

# Government Gazette

OF THE STATE OF

**NEW SOUTH WALES** 

Number 70

Friday, 22 August 2014

Published under the authority of the Government by the Parliamentary Counsel

# **OFFICIAL NOTICES**

# **Appointments**

# **RESIDENTIAL TENANCIES ACT 2010**

Rental Bond Board Appointment of Members

PURSUANT to section 178 (1) (d) of the Residential Tenancies Act 2010, I hereby appoint the following members to the Rental Bond Board:

- Ms CHARMAINE JONES; and
- Mr MILES FELSTEAD.

The appointment is made for a period commencing on this day and concluding on 30 April 2015.

Dated this 12th day of August 2014.

MATTHEW MASON-COX, M.L.C., Minister for Fair Trading

# **Roads and Maritime Services**

# MINISTERIAL (TOLL OPERATOR DEFINITION) ORDER 2014

Under the

### **ROADS ACT 1993**

I, Duncan Gay, Minister for Roads and Freight, pursuant to the Roads Act 1993, make the following Order.

Dated this 22nd day of August 2014.

DUNCAN GAY, M.L.C., Minister for Roads and Freight

### Explanatory note

The object of this Order is to declare persons to be a toll operator in respect of a tollway for the purposes of the definition of toll operator in the Roads Act 1993.

This Order is made under the Roads Act 1993.

### 1 Name of Order

This Order is the Ministerial (Toll Operator Definition) Order 2014.

### 2 Commencement

This Order has effect on and from the date of publication in the *NSW Government Gazette*.

## 3 Repeal

This Order repeals the Ministerial (Toll Operator Definition) Order 2010, published in *NSW Government Gazette* No. 100 on 13 August 2010 at page 3842.

## 4 Effect

This Order remains in force until it is repealed by another Order published in the Gazette.

### 5 Definitions

In this Order:

The Act means the Roads Act 1993.

Toll operator has the same meaning as in the Act.

# 6 Order

For the purposes of the definition of 'toll operator' in the Dictionary of the Act the following persons are declared to be toll operators for the respective tollways:

Toll Operator	Tollway
The Hills Motorway Limited ABN 28 062 329 828	The tollway declared in NSW Government Gazette No. 72 at page 3337 on 30 June 1993 also known as the Hills M2 Motorway
Interlink Roads Pty Ltd ABN 53 003 845 430	The tollway declared in NSW Government Gazette No. 37 at page 1831 on 1 March 1991 also known as the M5 South-West Motorway

Toll Operator	Tollway
Airport Motorway Limited ABN 26 057 283 093	The tollway declared in NSW Government Gazette No. 73 at page 5356 on 4 July 1997 also known as the Eastern Distributor
Transurban CCT Pty Ltd ABN 65 166 658 448	The tollway declared in NSW Government Gazette No. 259 at page 10715 on 16 December 2002 also known as the Cross City Tunnel
LCT-MRE Pty Limited ABN 34 143 401 870	The tollway declared in NSW Government Gazette No. 185 at page 10738 on 21 November 2003 also known as the Lane Cove Tunnel
LCT-MRE Pty Limited ABN 34 143 401 870	The tollway declared in NSW Government Gazette No. 70 at page 2007 on 8 April 2004 also known as the Military Road E-Ramp
WSO Co Pty Limited ABN 73 102 757 924	The tollway declared in NSW Government Gazette No. 14 at page 376 on 17 January 2003 also known as the Westlink M7 Motorway

# **ROADS ACT 1993**

# LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Berry in the Shoalhaven City Council area

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

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

### **SCHEDULE**

ALL that piece or parcel of land situated in the Shoalhaven City Council area, Parish of Coolangatta and County of Camden, shown as Lot 62 Deposited Plan 1188161, being part of the land in Certificate of Title 45/651034.

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

(RMS Papers: SF2014/39581)

# Department of Trade and Investment, Regional Infrastructure and Services

### **MINERALS**

NOTICE is given that the following applications have been received:

### EXPLORATION LICENCE APPLICATIONS

(T14-1120)

No. 5069, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 9 units, for Group 1, dated 15 August 2014. (Broken Hill Mining Division).

(T14-1121)

No. 5070, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 12 units, for Group 2, dated 18 August 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

(T14-1049)

No. 5004, OCHRE RESOURCES PTY LTD (ACN 112 833 351), County of Argyle and County of Murray, Map Sheet (8728, 8827, 8828). Withdrawal took effect on 13 August 2014.

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

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

(12-1133)

Exploration Licence No. 7390, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), area of 24 units. Application for renewal received 13 August 2014.

(T10-0213)

Exploration Licence No. 7597, ABX1 PTY LTD (ACN 139 790 364), area of 59 units. Application for renewal received 15 August 2014.

(14-2768)

Mining Lease No. 1485 (Act 1992), MACQUARIE GENERATION AND RESOURCE PACIFIC PTY LIMITED (ACN 106 177 708), area of 375.2 hectares. Application for renewal received 15 August 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:

(08-2671)

Exploration Licence No. 4962, TRITTON RESOURCES PTY LTD (ACN 100 095 494), County of Canbelego, Map Sheet (8234, 8235), area of 107 units, for a further term until 25 April 2017. Renewal effective on and from 18 August 2014.

(11-4118)

Exploration Licence No. 6467, WARATAH COAL PTY LTD (ACN 114 165 669), County of Fitzroy, Map Sheet (9438), area of 3200 hectares, for a further term until 11 October 2014. Renewal effective on and from 15 August 2014.

(12-2625)

Coal Lease No. 394 (Act 1973), CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) AND SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), Parish of Lidsdale, County of Cook, Map Sheet (8931-3-N), area of 17 hectares, for a further term until 27 May 2034. Renewal effective on and from 16 June 2014.

(13-0184)

Mining Lease No. 1304 (Act 1992), MUSWELLBROOK COAL COMPANY LTD (ACN 000 009 521), Parish of Rowan, County of Durham, Map Sheet (9033-1-S, 9033-2-N), area of 108 hectares, for a further term until 24 November 2024. Renewal effective on and from 16 June 2014.

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:

(14-0329)

Exploration Licence No. 7215, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), County of Ashburnham, Map Sheet (8631), area of 1 unit. The authority ceased to have effect on 14 August 2014.

(T14-0330)

Exploration Licence No. 7232, IMPERIAL GOLD 2 PTY LTD (ACN 131 379 103), County of Ashburnham, Map Sheet (8631), area of 8 units. The authority ceased to have effect on 14 August 2014.

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

# **ERRATUM**

NOTICE was given in *New South Wales Government Gazette* No. 66, folio 2809 on 8 August 2014 for part cancellation of Mining Lease 1556 (Act 1992), Lithgow Coal Company Pty Limited. The correct notice is below and replaces the previously published notice:

### PART CANCELLATION

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

(14-1905)

Mining Lease No. 1556 (Act 1992), LITHGOW COAL COMPANY PTY LIMITED (ACN 073 623 952), Parish of Ben Bullen, County of Roxburgh; and Parish of Cullen Bullen, County of Roxburgh, Map Sheet (8931-3-N).

Description of area cancelled:

Cancellation of strata from 900 metres below AHD to unlimited depth. For further information contact Titles Branch.

Part cancellation took effect on 17 July 2014.

The authority now embraces an area of 808.3 hectares.

The original Gazettal date of 8 August 2014 remains valid.

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

# **PRIMARY INDUSTRIES**

# ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

Section 28

11th Further Extension of Importation Order – Abalone (No. 10)

I, JULIET ANNE CORISH, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me pursuant to section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 ('the Act') and pursuant to sections 28 and 29 of the Act extend the operation of the importation order titled "Importation Order – Abalone (No. 10)" dated 20 September 2013 and published in the *NSW Government Gazette* No. 115 on 23 September 2013 at pages 4177-4179 for a further period of 30 days from the date this notice is published in the Gazette.

Dated this 20th day of August 2014.

JULIET ANNE CORISH, Deputy Chief Veterinary Officer

Note: The importation order titled "Importation Order – Abalone (No. 10)" dated 20 September 2013, was previously extended by the extension notice titled "10th Further Extension of Importation Order – Abalone (No. 10)" dated 22 July 2014 and published in *NSW Government Gazette* No. 64 on 25 July 2014 at page 2702.

### FISHERIES MANAGEMENT ACT 1994

Section 76

Instrument of Determination of Management Charge for Abalone Fishery

I, ANDREW GOULSTONE, Director, Commercial Fisheries with the delegated authority of the Minister for Primary Industries and the Secretary pursuant to sections 227 and 228 of the Fisheries Management Act 1994 ("the Act") and pursuant to sections 76 (1) and (2) of the Act, do hereby determine the management charge for the period 1 July 2014 to 30 June 2015 payable by holders of shares in the abalone fishery (as described in Schedule 1 to the Act) to be \$62.81 per share.

Dated this 20th day of August 2014.

ANDREW GOULSTONE, Director, Commercial Fisheries, Department of Primary Industries (an office within the Department of Trade and Investment, Regional Infrastructure and Services)

# FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Clause 33 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL84/151 within the estuary of the Wonboyn River, having an area of 0.0776 hectares to Peter Fletcher of Nullica NSW, for a term of 15 years expiring on 8 April 2029.

OL66/234 within the estuary of the Manning River, having an area of 0.5301 hectares to Christopher and Graham Ruprecht of Taree NSW, for a term of 15 years expiring on 24 June 2029.

OL84/159 within the estuary of the Manning River, having an area of 0.9397 hectares to Christopher and Graham Ruprecht of Taree NSW, for a term of 15 years expiring on 6 July 2029.

OL69/275 within the estuary of the Hastings River, having an area of 0.4827 hectares to Gavin Wilton and Judith Wilton of Port Macquarie NSW, for a term of 15 years expiring on 26 May 2029.

OL69/279 within the estuary of the Hastings River, having an area of 0.3625 hectares to Gavin Wilton and Judith Wilton of Port Macquarie NSW, for a term of 15 years expiring on 26 May 2029.

OL85/188 within the estuary of Nelson Lagoon, having an area of 0.5793 hectares to Michael Edwin Jay of Brogo NSW, for a term of 15 years expiring on 8 August 2029.

OL85/043 within the estuary of the Hastings River, having an area of 0.3157 hectares to the Port Oyster Co. Pty Ltd of Port Macquarie NSW, for a term of 15 years expiring on 4 June 2029.

OL69/348 within the estuary of Port Stephens, having an area of 2.6486 hectares to Andrew Richardson of Mallabula NSW, for a term of 15 years expiring on 27 June 2029.

OL96/024 within the estuary of Wallis Lake, having an area of 0.7763 hectares to Brian Geoffrey Lauff of Forster NSW, for a term of 15 years expiring on 21 April 2029.

BILL TALBOT,

Director, Aquaculture & Aquatic Environment,
Fisheries Division,
NSW Department of Primary Industries

### FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE)
REGULATION 2012

Clause 31 (3) – Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

OL79/141 within the estuary of Tuross Lake, having an area of 2.9630 hectares to Southern Management Consultants Pty Limited of Garran ACT, for a term of 15 years expiring on 16 June 2029.

OL57/344 within the estuary of Wagonga Inlet, having an area of 0.0862 hectares to Charles Hagenbach of Narooma NSW, for a term of 15 years expiring on 10 July 2029.

OL63/020 within the estuary of Wagonga Inlet, having an area of 0.7221 hectares to Charles Hagenbach of Narooma NSW, for a term of 15 years expiring on 10 July 2029.

OL66/139 within the estuary of Tuross Lake, having an area of 1.7139 hectares to Charles Hagenbach of Narooma NSW, for a term of 15 years expiring on 10 July 2029.

OL82/031 within the estuary of Tuross Lake, having an area of 2.5476 hectares to Charles Hagenbach of Narooma NSW, for a term of 15 years expiring on 10 July 2029.

BILL TALBOT,

Director, Aquaculture & Aquatic Environment,
Fisheries Division,
NSW Department of Primary Industries

### FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Clause 43 (9) – Notice of Aquaculture Lease Subdivision

THE Minister has subdivided the following Aquaculture Leases:

OL72/048 within the estuary of the Hastings River has been subdivided into two leases referred to as AL14/001 having an area of 1.3835 hectares and AL14/002 having an area of 1.3835 hectares to Lynne & Joyce Hall and Gavin & Judith Wilton of Port Macquarie NSW expiring on 25 August 2017.

BILL TALBOT,

Director, Aquaculture & Aquatic Environment, Fisheries Division, NSW Department of Primary Industries

# STOCK DISEASES ACT 1923

Appointment of Inspector

Notification No. 561

I, ANDREW COLIN SANGER, Director, Biosecurity Compliance, with the delegated authority of the Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 22C of the Stock Diseases Act 1923 ("the Act") and pursuant to section 6 (1) of the Act, hereby appoint Katherine Elizabeth SAWFORD as an inspector for the purposes of the Act.

Dated this 19th day of August 2014.

A. C. SANGER,
Director, Biosecurity Compliance,
Department of Primary Industries
(an office within the Department of Trade and
Investment, Regional Infrastructure and Services)

# **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 Column 2

Grazing (Relevant Interest -Section 34A Licence – RI 530252)

Reserve No. 23836 Public Purpose: Water Notified: 26 February 1896 File Reference: 14/01019

# **SCHEDULE**

Column 1 Column 2

Grazing (Relevant Interest -Section 34A Licence -RI 508572)

Reserve No. 79323 Public Purpose: Future public requirements Notified: 8 February 1957 File Reference: 12/08285

### **SCHEDULE**

Column 1 Column 2

Grazing (Relevant Interest -Section 34A Licence – RI 533923);

Pump and Pipeline (Relevant Interest -

RI 533923)

Section 34A Licence -

### **SCHEDULE**

Column 2 Column 1 Grazing (Relevant Interest – Reserve No. 59

Section 34A Licence -

RI 529261)

Public Purpose: Preservation of water supply Notified: 2 June 1879 File Reference: 14/00798

Reserve No. 754294

Public Purpose: Future

Notified: 29 June 2007

public requirements

File Reference: 14/03084

# **SCHEDULE**

Column 2 Column 1

Grazing (Relevant Interest -Section 34A Licence -

RI 529261)

Reserve No. 61 Public Purpose: Camping Notified: 18 August 1879

File Reference: 14/00798

# **GRAFTON OFFICE**

# 49-51 Victoria Street, Grafton NSW 2460 (PO Box 2185, Dangar NSW 2309)

Phone: 1300 886 235 Fax: (02) 6642 5375

# ROADS ACT 1993

### ORDER

Transfer of a 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 and Minister for Western NSW

# SCHEDULE 1

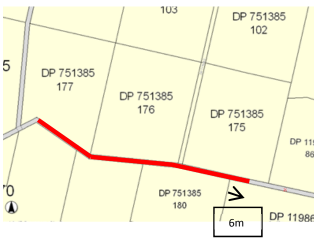
Parish – Southampton; County – Clarence Local Government Area – Clarence Valley Council

Crown public road south Lot 177, DP 751385; Lot 176, DP 751385; Lot 1, DP 1176282 and separating Lot 175, DP 751385 from Lot 180, DP 751385 and that part of Crown road extending 6 metres from the eastern boundary Lot 180, DP 751385 at Southampton.

## SCHEDULE 2

Clarence Valley Council

Crown lands reference: 14/06585 Councils reference: 1318053



# 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

Access (Relevant Interest – ) Reserve No. 751356

Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 14/05276

### 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

Parishes – Pee Dee, Stuart; County – Dudley Land District – Kempsey; LGA – Kempsey

Road Closed: Lots 1-2, DP 1191345.

File No.: TE06H142

# Schedule

On closing, the land within Lots 1-2, DP 1191345 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Kynnumboon; County – Rous Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 1, DP 1197594.

File No.: 14/02246

# Schedule

On closing, the land within Lot 1, DP 1197594 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Duval; County – Sandon Land District – Armidale; LGA – Armidale Dumaresq

Road Closed: Lot 1, DP 1197278.

File No.: 14/02375

### Schedule

On closing, the land within Lot 1, DP 1197278 remains vested in the State of New South Wales as Crown land.

Parish – Billinudgel; County – Rous Land District – Murwillumbah; LGA – Byron

Road Closed: Lot 2, DP 1193638.

File No.: 07/4427

### Schedule

On closing, the land within Lot 2, DP 1193638 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Hill; County – Benarba Land District – Moree; LGA – Moree Plains

Road Closed: Lot 1, DP 1198033.

File No.: 14/02417

### Schedule

On closing, the land within Lot 1, DP 1198033 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Warren; County – Benarba Land District – Moree; LGA – Moree Plains

Road Closed: Lot 1, DP 1197644.

File No.: 14/02415

### Schedule

On closing, the land within Lot 1, DP 1197644 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Enmore; County – Sandon Land District – Armidale; LGA – Armidale Dumaresq

Road Closed: Lot 4, DP 1197275.

File No.: 14/01818

# Schedule

On closing, the land within Lot 4, DP 1197275 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Merrigalah; County – Sandon Land District – Armidale; LGA – Armidale Dumaresq

Road Closed: Lot 3, DP 1197692.

File No.: 14/02181

# Schedule

On closing, the land within Lot 3, DP 1197692 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Lachlan; County – Bourke Land District – Wagga Wagga; LGA – Coolamon

Road Closed: Lot 1, DP 1190718.

File No.: 11/09450

### Schedule

On closing, the land within Lot 1, DP 1190718 remains vested in the State of New South Wales as Crown land.

### Description

Parishes – Pringle, Rusden; County – Murchison Land District – Bingara; LGA – Gwydir

Road Closed: Lots 1-3, DP 1194681.

File No.: 08/10229

### Schedule

On closing, the land within Lots 1-3, DP 1194681 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Chillingham; County – Rous Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 1, DP 1173282.

File No.: 07/3072

### Schedule

On closing, the land within Lot 1, DP 1173282 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Arthurs Seat; County – Arrawatta Land District – Inverell; LGA – Inverell

Road Closed: Lot 1, DP 1198595.

File No.: 14/00944

### Schedule

On closing, the land within Lot 1, DP 1198595 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Bligh; County – Fitzroy Land District – Bellingen; LGA – Bellingen

Road Closed: Lot 1, DP 1198587.

File No.: 12/08417

### Schedule

On closing, the land within Lot 1, DP 1198587 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Brocklesby; County – Hume Land District – Corowa: LGA – Greater Hume

Road Closed: Lot 1, DP 1198578.

File No.: 14/03220

# Schedule

On closing, the land within Lot 1, DP 1198578 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Kullatine; County – Dudley Land District – Kempsey; LGA – Kempsey

Road Closed: Lot 1, DP 1198611.

File No.: 07/4086

### Schedule

On closing, the land within Lot 1, DP 1198611 remains vested in the State of New South Wales as Crown land.

Parish – Inverell; County – Gough Land District – Inverell; LGA – Inverell

Road Closed: Lot 1, DP 1198314.

File No.: 14/03338

### Schedule

On closing, the land within Lot 1, DP 1198314 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Corry; County – Buller Land District – Tenterfield; LGA – Tenterfield

Road Closed: Lot 1, DP 1197609.

File No.: 14/03346

### Schedule

On closing, the land within Lot 1, DP 1197609 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Blloonbah; County – Arrawatta Land District – Inverell: LGA – Inverell

Road Closed: Lot 1, DP 1198046.

File No.: 14/02929

### Schedule

On closing, the land within Lot 1, DP 1198046 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Kynnumboon; County – Rous Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 1, DP 1198045.

File No.: 14/02245

# Schedule

On closing, the land within Lot 1, DP 1198045 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Direlmabildi; County – Benarba Land District – Moree; LGA – Moree Plains

Road Closed: Lot 1, DP 1198031.

File No.: 14/02413

# Schedule

On closing, the land within Lot 1, DP 1198031 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Burburgate; County – Nandewar Land District – Gunnedah; LGA – Gunnedah

Road Closed: Lots 1-4, DP 1198570.

File No.: 11/10809

### Schedule

On closing, the land within Lots 1-4, DP 1198570 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Swamp Oak; County – Arrawatta Land District – Inverell; LGA – Inverell

Road Closed: Lot 1, DP 1198593.

File No.: 14/00886

### Schedule

On closing, the land within Lot 1, DP 1198593 remains vested in the State of New South Wales as Crown land.

## Description

Parish – Adelong; County – Wynyard Land District – Tumut; LGA – Tumut

Road Closed: Lots 1-3, DP 1194125.

File No.: 10/14272

### Schedule

On closing, the land within Lots 1-3, DP 1194125 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Stag; County – Murchison Land District – Inverell; LGA – Inverell

Road Closed: Lot 1, DP 1198383.

File No.: 14/03692

### Schedule

On closing, the land within Lot 1, DP 1198383 remains vested in the State of New South Wales as Crown land.

### Description

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

Road Closed: Lot 1, DP 1196046.

File No.: 14/00776

# Schedule

On closing, the land within Lot 1, DP 1196046 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Mandoe; County – Arrawatta Land District – Inverell: LGA – Inverell

Road Closed: Lot 1, DP 1193075.

File No.: AE07H49

# Schedule

On closing, the land within Lot 1, DP 1193075 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Burgundy; County – Arrawatta Land District – Inverell; LGA – Inverell

Road Closed: Lot 1, DP 1198574.

File No.: 14/03315

### Schedule

On closing, the land within Lot 1, DP 1198574 remains vested in the State of New South Wales as Crown land.

Parish – Tumbarumba; County – Selwyn Land District – Tumbarumba; LGA – Tumbarumba

Road Closed: Lots 1-2, DP 1189845.

File No.: 13/11610

### Schedule

On closing, the land within Lots 1-2, DP 1189845 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Carabost; County – Goulburn Land District – Albury; LGA – Greater Hume

Road Closed: Lot 1, DP 1191182.

File No.: 13/12332

### Schedule

On closing, the land within Lot 1, DP 1191182 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Snowy; County – Clarke Land District – Armidale; LGA – Armidale Dumaresq

Road Closed: Lot 3, DP 1192376.

File No.: AE06H439

### Schedule

On closing, the land within Lot 3, DP 1192376 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Leigh; County – Fitzroy Land District – Bellingen; LGA – Bellingen

Road Closed: Lot 1, DP 1197604.

File No.: 07/3127

### Schedule

On closing, the land within Lot 1, DP 1197604 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Brunswick; County – Rous Land District – Murwillumbah; LGA – Byron

Road Closed: Lot 1, DP 1198612.

File No.: 07/3104

# Schedule

On closing, the land within Lot 1, DP 1198612 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Teven; County – Rous Land District – Lismore; LGA – Byron

Road Closed: Lot 1, DP 1196674.

File No.: 12/02737

### Schedule

On closing, the land within Lot 1, DP 1196674 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Wambadule; County – Baradine Land District – Narrabri; LGA – Walgett

Road Closed: Lot 1, DP 1196736.

File No.: 13/03732

### Schedule

On closing, the land within Lot 1, DP 1196736 remains vested in the State of New South Wales as Crown land.

## Description

Parish – Wambadule; County – Baradine Land District – Narrabri; LGA – Walgett

Road Closed: Lot 2, DP 1196736.

File No.: 13/03732

### Schedule

On closing, the land within Lot 2, DP 1196736 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Hindmarsh; County – Wynyard Land District – Wagga Wagga; LGA – Tumut

Road Closed: Lot 1, DP 1198071.

File No.: 14/02047

### Schedule

On closing, the land within Lot 1, DP 1198071 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Murray; County – Goulburn Land District – Albury; LGA – Greater Hume

Road Closed: Lot 3, DP 1195804.

File No.: 14/02310

# Schedule

On closing, the land within Lot 3, DP 1195804 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Coppabella; County – Goulburn Land District – Tumbarumba; LGA – Greater Hume

Road Closed: Lots 1-2, DP 1195803.

File No.: 14/02310

# Schedule

On closing, the land within Lots 1-2, DP 1195803 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Wiangaree; County – Rous Land District – Casino; LGA – Kyogle

Road Closed: Lots 1-2, DP 1169517.

File No.: GF06H366

### Schedule

On closing, the land within Lots 1-2, DP 1169517 remains vested in the State of New South Wales as Crown land.

Parish – Missabotti; County – Raleigh Land District – Bellingen; LGA – Nambucca

Road Closed: Lot 2, DP 1197645.

File No.: 14/02101

### Schedule

On closing, the land within Lot 2, DP 1197645 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Missabotti; County – Raleigh Land District – Bellingen; LGA – Nambucca

Road Closed: Lot 1, DP 1197665.

File No.: 09/10762

### Schedule

On closing, the land within Lot 1, DP 1197665 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Tuckombil; County – Rous Land District – Lismore; LGA – Ballina

Road Closed: Lot 3, DP 1194482.

File No.: 13/14571

### Schedule

On closing, the land within Lot 3, DP 1194482 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Harwood; County – Clarence Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1, DP 1197661.

File No.: 07/5173

### Schedule

On closing, the land within Lot 1, DP 1197661 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Mia Mia; County – Courallie Land District – Moree: LGA – Moree Plains

Road Closed: Lot 1, DP 1197104.

File No.: ME05H51

# Schedule

On closing, the land within Lot 1, DP 1197104 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Strathearn; County – Clive Land District – Tenterfield; LGA – Tenterfield

Road Closed: Lots 1-2, DP 1197656.

File No.: 07/2287

### Schedule

On closing, the land within Lots 1-2, DP 1197656 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Careunga; County – Stapylton Land District – Moree; LGA – Moree Plains

Road Closed: Lots 1-2, DP 1198384.

File No.: ME05H399

### Schedule

On closing, the land within Lot 1, DP 1198384 remains vested in the State of New South Wales as Crown land.

On closing, the land within part Lot 2, DP 1198384 which was formally Crown road remains vested in the state of New South Wales as Crown land and that part of Lot 2, DP 1198384 that was formally Council road becomes vested in the State of New South Wales as Crown land.

# Description

Parishes – Morangarell, Eurabba; County – Bland Land District – Grenfell; LGA – Bland; Weddin

Road Closed: Lot 11, DP 1188075.

File No.: 12/01908

### Schedule

On closing, the land within Lot 11, DP 1188075 partly becomes vested and partly remains vested in the State of New South Wales as Crown land.

Council's reference: R2.1.4

# Description

Parish – Yarrowford; County – Gough Land District – Glen Innes LGA – Glen Innes Severn Shire

Road Closed: Lot 6, DP 1197720.

File No.: 12/07922

# Schedule

On closing, the land within Lot 6, DP 1197720 remains vested in the State of New South Wales as Crown land.

# Description

Parishes – Lorne, Lockerby, St Andrews County – Arrawatta Land District – Inverell; LGA – Inverell

Road Closed: Lot 1, DP 1198601.

File No.: 14/03345

# Schedule

On closing, the land within Lot 1, DP 1198601 remains vested in the State of New South Wales as Crown land.

# **GRIFFITH OFFICE**

# 2nd Floor, Griffith City Plaza,

120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680 Phone: (02) 6960 3600 Fax: (02) 6962 5670

# 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

Environmental Protection and Sustainable Grazing (Relevant Interest – Section 34A Licence – RI 527064 File Ref 13/16120) Column 2

Reserve No. 88307 Public Purpose: Future public requirements Notified: 16 July 1971 File Reference: 13/16120

### **SCHEDULE**

Column 1 Column 2

Environmental Protection and Sustainable Grazing (Relevant Interest – Section 34A Licence – RI 527064) Reserve No. 752329 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 13/16120

# **SCHEDULE**

Column 2

Column 1

Environmental Protection and Sustainable Grazing (Relevant Interest – Section 34A Licence – RI 527064 File Ref 13/16120) Reserve No. 1032388 Public Purpose: Environmental protection, public recreation Notified: 21 April 2011 File Reference: 13/16120

# **HAY OFFICE**

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

# 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

Grazing (Relevant Interest -Section 34A Licence -RI 531977); Cultivation (Relevant Interest -Section 34A Licence – RI 531977)

Column 2

Reserve No. 27353 Public Purpose: Future suburban settlement Notified: 5 March 1898 File Reference: 14/01873

### **SCHEDULE**

Column 1

Grazing (Relevant Interest – Section 34A Licence –

RI 531977);

Cultivation (Relevant Interest -

RI 531977)

Section 34A Licence -

Column 2

Reserve No. 55426 Public Purpose: Public

pound

Notified: 19 May 1922 File Reference: 14/01873

### **SCHEDULE**

Column 1

Grazing (Relevant Interest – Section 34A Licence –

RI 531977);

Cultivation

(Relevant Interest -Section 34A Licence -

RI 531977)

Column 2

Reserve No. 89011 Public Purpose: Aviation

purposes

Notified: 7 September 1973 File Reference: 14/01873

# **NEWCASTLE OFFICE**

# 437 Hunter Street, Newcastle NSW 2300 (PO Box 2215, Dangar NSW 2309)

Phone: (02) 1300 886 235 Fax: (02) 4925 3517

# ADDITION TO RESERVED CROWN LAND

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

### KEVIN HUMPHRIES, M.P.,

Minister for Natural Resources, Lands and Water

### **SCHEDULE**

Column 1 Column 2

Land District: Blayney
Local Government Area:
Oberon Council

Reserve No. 95820
Public Purpose: Bush fire brigade

Locality: Burraga Notified: 26 February 1982 Lot 1, DP 1199287, Lot 6, Sec. 13, DP 758196,

Parish Jeremy,
County Georgiana
Area: 317m<sup>2</sup>

Parish Jeremy,
County Georgiana
New Area: 2,340m<sup>2</sup>

File Reference: 11/13610

### 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 – Jeremy; County – Georgiana Land District – Blayney; LGA – Oberon

Road Closed: Lot 1, DP 1199287.

File No.: 11/13610

# Schedule

On closing, the land within Lot 1, DP 1199287 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Park; County – Brisbane Land District – Scone; LGA – Upper Hunter

Road Closed: Lot 1, DP 1198106 (subject to easement for electricity and other purposes created by Deposited Plan 1198106).

File No.: 13/12515

### Schedule

On closing, the land within Lot 1, DP 1198106 becomes vested in the State of New South Wales as Crown land.

Council's reference: IN-5910/14

### Description

Parish – Waugoola & Lucan; County – Bathurst Land District – Cowra & Blayney LGA – Cowra & Blayney

Road Closed: Lot 3, DP 1192704.

File No.: CL/00642

### Schedule

On closing, the land within Lot 3, DP 1192704 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Wagstaff; County – Gordon Land District – Molong; LGA – Cabonne

Road Closed: Lot 1, DP 1198935.

File No.: 13/11132

### Schedule

On closing, the land within Lot 1, DP 1198935 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Mourabie; County – Leichhardt Land District – Walgett; LGA – Walgett

Road Closed: Lot 1, DP 1198320.

File No.: DB05H475

### Schedule

On closing, the land within Lot 1, DP 1198320 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Loombah; County – Gordon Land District – Molong; LGA – Wellington

Road Closed: Lot 1, DP 1195831.

File No.: 08/0257 RS

# Schedule

On closing, the land within Lot 1, DP 1195831 remains vested in the State of New South Wales as Crown land.

# Description

Parish – Gewah; County – Ewenmar Land District – Coonamble; LGA – Gilgandra

Road Closed: Lot 1, DP 1198343.

File No.: DB05H488

### Schedule

On closing, the land within Lot 1, DP 1198343 remains vested in the State of New South Wales as Crown land.

Parish – Aberfoil; County – Bathurst Land District – Bathurst; LGA – Bathurst Regional

Road Closed: Lot 1, DP 1198346.

File No.: CL/00282

### Schedule

On closing, the land within Lot 1, DP 1198346 remains vested in the State of New South Wales as Crown land.

## Description

Parish – Ganoo; County – Gordon Land District – Molong; LGA – Wellington

Road Closed: Lots 1 and 2, DP 1195670. File Nos: CL/00897 and CL/00896 RS

### Schedule

On closing, the land within Lots 1 and 2, DP 1195670 remains vested in the State of New South Wales as Crown land.

### Description

Parish – Willoughby; County – Cumberland Land District – Metropolitan; LGA – North Sydney

Road Closed: Lot 1, DP 1199306 subject to an Easement water supply, Easement for gas main, Right of Carriageway, Right of Carriageway & Easement for Services, Easement for Electricity and other purposes and Right of Footway created by Deposited Plan DP 1199306.

File No.: 12/04236

### Schedule

On closing, the land within Lot 1, DP 1199306 remains vested in North Sydney Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: 'Resolution of Council at its 3586th meeting dated 12 September 2011'

# **NOWRA OFFICE**

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

# 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

Reserve No. 56146

Public Purpose: Generally

Notified: 11 May 1923

File Reference: 14/00011

# **SCHEDULE**

Column 1

Berthing Area (Relevant Interest – Section 34A Licence – RI 527808);

Jetty (Relevant Interest – Section 34A Licence – RI 527808);

Pontoon (Relevant Interest – Section 34A Licence – RI 527808)

# SCHEDULE

Column 1

Berthing Area (Relevant Interest – Section 34A Licence – RI 527808);

Jetty (Relevant Interest – Section 34A Licence – RI 527808);

Pontoon (Relevant Interest – Section 34A Licence – RI 527808) Column 2

Reserve No. 1011268 Public Purpose: Future public requirements Notified: 3 February 2006 File Reference: 14/00011

# **ORANGE OFFICE**

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

# 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

Environmental Protection and Sustainable Grazing (Relevant Interest – Section 34A Licence – RI 534310

File Ref: 14/03663)

Column 2

Reserve No. 91993 Public Purpose: Future public requirements Notified: 21 March 1980 File Reference: 14/03663

# SYDNEY METROPOLITAN OFFICE

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

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

# ORDER - AUTHORISATION OF ADDITIONAL **PURPOSE UNDER SECTION 121A**

PURSUANT to section 121A of the Crown Lands Act 1989, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves 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

**Public Recreation** Reserve No. 21344

Public Purpose:

Trigonometrical purposes Notified: 1 September 1894 File Reference: 14/06720

### ESTABLISHMENT OF RESERVE TRUST

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

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

# **SCHEDULE**

Column 1

Beaumont Road Reserve Trust

Column 2

Reserve No. 21344 Public Purpose:

Trigonometrical purposes

Notified: 1 September 1894 File Reference: 14/06723

# APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

KEVIN HUMPHRIES, M.P.,

Minister for Natural Resources, Lands and Water

# **SCHEDULE**

Column 1 Column 2 Column 3

Hornsby Shire Beaumont Reserve No. 21344 Council Road Reserve Public Purpose:

Trust Trigonometrical purposes

Notified: 1 September 1894 File Reference: 14/06723

For a term commencing the date of this notice.

# 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

Dam (Relevant Interest -Section 34A Licence -

RI 523876):

Pump and Pipeline (Relevant Interest –

Section 34A Licence – RI 523876);

Grazing (Relevant Interest – Section 34A Licence –

RI 523876)

Column 2

Reserve No. 19704 Public Purpose:

Trigonometrical purposes Notified: 17 February 1894 File Reference: 13/14621

# **TAMWORTH OFFICE**

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

# 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

Grazing (Relevant Interest -Section 34A Licence -

RI 530332)

Reserve No. 95931 Public Purpose: Future public requirements Notified: 21 May 1982

File Reference: 14/01118

### **SCHEDULE**

Column 1

Grazing (Relevant Interest – Section 34A Licence -

RI 530332)

Column 2

Column 2

Column 2

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

File Reference: 14/01118

# **SCHEDULE**

Column 1

Grazing (Relevant Interest – Section 34A Licence -RI 530332)

Reserve No. 1011268 Public Purpose: Future public requirements Notified: 3 February 2006 File Reference: 14/01118

**SCHEDULE** 

Column 1

Access (Relevant Interest – Section 34A Licence –

RI 528568):

Pump and Pipeline (Relevant Interest – Section 34A Licence -

RI 528568);

Grazing (Relevant Interest -

Section 34A Licence -

RI 528568);

Cultivation

(Relevant Interest – Section 34A Licence -

RI 528568)

Column 2

Reserve No. 753834 Public Purpose: Future public requirements Notified: 29 June 2007

File Reference: 14/00403

# **SCHEDULE**

Column 1

Access (Relevant Interest – Section 34A Licence -

RI 528568):

Pump and Pipeline (Relevant Interest – Section 34A Licence -

RI 528568):

Grazing (Relevant Interest –

Section 34A Licence -

RI 528568); Cultivation

(Relevant Interest -Section 34A Licence –

RI 528568)

Column 2

Reserve No. 755342 Public Purpose: Future public requirements Notified: 29 June 2007

File Reference: 14/00403

# WAGGA WAGGA OFFICE

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

# 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 534167) Reserve No. 91137 Public Purpose: Future public requirements Notified: 5 May 1978 File Reference: 14/04102

### WESTERN REGION OFFICE

# 45 Wingewarra Street, Dubbo NSW 2830 (PO Box 2185, Dangar NSW 2309)

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

### GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Lease of the land specified has been granted to the undermentioned persons.

The lease is subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder and to the special conditions, provisions, exceptions, covenants and reservations set out hereunder.

The land is to be used only for the purpose for which the lease is granted.

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

## KEVIN HUMPHRIES, M.P.,

Minister for Natural Resources, Lands and Water

Administrative District – Wentworth Shire – Wentworth Parish – Lissan; County – Wentworth

Western Lands Lease 15218 was granted to Frank John Hulland and Noela Joy Hulland, comprising Lot 4832, DP 43572 (folio identifier 4832/43572) of 4530 ha at Parra, for the purpose of "Grazing" for a term of 40 years commencing 7 November 2013.

File Ref: 14/01760

# CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE No. 15218

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

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

- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased must be used only for the purpose of Grazing.
- (12) The lessee must maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and must permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) The lessee must not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local government area.
- (14) The lessee must ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (15) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee must leave the land in a clean and tidy condition free from rubbish and debris.
- (16) The lessee must, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (17) The lessee must not obstruct or interfere with any reserves, roads, or tracks, or the use thereof by any person.
- (18) The lessee must erect gates on roads within the land leased when and where directed by the Commissioner for public use and must maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (19) Any part of a reserve for travelling stock, camping or water supply within the land leased must, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee must post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee must provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities must be erected and maintained to the satisfaction of the Commissioner. The lessee must not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (20) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.

- (21) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (22) The lessee must undertake any fuel management and/ or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (23) The lessee must, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (24) Whenever so directed by the Commissioner, the lessee must, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (25) The lessee must not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee must comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (26) The lessee must, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee must erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (27) The lessee must furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (28) The lessee must, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and must keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (29) The lessee must not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone,

- clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (30) If the lessee is an Australian registered company then the following conditions shall apply:
  - I The Lessee will advise the Commissioner of the name, address and telephone number of the Lessee's company secretary, that person being a person nominated as a representative of the company in respect of any dealings to be had with the company. The Lessee agrees to advise the Commissioner of any changes in these details.
  - II Any change in the shareholding of the Lessee's company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.
  - III Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.
  - IV A copy of the company's annual financial balance sheet or other financial statement which gives a true and fair view of the company's state of affairs as at the end of each financial year is to be submitted to the Commissioner upon request.

# **Other Notices**

### ABORIGINAL LAND RIGHTS ACT 1983

### NOTICE

I, the Honourable Victor Dominello, M.P., Minister for Aboriginal Affairs do, by this notice pursuant to section 114 (1) (c) of the Aboriginal Land Rights Act 1983 (the Act) approve the adoption of the NSW Aboriginal Land Council (NSWALC) Economic Development Policy.

Signed and sealed this 13th day of August 2014.

VICTOR DOMINELLO, M.P., Minister for Aboriginal Affairs

GOD SAVE THE QUEEN

# NSW ABORIGINAL LAND COUNCIL ECONOMIC DEVELOPMENT POLICY

### INTRODUCTION

The NSW Aboriginal Land Council has a statutory objective: to improve, protect and foster the best interests of Aboriginal persons within NSW.

To achieve this objective, the Council of the NSW Aboriginal Land Council has set the following five strategic priorities in the NSW Aboriginal Land Council Strategic Plan 2013-17:

- 1. Securing and managing our land
- 2. Improving our governance and sustainability
- 3. Driving our economic development
- 4. Supporting our people
- Protecting and promoting our culture, heritage and the environment

This policy outlines the broad strategies and initiatives that the NSW Aboriginal Land Council will pursue over the next five years to drive economic development towards wealth creation and wellbeing for Aboriginal people in NSW. The NSW Aboriginal Land Council has, subject to the obligations of the Aboriginal Land Rights Act 1983, committed up to \$16 million over this timeframe to support the initiatives outlined in this policy.

Economic development has been a thread throughout the history of the Aboriginal Land Rights Act 1983. The growth of the NSW Aboriginal Land Council Account, the claiming of land and the focus governance foundations of Aboriginal Land Councils over those thirty years have delivered a platform for true economic self-reliance.

It is the view of the NSW Aboriginal land Council that it is now time to take the next step, and further invest in economic development to realise the full aspirations of Aboriginal Land Rights and the Aboriginal peoples of NSW.

This policy sets out a range of ways that the NSW Aboriginal Land Council plans to broadly drive economic development. For the avoidance of doubt, the policy has been treated as a 'section 113 Policy', because it includes elements regarding the business enterprises of Aboriginal Land Councils, which may be regarded as falling within section 113 (1) (c) of the Aboriginal Land Rights Act 1983.

### **GUIDING PRINCIPLES**

The NSW Aboriginal Land Council will be guided by the following principles in the implementation of this:

### Self-determination

The success of this policy relies upon self-determination in both principle and in practice; that is Aboriginal people making decisions for Aboriginal people; and Local Aboriginal Land Councils driving local and regional initiatives, that are supported by the NSW Aboriginal Land Council.

### Community development for economic self-reliance

The ultimate success of this policy requires a broader community development approach to economic development. As a result, capacity development will be central to all economic development strategies and initiatives.

# Coordination not duplication

The most effective approach for the success of this policy recognises and utilises the expertise, experience and programs of others. The key to the policy's success will be partnerships with corporates, governments and program providers; with the NSW Aboriginal Land Council principally facilitating and coordinating rather than duplicating the efforts of these partners.

### Strong governance and leadership

The success of any enterprise is reliant upon strong governance and leadership. The strong leadership and governance of Aboriginal Land Councils will remain the foundational focus of this policy.

### STRATEGIC PRIORITIES

Three strategic priorities have been identified for achieving the goal of wealth creation and wellbeing for Aboriginal people in NSW:

- Facilitation of Local Aboriginal Land Council business enterprise
- 2. Facilitation of Aboriginal employment in NSW
- 3. NSW Aboriginal Land Council business enterprise

# 1. Facilitation of Local Aboriginal Land Council business enterprise

The NSW Aboriginal Land Council recognises that Local Aboriginal Land Councils are the true asset base of the Land Rights Network. This strategic priority is focused on developing those assets – Local Aboriginal Land Council people and lands.

The aim of this priority is to provide the support, skills and resources necessary to drive local and regional knowledge and initiatives into successful and sustainable businesses. The initiatives for achieving this strategic priority are targeted at Local Aboriginal Land Councils, and any business enterprises facilitated by Local Aboriginal Land Councils in accordance with the Aboriginal Land Rights Act 1983 (referred to in this Policy as Local Aboriginal Land Council related business enterprises).

# 1.1. Capacity Building

The NSW Aboriginal Land Council recognises that our people are our most important asset. With economic and business development requiring new

skills for many, the NSW Aboriginal Land Council will invest in the capacity of our people to succeed in business.

The NSW Aboriginal Land Council will invest in building the capacity of those Local Aboriginal Land Council Board-members, members and staff who are, or are to be, involved in the establishment and operation of Local Aboriginal Land Council and Local Aboriginal Land Council related business enterprises. The aim is to equip these Board-members, members and staff with the necessary knowledge and skills to develop and operate sustainable and successful businesses.

### 1.1.1 Governance and financial literacy training

The NSW Aboriginal Land Council will continue to focus on the foundational skills of those involved with Local Aboriginal Land Councils; with an expanded course of governance training and financial literacy training to be provided to Board members and staff from pre-existing and pre-committed resources.

# 1.1.2 Business and entrepreneurship skills development

In partnership with training and program providers, the NSW Aboriginal Land Council, will target training at the business and entrepreneurship skills-gaps of those Board-members, members and staff involved in the establishment and operation of Local Aboriginal Land Council and Local Aboriginal Land Council related business enterprises.

# 1.2 Supporting Business Development

The NSW Aboriginal Land Council will provide regionally focused staff to regionally coordinate the initiatives of this policy and support the development and growth of Local Aboriginal Land Council and Local Aboriginal Land Council related business enterprises.

# 1.3 Property asset management

The NSW Aboriginal Land Council recognises the centrality of land to Aboriginal culture and identity and to the financial success of Aboriginal Land Councils.

The NSW Aboriginal Land Council will endeavour to provide the following support to assist Local Aboriginal Land Councils with the management of their property assets:

- Assistance with identifying cultural and economic land assets.
- Continuing assistance in the making and litigation of strategic land claims, made pursuant to section 36 of the Aboriginal Land Rights Act 1983. and
- Assistance in the negotiation of strategic land claims outcomes.

## 1.4 Enterprise development funding

The NSW Aboriginal Land Council will establish enterprise development funding to provide the needed capital to facilitate Local Aboriginal Land Council and Local Aboriginal Land Council related business enterprises.

### 1.4.1 Business development funding

The NSW Aboriginal Land Council will make available funding for Local Aboriginal Land Council and Local Aboriginal Land Council related business enterprises to develop and validate business concepts, proposals and strategies.

This funding will be made available on a 'gapfunding' basis – where funding from other sources cannot be obtained – for developing and validating commercial business concepts, proposals and strategies through feasibility studies, business planning and other such foundational activities.

Applications for accessing business development funding will be assessed by the NSW Aboriginal Land Council Chief Executive Officer on their commercial merits and risks, while having regard to the potential for social outcomes. Applicants dissatisfied with determinations made by the NSW Aboriginal Land Council Chief Executive Officer will have recourse to a review of their application by an independent assessment panel, of appropriately qualified independent experts, that will make a recommendation on the application to the Council of the NSW Aboriginal Land Council.

### 1.4.2 Early-stage investment

The NSW Aboriginal Land Council will make available to Local Aboriginal Land Council and Local Aboriginal Land Council related business enterprises start-up capital to fund early-stage business operations and to attract and leverage additional capital through co-investment from other sources.

This capital will be provided as no interest or low interest loans, structured so that repayments are not due until certain agreed profitability levels are reached, with terms and conditions tailored appropriately to each loan, such as agreed schedules of milestone payments.

Applications for early-stage investment loans will be assessed on their commercial merits and risks, while having regard to the potential for social outcomes, by an independent assessment panel, of appropriately qualified independent experts, that will make a recommendation on the application to the Council of the NSW Aboriginal Land Council.

### 1.4.3 Equity investment

The NSW Aboriginal Land Council will also work to provide creative solutions for capital funding of large and lower-risk Local Aboriginal Land Council and Local Aboriginal Land Council related business enterprises. Such solutions will be aimed at attracting co-investment from other sources and would involve the NSW Aboriginal Land Council taking an equity and possible management position in such enterprises.

Proposals for equity investment will be assessed on their commercial merits and risks, while having regard to the potential for social outcomes, by an independent assessment panel, of appropriately qualified independent experts, that will make a recommendation on the proposal to the Council of the NSW Aboriginal Land Council.

### 2. Facilitation of Aboriginal employment in NSW

It is recognised that Aboriginal employment and the income it generates for Aboriginal families, presents the most significant opportunity for community wealth creation and wellbeing. It is also recognised that wherever possible, using existing employers to provide those jobs is the most effective and low risk approach to achieving this aim.

Even so, it is recognised that employment opportunities will vary significantly across the regions and there are numerous program and service providers with the funding and experience to deliver the desired outcome of greater Aboriginal employment. As a result, the strategies to achieve this priority will predominantly be focused on coordinating and facilitating the existing program and service providers; to link members to services and employment opportunities.

### 2.1 Capacity development and support

The NSW Aboriginal Land Council will seek partnerships with providers of existing job readiness and employment support programs and will aim to regionally coordinate and facilitate the provision of such programs with identified job opportunities. Additionally, the NSW Aboriginal Land Council will seek to identify, support and promote industry targeted and backed training programs, to prepare members for real employment opportunities.

# 2.2 Promote and support Aboriginal employment strategies

# 2.2.1 Promote new Aboriginal Employment Strategies

The NSW Aboriginal Land Council will work with corporate partners, employers and industry groups to promote the development of Aboriginal employment strategies and procurement policies to generate real Aboriginal employment opportunities. The NSW Aboriginal Land Council will;

- Identify regional employment opportunities and seek to develop key relationships and partnerships to realise those opportunities;
- Negotiate Aboriginal employment strategies and procurement policies with corporate partners that promote Aboriginal businesses and maximise Aboriginal employment;
- Support the development of training and employment agreements with industry groups and registered training providers; and
- Link Local Aboriginal Land Councils with employment opportunities for their members.

# 2.2.2 Support Aboriginal Employment Strategies The NSW Aboriginal Land Council will monitor existing Aboriginal employment strategies and procurement policies and will

 Link employers with cultural awareness training and support programs for employers; and  Link Local Aboriginal Land Councils with employment and supply opportunities for their members and businesses.

# 2.3 NSWALC Aboriginal employment strategy

The NSW Aboriginal Land Council will lead by example through the implementation of the NSW Aboriginal Employment Plan 2014-2017.

### 3. NSW Aboriginal Land Council business enterprise

The NSW Aboriginal Land Council recognises that investment of the statutory NSW Aboriginal Land Council Account will not necessarily secure the economic base nor deliver the economic development aspirations of the Aboriginal Land Council Network alone. As a result, the NSW Aboriginal Land Council has been exploring additional enterprise opportunities and will continue to do so, alongside the ongoing prudent investment of the statutory NSW Aboriginal Land Council Account to grow the economic base of the economic base of the Network.

# 3.1 Investment of and with the statutory NSW Aboriginal Land Council Account

The NSW Aboriginal Land Council will continue to prudently manage and grow the statutory NSW Aboriginal Land Council Account and, subject to the necessary amendments to the Aboriginal Land Rights Regulations 2002, will develop the facilities for Local Aboriginal Land Council co-investment with the Account.

### 3.2 Mineral and energy exploration

The NSW Aboriginal Land Council will continue to explore opportunities in the minerals and energy sector.

### 3.3 Other business opportunities

The NSW Aboriginal Land Council will continue to explore other business enterprise opportunities.

# GOVERNANCE FRAMEWORK

It is recognised that the success of this policy depends on strong leadership and governance. The following governance framework provides this policy with the foundations for that strong leadership and governance.

### The Council of the NSW Aboriginal Land Council

The Council of the NSW Aboriginal Land Council will continue to provide the strong Aboriginal leadership needed for this policy to succeed, guided by both the NSW Aboriginal Land Council Economic Development Advisory Committee and the Independent Assessment Panel.

# The NSW Aboriginal Land Council Economic Development Advisory Committee

The NSW Aboriginal Land Council Economic Development Advisory Committee is a high level advisory committee appointed by the NSW Aboriginal Land Council to provide strategic advice to the Council on the economic development, including on the progress and implementation of this policy. The Economic Development Advisory Committee will also identify opportunities to partner or engage with the corporate sector and advise on emerging economic opportunities. The Economic Development Advisory Committee has independent advisors with the expertise and experience to provide effective strategic advice to guide and oversee the success of the policy.

### **Independent Assessment Panel**

The Independent Assessment Panel will provide the NSW Aboriginal Land Council with the commercial expertise and experience to assess the commerciality of applications to access enterprise development funding. The Independent Assessment Panel will provide recommendations on the commerciality of funding applications to inform the decision making of the Council of the NSW Aboriginal Land Council.

### **Implementation**

The policy will be underpinned by an implementation action plan the development of which will be overseen by the Council of the NSW Aboriginal Land Council.

### Risk management

The implementation of this policy will be supported by a risk management plan, the development of which will be overseen by the Council of the NSW Aboriginal Land Council.

### Communication

The implementation of this policy will be supported by a communications strategy, the development of which will be overseen by the Council of the NSW Aboriginal Land Council.

### Performance measurement

Implementation of this policy will be monitored and periodically reported to the NSW Aboriginal Land Council Economic Development Advisory Committee and the Council of the NSW Aboriginal Land Council.

### ADOPTION ACT 2000

Notice of Accreditation to Provide Intercountry Adoption Services

Australian Families for Children Incorporated ABN: 71 028 272 001

IN accordance with the functions delegated to me, I accredit Australian Families for Children Incorporated as an intercountry adoption service provider for a period of three years commencing on the date of this Notice.

I authorise Ms Sheri SHENKER, Principal Officer of Australian Families for Children Incorporated at Suite 2, 79 Oxford Street, Bondi Junction NSW to undertake intercountry adoption services set out in this Notice, until 22 August 2017.

In addition to the general conditions of accreditation in Schedule 1 of the Adoption Regulation 2003 I have imposed the following conditions on the agency's accreditation:

### **Condition 1**

This agency may provide the following intercountry adoption services:

- Receive expressions of interest in adopting a noncitizen child
- Provide training to prospective adoptive parents
- Undertake assessments of the suitability of persons to adopt a non-citizen child
- Approve persons to adopt a non-citizen child
- Post-placement casework support
- · Provision of adoption information

# **Condition 2**

This agency may provide intercountry adoption services in NSW in respect of countries with which the Australian Central Authority has established programs or bilateral arrangements, as set out on the Country Program page of the Commonwealth Attorney-General Department's website, located at: http://www.ag.gov.au/FamiliesAndMarriage/IntercountryAdoption/CountryPrograms/Pages/default.aspx

### **Condition 3**

This agency must not participate in negotiations for entering into, or enter into, agreements with a foreign country to establish arrangements to facilitate adoption of children from that country.

### **Condition 4**

This agency must seek authorisation by the Australian Central Authority and the competent authority in the overseas country, before it can act in the overseas country. This condition applies to each country program that this agency intends to provide.

### **Condition 5**

This agency must not operate as an accredited intercountry adoption service provider while ever it shares a premises with any association of adoptive parents or any organisation that has among its objects the object of soliciting aid for, or providing aid to, persons or organisations in a foreign country.

### Condition 6

This agency must not commence operating as an accredited intercountry adoption service provider until the nominated principal officer as set out in the agency's application for accreditation is appointed.

### **Condition 7**

If the appointment of the nominated principal officer does not proceed, this agency must advise the Children's Guardian of the agency's alternative principal officer.

## **Condition 8**

This agency must:

- (a) register online with the new Working with Children Check (WWCC) and
- (b) verify online the WWCC clearance, or in the absence of a clearance, an application for each staff member in child-related work or in a child-related role, each prospective adoptive parent and each adult household member residing with a prospective adoptive parent before commencing employment.

### **Condition 9**

This agency must notify the Children's Guardian when it commences operations as an accredited intercountry adoption service provider.

# **Condition 10**

This agency must provide direct evidence of practice in accordance with a Program to meet Accreditation Criteria – Direct Evidence as issued by the Children's Guardian.

# **Condition 11**

This agency must provide an annual report to the Children's Guardian regarding the activities and operations of its intercountry adoption program.

### **Condition 12**

This agency must comply with the requirements of the Commonwealth-State Agreement for the Continued Operation of Australia's Intercountry Adoption Program located at: http://www.ag.gov.au/FamiliesAndMarriage/ IntercountryAdoption/Documents/Program.pdf

### Condition 13

This agency must comply with all reasonable requests and directions issued by the NSW Central Authority and the Australian Central Authority.

Giving false or misleading information to the Children's Guardian is a serious offence.

The Children's Guardian may suspend, shorten or cancel the agency's accreditation if it fails to comply with any of these conditions.

The Children's Guardian may publish details of failure to comply with conditions of accreditation in the Children's Guardian's Annual Report to Parliament.

A decision of the Children's Guardian to impose, not impose, vary or revoke a condition of accreditation is reviewable by the NSW Civil and Administrative Tribunal (NCAT), under section 193 of the Adoption Act 2000. Further information about NCAT and internal reviews may be obtained from NCAT (tel.: 1300 006 228).

The Children's Guardian has provided a copy of this Notice to the NSW Department of Family and Community Services, the NSW Ombudsman and the Commonwealth Attorney-General's Department.

This notice is published in accordance with section 15 of the Adoption Act 2000.

Date of notice: 22 August 2014

KERRYN BOLAND, Children's Guardian, Office of the Children's Guardian

### ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 74

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 74 of the Associations Incorporation Act 2009.

Nat Fire Service & Training Centre Incorporated – Inc9897110

Comleroy R.A.I.D. Incorporated – Inc9882801

NSW Murray Wetlands Working Group Incorporated - Y2927843

Beyond The Bridge Incorporated – Inc1301034

Lake Cargelligo Probus Club Incorporated – Y2102416

Gift of Hope Incorporated – Inc9886475

Temora Area Survival Kommittee Incorporated – Inc9882614

Assyrian Chaldean Syriac Council of Australia Incorporated – Inc9886241

Restoring Biodiversity Industry Association Incorporated – Inc9890672

Jubilee Ministries Incorporated – Y2808902

Bush and City Fellowship Incorporated - Inc9880192

Australian Country Music Artist & Supporters Association Incorporated – Inc9889252

Kowmung Music Festival Incorporated – Y2405931

Camden Ladies Probus Club Inc - Y1552137

Sekaa Gong Tirta Sinar Inc – Inc9887673

The Probus Club of Shoal Bay Incorporated – Y1253100

Kuri-Ngai Partners Incorporated – Inc9876325

Cancellation is effective as at the date of gazettal.

Dated this 20th day of August 2014.

ROBYNE LUNNEY, 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.

Surma Image Bangladesh Cultural Association Incorporated – Inc9878427

Redstardogfish Incorporated – Inc9883892

Blue Mountains Commuter & Transport Users Assoc. Incorporated – Inc9881228

Surigao Association of Sydney Australia Incorporated
- Inc9877765

Whanau Iwi Incorporated – Inc9877583

Australian Iraqi House Incorporated – Inc9881348

Van Lang Buddhist Foundation Incorporated – Inc9879732

Al Imam Elbuokaree Moslim Association Incorporated – Inc9879075

Deobulo Saneun Korean Presbyterian Church Incorporated – Inc9883036

Great Love Presbyterian Church Incorporated – Inc9881192

NSW Chef Association Incorporated – Inc9881273

Patriotic Union of Kurdistan Incorporated – Inc9879134

Raudah – Australia Incorporated – Inc9881236

Sydney House of Praise Incorporated – Inc9881763

The Assyrian Vision of New Ninevah Association Incorporated – Inc9881517

The Rock The Revival Church Incorporated – Inc9882874

Pacific Musical Development Brass Band Incorporated – Inc9877948

Bup Bo Sa Temple Incorporated – Inc9882479

Hub-E-Nabi Society Incorporated – Inc9883577

Nukuroa Sydney Club Incorporated – Inc9881574

Passage To Life – Australia Incorporated – Inc9879893

Saem Teu Korean Church Inc – Inc9881038

Cancellation is effective as at the date of gazettal.

Dated this 20th day of August 2014.

ROBYNE LUNNEY, Delegate of the Commissioner, NSW Fair Trading

# **ASSOCIATIONS INCORPORATION ACT 2009**

### **ERRATUM**

THE notice that appeared in the *New South Wales Government Gazette* No. 69, on the 15 August 2014, cancelling Stanford Merthyr Community Action Group Incorporated – Inc9895022, Wagga Animal Rescue Incorporated – Inc9892143, Greenhouse Vegetables N.S.W. Incorporated – Inc9875096, Peniel International Intercessory Prayer Movement Incorporated – Inc9889562 and the Australian Palomino Horse Association Incorporated – Y0184733 were incorrectly cancelled pursuant to section 76 and should have been cancelled pursuant to section 74 of the Associations Incorporations Act 2009.

This notice corrects this error and the gazettal date remains 15 August 2014.

Dated this 20th day of August 2014.

ROBYNE LUNNEY, Delegate of the Commissioner, NSW Fair Trading

# ELECTRICITY GENERATOR ASSETS (AUTHORISED TRANSACTIONS) ACT 2012

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for Purposes of the Act

THE Electricity Assets Ministerial Holding Corporation, with the approval of Her Excellency the Governor, declares that the easements described in the schedule below are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Electricity Generator Assets (Authorised Transactions) Act 2012.

Dated at Sydney, this 8th day of August 2014.

ANDREW CONSTANCE,

Treasurer for

**Electricity Assets Ministerial Holding Corporation** 

### **SCHEDULE**

# Easements only

All that piece or parcel of land situated at Glenbawn in the Parish of Rouchel, the County of Durham and the Local Government Area of Upper Hunter being part of the land comprised in Lot 723 in Deposited Plan 1172023, described as Folio Identifier 723/1172023:

- (a) shown as "Proposed Easement for transmission line 45 wide" designated "J" on Deposited Plan 1196603, and
- (b) shown as "Proposed Easement for transmission line 45 wide" designated "K" on Deposited Plan

The terms and conditions of these easements are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that piece or parcel of land situated at Glenbawn in the Parish of Belltrees, the County of Durham and the Local Government Area of Upper Hunter being part of the land comprised in Lot 197 in Deposited Plan 1173516, described as Folio Identifier 197/1173516, shown as "Proposed Easement for electricity transmission lines 45 wide" designated "E" on Deposited Plan 1196869.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that piece or parcel of land situated at Moonan Brook in the Parish of Moonan, the County of Durham and the Local Government Area of Upper Hunter being part of the land comprised in Lot 13 in Deposited Plan 752476, described as Folio Identifier 13/752476, shown as "Proposed Easement 45 metres wide" on Deposited Plan 638677.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that piece or parcel of land situated at Ellerston in the Parish of Omadale, the County of Durham and the Local Government Area of Upper Hunter being part of the land comprised in Lot 992 in Deposited Plan 1158227, described as Folio Identifier 992/1158227, shown as "Proposed Easement for transmission line 45 wide" designated "B" on Deposited Plan 1191381.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that piece or parcel of land situated at Ellerston in the Parish of Mamaran, the County of Durham and the Local Government Area of Upper Hunter being severed Crown land created by road plan R 27956-1603 resumed by Government Gazette dated 4/03/66 Folio 1057 shown as "Proposed Easement 20 wide" designated "C" on Deposited Plan 1193271.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that part of the bed of Rouchel Brook located between Lot 101, DP 634590 and Lot 342, DP 752483 situated at Glenbawn Dam, Parishes of St Aubins and Rouchel, County of Durham and Local Government Area of Upper Hunter shown as "Proposed Easement for Transmission Line 45 wide" shown designated "(Q)" in DP 1196603.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that part of the bed of Stewarts Brook located within Lot 102, DP 1088878 situated at Belltrees, Parish of Belltrees, County of Durham and Local Government Area of Upper Hunter shown as "Proposed Easement for Transmission Line 45 wide" shown designated "(A)" in DP 1198670.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that part of the bed of Omadale Brook located within Lot 5, DP 752479 and Lot 12, DP 1164438 situated at Omadale, Parish of Omadale, County of Durham and Local Government Area of Upper Hunter shown as "Proposed Easement for Transmission Line 45 wide" shown designated "(A)" in DP 1198673.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that part of the bed of Dry Creek located between Lot 44, DP 752479 and Lot 85, DP 752479 situated at Ellerston, Parish of Omadale, County of Durham and Local Government Area of Upper Hunter shown as "Proposed Easement for Transmission Line 45 wide" shown designated "(A)" in DP 1198674.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that part of the bed of Sempill Creek located between Lot 57, DP 752479 and Lot 58, DP 752479 situated at Ellerston, Parish of Omadale, County of Durham and Local Government Area of Upper Hunter shown as "Proposed Easement for Transmission Line 45 wide" shown designated "(A)" in DP 1198675.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

All that part of the bed of Hunter River located between Lot 24, DP 752472 and Lot 26, DP 752472 situated at Ellerston, Parish of Mamaran, County of Durham and Local Government Area of Upper Hunter shown as "Proposed Easement for Transmission Line 45 wide" shown designated "(B)" in DP 1191366.

The terms and conditions of this easement are those set out in Memorandum filed at Land and Property Information as No. AI493124.

### **GEOGRAPHICAL NAMES ACT 1966**

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the name listed hereunder as a geographical name.

*Possum Park* for a Reserve located at 18 Arthur Street in the suburb of Warrimoo in the Blue Mountains Local Government Area.

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

> D. MOONEY, Chairman

Geographical Names Board, PO Box 143, Bathurst NSW 2795

# HERITAGE ACT 1977

Notice of Listing on the State Heritage Register under Section 37 (1) (B)

Rose Bay Sea Wall, Promenade and its setting New South Head Road, Rose Bay

SHR No. 1932

IN pursuance of section 37 (1) (b) of the Heritage Act 1977 (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been listed on the State Heritage Register in accordance with the decision of the Minister for Heritage made on 18 August 2014 to direct the listing. This listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

### SCHEDULE "A"

The item known as the Rose Bay Sea Wall, Promenade and its setting, situated on the land described in Schedule "B".

### SCHEDULE "B"

All those pieces or parcels of land in Parish of Alexandria, County of Cumberland shown on the plan catalogued HC 2612 in the office of the Heritage Council of New South Wales.

### HERITAGE ACT 1977

Order under Section 57 (2) to Grant Site Specific Exemptions from Approval

Rose Bay Sea Wall, Promenade and its setting

SHR No. 1932

I, the Minister for Heritage, on the recommendation of the Heritage Council of New South Wales, in pursuance of section 57 (2) of the Heritage Act 1977, do, by this my order, grant an exemption from section 57 (1) of that Act in respect of the engaging in or carrying out of any activities described in Schedule "C" by the owner described in Schedule "B" on the item described in Schedule "A".

Dated at Sydney, 18th day of August 2014.

The Hon. ROB STOKES, M.P., Minister for Heritage

# SCHEDULE "A"

The item known as the Rose Bay Sea Wall, Promenade and its setting, situated on the land described in Schedule "B".

# SCHEDULE "B"

All those pieces or parcels of in Parish of Alexandria, County of Cumberland shown on the plan catalogued HC 612 in the office of the Heritage Council of New South Wales.

# SCHEDULE "C"

- Activities associated with the assessment of the items associated fig trees condition, pest control and/or tree surgery where considered necessary for the health of a tree where surgery or pruning does not exceed 30% of the canopy over a period of 2 years.
- 2. Works and activities associated with the removal and replanting (with the same species in the original alignment) or pruning of the trees that are part of the Rose Bay Sea Wall, Promenade and its setting, considered to be a danger to staff and the public as identified in a management plan for the avenue currently endorsed by the Heritage Council or its delegate.
- 3. Works and activities associated with the maintenance and repair work of the road way component of the item, including maintenance repair and resurfacing of existing roads, installation of new road signage, upgrading, maintaining or replacement of existing road signage and lawn mowing and pruning where it is demonstrated that this does not harm the heritage values for the item and health of the trees.

- 4. Works and activities associated with the maintenance and repair of services, public utilities and upgrades of services and public utilities associated with the item, including communications, gas, electricity, water supplies, waste disposal, sewerage, irrigation and drainage where it is demonstrated that these activities do not harm the heritage values for the item and health of the avenue as a whole or the area in which they are undertaken.
- 5. Works and activities associated with the day to day operation and maintenance of the swing moorings affected by the SHR curtilage including equipment and fixture upgrades, maintenance as well as removal, installation and/or maintenance of the swing moorings where it does not harm heritage significance.
- 6. Works associated with the replacement of sandstone blocks in the seawall. The replacement sandstone should match the original in physical characteristics (profile, colour, texture) and it is essential that the most durable replacement stone possible be selected. Sandstone must have a clay content of less than 10%.
- 7. Works and activities undertaken by Roads and Maritime Services in fulfilling their navigational authority role within the area affected by the SHR curtilage, including: the installation of new navigational aids, signage and equipment; upgrading, maintaining or removing existing navigational aids, signage & equipment where it does harm heritage significance of the item.

# LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Rescission of Compulsory Acquisition of an Easement for Flood Penstock

IN pursuance of section 31 of the Land Acquisition (Just Terms Compensation) Act 1991, Her Excellency the Governor, with the advice of the Executive Council, does by the publication of this notice rescind the Notice of Compulsory Acquisition of an easement for a flood penstock under the Local Government Act 1993, dated 26 February 2013 and published by the Clarence Valley Council in *NSW Government Gazette* No. 33 of 8 March 2013 (Folio No. 611) in respect of the interest described in the schedule below.

Signed at Sydney this 2nd day of April 2014.

# **SCHEDULE**

Easement for Penstock shown as 'A' Variable Width as shown in DP 1171741.

### NATIONAL PARKS AND WILDLIFE ACT 1974

Part Revocation of Proclamation

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 and in pursuance of the powers vested in me under section 68 of the National Parks and Wildlife Act 1974, with the consent of every owner and occupier do, on the recommendation of the Chief Executive of the Office of Environment and Heritage (OEH), by this my Proclamation revoke part of

the lands described as **Kurrawarra Wildlife Refuge No. 394** and notified in *NSW Government Gazette* No. 11 of 23 January 1976.

Signed and sealed at Sydney this 25th day of June 2014.

MARIE BASHIR, Governor

By Her Excellency's Command,

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

### GOD SAVE THE QUEEN!

### Description

Land District - Bathurst; Council - Mudgee

County of Wellington, Parish of Ulmarrah, 1267 hectares, being Lot 29, DP 756914. OEH FIL02/01848

### 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: State Transit Authority

### Routes:

401	407	408	423	436	438	439
440	443	458	459	460	461	462
463	464	466	480	483		
502	504	525	526			

L38	L39

M41

564

605b	608	609c	609f	610a	611c	614
614a	614b	616b	617	620	622	625d
626a	636	657	658a	658b	660	661
661a	661b	661c	661d	662	662b	662d
663	663a	664a	664d	672a	680b	682
683a	683b	684d	684h	689	689a	690h
692q	694	696				

To facilitate the progressive introduction of smartcard technology on the Operator's bus fleet, this Order applies only to buses displaying a sign "Opal bus" or "Opal on this bus".

### Date of effect

This Order takes effect on 25 August 2014.

Dated: 14 August 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: Transdev NSW South Pty Ltd

### Routes:

900	901	902	902X	903	904	905
906	907	908	909	911	913	914
016	025					

M90	M91
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N30	N40	N50
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S1	S2	S3	S4

S132	S173	S176	S186	S400	S401	S402
S403	S404	S405	S406	S407	S408	S409
S410	S412	S413	S414	S423	S424	S425
S426	S427	S428	S429	S430	S432	S434
S435	S436	S438	S440	S441	S443	S445
S446	S447	S452	S500	S501	S502	S503
S505	S506	S507	S510	S511	S512	S514
S517	S519	S520	S521	S522	S523	S524
S525	S526	S527	S528	S530	S532	S533
S534	S536	S537	S542	S543	S545	S548
S550	S551	S552	S553	S558	S559	S561
S563	S564	S565	S566	S567	S568	S569
S570	S572	S574	S575	S577	S578	S579
S580	S581	S582	S583	S584	S585	S586
S587	S588	S589	S591	S595	S597	S598
S599	S600	S601	S603	S604	S605	S606
S607	S611	S612	S615	S616	S617	S619
S622	S910					

### Date of effect

This Order takes effect on 26 August 2014.

Dated: 14 August 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: Transdev NSW South Pty Ltd

### Routes:

452 4	53 455
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922	923	924	926	927	947	958
959	961	962	963	965	967	968
969	970	971	972	973	974	975
976	977	978	986	987	988	989
991	992	993	996		•	

DSA

M92

**S**5

2C	4C	6C				
S7	S8	S9	S11	S12	S14	S15
S18	S43	S004	S005	S006	S007	S012
S015	S016	S017	S020	S021	S022	S023
S024	S028	S035	S037	S039	S041	S042
S044	S045	S047	S048	S049	S051	S054
S058	S060	S062	S063	S064	S065	S066
S069	S070	S072	S073	S075	S076	S077
S080	S083	S084	S086	S087	S088	S089
S093	S094	S097	S098	S099	S106	S108
S109	S111	S114	S116	S117	S118	S119
S120	S121	S123	S124	S125	S127	S128
S129	S131	S134	S135	S140	S143	S147
S148	S149	S150	S153	S154	S155	S156
S157	S158	S162	S163	S164	S166	S167
S168	S169	S177	S193	S196	S197	S199
S202	S206	S207	S209	S210	S211	S212
S224	S225	S228	S229	S233	S236	S244
S246	S247	S248	S251	S253	S255	S256
S258	S260	S262	S263	S264	S265	S266
S267	S269	S276	S277	S281	S283	S285
S291	S292	S294	S301	S308	S309	S312
S313	S314	S317	S319	S320	S323	S326
S331	S333	S337	S343	S344	S346	S361
S371	S372	S373	S374	S375	S376	S377
S378	S379	S381	S382	S383	S385	S386
S388	S535	S544	S556	S557	S560	

### Date of effect

This Order takes effect on 26 August 2014.

Dated: 14 August 2014.

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

### PROFESSIONAL STANDARDS ACT 1994

Notification Pursuant to Section 13

PURSUANT to section 13 of the Professional Standards Act 1994, I authorise the publication of the Institute of Chartered Accountants in Australia Professional Standards Scheme (NSW). The Scheme will commence on 8 October 2014.

BRAD HAZZARD, M.P., Attorney General

### PROFESSIONAL STANDARDS ACT 1994 (NSW)

THE INSTITUTE OF CHARTERED ACCOUNTANTS IN AUSTRALIA

PROFESSIONAL STANDARDS SCHEME (NSW)

### **PREAMBLE**

- A. The Institute of Chartered Accountants in Australia ("the Institute") is a national occupational association.
- B. The Institute has applied to the Professional Standards Council, appointed under the Professional Standards Act 1994 (NSW) ("the Act"), for approval of a scheme under the Act, as set out in this document (the Scheme).
- C. The Scheme has been prepared by the Institute for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.
- D. The Scheme is to apply to all participating members referred to in Clause 2.1 below, in respect of services provided in Australia. The Scheme will not apply to services provided by participating members in New Zealand, or to services provided in Australia by a member of the New Zealand Institute of Chartered Accountants who does not hold a current Australian Certificate of Public Practice.
- E. The Institute has provided the Professional Standards Council with a detailed list of risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- F. All participating members referred to in Clause 2.1 of the scheme are subject to disciplinary measures under the By-laws of the Institute, and are also subject to the professional indemnity insurance requirements of Regulation R4A of the Institute's regulations.
- G. The Scheme is intended to commence on 8 October 2014 and remain in force for a period of 5 years (unless it is revoked, extended or ceases in accordance with section 32 of the Act).

THE INSTITUTE OF CHARTERED ACCOUNTANTS IN AUSTRALIA

PROFESSIONAL STANDARDS SCHEME (NSW)

# 1. OCCUPATIONAL ASSOCIATION

- 1.1 This Scheme is a scheme under the Act prepared by the Institute, whose business address is 33 Erskine Street, Sydney NSW 2000.
- 1.2 Terms used in the Scheme are defined in the Scheme, including in Clause 4.

# . PERSONS TO WHOM THE SCHEME APPLIES

- 2.1 The Scheme applies to:
  - (a) all Institute members who hold a current Australian Certificate of Public Practice issued by the Institute (for the avoidance of doubt, the Scheme will only apply to an Institute member who is also a member of the New Zealand Institute of Chartered Accountants, if the member holds a current Australian Certificate of Public Practice), other than holders of an Australian financial services licence and their authorised representatives and employees, not being limited licensees, as defined in the Corporations Regulations 2001 as amended, their authorised representatives or employees; and
  - (b) all affiliate members of the Institute; and
  - (c) all practice entity members of the Institute other than holders of an Australian financial services licence and their authorised representatives and employees, not being limited licensees, as defined in the Corporations Regulations 2001 as amended, their authorised representatives or employees; and
  - (d) all persons (including persons in categories (a), (b) and (c) above) to whom the Scheme applied at the time of the relevant act or omission on which a cause of action for damages for occupational liability is founded, whether or not the Scheme would otherwise still apply to those persons
    - (collectively, "Participants", and each, a "Participant").
- 2.2 No Participant to whom the Scheme applies may choose not to be subject to the Scheme, provided that the Institute may, on application by a Participant, exempt the Participant from the Scheme if the Institute is satisfied that he or she would suffer financial hardship in obtaining professional indemnity insurance to the levels set out in Clause 3.1 below.

### 3. LIMITATION OF LIABILITY

3.1 The Scheme only limits the liability of a Participant for damages arising from a claim to the extent to which the liability results in damages exceeding \$2 million.

## LIMITATION OF LIABILITY FOR CATEGORY 1 SERVICES

- 3.2 Where a Participant against whom a proceeding is brought relating to occupational liability in connection with Category 1 services is able to satisfy the court of (a), (b) or (c) below, the Participant is not liable in damages in relation to that claim above the applicable monetary ceiling specified in Clause 3.3:
  - (a) the Participant has the benefit of an insurance policy insuring the Participant against that occupational liability, and the amount payable under the insurance policy in respect of the occupational liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the policy) is not less than the

amount of the Category 1 monetary ceiling specified in Clause 3.3 below;

OR

(b) the Participant has business assets the net current market value of which is not less than the amount of the Category 1 monetary ceiling;

OR

- (c) the Participant has business assets and the benefit of an insurance policy insuring the Participant against that occupational liability, and the net current market value of the assets and the amount payable under the insurance policy in respect of the occupational liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the policy), if combined, would total an amount that is not less than the amount of the Category 1 monetary ceiling.
- 3.3 The Category 1 monetary ceiling is:
  - (a) \$2 million, where the claim arises from a service in respect of which the fee is less than \$100,000;

OR

(b) \$5 million where the claim arises from a service in respect of which the fee is \$100,000 or more, but less than \$300,000;

OR

(c) \$10 million where the claim arises from a service in respect of which the fee is \$300,000 or more, but less than \$500,000;

OR

(d) \$20 million where the claim arises from a service in respect of which the fee is \$500,000 or more, but less than \$1,000,000;

OR

(e) \$50 million where the claim arises from a service in respect of which the fee is \$1,000,000 or more but less than \$2,500,000;

OR

(f) \$75 million where the claim arises from a service in respect of which the fee is \$2,500,000 or more.

## LIMITATION OF LIABILITY FOR CATEGORY 2 SERVICES

- 3.4 Where a Participant against whom a proceeding is brought relating to occupational liability in connection with Category 2 services is able to satisfy the court of (a), (b), or (c) below, the Participant is not liable in damages in relation to that claim above the monetary ceiling specified in Clause 3.5:
  - (a) the Participant has the benefit of an insurance policy insuring the Participant against that occupational liability, and the amount payable under the insurance policy in respect of the occupational liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the policy) is not less than the amount of the Category 2 monetary ceiling specified in Clause 3.5;

OR

(b) the Participant has business assets the net current market value of which is not less than the amount of the Category 2 monetary ceiling specified in Clause 3.5;

OR

- (c) the Participant has business assets and the benefit of an insurance policy insuring the Participant against that occupational liability, and the net current market value of the assets and the amount payable under the insurance policy in respect of the occupational liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the policy), if combined, would total an amount that is not less than the amount of the Category 2 monetary ceiling specified in Clause 3.5.
- 3.5 The Category 2 monetary ceiling applicable to Participants is:
  - (a) \$2 million, where the relevant fee is less than \$100,000;

OR

(b) \$5 million, where the relevant fee is \$100,000 or more, but less than \$300,000;

OR

(c) \$10 million, where the relevant fee is \$300,000 or more, but less than \$500,000;

OR

(d) \$20 million where the relevant fee is \$500,000 or more.

For the purposes of this clause, the relevant fee is:

- (a) the highest total of fees billed by a Participant (or if the Participant is a member of a practice entity [whether a practice entity member of the Institute or not] by all Participants who are members of or a part of the practice entity) in respect of services provided in a single financial year pursuant to a contract for the provision of Category 2 services or pursuant to or in the course of an appointment for, or which requires, the provision of Category 2 services:
  - (i) over the three full financial years immediately prior to the financial year in which the Participant commences to provide the Category 2 services which are the subject of the claim against the Participant, or
  - (ii) if the Participant has less than three full financial years' Category 2 services fee history immediately prior to the financial year in which the Participant commences to provide the Category 2 services which are the subject of the claim against the Participant, over the two full financial years or (if the Participant has less than two years' but one year's or more than one year's such fee history) that full financial year immediately prior to the financial year in which the Participant commences to provide the Category 2 services which are the subject of the claim,

OR

(b) if the Participant has no, or less than one full financial year's, Category 2 services fee history immediately prior to the financial year in which the Participant commences to provide the Category 2 services which are the subject of the claim against the Participant, the amount specified in Clause 3.1.

# LIMITATION OF LIABILITY FOR CATEGORY 3 SERVICES

- 3.6 Where a Participant against whom a proceeding is brought relating to occupational liability in connection with Category 3 services is able to satisfy the court of (a), (b), or (c) below, the Participant is not liable in damages in relation to that claim above the Category 3 monetary ceiling specified in Clause 3.7:
  - (a) the Participant has the benefit of an insurance policy insuring the Participant against that occupational liability, and the amount payable under the insurance policy in respect of the occupational liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the policy) is not less than the amount of the Category 3 monetary ceiling specified in Clause 3.7;

OR

(b) the Participant has business assets the net current market value of which is not less than the amount of the Category 3 monetary ceiling specified in Clause 3.7;

OR

- (c) the Participant has business assets and the benefit of an insurance policy insuring the Participant against that occupational liability, and the net current market value of the assets and the amount payable under the insurance policy in respect of the occupational liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the policy), if combined, would total an amount that is not less than the amount of the Category 3 monetary ceiling specified in Clause 3.7
- 3.7 The Category 3 monetary ceiling applicable to Participants is:
  - (a) \$2 million, where the claim arises from a service in respect of which the fee is less than \$100,000;

OR

(b) \$5million where the claim arises from a service in respect of which the fee is greater than \$100,000 or more, but less than \$300,000;

OR

(c) \$10 million where the claim arises from a service in respect of which the fee is \$300,000 or more, but less than \$500,000;

OR

(d) \$20 million where the claim arises from a service in respect of which the fee is \$500,000 or more.

### GENERAL.

- 3.8 Pursuant to section 24 (1) (b) of the Act, this Scheme confers on the Institute a discretionary authority to specify, on application by a Participant, a higher maximum amount of liability not exceeding \$75 million than would otherwise apply under the scheme in respect of any specified case or class of case of Category 2 services or Category 3 services, where the fee for the service or services is, or is reasonably expected to be, \$2 million or greater. The higher maximum amount of liability will apply if the Institute exercises its discretion and approves the higher maximum amount of liability prior to the Participant beginning to provide the relevant services.
- 3.9 In circumstances where a proceeding is brought against a Participant relating to occupational liability in connection with a combination of Category 1 services and any of:
  - (a) Category 2 services;
  - (b) Category 3 services;
  - (c) Category 2 services and Category 3 services, the Participant's liability under this Scheme for damages in respect of the occupational liability in excess of the applicable amount specified in Clause 3.1 will be determined in accordance with those provisions of the Scheme relating to Category 1 services only, namely clauses 3.2 and 3.3.
- 3.10 In circumstances where a proceeding is brought against a Participant relating to occupational liability in connection with a combination of Category 2 services and Category 3 services, the participant's liability under this Scheme for damages in respect of the occupational liability in excess of the applicable amount specified in Clause 3.1 brought against it will be determined in accordance with those provisions of the Scheme relating to Category 2 services only, namely clauses 3.4 and 3.5.
- 3.11 Nothing in this Scheme is intended to increase, or has the effect of increasing, a Participant's liability for damages to a person beyond the amount that, other than for the existence of this Scheme, the Participant would be liable in law.
- 3.12 This Scheme only limits the amount of damages for which a Participant is liable if and to the extent that the damages exceed the applicable amount specified in Clause 3.1. Where the amount of damages in relation to a claim exceeds the applicable amount specified in Clause 3.1 but the damages which may be awarded as determined by this Scheme are equal to or less than the applicable amount specified in Clause 3.1, liability for those damages will instead be limited to the applicable amount specified in Clause 3.1.

### 4. **DEFINITIONS**

4.1 In this Scheme, the following words and phrases have the following meanings:

"Category 1 services" means the following services provided in Australia:

 all Corporations Act audits or reviews performed under auditing or assurance standards issued by the Auditing and

- Assurance Standards Board (including financial statement audits and reviews, Australian financial services licence audits, credit licence audits, and compliance plan audits);
- (ii) all audits or reviews performed by a registered company auditor for the purposes of prudential reporting to the Australian Prudential Regulation Authority;
- (iii) all audits of self-managed superannuation funds under section 35C of the Superannuation Industry (Supervision) Act 1993;
- (iv) all other audits of financial statements which are filed with a regulator, and audit procedures performed on financial information which forms part of a financial statement filed with a regulator

"Category 2 services" means the following services provided in Australia:

- (i) services to which Chapter 5 or Chapter 5A of the Corporations Act 2001 applies;
- (ii) services provided pursuant to s.233(2) of the Corporations Act 2001;
- (iii) services to which the Bankruptcy Act 1966 applies;
- (iv) services arising out of any court appointed liquidation or receivership
- "Category 3 services" means the following services provided in Australia: any services provided by a Participant in the performance of his, her or its occupation, which are not Category 1 services or Category 2 services.

"occupational liability" has the meaning given in the Act.

# PROTECTION OF THE ENVIRONMENT OPERATIONS ACT 1997

Consultation on Draft Protection of the Environment Operations (General) Amendment (Newcastle Air Monitoring) Regulation 2014

THE Environment Protection Authority (EPA) is seeking comments on the proposed amendment to the Protection of the Environment Operations (General) Amendment (Newcastle Air Monitoring) Regulation 2014.

The draft Regulation will amend the Protection of the Environment Operations (General) Regulation 2009 to make provision for the establishment of the Newcastle Local Air Quality Monitoring Network under Part 9.3C of the Protection of the Environment Operations Act 1997.

This Regulation will contain provisions to:

- require holders of environment protection licences in the Newcastle local government area to pay a levy towards the cost of the monitoring program, and
- calculate the amount of the levy payable by those licence holders, and
- require licence holders to provide the EPA with information about emissions, and
- allow persons authorised by the EPA to enter land owned or occupied by the licence holders for the purposes of the operation of the monitoring program, and
- require the EPA to make air quality data available on its website and to publicly report on the monitoring program.

The public consultation commences on 22 August 2014 and will run until 14 September 2014. For a copy of the draft Regulation and to provide comments please visit the website: https://engage.environment.nsw.gov.au/newcastle or telephone 131 555.

# HOMEBUSH MOTOR RACING (SYDNEY 400) ACT 2008

Order Nominating the Declared Racing Area under the Homebush Motor Racing (Sydney 400) Act 2008

I, Andrew Stoner, Minister for Tourism and Major Events, in pursuance of section 12 (1) of the Homebush Motor Racing (Sydney 400) Act 2008 (the Act) and having sought and obtained the advice of Destination NSW, do, by this Order declare that the area within the red line outlined in Schedule 1 but excluding the areas marked one (1) through six (6) within the yellow lines as the Declared Racing Area at Sydney Olympic Park under the Act.

Dated this 13th day of August 2014.

ANDREW STONER, M.P., Minister for Tourism and Major Events

SCHEDULE 1 - Declared Racing Area



# HOMEBUSH MOTOR RACING (SYDNEY 400) ACT 2008

Order Designating Homebush Motor Racing Period under the Homebush Motor Racing (Sydney 400) Act 2008

I, Andrew Stoner, Minister for Tourism and Major Events, in pursuance of section 12 (2) of the Homebush Motor Racing (Sydney 400) Act 2008 (the Act) and having sought and obtained the advice of Destination NSW, do, by this Order designate the following as the period during which a Homebush motor race may be conducted at Sydney Olympic Park under the Act.

12:00 midnight Wednesday, 3 December 2014 to 6:00 pm Monday, 8 December 2014.

Dated this 13th day of August 2014.

ANDREW STONER, M.P., Minister for Tourism and Major Events

### **HOMEBUSH MOTOR RACING (SYDNEY 400) ACT 2008**

Order Approving Person Who May Apply for an Authorisation to Conduct a Race under the Homebush Motor Racing (Sydney 400) Act 2008

I, Andrew Stoner, Minister for Tourism and Major Events, in pursuance of section 13 (1) of the Homebush Motor Racing (Sydney 400) Act 2008 (the Act) and having sought and obtained the advice of Destination NSW, do, by this Order approve the person described in Schedule 1 as the person who may apply for an authorisation under section 15 of the Act.

The application must be made after 1 July 2014 for the Homebush Motor Racing Period for 2014.

The application must be made in a manner which is generally in accordance with Schedule 2.

Dated this 13th day of August 2014.

ANDREW STONER, M.P., Minister for Tourism and Major Events

# Order Approving Person Who May Apply for an Authorisation to Conduct a Race under the Homebush Motor Racing (Sydney 400) Act 2008

SCHEDULE 1

V8 Supercars Australia Pty Limited.

### SCHEDULE 2

Any application for an authorisation under section 15 of the Act must:

- 1. Be in writing
- 2. Be delivered to Destination NSW
- 3. Indicate the year or years for which the authorisation is sought
- 4. Contain details of all aspects of the proposed Homebush motor race, for which authorisation is sought, including all races, other events and ancillary activities, to the degree of detail as may reasonably be required by the Authority, including:
  - (a) A detailed description of all races, other events and ancillary activities
  - (b) Details of the type, number, duration and times of all races, other events and ancillary activities
  - (c) A detailed schedule of all activities proposed during the whole of the race period (within the meaning of that term in section 12 (2) of the Act)
  - (d) Detailed plans and diagrams showing the layout of all races, other events and ancillary activities
  - (e) Detailed access and traffic management plans showing how pedestrian, vehicular and other traffic will be managed, having regard to public safety and convenience, including:
    - (i) limiting access to the track, pits and other areas to be used by racing cars, and associated personnel and equipment
    - (ii) access to public areas
    - (iii) crowd control generally
    - (iv) traffic generated by patrons
    - (v) public parking and access to nearby public roads
    - (vi) access to public transport
    - (vii) access in and about the declared racing area generally; and
    - (viii) access in and about areas nearby to the declared racing area including any leased area.

# HOMEBUSH MOTOR RACING (SYDNEY 400) ACT 2008

Order to Declare Prohibition of Certain Advertising on Buildings and Structures under the Homebush Motor Racing (Sydney 400) Act 2008

I, Andrew Stoner, Minister for Tourism and Major Events, in pursuance of section 37 (1) of the Homebush Motor Racing (Sydney 400) Act 2008 (the Act) and having sought and obtained the advice of Destination NSW, do, by this Order declare the area hatched in red and bounded by the outside of the red line in Schedule 1 to be an advertising controlled site at Sydney Olympic Park, under the provisions of section 37 of the Act, for the period 5 December to 8 December 2014 inclusive.

Dated this 13th day of August 2014.

ANDREW STONER, M.P., Minister for Tourism and Major Events

# SCHEDULE 1



# PRIVATE ADVERTISEMENTS

# **COUNCIL NOTICES**

### **CLARENCE VALLEY COUNCIL**

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

CLARENCE VALLEY COUNCIL declares with the approval of Her Excellency the Governor that the easement described in the Schedule below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for a flood penstock.

Dated at Grafton this 12th day of August 2014. SCOTT GREENSILL, General Manager, Clarence Valley Council, Locked Bag 23, Grafton NSW 2460.

### **SCHEDULE**

Easement for Penstock shown as 'A' Variable Width as shown in DP 1171741.

The Terms of Easement are set out in Memorandum No. AH752723J registered on the Register held under the Real Property Act 1900. [7619]

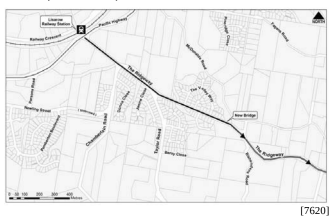
### GOSFORD CITY COUNCIL

Roads Act 2008

Naming of Public Roads - The Ridgeway, Lisarow

NOTICE is hereby given that Council has named Timber Drive, a section of Chamberlain Road and a section of Taylor Road at Lisarow to 'The Ridgeway', LIsarow.

Authorised by Council Resolution on 28 August 2012. PAUL ANDERSON, Chief Executive Officer, Gosford City Council, PO Box 21, Gosford NSW 2250.



### GREAT LAKES COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

PURSUANT to section 10 of the Roads Act 1993, Great Lakes Council hereby dedicates the land as detailed in the Schedule below as Public Road.

GLENN HANDFORD, General Manager, Great Lakes Council, Breese Parade, Forster NSW 2428.

# **SCHEDULE**

Lot 2, DP 1196454 at Tuncurry, Parish of Tuncurry, County of Gloucester [7621]

# LAKE MACQUARIE CITY COUNCIL

### Erratum

THE notice published in the *New South Wales Government Gazette* of 31 August 2012, folio 3870, under the heading of "Naming of Roads" detailing the new road name of "Exploration Close" at Cameron Park, is to be amended as follows:

**Exploration Street** 

This erratum now amends the error with the gazettal date remaining 31 August 2012.

BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906 Hunter Region Mail Centre NSW 2310. [7622]

### SHELLHARBOUR CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

UNDER section 162 of the Roads Act 1993, Shellharbour City Council has named the following Roads:

Location	Name		
Shell Cove – Stage 10	The Island Court Summercloud Lane Perkins Lane Rosedale Lane		

Authorised by Shellharbour City Council on 24 June 2014. MICHAEL WILLIS, General Manager, Shellharbour City Council, Locked Bag 155, Shellharbour City Centre NSW 2529. [7623]

### TWEED SHIRE COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that the Tweed Shire Council, in pursuance of section 162 of the Roads Act 1993, has approved the names of the roads to be dedicated in a plan of subdivision at Terranora (DA 09/0701), in the Shire of Tweed as shown below:

Altitude Boulevard, Kosciuszko Street, Bogong Street, Feathertop Street, Woodroffe Street, Ossa Boulevard, Bulla Court, Townsend Crescent, Gower Street, Zeil Place, Bartle Frere Close

Authorised by the delegated officer. General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484. [7624]

# WALCHA COUNCIL

### Erratum

IN the notice appearing in *New South Wales Government Gazette* No. 63 dated 18 July 2014, folio 2698, under the heading "Notice of Dedication of Land as Public Road" the placing of this notice was incorrect. The complete notice described, including Schedules 1 and 2 is hereby revoked.

JOHN O'HARA, General Manager, Walcha Council, PO Box 2, Walcha NSW 2354. [7625]

# **COMPANY NOTICES**

IN the matter of the Corporations Law and in the matter of TWO WAY RADIO RENTALS PTY LIMITED, ACN 001 149 533 (in liquidation). — At an Extraordinary General Meeting of members of Two Way Radio Rentals Pty Limited duly convened and held at 114-116 Hattersley Street, Banksia NSW 2216 on 18 July 2014, it was resolved that the company be wound up by members' voluntary liquidation and that Michael J. Nieuwendyk, care of 18 Blaxland Drive, Illawong, be appointed liquidator of the company. Dated 18 July 2014. MACDONALD HONOUR & CO., Chartered Accountants, Suite 7, 1A Greengate Road, Killara NSW 2071, tel: (02) 9498 7511.

# OTHER NOTICES

### **ESSENTIAL ENERGY**

Electricity Supply Act 1995

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Easement for Electricity Purposes at Tallawang

ESSENTIAL ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Interest in Land described in Schedule 1 to this notice the terms of which are described in Schedule 2 to this notice are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated this 22nd day of August 2014. GARY HUMPHREYS, Chief Operating Officer, Essential Energy, PO Box 5730, Port Macquarie NSW 2444.

### SCHEDULE 1

Locality: Tallawang

LGA: Mid-Western Regional Land: Lot 182 in DP 750762

Interest in Land: Easement for overhead powerlines 30,

5 wide and variable width affecting Lot 82, in DP 750762 shown as "(E) Proposed easement for overhead powerlines 30, 45 wide and variable

width" in DP 1176120

Parish: Puggoon County: Bligh

### SCHEDULE 2

The easement for overhead powerlines described in Schedule 1 is on the terms set out in Part A of Memorandum No. AG189384 registered on the Register held under the Real Property Act 1900 (NSW). [7627]

# **ESSENTIAL ENERGY**

Electricity Supply Act 1995 (NSW) Land Acquisition (Just Terms Compensation) Act 1991 (NSW)

Notice of Compulsory Acquisition of Easement for Electricity Purposes at Googong

ESSENTIAL ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Interest in Land described in Schedule 1 to this notice, the terms of which are described in Schedule 2 to this notice, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 (NSW), for the purposes of the Electricity Supply Act 1995 (NSW).

Dated at Port Macquarie this 22nd day of August 2014. GARY HUMPHREYS, Chief Operating Officer, Essential Energy, PO Box 5730, Port Macquarie NSW 2444.

# SCHEDULE 1

No.	Interests in Land	Locality	LGA	Parish	County
1	Easement for overhead powerlines 40 wide affecting the bed and banks of Jerrabomberra Creek within Lot 11, DP 565362 shown as "Proposed easement for overhead powerlines 40 wide" in DP 1181892	Environa/ Googong	Queanbeyan City	Googong/ Tuggeranong	Murray

### **SCHEDULE 2**

The easement described in Schedule 1 is on the terms set out in Part A of Memorandum AG189384 registered on the Register held under the Real Property Act 1900 (NSW).

In so far as any Native Title rights and interests may exist over the Crown Land affected by the Easement, the "non-extinguishment principle" as defined in section 238 of the Native Title Act 1993 (Cth) applies to the acquisition of the Interest in Land.

By Authority

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