGER TRANSPORT REGULATION 2007

Clause 76 (1) (c) Designation of Routes

Order

#### **Bus passenger services**

Transport for NSW, pursuant to Clause 76 of the Passenger Transport Regulation 2007, does by this Order designate each of the following bus routes as a route for which a smartcard may be used:

Operator: Pearce Omnibus Pty Ltd

Routes:

1688	CO 711	(0)	(0.10	<b>C</b> 00	(00	(0.00
685	685H	686	686G	688	689	690C
690H	690K	690P	691	692B	692H	692W
692Y	693	694	695	696	697	698
698V						
1A	1B	1C	10A	10B	11A	11B
11C	11D	11E	12A	12B	12C	101A
101B	101C	101D	101E	102A	102B	102C
103A	104A	104B	104C	104D	104E	105A
105B	105C	106A	107A	107B	107C	108A
108B	108C					
2A	2B	2C				
3A	3B	321A	321B	322A	323A	323B
324	325A	325B	325C	326A	326B	327A
327B	328A	328B	329A	329B	330A	330B
332	333A	334A	334B	335A	341A	341B
341C	342A	342B	343A	343B	343C	344A
344B	344C	345A	345B	346A	346B	347A
347B	348A	348B	348C	348D	350A	350B
351A	351B	352A	352B		L L	
4A	4B	421A	422A	423	423A	424A
425A	425B	426	427A	428	430	431A
432A	432B	441A	441B	442A	443A	444A
444B	444C	445A	445B	446A	447A	447B
447W	448A	449A	449B	450A	451A	451B
452A	452B					
5A	5B	5C	5D	521	522A	524A
525A	526A	528	529	530A	531A	532A
533	534A	544A	544B	545A	546A	547A
548	549A	549B	552	553A	554A	554B
555						
6A	6B					
7A	7B	7C	721A	721B	721C	721D
722A	722B	723A	726A	726B	727A	728A
729A	730A	730B				
8A						
9A						

#### Date of effect

This Order takes effect on 4 August 2014.

Dated: 28 July 2014.

FERGUS GAMMIE, Deputy Director-General Transport Services (a Delegate of Transport for NSW)

#### POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 175 (1) Poisons and Therapeutic Goods Regulation 2008

#### Restoration of Drug Authority

IN accordance with the provisions of Clause 175 (1) of the Poisons and Therapeutic Goods Regulation 2008 a direction has been issued that the Order issued on 14 March 2012 prohibiting Dr Steve Peter Wesley RAYMOND (MED0000943782) of 1 Glenrock Close, Whitebridge NSW 2260, from supplying or having possession of drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 77 of the Regulation, shall cease to operate from 1 August 2014.

Dated at Sydney, 30 July 2014.

Dr MARY FOLEY, Secretary, Department of Health, New South Wales,

#### **PRACTICE NOTE No. 31**

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Issued Pursuant to Section 185A of the Industrial Relations Act 1996 and Section 15 of the Civil Procedure Act 2005

Issue Date: 22 July 2014

Production of and access to summonsed material and returning exhibits and summonsed material in civil proceedings

#### Application

- 1. This Practice Note applies to production of documents in compliance with a summons issued in regard to civil proceedings in the Commission and the return of summons documents and exhibits after proceedings have been determined.
- 2. This Practice Note does not apply to summonses issued pursuant to section 132, section 165 (3) (a) or section 332 of the Industrial Relations Act 1996 or as a consequence of Part 5.5 or Part 11 of the Industrial Relations Commission Rules 2009, save as to any Order made by the Commission in that regard.
- 3. This Practice Note takes effect from the date of issue.

#### Definitions

4. In this Practice Note:

UCPR means Uniform Civil Procedure Rules 2005 Issuing party means the party requesting the issue of a summons for production *Summons recipient* means the person to whom a summons for production is addressed.

#### Introduction

- 5. The purpose of this Practice Note is:
  - to inform the parties of their ability to nominate, on the summons document before filing, a convenient return date for the summons;
  - to inform the parties of the need to endorse a proposed access order on the summons and the procedure that applies in that regard;
  - to inform the parties of the Commission's preferred practice in relation to the format of documents being produced in response to a summons;
  - to inform parties of the Commission's practice in relation to accessing summoned material produced in an electronic format; and
  - to inform Summons recipients and parties of the Commission's practice in relation to returning exhibits and summoned material.

#### Serving the Summons

- 6. The forms of summons to produce, and to attend and give evidence and produce, have been amended to include the Summons recipient's declaration (in relation to whether the documents produced are originals and whether they need to be returned): see new forms 41 and 42 (based entirely on UCPR forms 26A and 27A). The Issuing party should provide a copy of the summons when it is served so that the Summons recipient can retain the original summons and forward the copy with the completed declaration to the registry.
- 7. The Issuing party can nominate a convenient return date for the summons on the document filed at the registry, provided that sufficient time is allowed to serve the Summons recipient. The Commission has a summons list every Wednesday at 9.15am during the court term. If the summons does not include a nominated return date, the registry will allocate a date.

#### **Endorsement of Access Orders**

8. The issuing party must endorse the proposed access order on the summons. If the issuing party does not propose an access order on the summons the following access order will apply:

"The issuing party to have first access for 7 days; thereafter, in the absence of any further application, access to all parties".

- 9. Where a different proposed access order is sought the issuing party must attach his or her reasons to the summons. If there is a dispute over access the parties must appear on the return date.
- 10. An order for access includes an order that, where necessary, the documents may be physically inspected and photocopied.
- 11. Parties are advised that if they consent to the proposed access orders the Commission will generally make the proposed access orders. There is no need for the parties to appear on the return date if all parties consent to the orders sought thereby saving the parties the cost of an attendance.
- 12. The issuing party must attend on the return date if it has not notified all the parties of the issuing of the summons.

The Commission may make costs orders against parties who have not complied with the Rules or this Practice Note.

- 13. Any party, or the producer, may object to the issuing party about the proposed access order. The issuing party must notify all the other parties of the objection. Parties who wish to contest the proposed access order must appear on the return date. The matter may be determined on that date or remitted to a Member of the Commission for determination on a future date.
- 14. If there is no objection to the proposed access order at the return of subpoena, the order will automatically take effect from the day following the return of subpoena.

#### Production of summonsed material

- 15. The UCPR was updated in 2011 in relation to how to comply with a summons to produce. Specific attention is drawn to UCPR rule 33.6 (6) and (7).
- 16. UCPR rule 33.6 (6) allows the Summons recipient to produce a copy of documents, unless the summons specifically requires the original documents to be produced. The Issuing party should only specify that the original document is required in those special circumstances where the original document may need to be tendered.
- 17. UCPR rule 33.6 (7) allows the Issuing party to permit the production of documents in a format that is acceptable to that party. Most Summons recipients who have access to a photocopier will now also have access to a document scanner. Where documents would otherwise be photocopied to respond to a summons it will normally be as convenient, and less costly for the Summons recipient, to scan those document already exists in an electronic format. If a document in an electronic format it will also be more convenient and less costly to copy that document in an electronic format rather than print it out on paper. It will also normally be more convenient for the Issuing party and the other parties to access summonsed documents in an electronic format.
- 18. To facilitate the production of summonsed documents electronically (rather than paper copies), the Issuing party should indicate to the Summons recipient that production in an electronic format is acceptable. This should particularly be done where a large volume of material is being summonsed. This information for the Summons recipient can be included on the summons in the schedule describing the documents to be produced. It can also be included in a covering letter.
- 19. If a document has been scanned, is a word processing document or is a photograph or image, a copy of the document should be saved as, or converted to, a PDF file. Generally it will be sufficient for emails to be provided in a PDF file.
- 20. If the material is in an electronic format which cannot be conveniently saved as a PDF file, such as a database, a sound or a video recording, it is appropriate for a copy of the document to be provided in the original electronic format. If the original format is not a current or common format then the Issuing party should also consider whether a copy in some other electronic format should also be asked for, so that it can be readily accessed by the parties and the Commission.

- 21. Electronic summons documents can be provided on a DVD, a CD or a USB device.
- 22. Electronic summons documents can also be emailed to the registry at irc\_client\_services@agd.nsw.gov.au provided a scanned copy of the summons is also attached to the email. The subject line of the email should state "Producing summonsed documents" and include the case name and number.

## Accessing summonsed material produced in an electronic format

- 23. If an unrestricted order for access is made in relation to summons material which has been produced in an electronic format, then, on application by a party entitled to access that material, an electronic copy of the material will be made and provided by the registry.
- 24. The party applying for access should provide a blank DVD, CD or USB device onto which the copy can be made. In the alternative, upon request, the registry may provide access to the material by sending an email attaching the material to the party applying for access.
- 25. Access to non-electronic summons material will continue to be provided as per the current practice, that is, the material may be copied on the Commission premises unless an order for uplift has been made.

## Tendering summonsed material originally produced in an electronic format

26. If directions have not been made to allow the tendering of documents at the hearing in an electronic format, then it is the responsibility of the party intending to tender a document which was originally provided to the registry in an electronic format to provide a printed copy of the document to the Commission at the hearing or to make arrangements for the relevant technology to be available so that the document can be viewed. This requirement may be achieved by including the document in a tender bundle.

#### Returning exhibits and produced documents

- 27. Rules 31.16A and 33.10 of the UCPR require the Commission to retain exhibits and summonsed material for specified time frames after the determination of the proceedings, unless the Commission makes a specific order for the return of this material at an earlier date.
- 28. The Commission's usual practice in relation to exhibits and summonsed material will now be an order when the proceedings are determined that the exhibits and summonsed material be returned forthwith. The Commission will not retain this material unless there is an order by the Member that it remain on the Commission file.
- 29. When a summons is served, the Summons recipient is asked to complete a declaration stating whether the documents being produced are copies and, if so, acknowledging that they may be destroyed by the Commission when they are no longer required. Summonsed documents in an electronic format (produced on a DVD, a CD or a USB device) which have been identified as copies will not be returned to the Summons recipient and will be destroyed (or deleted) by the registry unless the Summons recipient has specifically requested that they be returned.
- 30. In relation to any exhibits that are returned, those exhibits must be retained intact by the party or person

who produced the material until the expiry of the time to file an appeal or until any appeal has been determined. Solicitors should notify their clients of their obligations in relation to this material if it is returned to the clients. If an appeal is filed, the party or persons may be asked to produce the material to the Commission registry for the purposes of the appeal, however, generally, copies held by the appellant can be used for preparing the appeal books.

Dated: 22 July 2014

WALTON J, President

#### **Other related Practice Notes:**

Practice Note No. 30 – Filing of documents in computer readable format

#### **RETENTION OF TITLE**

HER Excellency the Governor has been pleased to approve of the retention of the title "Honourable" by former Minister Ms ROBYN PARKER, M.P., who served as a Minister of New South Wales from 3 April 2011 until 17 April 2014.

HER Excellency the Governor has been pleased to approve of the retention of the title "Honourable" by former Premier Mr BARRY O'FARRELL, M.P., who served as the Premier of New South Wales from 28 March 2011 until 17 April 2014.

HER Excellency the Governor has been pleased to approve of the retention of the title "Honourable" by former Minister Mr DON PAGE, M.P., who served as a Minister of New South Wales from 3 April 2011 until 17 April 2014.

## SURVEYING AND SPATIAL INFORMATION ACT 2002

#### Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying and Spatial Information Act 2002, section 10A (3), the undermentioned Land Surveyors has been restored to the Register of Surveyors.

Name	Date of Original	Removal	Restoration
	Registration	Date	Date
BUCKLEY			
Kenneth			
George	1 May 1970	1 July 2006	7 July 2014
		D. J. 1	MOONEY,
			President
		M. C.	SPITERI,
			Registrar

#### 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 a Land Surveyor in New South Wales from the dates shown.

Name LARMOUR 2/ Christopher Su Graham

*Address* 2/55 East Parade, Sutherland 1499

16 July 2014

Effective Date

D. J. MOONEY, President M. C. SPITERI, Registrar

## 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 a Mining Surveyor (Unrestricted) in New South Wales under the Mutual Recognition Act 1992 from the dates shown

Name	Address	Effective Date
VAIVARS	PO Box 1948,	
Kieron	Shepparton Vic 3632	21 July 2014
	D.	J. MOONEY,
		President
	М	C CDITEDI

M. C. SPITERI, Registrar

#### THREATENED SPECIES CONSERVATION ACT

Notice of Preliminary Determinations Rejection of Proposed Listings

THE Scientific Committee, established by the Threatened Species Conservation Act, has made Preliminary Determinations NOT to support proposals to list the following species as Vulnerable under the Act.

Common Wallaroo Macropus robustus Gould 1841 Eastern Grey Kangaroo Macropus giganteus Shaw 1790 Red Kangaroo Macropus rufus (Desmarest 1817) Western Grey Kangaroo Macropus fuliginosus (Desmarest 1817)

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to Suzanne Chate, NSW Scientific Committee Unit, PO Box 1967, Hurstville BC 1481. Submissions close 26 September 2014.

Copies of these determinations, which contains the reasons for the determination, 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 6606, or in person at the Office of Environment and Heritage Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determination may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Professor MICHELLE LEISHMAN, Chairperson, Scientific Committee



## **10/50 VEGETATION CLEARING CODE OF PRACTICE FOR NEW SOUTH WALES**

## Prepared by: NSW Rural Fire Service 15 Carter Street Lidcombe NSW 2141 Locked Bag 17 Granville 2142 Telephone: (02) 8741 5555 Fax: (02) 8741 5300 rfs.nsw.gov.au

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The NSW Rural Fire Service acknowledges the participation of the NSW Office of Environment and Heritage, Department of Planning and Department of Primary Industries in the preparation of this 10/50 Vegetation Clearing Code of Practice.

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Commissioner NSW RURAL FIRE SERVICE Locked Mail Bag 17 Granville NSW 2142

NSW RURAL FIRE SERVICE - 10/50 VEGETATION CLEARING CODE OF PRACTICE V1.0

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## **1** Introduction

This Code of Practice is known as the 10/50 Vegetation Clearing Code of Practice for New South Wales (the 10/50 Code) and has been prepared in accordance with section 100Q of the *Rural Fires Amendment (Vegetation Clearing) Bill 2014.* 

This 10/50 Code has been developed to provide for vegetation clearing work to be carried out in certain areas near residential accommodation or high-risk facilities to reduce the risk of bush fire.

It permits landowners in the 10/50 vegetation clearing entitlement area to clear on their own land, vegetation that is adjacent to an external wall of a building containing habitable rooms that comprises or is part of residential accommodation or a high-risk facility.

The Commissioner of the NSW Rural Fire Service (NSW RFS) may review this 10/50 Code at any time.

## 2 Definitions

Expressions defined in Division 9 of the *Rural Fires (Vegetation Clearing) Amendment Bill 2014* have the same meaning for this 10/50 Code.

A definition within the *Rural Fires Act 1997* applies to this 10/50 Code, except where the terms defined in Division 9 of the *Rural Fires (Vegetation Clearing) Amendment Bill 2014* apply.

For the purpose of this 10/50 Code the following definitions apply:

**10/50 vegetation clearing entitlement area:** land determined by the Commissioner of the NSW Rural Fire Service to be a 10/50 vegetation clearing entitlement area, and is identified as such on a map published on the NSW RFS website.

**External wall:** see Section 6.2

Habitable room: See Section 6.3

**Tree:** a perennial woody plant having:

- (a) a single stem or trunk
- (b) is 3 or more metres in height, and
- (c) the trunk, at a height of 1.3 metres above the ground, has a circumference of more than 0.3 metres.

A tree does not include a shrub, which is a small low growing woody plant with multiple stems, or a vine which is a woody plant that depends on an erect substrate to grow on.

## 3 Links

The following Acts, Instruments or other documents are referred to in this Code of Practice:

- > Rural Fires Act 1997
- > Children and Young Persons (Care and Protection) Act 1998
- > Education Act 1990
- > Environmental Planning and Assessment Act 1979
- > Local Government Act 1993
- > National Parks and Wildlife Act 1974
- Native Vegetation Act 2003
- > <u>Nature Conservation Trust Act 2001</u>

- > <u>Threatened Species Conservation Act 1995</u>
- > Threatened Species Conservation (Biodiversity Banking) Regulation 2008
- > Road Transport Act 2013
- > Standard Instrument Principal Local Environment Plan
- > Australian Standard AS 4373-2007 Pruning of Amenity Trees

## 4 Access to the 10/50 Code

The 10/50 Code is available from the NSW RFS website at <u>rfs.nsw.gov.au</u> or as a hard copy from a NSW RFS District Office at no charge to any owner of land situated within the 10/50 vegetation clearing entitlement area.

## 5 The 10/50 Code of Practice

### 5.1 Compliance and enforcement

If an owner of land in a 10/50 vegetation clearing entitlement area carries out vegetation clearing work for which an approval, consent or other authorisation is required, and the work is carried out without that approval, consent or authorisation and other than in accordance with the 10/50 Code, then offence provisions and any available remedies will apply, under relevant legislation.

Vegetation clearing that is carried out in accordance with this 10/50 Code is considered to be authorised clearing under NSW legislation.

## 5.2 Application of land to the 10/50 Code

Vegetation clearing under this 10/50 Code may only be undertaken on parcels of land that contain land mapped as 10/50 vegetation clearing entitlement land. This may apply to public or private lands.

## 5.3 Determining if your land is mapped as 10/50

An online assessment tool is available on the NSW RFS website at <u>rfs.nsw.gov.au</u> and allows a landowner to conduct a self-assessment as to whether their land falls within the 10/50 vegetation clearing entitlement area and complies with the requirements of this 10/50 Code.

### 5.4 Landowners consent

The clearing of vegetation under this 10/50 Code can only be conducted with the consent of the landowner. It is not permissible to clear any land without the owner's consent:

- Tenants must obtain approval from the landowner prior to commencing any clearing works
- > Landowners may not clear adjoining land without the approval of the landowner

Where a single tree trunk occurs across two or more properties, the approval of all landowners is required for removal of the tree.

It is recommended that evidence of such consent be recorded.

## 6 Buildings

This 10/50 Code applies to vegetation adjacent to external walls of a building containing habitable rooms that comprises, or is part of, residential accommodation or a high-risk facility.

This section does not apply to a building containing habitable rooms if there is no development consent or other lawful authority under the *Environmental Planning and Assessment Act 1979* for the use of those rooms as habitable rooms.

### 6.1 External walls

External walls refer to the external walls of a building containing habitable rooms and includes permanent fixed structures such as decks and garages that are attached to the building.

## 6.2 Habitable rooms

A building containing habitable rooms requires that:

- (a) For the purpose of residential accommodation (including tourist and visitor accommodation, caravans and manufactured homes):
  - the building contain one or more rooms designated and approved as bedrooms for sleeping. Vegetation clearing is not provided under this 10/50 Code for associated adjoining buildings that do not contain habitable rooms.
- (b) For the purpose of a childcare centre:
  - the building contain one or more rooms designed and approved for the purpose of the supervision and care of children. Vegetation clearing is not provided under this 10/50 Code for associated adjoining buildings that do not accommodate children, such as external storerooms.
- (c) For the purpose of a school:
  - the building contain one or more rooms designed and approved for the purpose of accommodating children. Vegetation clearing is not provided for under this 10/50 Code for associated adjoining buildings that do not accommodate children, such as external restrooms or storerooms.
- (d) For the purpose of a hospital:
  - > the building contain one or more rooms designed and approved for the purpose of accommodating patients, or providing sleeping facilities for hospital staff. Vegetation clearing is not provided for under this 10/50 Code for associated adjoining buildings that do not accommodate patients, such as cafeterias or ancillary hospital buildings such as maintenance storerooms.

### 6.3 Residential accommodation

For the application of this 10/50 Code residential accommodation is accommodation that includes:

- > Residential accommodation
- > Tourist and visitor accommodation
- > Caravans installed or placed in caravan parks, and
- > Manufactured homes installed in manufactured home estates

within the meaning of the *Standard Instrument – Principal Local Environment Plan*. Further information is located at Attachment A.

## 6.4 High–risk facility

For the purpose of this 10/50 Code a high-risk facility includes:

- > Childcare centres
- > Schools, and
- > Hospitals

within the meaning of the *Standard Instrument – Principal Local Environment Plan.* Further information is located at Attachment A.

## 7 Vegetation clearing provisions

## 7.1 Clearing distance

A landowner may carry out the following vegetation clearing work on their own land:

- the removal, destruction (by means other than fire) or pruning of any vegetation (including trees) within 10 metres; and
- the removal, destruction (by means other than fire) or pruning of any vegetation, (except for trees) within 50 metres

of an external wall of a building containing habitable rooms that comprises or is part of residential accommodation or a high-risk facility.

It does not matter whether the residential accommodation or high-risk facility is located on the owner's land or adjoining land. The allowable distances apply irrespective of whose land the residential accommodation or high-risk facility occurs on.

Trees may only be removed where the trunk is within 10 metres of the residential accommodation or high-risk facility.

Note: a person may not clear adjoining land or any other land without the approval of the landowner.

## 7.2 The type of vegetation that can and cannot be cleared, including the types of trees

All types of vegetation may be cleared other than mangroves and salt marsh on public land.

## 7.3 The circumstances in which vegetation should be pruned and not entirely removed

Any vegetation within 50 metres (other than trees greater than 10 metres from the residence) may be pruned.

Irrespective of the location of the tree trunk, any branches within 10 metres of a residence may be pruned.

Note: the pruning of trees must be undertaken in accordance with AS 4373-2007 *Pruning of Amenity Trees*.

## 7.4 Use of herbicides

Herbicides may only be used in accordance with the following conditions:

Only herbicides registered by the Australian Pesticide and Veterinary Medicines Authority (<u>www.apvma.gov.au</u>) may be used unless otherwise specified in a permit.

- > Users must read the label on the herbicide each time before using.
- > Users must not store, use or dispose of any herbicide that contravenes the instruction for that product.
- > Users must adhere to instructions on the herbicide label, unless otherwise specified in a permit.
- > Users must not, without a reasonable excuse, keep a herbicide in a container without an approved label attached to the container.
- > Users must not use a herbicide in a manner which risks injury to any other person or the property of another person.
- > Users must not use a herbicide in a manner which harms any non-target plant.
- > Users must not dispose of herbicide waste in a manner that risks injury to the environment, including water bodies.
- > Users must not allow herbicides to leak, spill or otherwise escape in a manner that risks injury to the environment including water bodies.

## 7.5 Managing soil erosion and landslip risks

To manage soil erosion and landslip risks:

- > there is to be no disturbance of the soil profile
- > all topsoil must remain on the soil surface, and
- the use of graders, ploughs and dozers to clear land under this 10/50 Code is not permitted.

In addition, tree removal is not permitted on slopes greater than 18 degrees except in accordance with conditions identified in a Geotechnical Engineer Assessment Report undertaken for that purpose.

Pruning of trees is only permitted on slopes greater than 18 degrees provided at least 75 per cent of the original canopy cover is retained, except in accordance with conditions identified in a Geotechnical Engineer Assessment Report undertaken for that purpose.

## 7.6 Protection of riparian buffer zones

The clearing of vegetation is not allowed within 10 metres of a Prescribed Stream as identified by the Office of Environment and Heritage.

The distance (metres) is measured from the highest bank or tidal limit if there is no defined high bank. This applies to either side of the Prescribed Stream.

### 7.7 Protection of Aboriginal and other cultural heritage

Clearing may not be carried out within areas identified by the Office of Environment and Heritage as containing Aboriginal or other cultural heritage, except in accordance with conditions provided by the Office of Environment and Heritage for that purpose.

## 7.8 Protection of vegetation to which a legal obligation exists to preserve that vegetation by agreement or otherwise

Clearing under this 10/50 Code cannot be inconsistent with any of the following land management agreements:

any conservation agreement entered into under Division 12 of Part 4 of the <u>National Parks and Wildlife Act 1974</u>,

- any Trust Agreement entered into under Part 3 of the <u>Nature Conservation Trust</u> <u>Act 2001</u>,
- any property management plan approved by the Director-General of the NSW National Parks and Wildlife Service under section 113B of the <u>Threatened Species</u> <u>Conservation Act 1995</u>, or
- any Property Vegetation Plan agreement entered into under Part 4 of the <u>Native</u> <u>Vegetation Act 2003</u>, or
- any Biobanking Agreement entered into under Part 3 of the <u>Threatened Species</u> <u>Conservation (Biodiversity Banking) Regulation 2008</u>.

NSW RURAL FIRE SERVICE - 10/50 VEGETATION CLEARING CODE OF PRACTICE V1.0

## ATTACHMENT A

## Additional information regarding residential accommodation and high-risk facilities

The following information is provided to assist users of this 10/50 Code identify whether their particular building constitutes residential accommodation, tourist and visitor accommodation, caravan within a caravan park, manufactured home within a manufactured home estate, childcare centre, school, or a hospital.

It is taken from the Dictionary of the *Standard Instrument – Principal Local Environment Plan* and is current for 1 July 2014. It is provided as a guide only and users should refer to the Instrument at <a href="http://www.austlii.edu.au/au/legis/nsw/consol\_reg/silep531/or">http://www.austlii.edu.au/au/legis/nsw/consol\_reg/silep531/or</a> <a href="http://www.legislation.nsw.gov.au/maintop/view/inforce/epi+155a+2006+cd+0+N">http://www.legislation.nsw.gov.au/maintop/view/inforce/epi+155a+2006+cd+0+N</a> to ensure the information is the most current version.

This 10/50 Code applies to any building that contains habitable rooms within the following residential accommodation and high-risk facility types:

### Residential accommodation includes:

- 1. Residential accommodation within the meaning of the *Standard Instrument Principal Local Environment Plan* including:
  - attached dwellings
  - boarding houses
  - dual occupancies
  - dwelling houses
  - group homes
  - hostels
  - multi dwelling housing
  - residential flat buildings
  - rural worker's dwellings
  - secondary dwellings
  - semi-detached dwellings
  - seniors housing, and
  - shop-top housing.
- 2. Tourist and visitor accommodation within the meaning of the *Standard Instrument Principal Local Environment Plan* including:
  - backpackers' accommodation
  - bed and breakfast accommodation
  - farm stay accommodation
  - hotel or motel accommodation, and
  - serviced apartments.
- 3. Caravans installed or placed in caravan parks within the meaning of the *Standard Instrument Principal Local Environment Plan*.
- 4. Manufactured homes installed in manufactured home estates within the meaning of the *Local Government Act 1993* and defined as a self-contained dwelling (that is, a dwelling that includes at least one kitchen, bathroom, bedroom and living area and that also includes toilet and laundry facilities), being a dwelling:
  - that comprises one or more major sections
  - that is not a motor vehicle, trailer or other registrable vehicle within the meaning of the *Road Transport Act 2013*, and
  - includes any associated structures that form part of the dwelling.

### High-risk facility includes:

- 1. Childcare centres within the meaning of the *Standard Instrument Principal Local Environment Plan*, are defined as a building or place used for the supervision and care of children that:
  - provides long day care, pre-school care, occasional childcare or out-of-school-hours care, and
  - does not provide overnight accommodation for children other than those related to the owner or operator of the centre,

but does not include

- a building or place used for home-based childcare
- an out-of-home care service provided by an agency or organisation accredited by the Children's Guardian
- a baby-sitting, playgroup or child-minding service that is organised informally by the parents of the children concerned
- a service provided for fewer than 5 children (disregarding any children who are related to the person providing the service) at the premises at which at least one of the children resides, being a service that is not advertised
- a regular child-minding service that is provided in connection with a recreational or commercial facility (such as a gymnasium), by or on behalf of the person conducting the facility, to care for children while the children's parents are using the facility
- a service that is concerned primarily with the provision of:
  - lessons or coaching, or providing for participation in, a cultural, recreational, religious or sporting activity, or
  - private tutoring
- a school, or
- a service provided at exempt premises (within the meaning of Chapter 12 of the *Children and Young Persons (Care and Protection) Act 1998*), such as hospitals, but only if the service is established, registered or licensed as part of the institution operating on those premises.
- 2. Schools within the meaning of the *Standard Instrument Principal Local Environment Plan*, are defined as a government school or non-government school within the meaning of the *Education Act 1990*.
- 3. Hospitals within the meaning of the Standard Instrument Principal Local Environment Plan are defined as a building or place used for the purpose of providing professional health care services (such as preventative or convalescent care, diagnosis, medical or surgical treatment, psychiatric care or care for people with disabilities, or counselling services provided by health care professionals) to people admitted as in-patients (whether or not outpatients are also cared for or treated there), and includes ancillary facilities for (or that consist of) any of the following:
  - day surgery, day procedures or health consulting rooms
  - accommodation for nurses or other health care workers
  - accommodation for persons receiving health care or for their visitors
  - shops, kiosks, restaurants or cafes or take away food and drink premises
  - patient transport facilities, including helipads, ambulance facilities and car parking
  - educational purposes or any other health-related use
  - research purposes (whether or not carried out by hospital staff or health care workers or for commercial purposes)
  - chapels
  - hospices, and
  - mortuaries.

## PRIVATE ADVERTISEMENTS

## **COUNCIL NOTICES**

#### PORT MACQUARIE-HASTINGS COUNCIL

#### Roads Act 1993

#### **Roads Regulation 2008**

NOTICE is hereby given that the Port Macquarie-Hastings Council pursuant to section 162 of the Roads Act 1993 and section 9 of the Roads Regulation 2008 formally renames the road as described in the Schedule below.

#### SCHEDULE

Current Name	New Name
Fisher Street, Thrumster	Menzies Street, Thrumster

CRAIG SWIFT-McNAIR, General Manager, Port Macquarie-Hastings Council, Corner Lord and Burrawan Streets, Port Macquarie NSW 2444. [7598]

#### PORT STEPHENS COUNCIL

Section 162 (1), Roads Act 1993

#### Road Naming

Erratum

THE notice published in Government Gazette dated 16 November 2012 (folio 4724) under "Port Stephens Council – Road Naming" inadvertently showed the names as Sugarglider Court and Lorikeet Court These should have read SUGARGLIDER WAY and LORIKEET CIRCUIT. This notice is to correct that.

Council contact Jackie Howard, telephone (02) 4980 0309. W. WALLIS, General Manager, PO Box 42, Raymond Terrace NSW 2324. Council file PSC2007-3440 [7599]

#### **RANDWICK CITY COUNCIL**

Roads Act 1993, Section 10

#### Dedication of Land as Public Road

NOTICE is hereby given by Randwick City Council, pursuant to section 10 of the Roads Act 1993, that the land described in the Schedule below is hereby dedicated as public road.

Dated at Randwick, 25 July 2014. RAY BROWNLEE, General Manager, Randwick City Council, 30 Frances Street, Randwick NSW 2031.

#### SCHEDULE

The land described as Lot 16 and part Lot 17 in Deposited Plan 1853 (being part of the residue land in Certificate of Title Volume 2298 Folio 207) at Randwick in the State of New South Wales, as shown in Deposited Plan 1194026.

[7600]

By Authority PETER MUSGRAVE, Government Printer