



Government Gazette

of the State of

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The *New South Wales Government Gazette* is the permanent public record of official notices issued by the New South Wales Government. It also contains local council and other notices and private advertisements.

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To submit a notice for gazettal – see [Gazette Information](#).

GOVERNMENT NOTICES

Miscellaneous Instruments

NOTICE OF APPROVAL OF ENERGY SAVINGS SCHEME (AMENDMENT NO 2) RULE 2015

under the

ELECTRICITY SUPPLY ACT 1995

ERRATUM

In the *Notice of Approval of Energy Savings Scheme (Amendment No 2) Rule 2015* published in *NSW Government Gazette* No 66 of 7 August 2015, page 2376, the table in Schedule 1, [7] Schedule B – Activity Definition B7 is incorrect and should be deleted and replaced with the table below. This notice corrects the error and the gazettal date remains 7 August 2015.

Energy Star Rating	Deemed Equipment Energy Savings (MWh per television sold)		
	Rated capacity Diagonal screen size > 40cm to ≤ 80cm	Rated capacity Diagonal screen size > 80cm to ≤ 120cm	Rated capacity Diagonal screen size > 120cm
Tier 1 MEPS: 8 Tier 2 MEPS: 5	0.1	–	–
Tier 2 MEPS: 5.5	0.2	0.3	–
Tier 1 MEPS: 9 Tier 2 MEPS: 6	0.3	0.5	0.7
Tier 1 MEPS: 10 Tier 2 MEPS: 7	0.5	0.8	1.4
Tier 2 MEPS: 8	0.6	1.1	1.9
Tier 2 MEPS: 9	0.7	1.3	2.4
Tier 2 MEPS: 10	0.8	1.5	2.8

NATIONAL PARKS AND WILDLIFE ACT 1974

NOTICE OF RESERVATION OF A NATIONAL PARK

I, General The Honourable David Hurley AC DSC (Ret'd), Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below as part of **Hunter Wetlands National Park**, under the provisions of section 30A (1) of the *National Parks and Wildlife Act 1974*.

Signed and Sealed at Sydney this 30th day of September 2015.

DAVID HURLEY
Governor

By His Excellency's Command,

MARK SPEAKMAN SC, MP
Minister for the Environment

GOD SAVE THE QUEEN

Land District – Newcastle LGA – Port Stephens

Schedule

County Gloucester, Parish Stockton, 31.87 hectares being Lot 1 in Deposited Plan 195630.
Papers OEH/EF14/7357.

ROYAL SOCIETY FOR THE WELFARE OF MOTHERS AND BABIES BY-LAW 2015

Explanatory note

The object of this By-law is to remake the *Royal Society for the Welfare of Mothers and Babies By-law 2001*. That By-law makes provision with respect to the members, meetings and procedure of the Royal Society for the Welfare of Mothers and Babies (incorporated under the *Royal Society for the Welfare of Mothers and Babies' Incorporation Act 1919*) and with respect to the council of management of that body.

This By-law is made under the *Royal Society for the Welfare of Mothers and Babies' Incorporation Act 1919* and, in particular, under section 11 (By-laws and rules).

Part 1 – Preliminary

1 Name of By-law

This By-law is the *Royal Society for the Welfare of Mothers and Babies By-law 2015*.

2 Commencement

This By-law commences on 9 October 2015.

3 Definition

In this By-law:

“**Body Corporate**” means the Royal Society for the Welfare of Mothers and Babies as incorporated by this Act.

“**By-laws and rules**” means the by-laws and rules of the body corporate.

“**Council**” means the council of management of the body corporate.

“**General Secretary**” means the Chief Executive Officer (CEO) for the time being, or any person appointed and for the time being acting in the capacity of general secretary, honorary or otherwise, of the body corporate.

“**Member**” means a member of the body corporate.

4 Notes

The explanatory note, table of contents and notes in the text of this By-law do not form part of this By-law.

Part 2 – Membership and meetings of body corporate

5 Persons entitled to be members

a) Nomination for membership

1. A nomination of a person for membership of the Council:
 - a) must be made by a member of the Council in writing in the form set out in Appendix 1 to this By-law, and
 - b) must be lodged with the general secretary of the Council.
2. As soon as practicable after receiving a nomination for membership, the general secretary must refer the nomination to the Council committee which is to determine whether to approve or to reject the nomination.
3. As soon as practicable after the committee makes that determination, the general secretary must: notify the nominee, in writing, that the committee approved or rejected the nomination (whichever is applicable), and
4. The general secretary must enter or cause to be entered the nominee's name in the register of members and, on the name being so entered, the nominee becomes a casual member of the Council until the end of the next ordinary general meeting.

b) Cessation of membership

1. A person ceases to be a member of the Council if the person:
 - a) dies, or
 - b) resigns membership, or
 - c) is expelled from the Council

c) Membership entitlements not transferable

1. A right, privilege or obligation which a person has by reason of being a member of the Council:
 - a) is not capable of being transferred or transmitted to another person, and
 - b) terminates on cessation of the person's membership.

d) Resignation of membership

1. A member of the Council may resign from membership of the body corporate by first giving to the general secretary written notice of at least one month (or such other period as the committee may determine) of the member's intention to resign and, on the expiration of the period of notice, the member ceases to be a member.
2. If a member of the Council ceases to be a member under subclause (1) and in every other case where a member ceases to hold membership, the general secretary must make an appropriate entry in the register of members recording the date on which the member ceased to be a member.

e) Register of members

1. The general secretary (CEO) of the Council must establish and maintain a register of members of the Council specifying the name and postal, residential address and email address of each person who is a member of the Council together with the date on which the person became a member.
2. The register of members must be kept in New South Wales at the main premises of the Council.
3. If a member requests that any information contained on the register about the member (other than the member's name) not be available for inspection that information must not be made available for inspection.

6 Annual general meeting

1. A general meeting of the body corporate ("*the ordinary general meeting*") is to be held in the month of November in each year (or as soon as practicable after that month) on such date and at such time and place as the Council determines.
2. If the ordinary general meeting for a particular year is not held until after the month of November in that year, only those persons who were members for that year are entitled to attend and vote at the meeting.

7 Extraordinary general meetings

1. The Council may hold an extraordinary general meeting of the body corporate.
2. The Council may do so whenever it thinks fit, but it must hold such a meeting if requested to do so in writing by any 6 or more members.
3. Any such request must state the object of the meeting proposed to be held, and the request must be delivered to the general secretary.
4. If the Council fails to hold an extraordinary general meeting within 14 days after the general secretary receives the request, the members who made the request may hold such a meeting in the manner provided by this By-law for the holding of ordinary general meetings.
5. The notice for holding an extraordinary general meeting must specify the matters to be discussed, and no business other than that specified in the notice may be transacted.

8 Notice of meetings

1. The Council must give at least 7 days' notice to each member of an ordinary general meeting. Such notice may be given by way of advertising on the Tresillian website and direct email invitations.
2. In the case of an extraordinary general meeting, 7 days' notice of the meeting must be given to each member in writing via post or email, and the notice must specify the matter to be discussed.

9 Business of ordinary general meeting

The business of an ordinary general meeting of the body corporate is:

1. to receive the statement of income and expenditure, the statement of financial position and the reports of the auditor of the body corporate and of the Council;
2. to foster organisational commitment to continuous improvement by assigning clear responsibility to the general secretary for leading quality and safety and monitoring key aspects of organisational safety and quality performance;
3. to implement effective quality and safety programs to facilitate the achievement of key quality performance indicators by departments and units within the body corporate;
4. to elect members of the Council and to appoint the auditor of the body corporate; and
5. to transact any other business specified in the notice of the meeting or brought under consideration by the report of the Council.

10 Quorum for meetings

Four members form a quorum for any general meeting of the body corporate.

11 Chairperson at meetings

1. The President of the Council is the Chairperson at any general meeting of the body corporate.
2. In the absence of the President, the Vice-President is to preside.
3. If the Vice-President is not available or willing to act within 10 minutes after the time appointed for the commencement of the meeting, the members of the Council present may elect another person present at the meeting to preside at the meeting.

12 Voting

1. Each member has one vote. In the case of an equality of votes, the member presiding at the meeting has a second or casting vote.
2. Voting is to be by show of hands unless a ballot is demanded (before or on the declaration of the result of the show of hands) by any 2 members.

Part 3 – Council of body corporate

13 Constitution of Council

1. The Council shall be constituted of the President, Vice-president, Treasurer and up to nine (9) other persons who shall be elected by the members at an ordinary general meeting and shall hold office as members of the Council until the end of the term prescribed in clauses 14 (1) and 15 (4).
2. The persons elected constitute the Council of the body corporate in which the governance of the body corporate is vested.

14 Members of Council

1. A member of Council is elected for a term of five years. At the next ordinary general meeting after the expiration of the five year term a member is eligible for re-election for a further term of five years. At the expiration of this further term, a member is not eligible for re-election.
2. Any other candidate for election to the Council must be nominated in writing, and any such nomination must be signed by 2 members and lodged at the office of the body corporate at least 14 days before the ordinary general meeting at which the candidate is to stand for election.
3. Any casual vacancy in the membership of the Council may be filled by the Council, and any person chosen to fill the vacancy holds office until the end of the next ordinary general meeting at which time they become eligible for election in accordance with clause 14 (1).

15 Powers of Council

1. The Council has the following powers:
 - a. to appoint such executive staff as it may from time to time think necessary for transacting the affairs of the body corporate,
 - b. to determine the duties and remuneration of such executive staff, and to remove an executive staff member from office for such reason as the Council thinks fit,
 - c. to authorise commitments in respect of expenses incurred in the management of the property or affairs of the body corporate,
 - d. to promote and to contribute to any enterprise which has for its object the making or doing of any works or things conducive to the objects of the body corporate,
 - e. to elect as a member any person who is entitled to be a member,
 - f. to exercise control over the property and trust funds under its management,
 - g. to generally do all things necessary or expedient for the due conduct of the affairs of the body corporate and the management and protection of the body corporate's property,
 - h. to appoint, in accordance with any by-laws of the body corporate made under section 63 (1) (d) of the *Health Services Act 1997*, visiting practitioners in connection with hospitals, health institutions and health services that are the body corporate's recognised establishments or recognised services.
2. The Council's powers are subject to any direction which may be given by any resolution passed by 75% of the members present at any general meeting, but no such resolution invalidates any previous act which is otherwise valid.
3. In this clause, "health institution", "health service", "hospital", "recognised establishment", "recognised service" and "visiting practitioner" have the same meanings as they have in the *Health Services Act 1997*.
4. To appoint Office Bearers:
 - a. The President is to be elected from the members of Council for a term of two years. At the next ordinary general meeting after the expiration of the two year term the President is eligible for re-election for a further term of two years. At the expiration of this further term the member is not eligible for re-election as President.
 - b. The Vice-president is to be elected from the members of Council for a term of two years. At the next ordinary general meeting after the expiration of the two year term the Vice-President is eligible for re-election for a further term of two years. At the expiration of this further term the member is not eligible for re-election as Vice-President.
 - c. The Treasurer is to be elected from the members of Council for a term of two years. At the next ordinary general meeting after the expiration of the two year term the Treasurer is eligible for re-election for a further term of two years. At the expiration of this further term the member is not eligible for re-election as Treasurer.

16 Meetings of Council

1. Meetings of the Council may be held at such times and places as the Council may determine.
2. The President of Council may call a meeting of the Council at any time. The general secretary (CEO) must, at the request of the President or any 2 members of the Council, call a meeting of the Council.
3. The President, or in the absence of the President, the Vice President, is to preside at a meeting of the Council.
4. The President, or in the absence of the President, the Vice-President, is to preside at a meeting of the Council.
5. If the Vice-President is not available or willing to act within 10 minutes after the time appointed for the commencement of the meeting, the members of the Council present may elect a person to preside at the meeting.

6. In the case of an equality of votes, the member of the Council presiding at a meeting of the Council has a second or casting vote.
7. The Council may invite such other persons to attend a meeting of the Council as it thinks fit.

17 Quorum for meetings of Council

Four members of the Council form a quorum for any meeting of the Council.

18 Minutes of meetings

1. The minutes of each meeting of the Council are to be made available for inspection by any person at the office of the body corporate.
2. However, nothing in subclause (1) requires the Council to make available for inspection any material that, in the Council's opinion, is confidential.

19 Committees

1. The Council may appoint such committees as it thinks fit.
2. Participation from a location other than where the meeting is being held may be by telephone, video or other electronic medium as is appropriate to the circumstances or the business transacted.
3. A member of a Committee, Sub-Committee or Council participating from a remote location shall be regarded as being present at the meeting for the purposes of the calculation of a quorum or any other similar matter required under these by-laws.
4. Any member of a committee who is absent without leave of the committee for 3 consecutive meetings of the committee may have the member's seat on the committee declared vacant by the Council, and the Council may fill any such vacancy.
5. The President of the Council is an ex-officio member of all committees of the Council.
6. The Council may adopt, as it thinks fit, any report made by a committee.
7. A decision of a committee does not bind or commit the Council or the body corporate in any way.

20 General secretary (CEO)

1. The general secretary (CEO) is to be appointed by the Council and consented to by the NSW Health Secretary as per the *Health Services Act 1997* – s 66.
2. The general secretary (CEO):
 - a) is to receive all subscriptions and other money paid to the body corporate, and pay it into the body corporate's banking account, and
 - b) is to compile a list of members and their addresses, and
 - c) is to keep all records and minutes of meetings of the body corporate and of the Council, and
 - d) is to check all payments out of the funds of the body corporate, and
 - e) has the general supervision, subject to the Council, of the executive staff and employees of the body corporate and of the business of the body corporate.

Part 4 – Finance of body corporate

21 Treasurer

The Treasurer of the Council is responsible for regularly reviewing the financials of the organisation with the Executive and for reporting on the financial statements to Council at each Council meeting. The general secretary (CEO) is responsible for providing the Treasurer with the organisational financials in a timely manner. In the absence of the Treasurer, a member of the finance committee or the general secretary (CEO) will present the monthly financial statements.

22 Accounts and audit

1. The Council is to cause proper accounts to be kept in respect of the following:
 - a. all money received by the body corporate,
 - b. all money spent by the body corporate,
 - c. the assets and liabilities of the body corporate.
2. The accounts:
 - a. are to be kept at the office of the body corporate or at such other place or places as the Council may think fit, and
 - b. are to be open for inspection by the members of the Council.
3. As soon as practicable after the end of each financial year (being the year ending 30 June), the general secretary (CEO) is to prepare a statement of financial position of the body corporate (including a statement of income and expenditure) for that financial year.
4. The general secretary (CEO) is to give a copy of the statement of financial position to the auditor of the body corporate for auditing.

5. The Council is to provide the auditor with such electronic records, books, vouchers, documents and information relating to the accounts of the body corporate as the auditor may require.
6. As soon as practicable after the auditing of the accounts, but at least 21 days before the next ordinary general meeting, the treasurer is to provide the Council with an audited copy of the statement of financial position of the body corporate for the financial year concerned.
7. The Council is to present the audited statement of financial position at the ordinary general meeting of the body corporate.

23 Appointment and/or removal of auditor

1. A person is to be appointed (with or without remuneration) as auditor of the body corporate by the members of the body corporate at the ordinary general meeting held each year.
2. The person appointed as auditor of the body corporate holds office until the next ordinary general meeting is held, but is eligible for re-appointment.
3. The person appointed as the auditor of the body corporate is to be a registered company auditor within the meaning of the *Corporations Act 2001* of the Commonwealth.
4. Any vacancy occurring in the office of auditor of the body corporate is to be filled by the Council, and the person appointed holds office as auditor until the next ordinary general meeting.
5. The person appointed as auditor of the body corporate may be removed from this position by the members of the body corporate at the ordinary general meeting or earlier at an extraordinary general meeting.

24 Banking account

1. An account in the name of the body corporate is to be kept at such authorised deposit-taking institution as the Council may from time to time determine.
2. Electronic Funds Transfer (EFT) payments are to be made and cheques are to be drawn, signed and endorsed in such manner and by such persons as the Council may from time to time direct.

Part 5 – Miscellaneous

25 Exclusion of personal liability

A matter or thing done or omitted to be done by a member of the Council, or by an executive staff member or employee of the body corporate, does not, if the matter or thing was done or omitted in good faith for the purpose of executing the *Royal Society for the Welfare of Mothers and Babies' Incorporation Act 1919* or this By-law, subject a member, executive staff member or employee personally to any action, liability, claim or demand.

26 Saving

Any act, matter or thing that had effect under the *Royal Society for the Welfare of Mothers and Babies By-law 2001* immediately before the repeal of that By-law is taken to have effect under this By-law.

Part 6 – Non-profit nature of the body corporate

27 Non-profit

The assets and income of the body corporate shall be applied solely to further its objects in accordance with the *Royal Society for the Welfare of Mothers and Babies' Incorporation Act 1919* and this By-law and no portion shall be distributed directly or indirectly to the members of the body corporate except as genuine compensation for services rendered or expenses incurred on behalf of the body corporate.

28 Winding up – where body corporate is endorsed as a deductible gift recipient

If the body corporate is endorsed as a deductible gift recipient, then on the first occurrence of:

- (a) the winding-up of the body corporate; or
- (b) the body corporate ceasing to be endorsed as a deductible gift recipient,

unless prohibited under the *Royal Society for the Welfare of Mothers and Babies' Incorporation Act 1919*, any surplus assets remaining after the payment of all debts and liabilities of the body corporate shall be transferred to another organisation with objects similar to the object of the body corporate to which tax deductible gifts can be made.

29 Winding up – where body corporate is not endorsed as a deductible gift recipient

Subject to clause 28, on a winding-up of the body corporate, any surplus assets remaining after the payment of all debts and liabilities of the body corporate, unless prohibited under the *Royal Society for the Welfare of Mothers and Babies' Incorporation Act 1919*, shall be transferred to another organisation with objects similar to the object of the body corporate which is not carried on for the profit or gain of its individual members.

Appendix 1

APPLICATION FOR MEMBERSHIP OF COUNCIL

.....
Royal Society for the Welfare of Mothers and Babies Council

(Incorporated under the *Royal Society for the Welfare of Mothers and Babies Act 1919*)

I,

[*Full name of applicant*]

of

[*address*]

.....
[*occupation*]

Hereby apply to become a member of the Royal Society for the Welfare of Mothers and Babies Council. In the event of my admission as a member, I agree to be bound by these By Laws for the time being in force.

.....
Signature of applicant

Date

I,

[*Full name*]

A member of the Council, nominate the applicant for membership of the Royal Society for the Welfare of Mothers and Babies.

.....
Signature of proposer

Date

I,

[*Full name*]

A member of the Council, second the nomination of the applicant for membership of the Royal Society for the Welfare of Mothers and Babies.

.....
Signature of seconder

Date

THREATENED SPECIES CONSERVATION ACT 1995

NOTICE OF FINAL DETERMINATION

The Scientific Committee, established by the *Threatened Species Conservation Act 1995*, has made a Final Determination to REJECT a proposal to list a population of the Koala *Phascolarctos cinereus* (Goldfuss, 1817) in the Tweed local government area east of the Pacific Highway as an ENDANGERED POPULATION in the Schedules of the Act.

NOTICE OF PRELIMINARY DETERMINATION

The Scientific Committee, established by the *Threatened Species Conservation Act 1995*, has made a Preliminary Determination to support a proposal to list a population of the Koala *Phascolarctos cinereus* (Goldfuss, 1817) between the Tweed and Brunswick Rivers east of the Pacific Highway as an ENDANGERED POPULATION in Part 2 of Schedule 1 of the Act.

Any person may make a written submission regarding the Preliminary Determination. Send submissions to: Scientific Committee, PO Box 1967, Hurstville BC 1481. Attention Suzanne Chate. Submissions must be received by 4 December 2015.

Copies of these Determinations, which contains the reasons for these determinations, may be obtained free of charge on the Internet www.environment.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967 Hurstville BC 1481. Tel: (02) 9585 6940 or Fax (02) 9585 6606, or in person at the Office of Environment and Heritage Information Centre, Level 14, 59–61 Goulburn Street, Sydney. Copies of the determination may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Dr Mark Eldridge
Chairperson
NSW Scientific Committee

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable Leslie Williams MP, Minister for Aboriginal Affairs, following consent by the New South Wales Aboriginal Land Council (NSWALC), do, by this notice pursuant to section 231 (2) of the *Aboriginal Land Rights Act 1983* (the Act) extend the appointment of Mr Andrew HOHOLT as administrator to the Mungindi Local Aboriginal Land Council for a period of six (6) calendar months, effective from 24 October 2015. During the period of his appointment, the administrator will have all of the functions of the Mungindi Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The administrator's remuneration and expenses are not to exceed \$60 000 excluding GST without the prior approval of NSWALC. The administrator's remuneration may include fees payable for the services of other personnel within the administrator's firm who provide services as agents of the administrator.

Signed and sealed this 28th day of September 2015

The Hon LESLIE WILLIAMS, MP
Minister for Aboriginal Affairs

GOD SAVE THE QUEEN

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence from Duty of the Minister for Planning

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable M R Speakman SC MP to act for and on behalf of the Minister for Planning, for the period from 11 October to 17 October 2015, inclusive.

Dated at Sydney, 7 October 2015

MIKE BAIRD, MP
Premier

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

DECLARATION

I, the Minister for Planning, under clause 276 of the *Environmental Planning and Assessment Regulation 2000*, declare those parts of precincts referred to in the Schedule to be released for urban development.

Dated at Sydney, 9 September 2015

The Hon ROB STOKES, MP
Minister for Planning

Schedule

1. The part of the Lowes Creek Precinct and the part of the Marylands Precinct in the South West Growth Centre shown with red hatching on the map held at the Department of Planning and Environment and marked:
Lowes Creek and Marylands – Part Precinct Release

NATIONAL PARKS AND WILDLIFE ACT 1974

Pilliga Nature Reserve Plan of Management Amendment

The Minister for the Environment adopted amendments to the plan of management for Pilliga Nature Reserve on 28 July 2015.

The adopted plan is available at: www.environment.nsw.gov.au/parkmanagement/ParkManagementPlans.htm, or can be collected from Baradine office of the National Parks & Wildlife Service, 50–58 Wellington Street, Baradine NSW, during business hours.

NATIONAL PARKS AND WILDLIFE ACT 1974

Proposed Amendments to the Bago Bluff National Park and Coorabakh National Park Plans of Management

Proposed amendments to the plans of management for the Bago Bluff National Park and Coorabakh National Park have been prepared and are on exhibition until 7 December 2015.

Copies of the plan may be viewed at the National Parks and Wildlife Service (NPWS) Port Macquarie Office (22 Blackbutt Road, Port Macquarie NSW); Taree Office (NSW); and the OEH Customer Centre (Level 14, 59–61 Goulburn Street, Sydney). The plan is also available through the Office of Environment and Heritage ‘Have your say’ website <https://engage.environment.nsw.gov.au>.

Written submissions on the plan must be received by 7 December 2015. You can provide your submission by email to npws.parkplanning@environment.nsw.gov.au; or by mail to NPWS Coorabakh PoM/Bago Bluff PoM, PO Box 1236, Coffs Harbour NSW 2450; or you can use the online submission form available through the ‘Have your say’ website.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on this plan may contain information that is defined as ‘personal information’ under the NSW *Privacy and Personal Information Protection Act 1998*. The submission of personal information with your comments is voluntary.

Roads and Maritime Notices

ROAD TRANSPORT ACT 2013

Section 143

ORDER

Sydney CBD Special Tow-Away Area

By this Order, pursuant to section 143 of the *Road Transport Act 2013*, I, Craig Moran, General Manager Road Network Operations, a delegate of Roads and Maritime Services, establish a special tow-away area:

- (i) As depicted in the diagram in part 1 of in Schedule 1 to this Order and bounded by the roads listed in Part 2 of Schedule 1 to this Order; and
- (ii) From 4 October 2015 until revoked; and
- (iii) Which does not apply to a vehicle standing lawfully in the area.

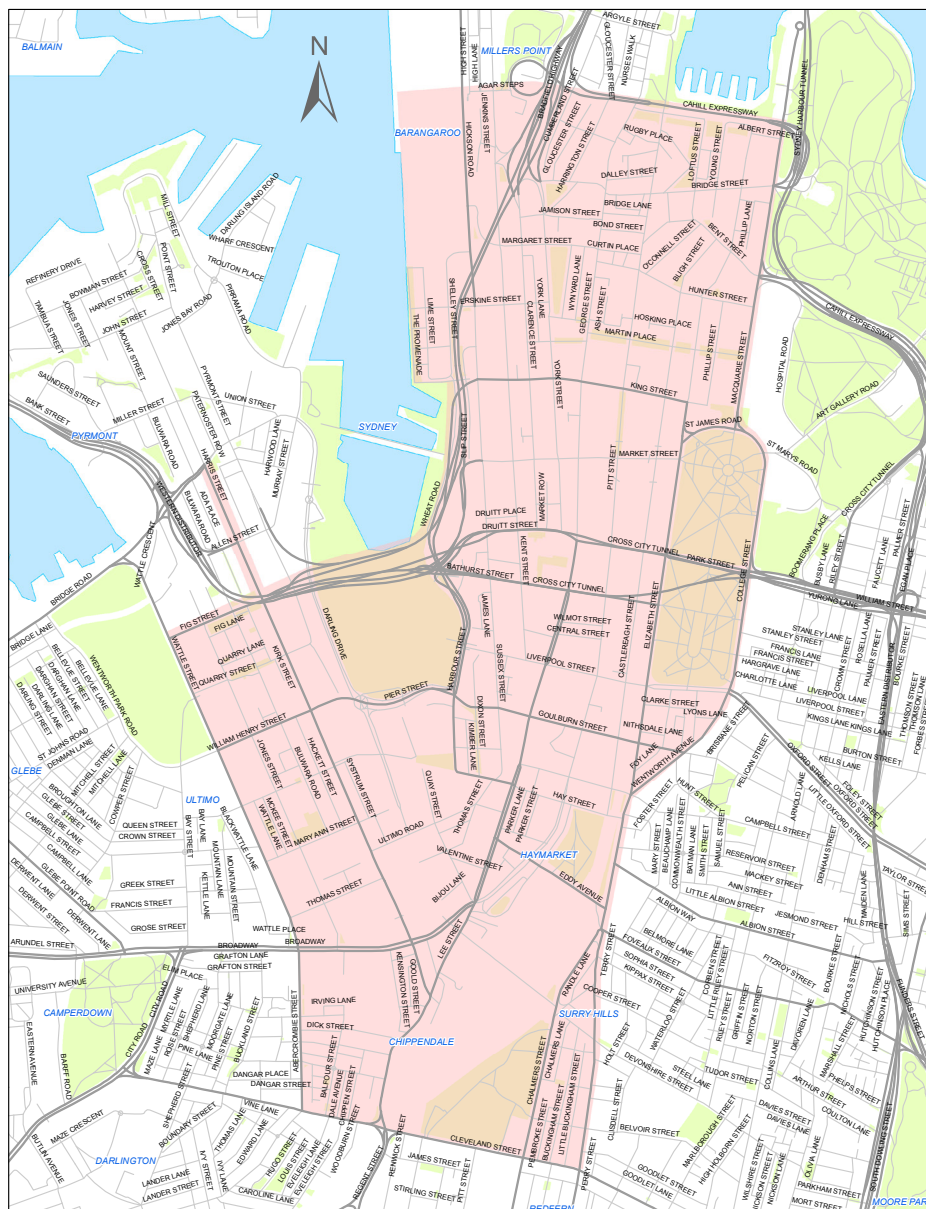
This special tow-away area may be referred to as the Sydney CBD special tow-away area.

Dated this 2nd day of October 2015

CRAIG MORAN
General Manager, Road Network Operations
Roads and Maritime Services

Schedule 1

Part 1 – diagram depicting Sydney CBD special tow-away area



Part 2 – list of roads bounding the Sydney CBD special tow-away area

The **Sydney CBD special tow-away area** is the area bounded by the roads or lines listed below. Except as indicated, each road forms part of the area.

List of roads:

- Cleveland St from Elizabeth St to Abercrombie St – forms part of the boundary but is not part of the area
- Abercrombie St from Cleveland St to Broadway – forms part of the boundary but is not part of the area
- Wattle St from Broadway to Fig St – forms part of the boundary but is not part of the area
- Fig St from Wattle St to Harris St
- Harris St along its length from Fig St to Pyrmont Bridge Rd as a projection from the remainder of the area
- Fig St from Harris St to the point of its intersection with the Western Distributor Freeway – forms part of the boundary but is not part of the area
- The Western Distributor Freeway from its intersection with Fig St to the point where it crosses above Wheat Rd – forms part of the boundary but is not part of the area
- Wheat Rd from the point where the Western Distributor Freeway crosses above it to Shelley Rd
- Shelley Rd from Wheat Rd to King St
- King St from Shelley Rd, across Lime St and along a line to the Promenade on Darling Harbour
- The Promenade on Darling Harbour northwards from King St to a point level with High St along its East-West reach where it meets the base of the Agar Steps at the intersection with Kent St
- The line drawn from the Promenade on Darling Harbour to a point level with High St and along its East-West reach where it meets the base of the Agar Steps at the intersection with Kent St
- The Agar Steps from Kent St to Upper Fort St
- The line from the Agar Steps at the intersection with Upper Fort St to the Cahill Expressway where it crosses above Harrington St – forms part of the boundary but is not part of the area
- The Cahill Expressway from Harrington St to the point where it crosses above Macquarie St – part of the boundary but not the area
- Macquarie St from the point where the Cahill Expressway crosses above it to Prince Albert Rd
- Prince Albert Rd from Macquarie St to College St
- College St from Prince Albert Rd to Liverpool St
- Wentworth Avenue from Liverpool St to Elizabeth St
- Elizabeth St from Wentworth St to Cleveland St

Mining and Petroleum Notices

Notice is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T15-1026)

No 5157, now Exploration Licence No 8387, ST PETERS SANDS PTY LTD (ACN 001 503 680), County of Sturt, Map Sheet (8029), area of 2 units, for Group 10, dated 1 September 2015, for a term until 1 September 2018.

MINING LEASE APPLICATIONS

(T12-1518)

Armidale No 447, now Mining Lease No 1718 (Act 1992), WHITEHAVEN COAL MINING LIMITED (ACN 086 426 253), Parish of Boggabri, County of Nandewar; Parish of Brentry, County of Nandewar; and Parish of Vickery, County of Nandewar, Map Sheet (8936-3-N, 8936-4-S), area of 841.7 hectares, to mine for coal, dated 15 September 2015, for a term until 15 September 2036.

(13-1443)

Singleton No 467, now Mining Lease No 1717 (Act 1992), BULGA COAL MANAGEMENT PTY LIMITED (ACN 055 534 391), Parish of Vere, County of Northumberland; and Parish of Whittingham, County of Northumberland, Map Sheet (9132-4-S), area of 722.4 hectares, to mine for coal, dated 15 September 2015, for a term until 15 September 2036.

The Hon ANTHONY ROBERTS, MP
Minister for Industry, Resources and Energy

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

(15-2148)

Exploration Licence No 5785, COBAR OPERATIONS PTY LTD (ACN 103 555 853), area of 264 units. Application for renewal received 2 October 2015.

(T12-1150)

Exploration Licence No 7225, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 2 units. Application for renewal received 15 May 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Industry, Resources and Energy

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(T11-0064)

Exploration Licence No 7783, COBAR OPERATIONS PTY LTD (ACN 103 555 853), Counties of Robinson and Yanda, Map Sheet (8035, 8036), area of 23 units, for a further term until 15 June 2017. Renewal effective on and from 6 October 2015.

(C03-0069)

Consolidated Coal Lease No 720 (Act 1973), CENTENNIAL MUNMORAH PTY LIMITED (ACN 101 508 963), Parish of Munmorah, County of Northumberland; Parish of Tuggerah, County of Northumberland; and Parish of Wallarah, County of Northumberland, Map Sheet (9231-3-N, 9231-4-S), area of 3720 hectares, for a further term until 22 April 2020. Renewal effective on and from 22 September 2015.

(12-5282)

Mining Lease No 1301 (Act 1992), IVANHOE COAL PTY LIMITED (ACN 064 237 154), Parish of Cox, County of Cook, Map Sheet (8931-3-N), area of 5.131 hectares, for a further term until 29 September 2034. Renewal effective on and from 19 June 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Industry, Resources and Energy

TRANSFER OF PART OF AN AUTHORITY

(14-3413)

Exploration Licence No 6009, held by JERVOIS MINING LIMITED (ACN 007 626 575) has been transferred in part to EMC METALS AUSTRALIA PTY LIMITED (ACN 160 223 325). The transfer was registered on 23 September 2015.

Pursuant to section 123 of the *Mining Act 1992*:

- (1) Exploration Licence No 6009 has been cancelled as to the area transferred; and
- (2) Exploration Licence No 8316 has been granted to EMC METALS AUSTRALIA PTY LIMITED (ACN 160 223 325) over the area transferred for a period until 20 October 2016.

Description of area part transferred

An area of about 5 units, For further information contact Titles Branch.

The Hon ANTHONY ROBERTS, MP
Minister for Industry, Resources and Energy

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

Notice is given that the following authority has been cancelled:

(T13-1127)

Exploration Licence No 8204, COBAR OPERATIONS PTY LTD (ACN 103 555 853), County of Yanda, Map Sheet (7935, 8035), area of 11 units. Cancellation took effect on 14 September 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Industry, Resources and Energy

Primary Industries Notices

FERTILISERS ACT 1985

Instrument of Authorisation

I, Niall Blair, MLC, Minister for Primary Industries, in pursuance of section 23 (2) of the *Fertilisers Act 1985* (“the Act”), hereby authorise Rebecca LYSAGHT to exercise all the functions of an inspector for the purposes of the Act.

Dated this 6th day of October 2015

NIALL BLAIR, MLC
Minister for Primary Industries

PLANT DISEASES ACT 1924

Appointment of Inspector

I, Scott Hansen, Director General of the Department of Primary Industries with the delegated authority of the Secretary of the Department of Industry, Skills and Regional Development pursuant to section 28C of the *Plant Diseases Act 1924* (“the Act”) and pursuant to section 11 (1) of the Act, hereby appoint Rebecca LYSAGHT as inspector for the purposes of this Act.

Dated this 5th day of October 2015

SCOTT HANSEN
Director General
Department of Primary Industries
(an office within the Department of Industry, Skills and Regional Development)

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No: 573

I, Bruce Christie, Acting Director General of the Department of Primary Industries with the delegated authority of the Secretary of the Department of Industry, Skills and Regional Development pursuant to section 22C of the *Stock Diseases Act 1923* (“the Act”) and pursuant to section 6 (1) of the Act, hereby appoint each of the persons named in the Schedule below, as inspectors the purposes of the Act.

Schedule

Mark Andrew CORRIGAN
Scott Anthony ISON
Rebecca LYSAGHT
Nicole Ann SCHEMBRI
Gayan Samandith WEERASINGHE

Dated this 25th day of September 2015

BRUCE MORGAN CHRISTIE
Acting Director General,
Department of Primary Industries
(an office within the Department of Industry, Skills and Regional Development)

STOCK FOODS ACT 1940

ORDER

Authorisation of Inspector

I, Scott Hansen, Director General of the Department of Primary Industries with the delegated authority of the Secretary of the Department of Industry, Skills and Regional Development pursuant to section 30 of the *Stock Foods Act 1940* (“the Act”), and pursuant to section 20 (1) (a) of the Act, authorise, Rebecca LYSAGHT to be an inspector for the purposes of the Act.

Dated this 5th day of October 2015

SCOTT HANSEN
Director General
Department of Primary Industries
(an office within the Department of Industry, Skills and Regional Development)

STOCK FOODS ACT 1940

ORDER

Authorisation of Inspectors

I, Bruce Christie, Acting Director General of the Department of Primary Industries with the delegated authority of the Secretary of the Department of Trade and Investment, Regional Infrastructure and Services pursuant to section 30 of the *Stock Foods Act 1940* (“the Act”) and pursuant to section 20 (1) (a) of the Act, hereby appoint each of the persons named in the Schedule below, as an inspector the purposes of the Act.

Schedule

Lucienne Melinda DOWNS
Matthew David O'DWYER
David Elijah SINCLAIR
Emily Sarah-Jane STEARMAN

Dated this 17th day of September 2015

BRUCE MORGAN CHRISTIE
Acting Director General
Department of Primary Industries
(an office within the Department of Industry, Skills and Regional Development)

STOCK MEDICINES ACT 1989

ORDER

Authorisation of Inspector

I, Scott Hansen, Director General of the Department of Primary Industries, with the delegated authority of the Secretary of the Department of Industry, Skills and Regional Development, pursuant to section 64 of the *Stock Medicines Act 1989* (“the Act”) and pursuant to section 48 of the Act, hereby authorise Rebecca LYSAGHT as an inspector for the purposes of the Act.

Dated this 6th day of October 2015

SCOTT HANSEN

Director General

Department of Primary Industries

(an office within the Department of Industry, Skills and Regional Development)

Crown Lands Notices

1300 886 235 www.crownland.nsw.gov.au

ARMIDALE OFFICE

ERRATUM

In the Crown Lands notice published in the *NSW Government Gazette* No 86 of 2 October 2015, folio 3071, relating to “Transfer of a Crown Road to a Council”, with the following references:

Council Reference: G07/6844

Lands Reference: 15/08437

the Roads Authority listed in Schedule 2 should be Guyra Shire Council. This notice corrects that error.

DUBBO OFFICE

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

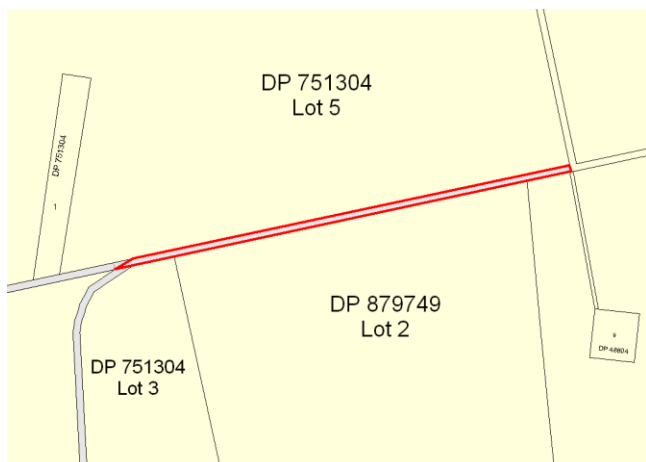
In pursuance of the provisions of section 151, *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date the roads specified in Schedule 1 cease to be a Crown road.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule 1

Parish – Antares; County – Canbelego
Land District – Nyngan; LGA – Bogan

Crown road highlighted red on diagram hereunder known as part Okeh road.



Schedule 2

Road Authority: Bogan Shire Council

File Ref: 15/08480 – W559076

Council Ref: SR78

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2	Column 3
Shaun Jeffrey BAIGENT (re-appointment)	Mount Arthur (R85000) Reserve Trust	Reserve No 85000 Public Purpose: Public Recreation Notified: 4 September 1964 File Reference: DB81R234-005
Marion Sarah DAWSON (re-appointment)		
Christopher Martin GEORGE (re-appointment)		
Erica Jayne BAIGENT (re-appointment)		
Christine ROBINSON (re-appointment)		

For a term
commencing the
date of this notice
and expiring
8 October 2020.

GOULBURN OFFICE

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Column 1	Schedule	Column 2
Environmental Protection	Reserve No 28164 Public Purpose: Public Buildings Notified: 10 September 1898 File Reference: 13/14196	Reserve No 28165 Public Purpose: Water Notified: 10 September 1898 File Reference: 13/14196
	Reserve No 754870 Public Purpose: Future Public Requirements Notified: 29 June 2007 File Reference: 13/14196	

Schedule

Column 1	Schedule	Column 2
Recreation	Reserve No 756696 Public Purpose: Future Public Requirements Notified: 29 June 2007 File Reference: 14/02166	

GRAFTON OFFICE

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.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Blowering; County – Buccleuch
Land District – Tumut; LGA – Tumut*

Road Closed: Lot 1 DP 1212010
File No: 15/00736

Schedule

On closing, the land within Lot 1 DP 1212010 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Torryburn; County – Hardinge
Land District – Armidale; LGA – Uralla*

Road Closed: Lots 1–5 DP 1210536
File No: 14/06682

Schedule

On closing, the land within Lots 1–5 DP 1210536 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Jiggi; County – Rous
Land District – Lismore; LGA – Lismore*

Road Closed: Lot 1 DP 1211343
File No: 15/05423

Schedule

On closing, the land within Lot 1 DP 1211343 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Marlee; County – Macquarie
Land District – Taree; LGA – Greater Taree*

Road Closed: Lot 1 DP 1211271
File No: 13/03617

Schedule

On closing, the land within Lot 1 DP 1211271 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Nowland; County – Clarke
Land District – Armidale; LGA – Guyra*

Road Closed: Lots 1–6 DP 1211362

File No: 14/09448

Schedule

On closing, the land within Lots 1–6 DP 1211362 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

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

Road Closed: Lot 2 DP 1211338

File No: 15/00152

Schedule

On closing, the land within Lot 2 DP 1211338 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Wilton; County – Monteagle
Land District – Young; LGA – Young*

Road Closed: Lot 1 DP 1211048

File No: 15/03370

Schedule

On closing, the land within Lot 1 DP 1211048 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Carumbi; County – Bland
Land District – Temora; LGA – Temora*

Road Closed: Lot 2 DP 1204678

File No: 14/06437

Schedule

On closing, the land within Lot 2 DP 1204678 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parishes – Clements, Vickery, Millie, Morgan, Oreel
County – Jamison
Land District – Narrabri; LGA – Narrabri, Walgett*

Road Closed: Lots 3–5 DP 1206201

File No: 14/05420

Schedule

On closing, the land within Lots 3–5 DP 1206201 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parishes – Baroona, Noonah, Tillaloo, Gingham
County – Benarba
Land District – Moree; LGA – Moree Plains*

Road Closed: Lot 1 DP 1206583

File No: 14/06981

Schedule

On closing, the land within Lot 1 DP 1206583 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Burranbah; County – Courallie
Land District – Moree; LGA – Moree Plains*

Road Closed: Lot 1 DP 1210530
File No: 14/05228

Schedule

On closing, the land within Lot 1 DP 1210530 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parishes – Burranbah, Peacumboul; County – Courallie
Land District – Moree; LGA – Moree Plains*

Road Closed: Lot 2 DP 1210530
File No: 14/05226

Schedule

On closing, the land within Lot 2 DP 1210530 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Sandon; County – Sandon
Land District – Armidale; LGA – Uralla*

Road Closed: Lot 1 DP 1211997
File No: 15/05429

Schedule

On closing, the land within Lot 1 DP 1211997 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Bolivia; County – Clive
Land District – Tenterfield; LGA – Tenterfield*

Road Closed: Lot 1 DP 1208692
File No: 14/07005

Schedule

On closing, the land within Lot 1 DP 1208692 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Skinner; County – Hardinge
Land District – Armidale; LGA – Guyra*

Road Closed: Lot 1 DP 1209596
File No: 14/11382

Schedule

On closing, the land within Lot 1 DP 1209596 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Nuandle; County – Hardinge
Land District – Armidale; LGA – Uralla*

Road Closed: Lot 4 DP 1209478
File No: 14/10789

Schedule

On closing, the land within Lot 4 DP 1209478 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Honeysuckle; County – Hardinge
Land District – Armidale; LGA – Uralla*

Road Closed: Lot 3 DP 1209478
File No: 14/10763

Schedule

On closing, the land within Lot 3 DP 1209478 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parishes – Nuandale, Honeysuckle; County – Hardinge
Land District – Armidale; LGA – Uralla*

Road Closed: Lot 2 DP 1209478
File No: 14/10762

Schedule

On closing, the land within Lot 2 DP 1209478 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parishes – Honeysuckle, Nuandale; County – Hardinge
Land District – Armidale; LGA – Uralla*

Road Closed: Lots 1, 5 DP 1209478
File No: 14/10760

Schedule

On closing, the land within Lots 1, 5 DP 1209478 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Wagra; County – Goulburn
Land District – Albury; LGA – Greater Hume*

Road Closed: Lot 1 DP 1188608
File No: WA06H382

Schedule

On closing, the land within Lot 1 DP 1188608 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parishes – Bagot, Mount Mitchell
Counties – Clarke, Gough
Land District – Glen Innes
LGA – Glen Innes Severn Shire*

Road Closed: Lot 2 DP 1211471
File No: 15/05398

Schedule

On closing, the land within Lot 2 DP 1211471 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

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

Road Closed: Lot 1 DP 1211489
File No: 15/05412

Schedule

On closing, the land within Lot 1 DP 1211489 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Mullengandra; County – Goulburn
Land District – Albury; LGA – Greater Hume*

Road Closed: Lot 1 DP 1210724
File No: 12/04029

Schedule

On closing, the land within Lot 1 DP 1210724 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parishes – Etoo, Meit; County – Baradine
Land District – Narrabri; LGA – Narrabri, Walgett*

Road Closed: Lot 2 DP 1201305, Lot 1 DP 1201306
File No: 13/14048

Schedule

On closing, the land within Lot 2 DP 1201305, Lot 1 DP 1201306 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the *Roads Act 1993*, the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished.

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Mullengandra; County – Goulburn
Land District – Albury; LGA – Greater Hume*

Road Closed: Lot 2 DP 1206727
File No: WA05H416

Schedule

On closing, the land within Lot 2 DP 1206727 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Newry; County – Raleigh
Land District – Bellingen; LGA – Bellingen*

Road Closed: Lot 1 DP 1211272
File No: 15/02743

Schedule

On closing, the land within Lot 1 DP 1211272 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Egerton; County – Arrawatta
Land District – Inverell; LGA – Inverell*

Road Closed: Lot 2 DP 1211067
File No: 14/03909

Schedule

On closing, the land within Lot 2 DP 1211067 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Denne; County – Vernon
Land District – Walcha; LGA – Walcha*

Road Closed: Lots 1–2 DP 1209368
File No: 14/11380

Schedule

On closing, the land within Lots 1–2 DP 1209368 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

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

Road Closed: Lot 1 DP 1210529
File No: 14/08605

Schedule

On closing, the land within Lot 1 DP 1210529 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

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

Road Closed: Lot 2 DP 1207800
File No: 14/11226

Schedule

On closing, the land within Lot 2 DP 1207800 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Lanitza; County – Clarence
Land District – Grafton; LGA – Clarence Valley*

Road Closed: Lot 1 DP 1209292
File No: 14/06672

Schedule

On closing, the land within Lot 1 DP 1209292 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – St George; County – Hardinge
Land District – Armidale; LGA – Guyra*

Road Closed: Lot 1 DP 1211269
File No: 15/03708

Schedule

On closing, the land within Lot 1 DP 1211269 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Exmouth; County – Sandon
Land District – Armidale; LGA – Guyra*

Road Closed: Lot 4 DP 1211266
File No: 15/01866

Schedule

On closing, the land within Lot 4 DP 1211266 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Glenalvon; County – Burnett
Land District – Warialda; LGA – Gwydir*

Road Closed: Lot 1 DP 1210533
File No: 14/07016

Schedule

On closing, the land within part Lot 1 DP 1210533 remains vested in the State of New South Wales as Crown land.

On closing, the land within part Lot 1 DP 1210533 becomes vested in the State of New South Wales as Crown Land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2	Column 3
Mark Anthony WARD (new member)	Mullumbimby Showground Trust	Dedication No 540009 Public Purpose: Showground
Ursula Kate ARMSTRONG (new member)		Notified: 29 November 1929
For a term commencing the date of this notice and expiring 4 December 2019.		File Reference: 11/08663

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2
Pump and Pipeline	Reserve No 124 Public Purpose: Public Purposes Notified: 11 April 1881 File Reference: 15/05575

GRIFFITH OFFICE

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2	Column 3
Kevin James CARNE (new member)	Barmedman Mineral Pool Reserve Trust	Reserve No 79792 Public Purpose: Public Recreation
Abraham Edward BUSHELL (new member)		Notified: 9 August 1957
Austen Graeme MOORE (new member)		File Reference: GH93R43-002
Alexander Charles GOESCH (new member)		
For a term commencing the date of this notice and expiring 8 October 2020.		

MAITLAND OFFICE

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2	Column 3
Megan Joy LAVENDER (new member)	Gosford Showground Trust	Dedication No 570055 Public Purpose: Showground
John Sydney ROBERTS (new member)		Notified: 10 January 1912
Sue Jane ELLIS (new member)		File Reference: MD80R220-007
Andrew John ELLEM (re-appointment)		
Roma Frances STONESTREET (re-appointment)		
Jennifer WINSLADE (re-appointment)		
Patricia MAASTRICHT (re-appointment)		
The person for the time being holding the office of Director of, NSW Greyhound Breeders, Owners & Trainers Association Ltd (ex-officio member)		
The person for the time being holding the office of Director of, NSW Greyhound Breeders, Owners & Trainers Association Ltd (ex-officio member)		

Column 1

The person for
the time being
holding the office
of Director of,
NSW Greyhound
Breeders, Owners
& Trainers
Association Ltd
(ex-officio
member)

Column 2

The person for
the time being
holding the office
of Director of,
NSW Greyhound
Breeders, Owners
& Trainers
Association Ltd
(ex-officio
member)

Column 3

The person for
the time being
holding the office
of Councillor,
Gosford City
Council
(ex-officio
member)

For a term
commencing the
date of this notice
and expiring
8 October 2020.

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2
Mens Shed	Reserve No 170177 Public Purpose: Public Recreation Notified: 23 August 1996 File Reference: 15/01055

MOREE OFFICE

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2
Shed; Grazing	Reserve No 160006 Public Purpose: Future Public Requirements Notified: 24 December 1986 File Reference: 15/03883

Schedule

Column 1	Column 2
Cultivation; Grazing	Reserve No 752257 Public Purpose: Future Public Requirements Notified: 29 June 2007 File Reference: 15/05358

NEWCASTLE OFFICE

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.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Wilmatha; County – Flinders
Land District – Nyngan; LGA – Lachlan*

Road Closed: Lots 2 & 3 DP 1211318
File No: 15/03605:JT

Schedule

On closing, the land within Lots 2 & 3 DP 1211318 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the *Roads Act 1993*, the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access

that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Moora Moora; County – Gipps
Land District – Forbes; LGA – Forbes*

Road Closed: Lot 2 DP 1199882
File No: 13/09355 RS

Schedule

On closing, the land within part Lot 2 DP 1199882 remains vested in the State of New South Wales as Crown land.

On closing, the land within part Lot 2 DP 1199882 becomes vested in the State of New South Wales as Crown Land.

Council's reference: 12/03481

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.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Roseberg; County – Bathurst
Land District – Blayney; LGA – Cowra*

Road Closed: Lot 1 DP 1212478
File No: CL/00304

Schedule

On closing, the land within Lot 1 DP 1212478 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Nelson; County – Cumberland
Land District – Windsor; LGA – The Hills Shire*

Road Closed: Lot 1 DP 1212174 (subject to right of carriageway created by Deposited Plan 1212174)
File No: 13/03997

Schedule

On closing, the land within Lot 1 DP 1212174 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Boro; County – Argyle
Land District – Goulburn; LGA – Goulburn Mulwaree*

Road Closed: Lot 1 DP 1211172 (subject to easements created by Deposited Plan 1211172)
File No: 13/14577

Schedule

On closing, the land within Lot 1 DP 1211172 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Newcastle; County – Northumberland
Land District – Newcastle; LGA – Newcastle*

Road Closed: Lot 1 DP 1212358
File No: 10/08364

Schedule

On closing, the land within Lot 1 DP 1212358 remains vested in Newcastle City Council as operational land for the purposes of the *Local Government Act 1993*.
Council Reference: 5176278

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.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Burrendong, Mumbil; County – Wellington
Land District – Wellington; LGA – Wellington*

Road Closed: Lots 1–2 DP 1210213 (subject to right of carriageway 20.115 wide created by Deposited Plan 1210213)
File No: 09/15433 & 14/08920 RS

Schedule

On closing, the land within Lots 1–2 DP 1210213 remains vested in the State of New South Wales as Crown land.

NOWRA OFFICE

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2
Coastal Protection Works	Reserve No 755967 Public Purpose: Future Public Requirements Notified: 29 June 2007 File Reference: 15/03912
	Reserve No 1011528 Public Purpose: Access and Public Requirements, Tourism Purposes and Environmental and Heritage Conservation Notified: 9 June 2006 File Reference: 15/03912
	Reserve No 56146 Public Purpose: Generally Notified: 11 May 1923 File Reference: 15/03912
	Reserve No 1011268 Public Purpose: Future Public Requirements Notified: 3 February 2006 File Reference: 15/03912

ORANGE OFFICE

**ROADS ACT 1993
ORDER**

Transfer of Crown Roads to Council

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

NIALL BLAIR, MLC
Minister for Lands and Water

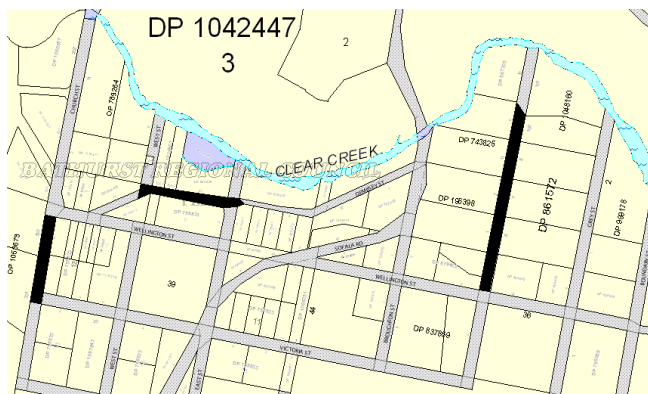
Schedule 1

*Parish – Peel; County – Roxburgh
Land District – Bathurst
Village of Peel*

Local Government Area – Bathurst Regional Council

Those parts of the Crown Public roads known as Dempsey Street, Fitzroy Street and Church Street, as denoted by shading in the diagram below.

Width to be Transferred: Whole width



Schedule 2

Roads Authority: Bathurst Regional Council
File Ref: 15/09124; W559198

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2	Column 3
Ronald Thomas LEES (re-appointment) Milton Wallace BUCHANAN (re-appointment) Ronald Thomas UMBERS (re-appointment)	Bogan Gate Reserve Trust	Reserve No 87931 Public Purpose: Preservation of Timber, Preservation of Native Flora and Fauna Notified: 4 September 1970 File Reference: OE93R22-002
For a term commencing the date of this notice and expiring 8 October 2020.		

SYDNEY METROPOLITAN OFFICE

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2
Pump and Pipeline	Reserve No 76154 Public Purpose: Public Recreation Notified: 14 August 1953 File Reference: 15/01573

TAMWORTH OFFICE

ROADS ACT 1993

Resumption of Land for Road and Closing of a Road

In pursuance of the provisions of the *Roads Act 1993*, the land hereunder described in Schedule 1, is resumed for public road purposes by agreement, is vested in the State of New South Wales, dedicated as a public road and declared to be a Crown road. The land hereunder described in Schedule 2, is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land comprising the former public road, vests in the body specified in Schedule 2.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Description

*Parish – Gill; County – Inglis
Land District – Tamworth; Shire – Tamworth Regional*

Schedule 1

Road Opening: Opening of road within Lot 4 in DP 615246.
Land acquired for road: Lot 1 DP 1144528.
Titles affected and area resumed: CT 4/615246 (1.052ha)
File Reference: TH06H33

Schedule 2

Road Closed: Lot 2 in DP 1144528
File Reference TH06H33

Notes:

- (1) On closing, the land within Lot 2 DP 1144528 remains vested in the State of New South Wales as Crown Land.
- (2) The land described in Schedule 2 will be used in compensation for the land acquired as described in Schedule 1, for the purposes of this Act.

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1	Column 2
Access; Beautification	Reserve No 69748 Public Purpose: Travelling Stock Notified: 13 December 1940 File Reference: 15/05305 Reserve No 753848 Public Purpose: Future Public Requirements Notified: 29 June 2007 File Reference: 15/05305

WESTERN REGION OFFICE

**ALTERATION OF CONDITIONS OF
A WESTERN LANDS LEASE**

It is hereby notified that in pursuance of the provisions of section 18J *Western Lands Act 1901*, the conditions of the undermentioned Western Lands Leases have been altered as shown.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

*Administrative District – Cobar
Parishes – Clarke & Coombes
County – Rankin; LGA – Cobar*

That condition of Western Lands Leases 4551, 4556 and 3038, being the lands contained within Folio Identifiers 2395/764358, 2393/764356 and 4907/761943 has been altered effective 30 September 2015 from:

“that the lessee shall not obstruct or interfere with any reserves, roads or tracks or the lawful use thereof by any person”

to the following extent:

“that the lessee shall not obstruct or interfere with any reserves or roads or the use thereof by any person”

File Reference: 08/2056

**ALTERATION OF CONDITIONS OF
A WESTERN LANDS LEASE**

It is hereby notified that in pursuance of the provisions of section 18J *Western Lands Act 1901*, the conditions of the undermentioned Western Lands Leases have been altered as shown.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

*Administrative District – Broken Hill
Parishes – Mitta & West Mitta; County – Menindee
Parish – Ramleh; County – Windeyer
Unincorporated Area*

That condition of Western Lands Leases 2440, 2470 and 8362, being the lands contained within Folio Identifiers 5410/768321, 5411/768322 and 4078/766583 has been altered effective 30 September 2015 from:

“that the lessee shall not obstruct or interfere with any reserves, roads or tracks or the lawful use thereof by any person”

to the following extent:

“that the lessee shall not obstruct or interfere with any reserves or roads or the use thereof by any person”

File Reference: 08/2056

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC
Minister for Lands and Water

Schedule

Column 1

Pump and Pipeline

Column 2

Reserve No 1013810
Public Purpose: Future
Public Requirements
Notified: 29 June 2007
File Reference: 14/11421

Other Government Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration Pursuant to Section 80

Take notice that ALZHEIMER'S AUSTRALIA INCORPORATED (Y1148535) became registered under the *Corporations Act 2001* as ALZHEIMER'S AUSTRALIA LTD – ACN 607 890 317, a public company limited by guarantee on the seventeenth day of September 2015 and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Dated 7 October 2015

ROBYNE LUNNEY
Delegate of the Commissioner
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration Pursuant to Section 80

Take notice that KHACHODLING INCORPORATED (INC9886927) became registered under the *Corporations Act 2001* as KHACHODLING LIMITED – ACN 169 487 932, a public company limited by guarantee on the seventeenth day of September 2015 and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Dated 7 October 2015

ROBYNE LUNNEY
Delegate of the Commissioner
NSW Fair Trading

LAND TAX MANAGEMENT ACT 1956

Land Tax Threshold

This determination of the Land Tax threshold is made under section 62TBA of the *Land Tax Management Act 1956*, as amended by the *State Revenue and Other Legislation Amendment (Budget Measures) Act 2006*.

Indexation Factor

It is hereby notified that pursuant to section 62TBB (3) of the *Land Tax Management Act 1956*, 19.435% has been determined as the percentage by which average land values of land within residential, commercial, business and industrial zones have changed between 1 July 2014 and 1 July 2015. The indexation factor is determined at 19.435% for the 2016 land tax year.

Indexed Amount

It is hereby notified that pursuant to section 62TBA (7) (a) of the *Land Tax Management Act 1956* that \$559,000 is the determined indexed amount for the 2016 land tax year.

Average of Indexed Amounts

It is hereby notified that pursuant to section 62TBA (7) (b) of the *Land Tax Management Act 1956* that the average of the indexed amounts pursuant to section 62TBA (7) (b) is \$482,000; and the indexed amounts used to calculate that average amount are:

For the 2014 land tax year \$419,000

For the 2015 land tax year \$468,000

For the 2016 land tax year \$559,000

Determination of the Tax Threshold

Under section 62TBA (2) of the *Land Tax Management Act 1956*, the tax threshold for the 2016 land tax year is the average of the indexed amounts \$482,000 or the \$432,000 tax threshold for the 2015 land tax year, whichever is the greater.

It is hereby notified that pursuant to section 62TBA (7) (c) of the *Land Tax Management Act 1956*, that the amount of \$482,000 has been determined as the tax threshold for the 2016 land tax year.

Determination of the Premium Rate Threshold

Under section 62TBC (2) of the *Land Tax Management Act 1956*, the premium rate threshold for the 2015 land tax year is \$2,641,000.

The land tax threshold for the 2015 land tax year is \$432,000.

The land tax threshold for the 2016 land tax year under Section 62TBA (7) (c) as determined above is \$482,000.

It is hereby notified that pursuant to Section 62TBC (4) of the *Land Tax Management Act 1956*, that the amount of \$2,947,000 has been determined as the premium rate threshold for the 2016 land tax year.

SIMON GILKES
Valuer General

PARTNERSHIP ACT 1892

Section 73A

Cancellation of Incorporation Pursuant to Schedule 1 to the Partnership Act 1892

Notice is hereby given that the following Incorporated Limited Partnerships have voluntarily wound up pursuant to Schedule 1, clause 2 and incorporation is cancelled by this notice pursuant to Schedule 1, clause 9 to the *Partnership Act 1892*.

ARCHER CAPITAL VCMP 3, LP
INCORPORATED LIMITED PARTNERSHIP ILP0000005

ARCHER CAPITAL VCLP 3, LP
INCORPORATED LIMITED PARTNERSHIP ILP0000006

Cancellation is effective as at the date of gazettal.

Dated this 6th day of October 2015

JON ROBINSON
Delegate of the Commissioner
NSW Fair Trading
Department of Finance, Services & Innovation

**POISONS AND THERAPEUTIC
GOODS REGULATION 2008**

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175 (1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on Dr Stephen Robert BLASUTTI (MED0001870090) of Earlwood NSW 2206 prohibiting him, until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This Order is to take effect on and from 25 September 2015.

Dated at Sydney, 22 September 2015

Dr MARY FOLEY
Secretary
NSW Health

**POISONS AND THERAPEUTIC
GOODS REGULATION 2008**

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175 (1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on Dr Bassel Abdul RAHMAN, (MED0001184435), of Greenacre NSW 2190, prohibiting him until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This order is to take effect on and from 6 October 2015.

Dated at Sydney, 6 October 2015

Dr MARY FOLEY
Secretary
NSW Health

TOTALIZATOR ACT 1997

Section 9B

Notice of Nomination

I, the Hon Troy Wayne Grant MP, Deputy Premier, Minister for Justice and Police, Minister for the Arts, and Minister for Racing in the State of New South Wales, being the Minister for the time being administering the *Totalizator Act 1997*, nominate the Hong Kong Jockey Club as a nominated person for the purposes of section 9B of the *Totalizator Act 1997* with effect from the date of publication of this notice in the *NSW Government Gazette*.

Dated this 6th day of October 2015

TROY GRANT, MP
Deputy Premier
Minister for Justice and Police
Minister for the Arts
Minister for Racing

TRANSPORT ADMINISTRATION ACT 1988

The Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the *Transport Administration Act 1988* No 109:

Private Level Crossing closure at 247.678 kilometres
Orton Park – Main Western Line

All rights, easements and privileges in relation to the rail level crossing at 247.678 kilometres are now extinguished.

The Hon ANDREW CONSTANCE, MP
Minister for Transport



The Hon. Troy Grant MP

Deputy Premier
Minister for Justice and Police
Minister for the Arts
Minister for Racing

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TOTALIZATOR ACT 1997

TOTALIZATOR BETTING RULES – APPROVAL AMENDMENT OF RULES

I, THE HONOURABLE TROY WAYNE GRANT MP, Deputy Premier and Minister for Racing, under section 54(1) of the *Totalizator Act 1997*, **DO HEREBY APPROVE** the Totalizator Betting Rules annexed to this instrument for the conduct of Totalizators by TAB Limited.

This approval takes effect on and from the date of gazettal.

DATED this 6th day of October 2015.

The Honourable Troy Grant, MP
Deputy Premier
Minister for Justice and Police
Minister for the Arts
Minister for Racing

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Totalizator Rules
Originally gazetted 9 March 2007
Later amended by gazettal on 9 October 2015

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RULES FOR THE CONDUCT OF TOTALIZATORS

1. PRELIMINARY

1.1 Application

1.1.1 Unless otherwise provided, these rules:

- (a) apply in respect of any totalizator conducted by TAB for betting on any racing or declared betting event or contingency in accordance with sections 14 or 15 of the Act; and
- (b) must, pursuant to section 58(2) of the Act, be complied with by any racing club in respect of any on-course totalizator conducted by it (whether as a domestic totalizator or where bets are received as agent for TAB) for betting on a racing event or contingency at a racecourse in accordance with section 15 of the Act.

1.1.2 These rules:

- (a) only apply to TAB in so far as they relate to a totalizator conducted by TAB; and
- (b) do not apply to TAB to the extent the Minister approves, either under the Act or under the terms of TAB's off-course totalizator licence, that the rules of another entity conducting totalizator betting outside of New South Wales will apply.

1.1.3 Unless the context otherwise requires or, except to the extent the racing club's own rules made by the Minister under the Act specifically exclude these rules then references in these rules:

- (a) to TAB include a reference to a racing club conducting an on-course totalizator;
- (b) to the rights, powers, actions, determinations or obligations of TAB includes a reference to the rights, powers, actions, determinations or obligations of a racing club conducting an on-course totalizator; and
- (c) to an operator in a TAB outlet includes a reference to an operator at a racing club conducting a domestic totalizator.

1.1.4 Transactions conducted at or through a TAB outlet (including via a betting account) are subject where appropriate to the rules of racing, including the provisions in respect to the entry, acceptance, bracketing, withdrawal, or disqualification of persons, animals or teams or objects, to the running of races, the conduct of race meetings, to the powers of the stewards (including but not limited to the powers of stewards to request the disclosure of personal information pertaining to accounts or transactions) or

any other tribunal, and to the procedures governing the operation of the totalizators.

- 1.1.5 If the stewards request the disclosure of personal information pertaining to accounts or transactions, the investor shall be deemed for the purposes of the Act to have consented to the TAB providing such personal information to the stewards.

1.2 Commencement

These rules commence on 15 August 2005 (as amended from time to time by notice in the Government Gazette).

1.3 Agreement to rules

Every person who makes a bet with TAB, or racing club conducting an on-course totalizator, is deemed to be acquainted with and agrees to be bound by these rules and the Act.

1.4 Powers of TAB and determination of matters

- 1.4.1 If in relation to a race or declared betting event, any circumstance should arise or event happen that is not provided for by these rules or the Act, the matter is to be dealt with in the manner as TAB, (or in the case of a domestic totalizator the committee or the stewards) may determine.

- 1.4.2 Subject to these rules, all decisions made by TAB concerning any race or declared betting event, including the declaration and payment of dividends and the interpretation of these rules, will be final and binding on all persons who make a bet on a totalizator and on every person making a claim under or in respect of these rules.

- 1.4.3 Subject to these rules, the decision of TAB on:

- (a) any question or dispute as to the amount of dividend or refund payable in respect of any bet; or
- (b) any question as to the genuineness of any betting ticket or any forgery, alteration of, or tampering with a betting ticket;

will be final and conclusive. A person may seek the advice or opinion of the NSW Office of Liquor, Gaming and Racing on any question or dispute decided upon by TAB under this rule.

- 1.4.4 A decision made under this clause by the committee of a racing club conducting a domestic totalizator (or by the stewards overseeing the relevant race meeting) into which bets are paid by another racing club is binding on the committee of that other racing club and the stewards overseeing its meeting.

1.5 Definitions

In these rules:

“**aggregate amount**” see clause 3.6.5;

“**all-up bet**” means:

- (a) a parlay bet with a formula number that is equal to the number of races within that parlay bet; or
- (b) a bet:
 - (i) made on the chance of winning a series of bets made on a series of win and place totalizators or other totalizators as determined by TAB;
 - (ii) in which the amount of the bet in respect of the second or any subsequent totalizator is the amount of the dividend or refund (if any) on the previous totalizator;

“**backed**” means a bet has been made on the contestant, finisher or combination as the case may be;

“**bad sale**” means a bet not paid for after close of betting;

“**betting account**” see clause 2.9;

“**betting operator**” means a person licensed under section 12 of the *Totalizator Act 1997* to conduct a totalizator.

“**betting ticket**” or “**ticket**” see clause 2.6.2 to 2.7;

“**betting voucher**” see clause 2.10;

“**BIG6**” means a combination of 6 races declared to be a BIG6 by an order under clause 13.1.

“**BIG6 totalizator**” means a totalizator for persons to bet on a BIG6 with a view to successfully predicting the contestants that will be placed first in the 6 races of the BIG6.

“**cash bet**” means a bet made, whether by means of cash, betting voucher or electronic funds transfer, by a person who attends at a TAB outlet or at a NSW racecourse where a domestic totalizator is conducted by a racing club;

“**close of betting**” means:

- (a) in relation to a race:
 - (i) the start of the race (being, in the case of a greyhound race, the start of the lure); or

-
- (ii) such other time as TAB may direct in relation to a particular race or class of races or in relation to any particular circumstance or class of circumstances; and
 - (b) in relation to a declared betting event:
 - (i) the start of the event; or
 - (ii) such other time as TAB may direct in relation to a particular event or class of events or in relation to any particular circumstance or class of circumstances;

“**code**” means Thoroughbred or Harness or Greyhound racing.

“**code exclusive**” means a BIG6 with races scheduled on one code only.

“**Commission**” means the amount the licensee may deduct, or cause to be deducted, as commission out of the total amount invested in each totalizator conducted by the licensee on one or more events or contingencies, and is an amount not exceeding the amount prescribed in the table at clause 17 of these Rules and in accordance with Part 6 of the Act, in respect of a totalizator of that class and description.

“**committee**” means in relation to a race meeting, the committee of the racing club holding the race meeting;

“**contestant**” means in relation to a race, a horse or greyhound entered for the race at the opening of betting on the race, but does not include a horse or greyhound that is subsequently scratched from the race;

“**contestant number**” means the number allocated by TAB, or a racing club conducting a domestic totalizator, to a contestant in respect of a race and displayed on a notice at the TAB outlet or racecourse (as the case may be);

“**cross-code**” means events involving more than one code.

“**declaration of correct weight**” includes:

- (a) the all clear signal in respect of a harness racing race; and
- (b) the payout signal in respect of a greyhound race;

“**declared betting event**” means a competition or event between two or more contestants declared to be a declared betting event in accordance with the Racing Administration Act 1998;

“**declared betting event rules**” means the rules constituted by the controlling body or committee under whose authority the declared betting event is decided;

“**device bet**” means a bet where the details of the bet are instructed by way of a device or electronic data transfer means including by:

-
- (a) use of a telephone and interactive voice recognition or by a telephone keypad; or
 - (b) use of a computer and the Internet; or by any other technology means approved by TAB from time to time;

“distribution of investments” means the distribution of money invested in totalizators conducted by the TAB in respect of race meetings and declared betting events.

“dividend pool” means the total moneys paid into the totalizator on any race or declared betting event:

- (a) less any money to be refunded to investors pursuant to these rules;
- (b) subject to conditions related to notification to the OLGR and electronic lodgement agreed in writing between TAB and OLGR, less any money refunded to a participating jurisdiction, as a result of any communication or technical failure, which TAB may choose to either:
 - (i) exclude monies received from the guest on Trifecta, Quaddie, First4, and Big6 at its sole discretion; and,
 - (ii) retain monies received from the guest on bet types Win, Place, Quinella, Doubles, Duet, and Exacta up until the last complete progress or final transmission received from the guest.
- (c) less Commission deducted; and
- (d) after making any other adjustment required by the Act, or these rules;

“domestic totalizator” means an on-course totalizator which is conducted at a New South Wales racecourse by a racing club on an event where TAB does not conduct a totalizator in respect of the same event;

“double” means a combination of 2 races declared to be a double by an order under clause 10.1;

“double type” includes, in relation to a double, a running double, daily double and any other double declared by TAB or a racing club conducting a domestic totalizator;

“doubles totalizator” means a totalizator for persons to bet on a double with a view to successfully predicting the contestants that will be placed first in the first and second legs of the double;

“duet race” means a race on which a duet totalizator is conducted;

“duet totalizator” means a totalizator for persons to bet on a race with a view to successfully predicting, regardless of order, any two of the contestants that will place first, second and third in the race;

“exacta race” means a race on which an exacta totalizator is conducted;

“exacta totalizator” means a totalizator for persons to bet on a race with a view to successfully predicting, in the correct order, the contestants that will place first and second in the race;

“event” includes a contingency;

“flexi bet” means a bet on a type of totalizator as set out in clause 2.5 where the amount of the investment on each combination covered by the bet is not equal to a unit of investment or a whole number multiple of the unit of investment;

“finisher” means in relation to a race, a starter that completes the race, but excludes a starter that is disqualified or declared a non-starter before the declaration of correct weight for the race;

“first 4 race” means a race declared to be a first 4 race by an order under clause 9;

“first 4 totalizator” means a totalizator for persons to bet on a first 4 race with a view to successfully predicting, in the correct order, contestants that will place first, second, third and fourth in the race;

“formula number” means the number of races within the parlay bet that must result in a dividend or refund in order for the parlay bet to be successful;

“international pooled bet” means an investment on a bet type as described in these definitions and placed on an event conducted in a foreign jurisdiction and where the betting operator accepts the investment and transmits the investment for inclusion in the totalizator pool conducted by an operator in a foreign jurisdiction for the purpose of calculating a dividend.

“investor” means a person who pays for and makes a bet which is accepted by TAB, or a racing club conducting an on-course totalizator;

“investment pool” means the total moneys paid into a trifecta, first 4, quaddie or BIG6 totalizator less any money to be refunded to investors pursuant to these rules;

“jackpot allocation table” means the following table;

Meeting Class	Definition
NSW Metropolitan Race	A horse race held in New South Wales and conducted by a club that is licensed to conduct race meetings at one of the following racecourses: Royal Randwick; Rosehill Gardens; Warwick Farm; or Canterbury Park.
NSW/ACT Non-	A horse race held in New South Wales or Australian Capital Territory that is not defined in this table as a

Meeting Class	Definition
Metropolitan Race	NSW Metropolitan Race.
VIC Metropolitan Race	A horse race held in Victoria and conducted by a club that is licensed to conduct race meetings at one of the following racecourses: Flemington; Caulfield; Sandown; or Moonee Valley.
VIC Non-Metropolitan Race	A horse race held in Victoria that is not defined in this table as a VIC Metropolitan Race.
TAS Metropolitan Race	A horse race held in Tasmania and conducted by a club that is licensed to conduct race meetings at one of the following racecourses: Hobart; or Launceston.
TAS Non-Metropolitan Race	A horse race held in Tasmania that is not defined in this table as a TAS Metropolitan Race.
QLD Metropolitan Race	A horse race held in Queensland and conducted by a club that is licensed to conduct race meetings at one of the following racecourses: Eagle Farm; or Doomben.
QLD/NT Non-Metropolitan Race	A horse race held in Queensland or Northern Territory that is not defined in this table as a QLD Metropolitan Race.
SA Metropolitan Race	A horse race held in South Australia and conducted by a club that is licensed to conduct race meetings at one of the following racecourses: Morphettville; Cheltenham; or Victoria Park.
SA Non-Metropolitan Race	A horse race held in South Australia that is not defined in this table as a SA Metropolitan Race.
WA Metropolitan Race	A horse race held in Western Australia and conducted by a club that is licensed to conduct race meetings at one of the following racecourses: Ascot; or Belmont.
WA Non-Metropolitan Race	A horse race held in Western Australia that is not defined in this table as a WA Metropolitan Race.
International Race	A horse race held outside Australia.

Meeting Class	Definition
NSW/ACT Harness race	A harness race held in New South Wales or Australian Capital Territory.
VIC harness race	A harness race held in Victoria.
TAS harness race	A harness race held in Tasmania.
QLD/NT harness race	A harness race held in Queensland or Northern Territory.
SA harness race	A harness race held in South Australia.
WA harness race	A harness race held in Western Australia.
International harness race	A harness race held outside Australia.
NSW/ACT greyhound race	A greyhound race held in New South Wales or Australian Capital Territory.
VIC greyhound race	A greyhound race held in Victoria.
TAS greyhound race	A greyhound race held in Tasmania.
QLD/NT greyhound race	A greyhound race held in Queensland or Northern Territory.
SA greyhound race	A greyhound race held in South Australia.
WA greyhound race	A greyhound race held in Western Australia.
International greyhound race	A greyhound race held outside Australia.

but excludes any jackpot allocation for First 4, quaddie and code exclusive BIG6 jackpots carried over from previous meetings, which TAB can exercise its discretion to allocate to any meeting class within the same code on any subsequent day but TAB must allocate any specific jackpot within a period of 12 calendar months. Any cross code BIG6 jackpots will transfer to any meeting class at TAB discretion on the code that corresponded to the first scheduled leg of that BIG6. The jackpot pools will be allocated within a period of 12 calendar months.

“**late scratching**” in relation to a race means a contestant declared a scratching after the deadline for scratchings prescribed by the controlling body or racing club responsible for the conduct of the relevant race meeting;

“**major dividend**” means subject to clause 13.3.2 that dividend of the BIG6 relative to a combination containing winning selections in 6 events.

“**manager**” of a TAB outlet means:

if the TAB outlet forms part of licensed premises, the licensee of the premises within the meaning of the Liquor Act 1982; or

if the TAB outlet forms part of registered club premises, the secretary of the club within the meaning of the Registered Clubs Act 1976; or

in any other case, the person for the time being having the control or management of the TAB outlet;

“minimum dividend” means a minimum dividend in respect of a unit of investment bet on an event. The minimum dividend provisions are set out in Appendix 1 (Determination of Dividend — Minimum & Fractions) to these rules and may be amended by TAB from time to time;

“on-course totalizator” means an on-course totalizator conducted by a New South Wales racing club in accordance with section 15 of the Act in respect of betting on an event or contingency scheduled to be held at a race meeting on any racecourse whether in or outside Australia and includes a domestic totalizator;

“operator serviced terminal” means a totalizator selling device in a TAB outlet where the terminal is operated by a TAB operator on behalf of the person making the bet but excludes any selling device operating in self service mode;

“parlay bet” means a bet in respect of which any resultant dividend or refund shall be reinvested in a subsequent totalizator or totalizators at the same meeting in accordance with the investor’s instructions given at the time of investment;

“parlay betting record” means a parlay betting record established under clause 14;

“parlay re-investment” means the amount of dividend or refund (if any) reinvested on the second or any subsequent totalizator within a parlay bet;

“participating jurisdiction” as declared by the Minister for Gaming and Racing to be a participating jurisdiction under section 71 of the Totalizator Act 1997;

“personal information” has the same meaning as in Section 6 of the Privacy Act 1988 (C’t’h);

“pool guarantee” means an amount to which TAB agrees to underwrite a dividend pool; at selected times at the sole discretion of TAB in accordance with clause 4.5.

“pool guarantee shortfall” means an amount (if any) TAB must contribute to a dividend pool to satisfy the difference between the dividend pool and the pool guarantee, in accordance with clause 4.5.

“quaddie” means 4 races at the same race meeting that are declared to be a quaddie by an order under clause 11.1, and may also be referred to as quadrella.

“**quaddie totalizator**” means a totalizator for persons to bet on a quaddie with a view to successfully predicting the contestants that will be placed first in the 4 races of the quaddie.

“**quinella race**” means a race on which a quinella totalizator is conducted;

“**quinella totalizator**” means a totalizator for persons to bet on a race with a view to successfully predicting, regardless of order, the contestants that will place first and second in the race;

“**racing club**” has the same meaning as in the Act;

“**rules**” means the rules for the conduct of totalizators as set out in this document and the appendices and as amended from time to time;

“**rules of racing**” means the rules of racing and rules of betting of the racing industry controlling bodies, as the case requires;

“**seeded jackpots**” means additional funds in certain jackpot pools, at selected times at the sole discretion of TAB in accordance with clause 4.6;

“**self service terminal**” means a totalizator selling device operated by the person making the bet at a TAB outlet without the assistance of a TAB operator;

“**starter**” means a contestant who has started or been given the opportunity to start in a horse or greyhound race;

“**stewards**” means in relation to a race meeting:

- (a) the stewards appointed by:
 - (i) the racing club holding the race meeting; or
 - (ii) the district racing association; or
 - (iii) the Racing New South Wales; or
 - (iv) Harness Racing New South Wales; or
 - (v) Greyhound Racing New South Wales; or
- (b) the committee of the racing club holding the race meeting; or
- (c) in the case of a greyhound race meeting such member, officer or employee of the Greyhound Racing New South Wales as is authorised by that statutory authority to act in the place of a steward at the race meeting;

“**succeeding BIG6**” means, in relation to a BIG6 (“initial BIG6”) the next BIG6 at a meeting selected by TAB and within the same code or, in the case of a cross code BIG6, to the code that corresponds to the first race of the BIG6’.

“**succeeding double**” means, in relation to a double (“initial double”):

-
- (a) the next double of the same double type (if any) conducted on the same day and at the same race meeting as the initial double; or if there is none,
 - (b) the next double of the same double type at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

“succeeding duet race” means, in relation to a duet race (“initial duet race”):

- (a) the next duet race (if any) conducted on the same day and at the same race meeting as the initial duet race; or if there is none,
- (b) the next duet race at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

“succeeding exacta race” means, in relation to an exacta race (“initial exacta race”):

- (a) the next exacta race (if any) conducted on the same day and at the same race meeting as the initial exacta race; or if there is none,
- (b) the next exacta race at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

“succeeding first 4 race” means, in relation to a first 4 race (“initial first 4 race”):

- (a) the next first 4 race (if any) conducted on the same day and at the same race meeting as the initial first 4 race; or if there is none,
- (b) the next first 4 race at a meeting selected by the TAB and across any state or territory and within the same code;

“succeeding quaddie” means, in relation to a quaddie (“initial quaddie”) the next quaddie at a meeting selected by the TAB and across any state or territory and within the same code.

“succeeding quinella race” means, in relation to a quinella race (“initial quinella race”):

- (a) the next quinella race (if any) conducted on the same day and at the same race meeting as the initial quinella race; or if there is none,
- (b) the next quinella race at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

“succeeding trifecta race” means, in relation to a trifecta race (“initial trifecta race”):

- (a) the next trifecta race (if any) conducted on the same day and at the same race meeting as the initial trifecta race; or if there is none,

- (b) the next trifecta race at a meeting selected by the TAB and within the same meeting class as defined in the jackpot allocation table;

“supplementary dividend” means subject to clause 13.3.2, that dividend of the BIG6 relative to a combination containing winning selections in the first 5 scheduled events of a BIG6 and a losing selection in the remaining event of the BIG6 and excludes any investments entitled to a major dividend;

“TAB” means TAB Limited constituted by the Totalizator Agency Board Privatisation Act 1997;

“TAB outlet” means an office, branch or agency of TAB at which bets in connection with a totalizator are received from the public. Where the context permits, an agency of TAB includes a New South Wales racecourse where bets in connection with an on-course totalizator are received by the racing club as agent for TAB pursuant to section 17(3) of the Act (as the racing club and TAB are conducting a totalizator in respect of the same event or contingency);

“telephone bet” means a bet where the details of the bet are instructed by telephone to an operator at an approved TAB outlet;

“the Act” means the Totalizator Act 1997;

“trifecta race” means a race on which a trifecta totalizator is conducted;

“trifecta totalizator” means a totalizator for persons to bet on a trifecta race with a view to successfully predicting, in the correct order, the contestants that will place first, second and third in the race;

“unit of investment” means the minimum amount that can be invested on a particular totalizator as set out in clause 2.4;

“USA racing event” - see clause 15.1.1;

“walkover” means a race comprising only one starter which is subsequently declared the first placed finisher in the race;

“win and place totalizator” means totalizators for persons to bet on a race with a view to successfully predicting:

- (a) the contestant that will place first in the race; or
- (b) a contestant that will place first, second or third in a 3 dividend race; or
- (c) a contestant that will place first or second in a 2 dividend race.

1.6 Interpretation

In these rules unless the contrary intention appears:

- 1.6.1 a reference to these rules includes any variation or replacement of them;

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- 1.6.2 a reference to a statute or other law includes regulations and other instruments under it and any consolidations, amendments, reenactments or replacements of it;
 - 1.6.3 the singular includes the plural number and vice versa;
 - 1.6.4 a reference to a gender includes a reference to each gender;
 - 1.6.5 the word “person” includes a firm, corporation, body corporate, unincorporated association or a governmental authority;
 - 1.6.6 a reference to a person includes a reference to the person’s legal personal representatives, successors, liquidators, trustees in bankruptcy and the like, and permitted assigns;
 - 1.6.7 “includes” means includes but without limitation;
 - 1.6.8 where a word or phrase is given a defined meaning in these rules, any other part of speech or grammatical form in respect of such word or phrase has a corresponding meaning;
 - 1.6.9 a reference to an act includes an omission and a reference to doing an act includes executing a document; and
 - 1.6.10 a heading is for reference only. It does not affect the meaning or interpretation of these rules.

2. INVESTMENTS

2.1 How to make a bet

A person may make a bet with TAB, or with a racing club conducting an on-course totalizator, in one of the following ways:

- 2.1.1 by using a provided entry form to supply to TAB, or the racing club, with details of the bet the person wishes to make; or
- 2.1.2 by asking TAB, or the racing club, to enter details of the bet into the TAB or racing club computer system; or
- 2.1.3 by a telephone bet; or
- 2.1.4 by a device bet; or
- 2.1.5 by using any other method approved by TAB.

2.2 Acceptance and payment for bets

A bet will be accepted by TAB, or by a racing club conducting an on-course totalizator, if the bet is made in accordance with these rules and payment is made in one of the following ways:

- 2.2.1 by the deposit of the amount of the bet in cash (including by electronic transfer) or by use of a betting voucher; or

2.2.2 by debit against funds held in the betting account of the person making the bet; or

2.2.3 by any other method approved by TAB.

2.3 Bets accepted after start of race or declared betting event

If for any reason including a system malfunction or human error, betting is not closed at the actual start of a race or declared betting event, any bet sold or accepted after the actual start of a race or declared betting event shall be void and the investor will only be entitled to a refund of the bet amount.

2.4 Amount of bets and minimum bet

Except in the case of flexi bets:

2.4.1 the minimum amount that may be invested on a totalizator in a bet is the relevant single unit of investment as set out for that totalizator type in the table in clause 2.4.2 or such other amount as TAB may determine from time to time; and

2.4.2 any greater amounts invested on a totalizator must be a multiple of the relevant single unit of investment for that totalizator type:

Totalizator type	Unit of investment	Investment multiples
Racing	\$0.50	\$0.50
FootyTAB - AFL		
Double	\$0.50	\$0.50
Xtra Double	\$0.50	\$0.50
Half/Full Double	\$0.50	\$0.50
Half/Full Xtra Double	\$0.50	\$0.50
Quad	\$0.50	\$0.50
Quarter Quad	\$0.50	\$0.50
Win	\$0.50	\$1.00
Pick The Margins	\$0.50	\$1.00
Pick the Score	\$0.50	\$1.00
Pick the Winners	\$0.50	\$1.00
Tip7	\$0.50	\$5.00
-Tip8	\$0.50	\$5.00
Declared Betting Events other than FootyTab - AFL	\$0.50	\$1.00

2.5 Flexi bets

2.5.1 In the case of a flexi bet, the minimum amount that may be invested on a totalizator in a single bet is the greater of:

- (a) 1 cent for each combination covered by the bet; or
- (b) \$5.00 or such other amount as TAB may determine from time to time.

2.5.2 Flexi bets are available on a quinella totalizator, exacta totalizator, duet totalizator, doubles totalizator, trifecta totalizator, first 4 totalizator, quaddie totalizator, BIG6 totalizator, FootyTAB Pick The Margins totalizator or any other totalizator as otherwise determined by TAB or the racing club conducting a domestic totalizator.

2.5.3 The amount invested on each combination covered by a flexi bet is determined by dividing the total amount of the flexi bet by the number of combinations covered by the flexi bet (with any fractions rounded down to the nearest ten-thousandth of a cent (ie. rounded down to four decimal places)).

2.5.4 Any amount resulting from rounding down the amount covered by a combination covered by a flexi bet to the nearest ten-thousandth of a cent forms part of the investment pool of the relevant totalizator upon which the flexi bet is made.

2.6 Cash bets

2.6.1 Method of making cash bets

- (a) A person who makes a cash bet must give details in the form as TAB (or the racing club conducting a domestic totalizator) may determine from time to time. This detail may include:
 - (i) the race meeting at which the race or races to which the bet relates will take place;
 - (ii) the number or numbers of the race or races to which the bet relates;
 - (iii) the contestant number or contestant numbers to which the bet relates;
 - (iv) the declared betting event to which the bet relates and the winning teams or final score;
 - (v) the amount of the bet;
 - (vi) the type of the bet; and

- (vii) any additional information in relation to the bet as may be required by an operator whose function it is to accept the bet at the TAB outlet or at the racecourse on behalf of the racing club, so as to identify the particular bet being made.
- (b) If in the opinion of the manager of the TAB outlet the person making the cash bet speaks in an insulting, indecent or threatening manner, or conveys any false or misleading information or incomplete or unclear instructions, or the person is intoxicated, or indecent, violent or quarrelsome in their conduct as determined by the manager, the manager may direct:
 - (i) that a cash bet not be accepted;
 - (ii) that a cash bet (if accepted) be cancelled and the amount of the bet be refunded; and/or
 - (iii) that the person be removed from the TAB outlet for the period determined by the manager (not extending beyond one day).

2.6.2 Betting tickets to be issued for cash bets

- (a) If a person makes a cash bet, then the TAB outlet or the racing club conducting the domestic totalizator (as the case may be) must, while the person is at the place where the bet is made in connection with the totalizator, issue a ticket to the person who made the cash bet ("betting ticket").
- (b) The betting ticket will show complete details of the bet in the form TAB, or the racing club, may determine from time to time.
- (c) The betting ticket acknowledges receipt by TAB, or the racing club, of the bet in relation to which the betting ticket is issued.
- (d) The betting ticket may be cancelled if the amount of the bet is not paid for immediately after the betting ticket is issued.

2.6.3 Records of cash bets

- (a) Notwithstanding any other provision of these rules (including the issue of a betting ticket), a cash bet is not taken to have been accepted at a TAB outlet, or the racing club conducting the domestic totalizator, unless a record of the bet has been entered into TAB's system in the manner as TAB may determine from time to time.
- (b) TAB is not liable to any person for any losses, damages, expenses or claims suffered or incurred by, or as a result of:

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- (i) any delay, failure, malfunction or breakdown in any part of the TAB system (whether mechanical or human) which prevented a cash bet from being made by entry onto the TAB system; or
 - (ii) a malfunction with a betting ticket printer where the cash bet was made and recorded into TAB's system and the betting ticket was not printed or was printed incorrectly.

2.6.4 Details on betting tickets

- (a) Subject to clause 2.6.5, the details recorded on a betting ticket issued by TAB, or the racing club conducting an on-course totalizator, are taken to be the details of the bet for which the betting ticket is issued, even if those details differ in any respect from the details given by the person making the bet.
- (b) It is the responsibility of the person making the bet to make sure details on the betting ticket are in accordance with the bet details requested by the person.

2.6.5 Cancellation for errors on betting tickets

- (a) A person who is issued with a betting ticket that the person claims is incorrect because it does not correctly reflect the details given by the person when the bet was made is only entitled:
 - (i) to have the ticket cancelled and a new ticket reissued at the TAB outlet or racing club conducting the domestic totalizator of issue, in accordance with the details given; or
 - (ii) to have the ticket cancelled and the amount of the bet refunded by the TAB outlet or the racing club conducting the domestic totalizator of issue; where:
 - (iii) the operator at the TAB outlet or racing club conducting the domestic totalizator who issued the ticket is satisfied that it is incorrect on the grounds so claimed; and
 - (iv) the person surrenders the ticket to the operator; and
 - (v) the claim to have the ticket cancelled and reissued or cancelled and the bet refunded is made within the time periods set out in clause 2.6.5(b); and
 - (vi) the bet was sold through an operator serviced terminal.

- (b) The claim to the entitlement under clause 2.6.5 may only be exercised by the person making the bet:
- (i) at any time up until the actual start of the previous race on the meeting to which the bet relates; or
 - (ii) if the bet relates to the first race of a meeting, at any time up until 30 minutes prior to the advertised start of the race; or
 - (iii) when only selected events on a race meeting are covered, at any time up until 30 minutes prior to the advertised start of the race; or
 - (iv) when the previous race is abandoned, at any time up until the advertised start time of the previous race; or
 - (v) when a race is run out of order, at any time up until 30 minutes prior to the advertised start of the race; or
 - (vi) if a doubles bet, at any time up until the start of the race prior to the first leg of the double or if the double involves the first race of the meeting covered by TAB, at any time up until 30 minutes prior to the advertised start of the race; or
 - (vii) if a quaddie bet, at any time up until the start of the race prior to the first race of the quaddie or if the quaddie involves the first race of the meeting covered by TAB, at any time up until 30 minutes prior to the advertised start of the race; or
 - (viii) if a BIG6 bet, at any time up until the start of the race prior to the first race of the BIG6 or if the BIG6 involves the first race of the meeting covered by TAB, at any time up until 30 minutes prior to the advertised start of the race; or
 - (ix) for a bet sold on a declared betting event, at any time up until 30 minutes prior to the advertised close of betting on the totalizator; or
 - (x) if the bet was sold after the time periods in paragraphs (i) to (ix) at any time within 2 minutes after the betting ticket is issued and before the close of betting for the race or declared betting event or after that time at any time during a period of grace for cancelling a bad sale as determined by the TAB from time to time. During high volume betting periods such as racing carnivals, TAB, with the approval of the regulator, may extend the 2 minute cancellation period specified above to

allow cancellations for a longer period after the betting ticket is issued; or

- (xi) at any other lesser time determined by TAB.
- (c) A betting ticket that is reissued under this clause 2.6.5 is taken, for the purposes of clause 2.6.4, to be the betting ticket for the bet for which the original betting ticket was issued.

2.7 Telephone bets

2.7.1 Method of making telephone bets

- (a) A telephone bet may only be made to a telephone number at a TAB outlet (which has been approved by TAB for the purpose of receiving telephone bets) in which the person making the bet clearly states:
 - (i) the number of the betting account against which the bet is to be debited and (if required by the TAB operator accepting the bet) the PIN allocated to that account; and
 - (ii) the details specified in clause 2.6.1 in respect of the bet.
- (b) If in the opinion of the manager of the TAB outlet the person making the telephone bet speaks in an insulting, indecent or threatening manner, or conveys any false or misleading information or incomplete or unclear instructions, as determined by the manager, the manager may direct:
 - (i) that a telephone bet not be accepted; or
 - (ii) that a telephone bet (if accepted) be cancelled and the amount of the bet be refunded; or
 - (iii) that a person's betting account be closed and any money standing to the credit of the account be refunded to the person.

2.7.2 Records of telephone bets

- (a) An operator at a TAB outlet who proposes to accept a telephone bet:
 - (i) must make a record by entry of the bet onto TAB's system, in the manner as TAB may determine from time to time, of the details as are necessary to identify the person making the bet and to describe the particular bet made; and

- (ii) must repeat the details of the bet to the person to enable the person to correct any errors in the details. If the person does not make any corrections or the person indicates that he or she does not wish to have them repeated, the person is taken to have confirmed as correct the bet details in the record of TAB.
- (b) A telephone bet is taken not to have been accepted at a TAB outlet unless a record of the bet has been made in accordance with this clause.
- (c) The details of a telephone bet recorded in accordance with this clause are taken to be the details of the bet, even if those details differ in any respect from the details given by the person making the bet.
- (d) A record of each telephone bet made to a TAB outlet must be sent to TAB.
- (e) In addition to the other requirements of this clause, the manager of a TAB outlet must ensure that all telephone bets are tape recorded and the tape recording sent to TAB.
- (f) TAB must retain the tape recording for a period of at least 28 days from the date of the race or declared betting event to which the bet relates or, if a claim with respect to the bet is made during that period, until the claim is finally determined.

2.7.3 Cancellation of telephone bets

If, before the close of betting and during the course of the same telephone call and before the making of any further bets, the person claims that the details of the telephone bet are not as specified by the person, the operator of the TAB outlet accepting the bet:

- (a) must correct the record of the bet on TAB's system in accordance with the claim; or
- (b) if it is not practicable for that to be done before the close of betting, must reject and cancel the bet and refund the amount of the bet to the betting account.

2.7.4 Telephone system delays and failures

TAB is not liable to any person for any losses, damages, expenses or claims suffered or incurred by, or as a result of any delay, failure, malfunction or breakdown in any part of the telephone system (whether mechanical or human) which enables a telephone bet to be made.

2.8 Device bets

2.8.1 Method of making device bets

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- (a) A device bet may only be made to a TAB outlet (approved by TAB for the purpose of receiving device bets) in which the person making the bet clearly gives an instruction to TAB's system of:
 - (i) the number of the betting account against which the bet is to be debited and the PIN and/or password allocated to that account; and
 - (ii) the details specified in clause 2.6.1 in respect of the bet.
 - (b) If in the opinion of the manager of a TAB outlet the person's instructions are incomplete or unclear, the manager may direct:
 - (i) the device bet not be accepted; or
 - (ii) that a device bet (if accepted) be cancelled and the amount of the bet refunded.
 - (c) If a person has been refused access to the means of making a device bet to TAB fixed odds betting, then TAB may refuse to accept a device bet from that person for a totalizator under these rules.
 - (d) A device bet may be accepted at a TAB outlet even if any other bet to which the communication relates is not accepted.

2.8.2 Records of device bets

- (a) The TAB outlet that proposes to accept a device bet must make a record by entry of the bet onto TAB's system, in the manner as TAB may determine from time to time, of the details as are necessary to identify the person making the bet and to describe the particular bet made.
- (b) A device bet is taken not to have been accepted at a TAB outlet unless a record of the bet has been made in accordance with this clause.
- (c) The details of a device bet recorded in accordance with this clause are taken to be the details of the bet, even if those details differ in any respect from the details given by the person making the bet.
- (d) A record of each device bet made to a TAB outlet must be sent to TAB.

2.8.3 Cancellation of device bets

A device bet may not be cancelled after acceptance of the bet by the TAB outlet.

2.8.4 Telephone and computer system delays and failures

TAB is not liable to any person for any losses, damages, expenses or claims suffered or incurred by, or as a result of any delay, failure, malfunction or breakdown in any part of the telephone or computer system (whether mechanical or human) which enables a device bet to be made.

2.9 Betting accounts

2.9.1 Bets against funds in betting accounts

A person may only make a telephone or device bet against funds in a betting account, established by the person making the bet. The bet will not be accepted if the amount of the bet is greater than the amount of the cleared funds in the account.

2.9.2 Establishment of betting account

- (a) A person may apply to TAB, or a racing club conducting an on-course totalizer, for the establishment of an account ("a betting account").
- (b) An application:
 - (i) must specify the information, and be completed in the form and manner, as TAB, or racing club, may require; and
 - (ii) may be accompanied by:
 - A: a minimum deposit as determined by TAB from time to time which is to be credited to the account; or
 - B: by a guarantee for not less than the approved minimum amount from a financial institution or other security acceptable to TAB, or the racing club, and which security is in accordance with arrangements approved by the Minister under the Act.
- (c) If required by TAB, any deposit to a betting account made by way of cheque or otherwise will not be credited to the account until TAB, or the racing club, is satisfied that the deposit is cleared funds.
- (d) A person who establishes a betting account will be notified by TAB, or the racing club of the betting account number.
- (e) TAB, or the racing club, who receives a deposit for payment into a betting account must issue a receipt for the deposit to the person who made the deposit.

2.9.3 Instructions in relation to betting accounts

- (a) A person who has established a betting account may give instructions in the manner as TAB, or the racing club, may approve (including by telephone or by a device), relating to the application or disposal of any amount standing to the credit of the account.
- (b) TAB, or the racing club, must comply with any reasonable instruction given to it by a person under this clause.

2.9.4 Payment of TAB betting account guarantees

- (a) Subject to any other arrangements that may be agreed between TAB and the person establishing the betting account in relation to the enforcement of any security, if TAB sends a statement relating to a betting account to the last known address of the person who has lodged a guarantee from a financial institution with TAB in respect of the account, the person must within 14 days of the date of the statement pay to TAB any money due to TAB by the person from the operation of the account.
- (b) TAB may take action in terms of recovery under the guarantee from the financial institution as is necessary to recover any money that remains due after the expiration of the 14 day period.

2.9.5 Non-operation of TAB betting accounts and account fees

- (a) TAB may close any betting account that is not transacted on for a period exceeding 3 months and, in that event, may transfer any amount standing to the credit of the account to a dormant account operated by TAB. In this case TAB will notify the holder of the account at the last address known to TAB that the account has been closed.
- (b) TAB may reopen a betting account that has been closed under this clause and re-credit to the account any amount credited to a dormant account as a result of the closure of the account.
- (c) TAB may impose and debit any betting account with the following fees:
 - (i) dormant account keeping fee;
 - (ii) a claim investigation fee;
 - (iii) an account administration fee for deposits to betting accounts;
 - (iv) a service fee for deposits to betting accounts made through persons other than TAB outlets.

The fees will be as determined by TAB from time to time. TAB may waive any or all of the fees on a basis as it determines from time to time.

2.9.6 Credits to TAB betting accounts

If an amount has been incorrectly credited to a betting account or an incorrect amount has been credited to the account, TAB:

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

2.10 Betting vouchers

2.10.1 TAB, or a racing club conducting an on-course totalizator, may issue betting vouchers and may authorise any other person to issue betting vouchers.

2.10.2 A betting voucher:

- (a) will be in the form as TAB, or the racing club, determines including:
 - (i) a gift certificate;
 - (ii) a stored value card or coupon for use in a self service terminal;
 - (iii) an on-course key ticket; or
 - (iv) any other similar or like instrument to any of the above; and
- (b) is valid for the period as is specified on the betting voucher provided that if no date is specified the voucher is valid for 12 months from the date of issue. Any unused value of a betting voucher after the expiry date for its validity will be retained by TAB and treated as unclaimed dividends; and
- (c) is to be regarded as cash equal to the value of the amount represented by the voucher.

2.10.3 Betting vouchers may be accepted at any TAB outlet:

- (a) for the making of cash bets; or
- (b) for the making of deposits to a betting account maintained with TAB; or
- (c) redeemed for cash up to the available amount.

2.11 Certificate as to records

2.11.1 TAB may issue a certificate in relation to a bet stating that the details of the bet as contained in a record kept or held by TAB are as specified in the certificate.

2.11.2 In any proceedings or dispute, a certificate under this clause is evidence as to the matters stated in the certificate.

2.12 Removal of certain persons from TAB outlets

The manager of a TAB outlet may direct a person to leave the TAB outlet if the manager is of the opinion that the person is creating a public annoyance. A direction has effect for the time (not extending beyond the day on which it is given) as the manager may specify in the direction.

2.13 Betting by minors

A person under the age of 18 years must not bet on a totalizator.

3. RESULTS, DIVIDENDS AND REFUNDS

3.1 Result of race or declared betting event

3.1.1 A reference to the contestant or finisher placed first, second, third, fourth, fifth or sixth in a race is a reference to the horse or greyhound declared by the stewards to be the first, second, third, fourth, fifth or sixth finisher in the race;

3.1.2 A reference to the winning team or final score for the relevant footyTAB totalizators is as set out in clause 16.2.

3.2 Payment of dividends

3.2.1 (a) A dividend or refund payable in respect of a bet will be available for collection or credited to the appropriate betting account as soon as is practicable after the race or declared betting event on which the bet was made.

(b) Immediately after the declaration of dividends, notice of the amounts will be exhibited in a place appointed for that purpose by TAB.

3.2.2 Where a totalizator is conducted by TAB, no dividend will be declared and paid except by order of TAB, in accordance with the decision of TAB as to the result of the race or event, and when TAB has ordered a dividend to be declared and paid on the race or event no investor on any other result on that race or event will be entitled to receive a dividend on that race or event.

3.2.3 TAB, or a racing club conducting a domestic totalizator (as the case may be), must not declare or pay a dividend on:

- (a) a race or a combination of races except following a declaration of correct weight by the stewards; or
- (b) a declared betting event except following the announcement of official or podium positions at the conclusion of the event by the relevant controlling body or committee under whose authority the event or contest is conducted.

3.2.4 TAB is not liable to any person for any losses, damages, expenses or claims suffered or incurred by or as a result of any error in the declaration of correct weight by the stewards or the advice to TAB of the contestant numbers of the finishers in the race.

3.3 Protests, objections and recontested events

3.3.1 If a protest is lodged in accordance with the rules of racing before the declaration of correct weight in a race, a dividend for that race must not be declared or paid until the protest has been decided by the stewards. Before making a decision on a protest, the stewards (subject to the declaration of correct weight) may declare placings not affected by the protest. TAB, or a racing club conducting a domestic totalizator, may at its discretion make payment of dividends on the placings unaffected by the protest.

- 3.3.2
- (a) If an objection or protest is lodged in accordance with the declared event rules governing the declared betting event, TAB will declare the result based on the official or podium positions of the event as per the adjudication of the relevant controlling body or committee. Subsequent disqualification, promotion of contestants, or any other change is irrelevant for the purpose of determining the result of a bet on a declared betting event.
 - (b) Should any declared betting event be recontested or replayed for any reason whatsoever, the replay will be treated as a separate event and will have no effect on the result of the original contest. TAB may, at its discretion treat the replay as a future contest.

3.4 Calculation of dividends

3.4.1 A dividend is calculated by TAB, or a racing club conducting a domestic totalizator, on a single unit of investment for the relevant totalizator. The dividend is calculated:

- (a) by dividing the relevant totalizator dividend pool (or part thereof where the pool is divided) by the number of units of investment on the successful winning contestant or combination. (For those totalizators where flexi bets are available, any amounts bet which are less than a single unit of investment are to be included in the calculation of the dividend payable on a single unit of investment by the division of the relevant totalizator dividend pool.)

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- (b) having regard to any determinations made by TAB in respect of:
- (i) the Commission deductions before distribution of the balance of the relevant pool as dividends to investors who select the winning contestant or combination; and
 - (ii) fractions and the rounding of any calculated amount of the dividend payable; and
 - (iii) the minimum dividend provisions.

3.4.2 The dividend payable by TAB, or the racing club, in respect of a bet will bear the same proportion to the dividend declared in respect of a single unit of investment as the amount of the bet bears to a single unit of investment.

3.4.3 Subject to the clauses regarding where the winning combination is not backed to the equivalent of a unit of investment in clause 6 (quinella totalizator), 7 (exacta totalizator), 8 (trifecta totalizator), 9 (first 4 totalizator), 10 (doubles totalizator), 11 (quaddie totalizator), 12 (duet totalizator), 13 (BIG6 totalizator), and 16 (FootyTab) the dividend calculated on a flexi bet will be the same proportion of the dividend declared for a unit of investment as the amount invested in the flexi bet on the relevant combination (as determined in accordance with clause 2.4.1 (Flexi bets)) bears to the single unit of investment.

3.5 Dividends and refunds to be paid on presentation of tickets

3.5.1 Where a betting ticket is issued for a cash bet under clause 2.6.2 (betting tickets to be issued for cash bets) a dividend or refund must not be paid except on presentation of a ticket unless otherwise approved by TAB, or the racing club conducting the domestic totalizator.

3.5.2 TAB, or a racing club, is not required to entertain a claim in respect of the short payment of a dividend or refund after the investor has left the payout window at the place where the dividend or refund was paid.

3.5.3 A ticket held in respect of a race or declared betting event that has been postponed to another date is invalid except only for the purpose of claiming a refund or as provided for in these rules.

3.5.4 A person may claim a dividend or refund for up to 12 months after the race or declared betting event on which the bet was made.

3.6 Payment of dividends, refunds and betting account balances

3.6.1 An amount to which a person is entitled:

- (a) as a dividend or refund for a cash bet made at a TAB outlet or made on a racecourse with a racing club conducting a domestic totalizator; or
 - (b) as the credit balance of a betting account established by the person with TAB, or the racing club conducting an on-course totalizator, for the purpose of making telephone or device bets at a TAB outlet, must, on application made by the person, be paid to the person in cash or by cheque.
- 3.6.2 The amount may be paid at a TAB outlet or at any other place as may be designated by TAB (or the racing club conducting a domestic totalizator) for that purpose, and may be paid at the times as TAB, or the racing club, may approve for the purpose.
- 3.6.3 A dividend or refund to which a person is entitled in respect of a telephone or device bet that has been debited against a betting account must be paid to the person:
 - (a) in accordance with any reasonable written instructions received from the person; or
 - (b) in the absence of any instructions, by payment into the person's betting account.
- 3.6.4 If TAB is in doubt as to the identity of the person to whom an amount is due (whether as a dividend, refund or balance of a betting account):
 - (a) TAB may, in the case of presentation of a ticket for a cash bet, investigate whether the person whom presents the ticket either placed the bet or is acting with the authority of the person who placed the bet and TAB may require a statutory declaration in the form and containing the information it may require; and
 - (b) TAB may retain the amount and pay it to any person who establishes to TAB's satisfaction that he or she is the person to whom the amount is due; and
 - (c) TAB is relieved from all further liability in respect of an amount paid by it to a person under this clause 3.6.4.
- 3.6.5 If a dividend or a refund to which a person is entitled is for an amount of less than 5 cents:
 - (a) where the person has established a betting account with TAB, the dividend or refund will be paid by TAB depositing the amount of that dividend or refund into the person's betting account; and
 - (b) where the person does not have a betting account with TAB:

- (i) if the aggregate of all dividends or refunds to which the person is entitled on all betting tickets which that person presents for payment at the same time is 3 cents or more (“**aggregate amount**”) the aggregate amount will be rounded up or down to the nearest 5 cents as determined by TAB and paid to the person in accordance with this clause 3.6.5; and
- (ii) otherwise, the dividend or refund will be rounded down to zero.

3.7 Claims concerning dividends or refunds

- 3.7.1 Within 14 days after a person becomes entitled to a dividend or refund for a bet or within such further time as TAB may allow, the person may lodge a written claim with TAB, or the racing club conducting a domestic totalizator as applicable, to the effect that the amount of the entitlement as calculated by TAB, or the racing club, is less than the actual amount to which the person is entitled.
- 3.7.2 After investigating the claim, TAB, or the racing club as applicable:
 - (a) must notify the claimant of its decision; and
 - (b) may pay such dividend or refund to the claimant as to TAB, or the racing club, appears just and reasonable; and
 - (c) if the dividend that was calculated and declared did not include the claimant’s investment, and that dividend exceeds, by more than \$1000.00, the dividend that would have been declared had the dividend be recalculated to include the claimant’s investment, then the dividend that applies for the purpose of the claim will be the recalculated dividend that includes the claimant’s investment; and
 - (d) such amounts that are paid to the claimant shall exclude any refund or credit given to the claimant in respect of the claimant’s Investment under any other provision of these Rules.

3.8 Claims concerning records of telephone bets

- 3.8.1 Within 14 days after making a telephone bet or within any further time as TAB may allow, a person may lodge a written claim with TAB to the effect:
 - (a) that the details of the bet given by the person when making the bet were incorrectly recorded on entry into TAB’s system; and
 - (b) that the person has suffered loss as a result of the error.

3.8.2 If, after investigating the claim, TAB is satisfied:

- (a) that the claim is justified; and
- (b) that the error complained of was due to the negligence or wilful default of any officer, employee or agent of TAB; TAB will make any appropriate alteration to the record and will pay such dividend or refund to the claimant as to TAB appears just and reasonable.

3.8.3 Any election by the claimant not to have the details of a telephone bet repeated, as referred to in clause 2.7.2, will be taken into account in TAB 's investigation of the claim.

3.9 Lost, destroyed, mutilated and stolen ticket claims

3.9.1 Claims for dividends or refunds in respect of lost, destroyed, mutilated or stolen betting tickets must be lodged within 14 days of the respective race meeting or declared betting event unless the claimant can provide a reason to the satisfaction of TAB for the delay in lodging the claim. Claims may be lodged at any TAB outlet. Where a claim is made:

- (a) TAB may charge the claimant a claim investigation fee, as determined by TAB from time to time, to investigate the claim; and
- (b) a statutory declaration from the claimant in the form and containing the information as TAB requires must accompany the claim; and
- (c) the claim will not be investigated prior to the occurrence of the respective race or declared betting event and the ticket becoming dividend or refund bearing unless:
 - (i) the ticket investment value exceeds \$100.00; or
 - (ii) in the case of a claim for a stolen ticket, the claimant has reported the theft to the police; and
- (d) the claimant will receive written acknowledgment of receipt of their claim within 21 days of the claim being received by TAB; and
- (e) TAB may stop payment on the ticket pending the outcome of its investigation.

3.9.2 Following investigation by TAB of the claim for the lost, destroyed, mutilated or stolen betting ticket, if TAB is satisfied that the claimant is entitled to payment of a dividend or refund on the betting ticket then:

- (a) approved claims will be settled by:

- (i) voucher payable at any TAB cash sales outlet, except for amounts greater than \$500 (Five Hundred Dollars);
- (ii) cheque in favour of the claimant; or
- (iii) deposit to the claimant's nominated betting account; and

(b) TAB will immediately record the cancellation of the ticket.

3.10 Information to accompany claims

A claim by a person under this clause 3 need not be investigated unless the claimant gives to TAB, or racing club conducting a domestic totalizator (as the case may be), the information, tickets and other documents as are in the claimant's possession, as may be necessary to facilitate investigation of the claim.

3.11 Review of decisions on a claim

3.11.1 A person who is dissatisfied with the TAB's or racing club's decision on a claim under this clause may request TAB, or racing club, as applicable to review its decision.

3.11.2 TAB or racing club will deal with a request for review in the same way as if it were a claim, except that the person who deals with the request must not be:

- (a) the person who dealt with the original claim; or
- (b) a person who is under the supervision of the person who dealt with the original claim.

3.11.3 This clause does not authorise more than one request for review to be made in relation to any one claim.

4. RACING EVENT TOTALIZATORS - GENERAL RULES

4.1 Commission deduction

Money invested on a totalizator conducted by TAB, or a racing club, on one or more racing events will be subject to a Commission deduction.

4.2 Refunds

4.2.1 Termination of totalizator pool

If any totalizator for a race event is terminated under these rules, the whole amount invested on the race must be refunded to the investors.

4.2.2 Non-starters

- (a) If:

-
- (i) a contestant on which money has been invested does not become a starter in a race (including a re-run race); or
 - (ii) a combination of contestants on which money has been invested includes a contestant that does not become a starter in a race (including a re-run race); the money invested on the contestant or the combination (as the case may be) must be refunded to the investors.

(b) Subclause (a) applies unless:

- (i) the money is invested on a doubles totalizator and the relevant ticket is not presented in accordance with clause 10.3.4(a)(i) so that clause 10.3.4(a)(ii) applies; or
- (ii) the money is invested on a quaddie totalizator and the relevant ticket is not presented in accordance with clause 11.3.4(a)(i) so that clause 11.3.4(a)(ii) applies;
- (iii) the money is invested on a parlay bet and clause 14 applies; or
- (iv) The money is invested on a BIG6 totalizator and the relevant ticket is not presented in accordance with clause 13.3.4(a)(i) so that clause 13.3.4(a)(ii) applies.

4.2.3 **Abandonment, postpone, walkovers etc**

(a) If a race is:

- (i) abandoned; or
- (ii) postponed until another day; or
- (iii) declared a no-race; or
- (iv) a walkover, the whole amount invested on the race must be refunded to the investors.

(b) The amount invested referred to in Rule 4.2.3(a)(iv):

- (i) shall not in respect of quinella include any amount in the quinella jackpot pool for that quinella totalizator, which shall be carried forward and paid into the quinella jackpot pool for the quinella totalizator conducted on the succeeding quinella race;
- (ii) shall not in respect of exacta include any amount in the exacta jackpot pool for that exacta totalizator, which shall be carried forward and paid into the exacta

- jackpot pool for the exacta totalizator conducted on the succeeding exacta race;
- (iii) shall not in respect of duet include any amount in the duet jackpot pool for that duet totalizator, which shall be carried forward and paid into the duet jackpot pool for the duet totalizator conducted on the succeeding duet race;
 - (iv) shall not in respect of trifecta include any amount in the trifecta jackpot pool for that trifecta totalizator, which shall be carried forward and paid into the trifecta jackpot pool for the trifecta totalizator conducted on the succeeding trifecta race;
 - (v) shall not in respect of first 4 include any amount in the first 4 jackpot pool for that first 4 totalizator, which shall be carried forward and paid into the first 4 jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race;
- (c) Subclause (a) applies unless:
- (i) clause 10 applies in respect of a doubles totalizator;
 - (ii) clause 11 applies in respect of a quaddie totalizator; or.,
 - (iii) clause 13 applies in respect of a BIG6 totalizator.

4.2.4 No contestant or combination backed

If none of the contestants or combinations in respect of which dividends are payable are backed in the case of win and place totalizators, the dividend pool must be refunded to the investors.

4.3 Application of minimum dividend provisions in certain cases

TAB may determine from time to time that there is to be a minimum dividend for a racing event totalizator. If TAB has determined there will be a minimum dividend, the minimum dividend applies to all bets on a race totalizator unless a provision in Appendix 1 (Determination of Dividend — Minimums & Fractions) states that it does not apply in a particular case.

4.4 Out of sequence races and re-runs of races

- 4.4.1 If a race is run out of normal race number sequence or if a race is re-run, TAB, or the racing club conducting an on-course totalizator, may reopen the totalizator for the re-run.
- 4.4.2 The amount invested on the totalizator for the first run of the race must be dealt with in accordance with the result of the re-run or the out of sequence race.

4.5 Pool Guarantee

For the purpose of Trifecta, First 4, Quaddie or BIG6 totalizators:

- (a) TAB may apply a pool guarantee at the sole discretion of TAB. In the case of BIG6, the pool guarantee shall apply to the major dividend pool, in accordance with clause 13.3.2.
- (b) Subject to 4.5(e), 8.2.2(b)(ii), 8.2.2(c)(ii), 9.3.2(b)(ii), 9.3.2(c)(ii), 9.3.2(d)(ii) if a pool guarantee is in place on a totalizator where there are backed combinations; TAB is liable for that portion of the pool guarantee shortfall applicable to the backed combinations.
- (c) Subject to 4.5(e), if a pool guarantee is in place on a totalizator where there are unbacked combinations; TAB is not liable for that portion of the pool guarantee shortfall applicable to the unbacked combinations.
- (d) Subject to 4.5(e), if a pool guarantee is in place on a totalizator where there is less than a unit of investment on backed combinations; TAB is liable for the full unit of the pool guarantee shortfall applicable to the backed combinations.
- (e) In the event that all bets from a guarantee pool are refunded to investors, the refunds will not include any part of a pool guarantee and TAB is not liable for any pool guarantee shortfall.

4.6 Seeded Jackpots

For the purpose of First4, Quaddie or BIG6 totalizators:

- (a) TAB may include a seeded jackpot amount in a jackpot pool at the sole discretion of TAB;
- (b) Subject to 4.6(c), if a jackpot pool includes a seeded jackpot amount and there is no winner, the seeded jackpot amount remains in the jackpot pool and cannot be reclaimed by TAB;
- (c) In the event that all bets in a totalizator investment pool, which is subject to a seeded jackpot amount, are refunded to investors, TAB will reclaim the seeded jackpot amount (if any) from the associated jackpot pool, prior to any refunds.

4.7 Pooling with Foreign Jurisdictions

- (a) When the betting operator chooses to guest into a foreign jurisdiction (host) pool it will be responsible for transmitting all investments on international pooled bets to the operator in the foreign jurisdiction for inclusion in the appropriate pools and to pay dividends to investors.

- (b) The betting rules of the operator in the foreign jurisdiction will apply for investments on international pooled bets and together with commission rates for international pooled bets can be viewed on the betting operator's website – www.tab.com.au or at retail agencies upon request.

5. WIN AND PLACE TOTALIZATORS

5.1 Opening and termination of win and place totalizator pools

5.1.1 The win pool of a win and place totalizator:

- (a) must not be opened to accept bets for a race if the number of contestants in the race is less than 2; and
- (b) must be terminated if the number of contestants in the race falls below 2 at any time or if there are no finishers in the race.

5.1.2 The place pool of a win and place totalizator:

- (a) must not be opened for a race if the number of contestants in the race is less than 5; and
- (b) must be terminated if the number of contestants in the race falls below 5 at any time or if there are no finishers in the race.

5.2 Win pool dividends

5.2.1 Distribution of win pool dividend

- (a) Money invested on a win and place totalizator with a view to successfully predicting the contestant that places first in a race (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5) is to be paid into a win dividend pool.
- (b) The win dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors on the finisher that placed first in the race.

5.2.2 Dead-heat for first place

If there is a dead-heat for first place in the race:

- (a) the win dividend pool is to be divided into as many equal parts as there are backed finishers in the dead-heat; and
- (b) a part is allotted to each backed finisher; and

- (c) each part is to be divided among the investors on the finisher to which the part is allotted.

5.3 Place pool 2 dividend races

5.3.1 Application of rule

- (a) This clause 5.3 applies if the number of entries in a race received at the deadline for scratchings prescribed by the controlling body or a race club responsible for the conduct of the relevant race meeting is less than 8.
- (b) This clause is subject to clauses 4.3 (application of minimum dividend provisions in certain cases) and 5.5 (deficiency in place pool).

5.3.2 Distribution of place pool dividend for 2 dividend race

- (a) Money invested on a win and place totalizator with a view to successfully predicting the contestant that places first or second in a race (and less any amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5) is to be paid into a place dividend pool
- (b) The place dividend pool is (except to the extent otherwise provided in these rules) to be divided into 2 equal parts, of which:
 - (i) one part is to be divided among the investors on the first placed finisher in the race; and
 - (ii) the second part is to be divided among the investors on the second placed finisher in the race.

5.3.3 Unbacked winners or placegetters in a 2 dividend race

- (a) If the first placed finisher is not backed, the whole of the place dividend pool is to be divided among the investors on the second placed finisher in the race.
- (b) If the second placed finisher is not backed, the whole of the place dividend pool is to be divided among the investors on the first placed finisher in the race.

5.3.4 Dead-heat for first place in a 2 dividend race

- (a) If there is a dead-heat for first place in a 2 dividend race:
 - (i) the place dividend pool is to be divided into as many equal parts as there are backed finishers in the dead-heat; and
 - (ii) a part is allotted to each backed finisher; and

(iii) each part is to be divided among the investors on the finisher to which the part is allotted.

(b) This clause 5.3.4 applies to a dead-heat for second place in a 2 dividend race in the event that the place dividend pool is to be divided among the investors on the second placed finisher in accordance with clause 5.3.5.

5.3.5 Dead-heat for second place in a 2 dividend race where first place is backed

If the first placed finisher is backed and 2 or more backed finishers dead-heat for second place in a 2 dividend race:

(a) the place dividend pool is to be divided into 2 equal parts:

(i) one part is to be divided amount the investors of the first placed finisher; and

(ii) the second part is to be divided into as many equal parts as there are backed finishers in the dead-heat for second place;

(b) a part is allotted to each backed finisher that placed second in the race; and

(c) each part is to be divided among the investors on the finisher to which the part is allotted.

5.4 Place pool 3 dividend races

5.4.1 Application of rule

(a) This clause 5.4 applies if the number of entries in a race received at the deadline for scratchings prescribed by the controlling body or a race club responsible for the conduct of the relevant race meeting is 8 or more;

(b) This clause is subject to clauses 4.3 (application of minimum dividend provisions in certain cases) and 5.5 (deficiency in place pool).

5.4.2 Distribution of place pool dividends for a 3 dividend race

Money invested on a win and place totalizator with a view to successfully predicting the contestant that places first, second or third in a race (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5) is to be paid into a place dividend pool.

The place dividend pool is (except to the extent otherwise provided in these rules) to be divided into 3 equal parts, of which:

-
- (a) one part is to be divided among the investors on the first placed finisher; and
 - (b) the second part is to be divided among the investors on the second placed finisher; and
 - (c) the third part is to be divided among the investors on the third placed finisher.

5.4.3 Unbacked winners or placegetters in a 3 dividend race

If a first, second or third placed finisher is not backed:

- (a) the whole of the place dividend pool is to be divided into as many equal parts as there are backed finishers who place first, second or third; and
- (b) a part is allotted to each backed finisher; and
- (c) each part is to be divided among the investors on the finisher to which the part is allotted.

5.4.4 Dead-heat for first place between 2 finishers in a 3 dividend race

- (a) If 2 finishers dead-heat for first place in a 3 dividend race and both are backed:
 - (i) two-thirds of the place dividend pool is to be divided into 2 equal parts; and
 - (ii) each part is to be divided among the investors on each backed finisher in the dead-heat; and
 - (iii) one third of the place dividend pool is to be divided among the investors on the third placed finisher.
- (b) If 2 finishers dead-heat for first place in a 3 dividend race but 1 only is backed:
 - (i) the whole of the place dividend pool is to be divided into 2 equal parts; and
 - (ii) one part is to be divided among the investors on the backed finisher in the dead-heat; and
 - (iii) the second part to be divided among the investors on the third placed finisher.
- (c) If 2 finishers dead-heat for first place in a 3 dividend race but neither is backed, the whole of the place dividend pool is to be divided among the investors on the third placed finisher.

5.4.5 Dead-heat for first place between 3 or more finishers in a 3 dividend race

If 3 or more finishers dead-heat for first place in a 3 dividend race:

- (a) the place dividend pool is to be divided into as many equal parts as there are backed finishers in the dead- heat; and
- (b) a part is allotted to each backed finisher; and
- (c) each part is to be divided among the investors on the finisher to which the part is allotted.

5.4.6 Dead-heat for second place in a 3 dividend race where first place is backed

(a) If the first placed finisher is backed and 2 or more backed finishers dead-heat for second place in a 3 dividend race:

- (i) one third of the place dividend pool is to be divided among the investors on the first placed finisher; and
- (ii) two-thirds of the place dividend pool is to be divided into as many equal parts as there are backed finishers in the dead-heat; and
- (iii) a part is allotted to each backed finisher in the dead-heat for second in the race; and
- (iv) each part is to be divided among the investors on the finisher to which the part is allotted.

(b) If 2 or more finishers dead-heat for second place but 1 only of those finishers is backed:

- (i) the whole of the place dividend pool is to be divided into 2 equal parts; and
- (ii) one part is to be divided among the investors on the first placed finisher; and
- (iii) the second part is to be divided amongst the investors on the backed second placed finisher in the dead-heat.

5.4.7 Dead-heat for third place in a 3 dividend race where first and second place are backed

(a) If the first and second placed finishers are backed, and 2 or more backed finishers dead-heat for third place in a 3 dividend race:

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- (i) one third of the place dividend pool is to be divided among the investors on the first placed finisher; and
 - (ii) one third of the place dividend pool is to be divided among the investors on the second placed finisher;
 - (iii) one-third of the place dividend pool is to be divided into as many equal parts as there are backed finishers in the dead-heat; and
 - (iv) a part is allotted to each backed finisher in the dead-heat; and
 - (v) each part is to be divided among the investors on the finisher to which the part is allotted.
- (b) If 2 or more finishers dead-heat for third place but none of the finishers is backed:
- (i) the whole of the place dividend pool is to be divided into 2 equal parts; and
 - (ii) one part is to be divided among the investors on the first placed finisher; and
 - (iii) the second part is to be divided among the investors on the second placed finisher.

5.5 Deficiency in place pool

5.5.1 Dividend where deficiency in one part of place pool

- (a) If:
- (i) the place dividend pool is divided in accordance with clause 5.3 (place pool 2 dividend races) or clause 5.4 (place pool 3 dividend races); and
 - (ii) in not more than one part (in this clause referred to as the 'deficient part') of the place dividend pool there is insufficient money to enable a dividend equal to the unit of investment to be declared in respect of that part; and
 - (iii) the amount of the deficiency is greater than the amount deducted as Commission;
- (b) then, there must, before any dividend is declared, be deducted:
- (i) from the part, other than the deficient part; or

-
- (ii) if there are 2 or more parts that are not deficient parts, from those parts in proportion to the amounts standing in those parts, an amount sufficient to enable a dividend equal to the unit of investment to be declared in respect of the deficient part, less the Commission.
 - (c) The amount so deducted is to be added to the deficient part so that, if the Commission were also added to the deficient parts, there would be produced in each of the deficient parts an amount not greater than the amount required in each of those parts to declare a dividend equal to the unit of investment.

5.5.2 Dividend where deficiency in 2 or more parts of place pool

- (a) If:
 - (i) the place dividend pool has been divided in accordance with clause 5.3 (place pool 2 dividend races) or clause 5.4 (place pool 3 dividend races); and
 - (ii) in each of 2 or more parts (in this clause referred to as the “**deficient parts**”) of the place dividend pool there is insufficient money to enable dividends equal to the unit of investment to be declared in respect of those parts; and
 - (iii) the aggregate of the amounts of those deficiencies is greater than the amount deducted as Commission,
- (b) then, there must, before any dividend is declared, be deducted:
 - (i) from the part, other than the deficient parts; or
 - (ii) if there are 2 or more parts that are not deficient parts, from those parts in proportion to the amounts standing in those parts, an amount equal to the aggregate of the amounts of the deficiencies in the deficient parts, less the Commission.
- (c) The amount so deducted is to be added to the deficient parts so that, if the Commission were also added to the deficient parts, there would be produced in each of the deficient parts an amount not greater than the amount required in each of those parts to declare a dividend equal to the unit of investment.

6. QUINELLA TOTALIZATORS

6.1 Opening and termination of quinella totalizator pool

6.1.1 A quinella totalizator:

- (a) must not be opened to accept bets for a race if the number of contestants in the race is less than 3; and
- (b) must be terminated if the number of contestants in the race falls below 3 at any time or if there are no finishers in the race.

6.2 Quinella pool dividends

6.2.1 **Investment pool, jackpot pool and quinella dividend pool**

- (a) All money invested on a quinella totalizator is to be paid into an investment pool for that quinella totalizator.
- (b) For each quinella totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 6.2.2 or clause 6.2.6 are required to be carried forward to the jackpot pool of that quinella totalizator.
- (c) For each quinella totalizator there is to be a quinella dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the quinella totalizator under clause 6.2.1(a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that quinella totalizator.

6.2.2 **Distribution of quinella dividend**

- (a) If there are 2 or more finishers in a quinella race, the quinella dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors on the combination comprising the first and second placed finisher in a race.
- (b) If one winner only is declared, and no second or third placing is declared:
 - (i) the jackpot pool for that quinella race is carried forward to the jackpot pool for the quinella totalizator conducted on the succeeding quinella race; and
 - (ii) the remainder of the quinella dividend pool after carrying forward the jackpot pool in accordance with clause 6.2.2(b)(i) is to be divided among the investors on the combination of the winner and any other contestant in the event irrespective of order.

6.2.3 Dead-heat for first place between 2 finishers

- (a) If 2 finishers dead-heat for first place, the quinella dividend pool is to be divided among the investors on the combination comprising those finishers.
- (b) If the combination referred to in clause 6.2.3(a) is not backed, the quinella dividend pool is to be carried forward in accordance with clause 6.2.6(b).

6.2.4 Dead-heat for first place between 3 or more finishers

If 3 or more finishers dead-heat for first place:

- (a) the quinella dividend pool is to be divided into as many equal parts as there are combinations comprising 2 of those finishers in the dead-heat for first place; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with clause 6.2.6(b).

6.2.5 Dead-heat for second place

If 2 or more finishers dead-heat for second place:

- (a) the quinella dividend pool is to be divided into as many equal parts as there are combinations comprising the first placed finisher and a finisher in the dead-heat for second place; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with clause 6.2.6(b).

6.2.6 Winning combination not backed or not backed to equivalent of unit of investment

Notwithstanding anything else in these rules, where the total of all amounts invested in a quinella totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ("winning quinella combination") is less than a unit of investment for that quinella totalizator or if a winning quinella combination is not backed:

- (a) only the amount of the quinella dividend pool determined in accordance with the following formula will be distributed among the investors on the winning quinella combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the quinella dividend pool which is to be distributed among the investors on the winning quinella combination;

di is the total amount which would be distributed to investors on the winning quinella combination under clause 6.2 if the total of all amounts invested in the quinella totalizator on the winning quinella combination was not less than a unit of investment for that quinella totalizator so that this clause 6.2.6 did not apply. Where the winning quinella combination is not backed, *di* excludes any amount in the jackpot pool for that quinella totalizator under clause 6.2.1(c)(ii);

ai is the total of all amounts (if any) invested in the quinella totalizator on the winning quinella combination; and

ui is the unit of investment for the quinella totalizator; and

- (b) there is to be carried forward and paid into the quinella jackpot pool for the quinella totalizator conducted on the succeeding quinella race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the quinella jackpot pool for the quinella totalizator conducted on the succeeding quinella race;

di has the meaning given to that term in clause 6.2.6(a) and

da is the total amount of the quinella dividend pool which is to be distributed among the investors on the winning quinella combination as determined in accordance with clause 6.2.6(a).

7. EXACTA TOTALIZATORS

7.1 Opening and termination of exacta totalizator pool

7.1.1 An exacta totalizator:

-
- (a) must not be opened to accept bets for a race if the number of contestants in the race is less than 2; and
 - (b) must be terminated if the number of contestants in the race falls below 2 at any time or if there are no finishers in the race.

7.2 Exacta pool dividends

7.2.1 Investment pool, jackpot pool and exacta dividend pool

- (a) All money invested on an exacta totalizator is to be paid into an investment pool for that exacta totalizator.
- (b) For each exacta totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 7.2.2 or clause 7.2.6 are required to be carried forward to the jackpot pool of that exacta totalizator.
- (c) For each exacta totalizator there is to be an exacta dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the exacta totalizator under clause 7.2.1(a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that exacta totalizator.

7.2.2 Distribution of exacta dividend

- (a) If there are 2 or more finishers in an exacta race, the exacta dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors on the combination comprising the first and second placed finisher in the race, in the correct order.
- (b) If one winner only is declared, and no second or third placing is declared:
 - (i) the jackpot pool for that exacta race is carried forward to the jackpot pool for the exacta totalizator conducted on the succeeding exacta race; and
 - (ii) the remainder of the exacta dividend pool after carrying forward the jackpot pool in accordance with clause 7.2.2(b)(i) is to be divided among the investors on the combination of the winner and any other contestant in the event irrespective of order.

7.2.3 Dead-heat for first place between 2 finishers

- (a) If 2 finishers dead-heat for first place:
- (i) the exacta dividend pool is to be divided into as many equal parts as there are combinations comprising the finishers in the dead-heat for first place; and
 - (ii) a part is allotted to each combination; and
 - (iii) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
 - (iv) for each unbacked combination the part is to be carried forward in accordance with clause 7.2.6(b).

7.2.4 Dead-heat for first place between 3 or more finishers

If 3 or more finishers dead-heat for first place:

- (a) the exacta dividend pool is to be divided into as many equal parts as there are combinations comprising 2 of those finishers in the dead-heat for first place; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with clause 7.2.6(b).

7.2.5 Dead-heat for second place

- (a) If 2 or more finishers dead-heat for second place:
- (i) the exacta dividend pool is to be divided into as many equal parts as there are combinations comprising, in the correct order, the first placed finisher and a finisher in the dead-heat for second place; and
 - (ii) a part is allotted to each combination; and
 - (iii) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
 - (iv) for each unbacked combination the part is to be carried forward in accordance with clause 7.2.6(b).

7.2.6 Winning combination not backed or not backed to equivalent of unit of investment

Notwithstanding anything else in these rules, where the total of all amounts invested in an exacta totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ("winning exacta combination") is less than a unit of investment for that exacta totalizator or if a winning exacta combination is not backed:

- (a) only the amount of the exacta dividend pool determined in accordance with the following formula will be distributed among the investors on the winning exacta combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the exacta dividend pool which is to be distributed among the investors on the winning exacta combination;

di is the total amount which would be distributed to investors on the winning exacta combination under clause 7.2 if the total of all amounts invested in the exacta totalizator on the winning exacta combination was not less than a unit of investment for that exacta totalizator so that this clause 7.2.6 did not apply. Where the winning exacta combination is not backed, di excludes any amount in the jackpot pool for that exacta totalizator under clause 7.2.1(c)(ii);

ai is the total of all amounts (if any) invested in the exacta totalizator on the winning exacta combination; and

ui is the unit of investment for the exacta totalizator; and

- (b) there is to be carried forward and paid into the exacta jackpot pool for the exacta totalizator conducted on the succeeding exacta race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the exacta jackpot pool for the exacta totalizator conducted on the succeeding exacta race;

di has the meaning given to that term in clause 7.2.6(a) and

da is the total amount of the exacta dividend pool which is to be distributed among the investors on the winning exacta

combination as determined in accordance with clause 7.2.6(a).

8. TRIFECTA TOTALIZATORS

8.1 Opening and termination of trifecta totalizator pool

8.1.1 A trifecta totalizator:

- (a) must not be opened to accept bets for a race if the number of contestants in the race is less than 3; and
- (b) must be terminated if the number of contestants in the race falls below 3 at any time or if there are no finishers in the race.

8.2 Trifecta pool dividends

8.2.1 Investment pool, jackpot pool and trifecta dividend pool

- (a) All money invested on a trifecta totalizator is to be paid into an investment pool for that trifecta totalizator.
- (b) For each trifecta totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 8.2.2 or clause 8.2.7 are required to be carried forward to the jackpot pool of that trifecta totalizator.
- (c) For each trifecta totalizator there is to be a trifecta dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the trifecta totalizator under clause 8.2.1(a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that trifecta totalizator; and
 - (iii) the pool guarantee shortfall (if any) for that trifecta totalizator.

8.2.2 Distribution of trifecta dividend

- (a) If there are 3 or more finishers in a trifecta race, the trifecta dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors who select the combination comprising the first 3 placed finishers in the race in the correct order.
- (b) Where there are 2 finishers only in a trifecta race then:
 - (i) the jackpot pool for that trifecta race is carried forward to the jackpot pool for the trifecta

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- totalizator conducted on the succeeding trifecta race; and
- (ii) the remainder of the trifecta dividend pool after carrying forward the jackpot pool in accordance with clause 8.2.2(b)(i), and excluding any pool guarantee shortfall, is to be divided among the investors who select a combination comprising the first 2 placed finishers in the race in the correct order, together with any other starter.
- (c) Where there is one finisher only in a trifecta race then:
- (i) the jackpot pool for that trifecta race is carried forward to the jackpot pool for the trifecta totalizator conducted on the succeeding trifecta race; and
 - (ii) the remainder of the trifecta dividend pool after carrying forward the jackpot pool in accordance with clause 8.2.2(c)(i), and excluding any pool guarantee shortfall, is to be divided amongst the investors who select a combination comprising, in the correct order, the one finisher in the race together with any other starters.

8.2.3 **Dead-heat for first place between 2 finishers**

- (a) If 2 finishers dead-heat for first place:
- (i) the trifecta dividend pool is to be divided into as many equal parts as there are combinations comprising the finishers in the dead-heat for first place and the third placed finisher in the correct order; and
 - (ii) a part is allotted to each combination; and
 - (iii) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
 - (iv) for each unbacked combination the part is to be carried forward in accordance with clause 8.2.7(b)
- (b) If 2 finishers dead-heat for first place and there is also a dead-heat for third place:
- (i) the trifecta dividend pool is to be divided into as many equal parts as there are combinations comprising the finishers in the dead-heat for first place and one of the finishers in the dead-heat for third place in the correct order; and

- (ii) a part is allotted to each combination; and
- (iii) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (iv) for each unbacked combination the part is to be carried forward in accordance with clause 8.2.7(b).

8.2.4 **Dead-heat for first place between 3 or more finishers**

If 3 or more finishers dead-heat for first place:

- (a) the trifecta dividend pool is to be divided into as many equal parts as there are combinations comprising 3 of the finishers in the dead-heat for first place; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with 8.2.7(b).

8.2.5 **Dead-heat for second place**

If 2 or more finishers dead-heat for second place:

- (a) the trifecta dividend pool is to be divided into as many equal parts as there are combinations comprising, in the correct order, the first placed finisher and 2 of the finishers in the dead-heat for second place; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with 8.2.7(b).

8.2.6 **Dead-heat for third place**

(a) If 2 or more finishers dead-heat for third place:

- (i) the trifecta dividend pool is to be divided into as many equal parts as there are combinations comprising, in the correct order, the first placed finisher, the second placed finisher and one of the finishers in the dead-heat for third place; and

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- (ii) a part is allotted to each combination; and
 - (iii) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
 - (iv) for each unbacked combination the part is to be carried forward in accordance with 8.2.7(b).
- (b) This clause does not apply if there is a dead-heat for first place.

8.2.7 **Winning combination not backed or not backed to equivalent of unit of investment**

Notwithstanding anything else in these rules, where the total of all amounts invested in a triffecta totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ('winning triffecta combination') is less than a unit of investment for that triffecta totalizator or if a winning triffecta combination is not backed:

- (a) only the amount of the triffecta dividend pool determined in accordance with the following formula will be distributed among the investors on the winning triffecta combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the triffecta dividend pool which is to be distributed among the investors on the winning triffecta combination;

di is the total amount which would be distributed to investors on the winning triffecta combination under clause 8.2 if the total of all amounts invested in the triffecta totalizator on the winning triffecta combination was not less than a unit of investment for that triffecta totalizator so that this clause 8.2.7 did not apply. Where the winning triffecta combination is not backed, *di* excludes any amount in the jackpot pool for that triffecta totalizator under clause 8.2.1(c)(ii) and excludes any pool guarantee shortfall for that triffecta totalizator under clause 8.2.1(c)(iii);

ai is the total of all amounts (if any) invested in the triffecta totalizator on the winning triffecta combination; and

ui is the unit of investment for the triffecta totalizator; and

- (b) there is to be carried forward and paid into the triffecta jackpot pool for the triffecta totalizator conducted on the

succeeding trifecta race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the trifecta jackpot pool for the trifecta totalizator conducted on the succeeding trifecta race;

di has the meaning given to that term in clause 8.2.7(a) and

da is the total amount of the trifecta dividend pool which is to be distributed among the investors on the winning trifecta combination as determined in accordance with clause 8.2.7(a).

9. FIRST 4 TOTALIZATORS

9.1 First 4 race

TAB may, by order in writing, declare a race to be a first 4 race.

9.2 Opening and termination of first 4 totalizators

A first 4 totalizator:

- (a) must not be opened for a race if the number of contestants in the race is less than 4; and
- (b) must be terminated if the number of contestants in the race falls below 4 at any time or if there are no finishers in the race.

9.3 First 4 pool dividends

9.3.1 Investment pool, jackpot pool and first 4 dividend pool

- (a) All money invested on a first 4 totalizator is to be paid into an investment pool for that first 4 totalizator.
- (b) For each first 4 totalizator there is to be a jackpot pool into which must be paid:
 - (i) any amounts which, under clause 9.3.2 or clause 9.3.4, are required to be carried forward to the jackpot pool of that first 4 totalizator; and
 - (ii) the seeded jackpot amount (if any) for that first 4 totalizator.
- (c) For each first 4 totalizator there is to be a dividend pool into which is to be paid:

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- (i) money invested in the investment pool for the first 4 totalizator under clause 9.3.1(a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and,
 - (ii) any amount in the jackpot pool for that first 4 totalizator; and
 - (iii) the pool guarantee shortfall (if any) for that first 4 totalizator.

9.3.2 Distribution of first 4 dividend pool

- (a) If there are 4 or more finishers in a first 4 race, the first 4 dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors who select the combination comprising the first 4 placed finishers in the race in the correct order.
- (b) Where there are 3 finishers only in a first 4 race then:
 - (i) the jackpot pool for that first 4 race is carried forward to the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race; and
 - (ii) the remainder of the dividend pool after carrying forward the jackpot pool in accordance with clause 9.3.2(b)(i), and excluding any pool guarantee shortfall, is to be divided among the investors who select a combination comprising the first 3 placed finishers in the race in the correct order, together with any other starter.
- (c) Where there are 2 finishers only in a first 4 race then:
 - (i) the jackpot pool for that first 4 race is carried forward to the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race; and
 - (ii) the remainder of the dividend pool after carrying forward the jackpot pool in accordance with clause 9.2.3(c)(i), and excluding any pool guarantee shortfall, is to be divided among the investors who select a combination comprising the first 2 placed finishers in the race in the correct order, together with any other 2 starters.
- (d) Where there is one finisher only in a first 4 race then:
 - (i) the jackpot pool for that first 4 race is carried forward to the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race; and

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- (ii) the remainder of the dividend pool after carrying forward the jackpot pool in accordance with clause 9.2.3(d)(i), and excluding any pool guarantee shortfall, is to be divided among the investors who select a combination comprising, in the correct order, the one finisher in the race together with any other starters.

9.3.3 Dead-heats

- (a) Subject to sub-clause (b), if 2 or more finishers in a first 4 race dead-heat for any of the first 4 places:
 - (i) each of those finishers is taken to have filled that place and each subsequent place up to the number of subsequent places corresponding to one less than the number of finishers involved in the dead-heat; and
 - (ii) the first 4 dividend pool is to be divided into as many equal parts as there are combinations in respect of which a dividend is to be distributed under clause 9.3.2; and
 - (iii) a part is allotted to each combination; and
 - (iv) for each backed combination, the part is to be divided among the investors on that backed combination to which the part is allotted; and
 - (v) for each unbacked combination the part is to be carried forward in accordance with clause 9.3.4(a) or 9.3.4(b).
- (b) Where a dead-heat occurs within any of the first 4 places which results in there being more than 12 winning combinations in a first 4, for the purpose of the declaration of dividends:
 - (i) that placing and any subsequent placing in that first 4 shall not be taken into account; and
 - (ii) the dividend pool is to be divided into as many equal parts as there are combinations for the placings that are being taken into account in respect of which a dividend is to be distributed under clause 9.3.2; and
 - (iii) a part is allotted to each combination; and
 - (iv) for each backed combination, the part is to be divided among the investors on that backed combination to which the part is allotted; and

- (v) for each unbacked combination the part is to be carried forward in accordance with clause 9.3.4(a) or 9.3.4(b).

9.3.4 Winning combination not backed or not backed to equivalent of unit of investment

Notwithstanding anything else in these rules, where the total of all amounts invested in a first 4 totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ("winning first 4 combination") is less than a unit of investment for that first 4 totalizator or if a winning first 4 combination is not backed:

- (a) only the amount of the first 4 dividend pool determined in accordance with the following formula will be distributed among the investors on the winning first 4 combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the dividend pool which is to be distributed among the investors on the winning first 4 combination;

di is the total amount which would be distributed to investors on the winning first 4 combination under clause 9.3.4 if the total of all amounts invested in the first 4 totalizator on the winning first 4 combination was not less than a unit of investment for that first 4 totalizator so that this clause 9.3.4 did not apply. Where the winning first 4 combination is not backed, *di* excludes any amount in the jackpot pool for that first 4 totalizator under clause 9.3.1(c)(ii) and excludes any pool guarantee shortfall for that first 4 totalizator under clause 9.3.1(c)(iii);

ai is the total of all amounts (if any) invested in the first 4 totalizator on the winning first 4 combination; and

ui is the unit of investment for the first 4 totalizator; and

- (b) there is to be carried forward and paid into the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the jackpot pool for the first 4 totalizator conducted on the succeeding first 4 race;

di has the meaning given to that term in clause 9.3.4; and

da is the total amount of the dividend pool which is to be distributed among the investors on the winning first 4 combination as determined in accordance with clause 9.3.4.

10. DOUBLES TOTALIZATORS

10.1 Doubles Races

TAB, or a racing club conducting a domestic totalizator, may by order in writing, declare a combination of 2 races to be a double.

10.2 Opening and termination of doubles totalizator pool

A doubles totalizator:

- (a) must not be opened to accept bets if the number of contestants in either leg of the double is less than 2; and
- (b) must be terminated if the number of contestants in each leg of the double falls below 2 at any time or if there are no finishers in each leg of the double.

10.3 Doubles pool dividends

10.3.1 Investment pool, jackpot pool and doubles dividend pool

- (a) All money invested on a doubles totalizator is to be paid into an investment pool for that doubles totalizator.
- (b) For each doubles totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 10.3.7 are required to be carried forward to the jackpot pool of that doubles totalizator.
- (c) For each doubles totalizator there is to be a doubles dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the doubles totalizator under clause 10.3.1(a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that doubles totalizator.

10.3.2 Distribution of double dividend pool

The double dividend pool is to be divided among the investors who select the combination comprising the first placed finishers in the 2 races of the double.

10.3.3 Dead-heats

If, as a result of a dead-heat in any race to which the double relates, investors on 2 or more combinations of finishers become entitled to a dividend:

- (a) the doubles dividend pool is to be divided into as many equal parts as there are combinations; and
- (b) a part is allotted to each combination; and
- (c) for each backed combination, the part is to be divided among the investors on the combination to which the part is allotted; and
- (d) for each unbacked combination the part is to be carried forward in accordance with clause 10.3.7(b).

10.3.4 Non-starters and substitutes

- (a) Any money invested on a combination in a double which includes a non-starter in any race of the double must either:
 - (i) if the relevant ticket is presented to TAB before investments have ceased to be accepted on the first leg, be refunded to the investor; or
 - (ii) if the money is not so refunded be invested in accordance with subclause (b).
- (b) If a contestant selected in a bet on a double does not become a starter in a race (including a re-run race) the bet is deemed to be invested on a substitute selection as determined under subclause (c).
- (c) Where TAB receives double bets on a contestant that is a non-starter in any race in a double, the double bets made on that non-starter will be deemed to be invested on the contestant in that same race ("the substitute") which has the greatest amount of money invested on it on TAB's win totalizator pool.
- (d) The substitute will be declared by TAB when the win dividend is declared payable on the race.
- (e) Where two or more contestants have equal win investments under the rule in sub-clause (c), the contestant with the lower contestant number will be deemed to be the substitute selection for that race.
- (f) For the purposes of this clause, any determination made by TAB as to the contestant to be substituted for a contestant which is a non-starter in a race in a double will be final and conclusive.

10.3.5 First leg abandoned or postponed

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- (a) If a first leg is abandoned, postponed to another date, declared a no-race or is a walkover (whether or not it may be re-run later in a program) the doubles dividend pool is to be divided among the investors on the winner of the second leg.
 - (b) If, as the result of a dead-heat, investors on 2 or more placed finishers become entitled to a dividend under this clause:
 - (i) the doubles dividend pool is to be divided into as many equal parts as there are finishers in the dead-heat; and
 - (ii) a part is allotted to each finisher;
 - (iii) for each backed combination, the part is to be divided among the investors on the finisher to which the part is allotted; and
 - (iv) for each unbacked combination the part is to be carried forward in accordance with clause 10.3.7(b).

10.3.6 Second leg abandoned or postponed

- (a) If a second leg is abandoned, postponed to another date, declared a no-race or is a walkover (whether or not it may be re-run later in a program) the doubles dividend pool is to be divided among the investors on the winner of the first leg.
- (b) If, as the result of a dead-heat, investors on 2 or more placed finishers become entitled to a dividend under this clause:
 - (i) the doubles dividend pool is to be divided into as many equal parts as there are finishers in the dead-heat; and
 - (ii) a part is allotted to each finisher;
 - (iii) for each backed combination, the part is to be divided among the investors on the finisher to which the part is allotted; and
 - (iv) for each unbacked combination the part is to be carried forward in accordance with clause 10.3.7(b).

10.3.7 Winning combination not backed or not backed to equivalent of unit of investment

Notwithstanding anything else in these rules, where the total of all amounts invested in a doubles totalizator on a combination in respect

of which a dividend is to be distributed among investors under this clause ("winning doubles combination") is less than a unit of investment for that doubles totalizator or if a winning doubles combination is not backed:

- (a) only the amount of the doubles dividend pool determined in accordance with the following formula will be distributed among the investors on the winning doubles combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the doubles dividend pool which is to be distributed among the investors on the winning doubles combination;

di is the total amount which would be distributed to investors on the winning doubles combination under clause 10.3 if the total of all amounts invested in the doubles totalizator on the winning doubles combination was not less than a unit of investment for that doubles totalizator so that this clause 10.3.7 did not apply. Where the winning doubles combination is not backed, *di* excludes any amount in the jackpot pool for that doubles totalizator under clause 10.3.1(c)(ii);

ai is the total of all amounts (if any) invested in the doubles totalizator on the winning doubles combination; and

ui is the unit of investment for the doubles totalizator; and

- (b) there is to be carried forward and paid into the doubles jackpot pool for the doubles totalizator conducted on the succeeding double an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the doubles jackpot pool for the doubles totalizator conducted on the succeeding doubles race;

di has the meaning given to that term in clause 10.3.7(a) and

da is the total amount of the doubles dividend pool which is to be distributed among the investors on the winning doubles combination as determined in accordance with clause 10.3.7(a).

11. QUADDIE TOTALIZATOR

11.1 Quaddie

TAB may, by order in writing, declare a combination of 4 races at a race meeting to be a quaddie.

11.2 Opening and termination of quaddie totalizator pool

A quaddie totalizator:

- (a) must not be opened to accept bets if the number of contestants in any race of the quaddie is less than 2; and
- (b) must be terminated if the number of contestants in each race of the quaddie falls below 2 at any time or if there are no finishers in each race of the quaddie.

11.3 Quaddie pool dividends

11.3.1 Investment pool, jackpot pool and quaddie dividend pool

- (a) All money invested on a quaddie totalizator is to be paid into an investment pool for that quaddie totalizator.
- (b) For each quaddie totalizator there is to be a jackpot pool into which must be paid:
 - (i) any amounts which, under clause 11.3.6, are required to be carried forward to the jackpot pool of that quaddie totalizator; and
 - (ii) the seeded jackpot amount (if any) for that quaddie totalizator.
- (c) For each quaddie totalizator there is to be a dividend pool into which is to be paid:
 - (i) money invested in the investment pool for the quaddie totalizator under clause 11.3.1(a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that quaddie totalizator; and
 - (iii) the pool guarantee shortfall (if any) for that quaddie totalizator.

11.3.2 Distribution of quaddie dividend pool

The quaddie dividend pool is to be divided among the investors who select the combination comprising the first placed finishers in the 4 races of the quaddie.

11.3.3 Dead Heats

- (a) Subject to sub-clause (b), if, as a result of a dead heat in any race to which the quaddie relates, investors on 2 or more combinations of finishers become entitled to a dividend:
 - (i) the quadrella dividend pool is to be divided into as many equal parts as there are combinations; and
 - (ii) a part is allotted to each combination; and
 - (iii) for each backed combination, the part is to be divided among the investors on that backed combination to which the part is allotted; and
 - (iv) for each unbacked combination the part is carried forward in accordance with clause 11.3.6.

- (b) Where as a result of a dead heat in any race to which the quaddie relates there are more than eight winning combinations, for the purpose of the calculation of dividends:
 - (i) that race and any subsequent race in that quaddie shall not be taken into account;
 - (ii) the quaddie dividend pool is to be divided into as many equal parts as there are combinations;
 - (iii) a part is allotted to each combination;
 - (iv) for each backed combination, the part is to be divided among the investors on that backed combination to which the part is allotted; and
 - (v) for each unbacked combination, the part is carried forward in accordance with clause 11.3.6.

11.3.4 Non-starters and substitutes

- (a) Any money invested on a combination in a quaddie which includes a non-starter in any race of the quaddie must either:
 - (i) if the relevant ticket is presented to TAB before investments have ceased to be accepted on the first race of the quaddie, be refunded to the investor; or
 - (ii) if the money is not so refunded be invested in accordance with subclause (b).

- (b) If a contestant selected in a bet on a quaddie does not become a starter in a race (including a re-run race) the bet is

deemed to be invested on a substitute selection as determined under subclause (c).

- (c) Where TAB receives quaddie bets on a contestant that is a non-starter in any race in a quaddie, the quaddie bets made on that non-starter will be deemed to be invested on the contestant in that same race (“the substitute”) which has the greatest amount of money invested on it on TAB’s win totalizator pool.
- (d) The substitute will be declared by TAB when the win dividend is declared payable on the race.
- (e) Where two or more contestants have equal win investments under the rule in clause 11.3.4(c) the contestant with the lower contestant number will be deemed to be the substitute selection for that race.
- (f) For the purposes of clause 11.3.4, any determination made by TAB as to the contestant to be substituted for a contestant which is a non-starter in a race in a quaddie will be final and conclusive.

11.3.5 Races abandoned or postponed

- (a) Where any race in a quaddie is abandoned, postponed until another day, declared a no-race or is a walkover (whether or not it may be re-run later in a program), all selections on that race will be deemed to be first placed finishers and the quaddie dividend pool will be divided on that basis.
- (b) Where all races in the quaddie are abandoned or postponed until another day, all bets will be refunded.
- (c) The bets referred to in Rule 11.3.5(b) shall not include any amount in the quaddie jackpot pool for that quaddie totalizator, which shall be carried forward and paid into the quaddie jackpot pool for the quaddie totalizator conducted on the succeeding quaddie.

11.3.6 Winning combination not backed or not backed to equivalent of unit of investment

Notwithstanding anything else in these rules, where the total of all amounts invested in a quaddie totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause (“winning quaddie combination”) is less than a unit of investment for that quaddie totalizator or if a winning quaddie combination is not backed:

- (a) only the amount of the quaddie dividend pool determined in accordance with the following formula will be distributed among the investors on the winning quaddie combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the dividend pool which is to be distributed among the investors on the winning quaddie combination;

di is the total amount which would be distributed to investors on the winning quaddie combination under this clause if the total of all amounts invested in the quadrella totalizator on the winning quaddie combination was not less than a unit of investment for that quaddie totalizator so that this clause 11.3.6 did not apply. Where the winning quaddie combination is not backed, *di* excludes any amount in the jackpot pool for that quaddie totalizator under clause 11.3.1(c)(ii) and excludes any pool guarantee shortfall for that quaddie totalizator under clause 11.3.1(c)(iii);

ai is the total of all amounts (if any) invested in the quaddie totalizator on the winning quaddie combination; and

ui is the unit of investment for the quaddie totalizator; and

- (b) there is to be carried forward and paid into the jackpot pool for the quaddie totalizator conducted on the succeeding quaddie race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the jackpot pool for the quaddie totalizator conducted on the succeeding quaddie race;

di has the meaning given to that term in clause 11.3.6(a); and

da is the total amount of the dividend pool which is to be distributed among the investors on the winning quaddie combination as determined in accordance with clause 11.3.6(a).

12. DUET TOTALIZATOR

12.1 Opening and termination of duet totalizator pool

A duet totalizator:

- (a) must not be opened to accept bets for a race if the number of contestants in the race is less than 8; and

- (b) must be terminated if the number of contestants in the race falls below 8 prior to any late scratchings or below 5 at any time or if there are no finishers in the race.

12.2 Duet pool dividends

12.2.1 Investment pool, jackpot pool and duet dividend pool

- (a) All money invested on a duet totalizator is to be paid into an investment pool for that duet totalizator.
- (b) For each duet totalizator there is to be a jackpot pool into which must be paid any amounts which, under clause 12.2.2 or clause 12.2.8 are required to be carried forward to the jackpot pool of that duet totalizator.
- (c) For each duet totalizator there is to be a duet dividend pool into which is to be paid:
 - (i) the money invested in the investment pool for the duet totalizator under clause 12.2.1(a) (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that duet totalizator.

12.2.2 Distribution of duet dividend pool

- (a) The duet dividend pool is (except to the extent otherwise provided in these rules) to be divided among the investors on the combination comprising any two of the first, second and third placed finishers in a race.
- (b) If there are 3 or more finishers in a duet race, the whole of the duet dividend pool is (except to the extent otherwise provided in these rules) to be divided into three equal parts, of which:
 - (i) one part is to be divided among the investors who select the winning combination comprising the first and second placed finishers in the race;
 - (ii) one part is to be divided among the investors who select the winning combination comprising the first and third placed finishers in the race; and
 - (iii) one part is to be divided among the investors who select the winning combination comprising the second and third placed finishers in the race.
- (c) Where there are 2 finishers only in a duet race then:

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- (i) the jackpot pool for that duet race is carried forward to the jackpot pool for the duet totalizator conducted on the succeeding duet race; and
 - (ii) the remainder of the duet dividend pool after carrying forward the jackpot pool in accordance with clause 12.2.2(c)(i) is to be divided among the investors who select the winning combination comprising the first and second placed finishers in the race.
- (d) Where there is one finisher only in a duet race then:
- (i) the jackpot pool for that duet race is carried forward to the jackpot pool for the duet totalizator conducted on the succeeding duet race; and
 - (ii) the remainder of the duet dividend pool after carrying forward the jackpot pool in accordance with clause 12.2.2(d)(i) is to be divided among the investors who select the winning combination comprising the first placed finisher in the race and any other starter. .

12.2.3 Dead-heat for first place between 2 finishers

- (a) If 2 finishers dead-heat for first place and there is no dead-heat for third place:
 - (i) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations of:
 - (A) the 2 finishers in the dead-heat for first place; and
 - (B) one of the finishers in the dead-heat for first place and the third place finisher; and
 - (C) the other finisher in the dead-heat for first place and the third place finisher; and
 - (ii) a part is to be allotted to each winning combination; and
 - (iii) for each backed winning combination, the part is to be divided among the investors on the winning combination to which the part is allotted; and
 - (iv) for each unbacked winning combination the part is to be carried forward in accordance with clause 12.2.8(b).

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- (b) If 2 finishers dead-heat for first place and 2 or more finishers dead-heat for third place:
- (i) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations of:
 - (A) the 2 finishers in the dead-heat for first place;
 - (B) one of the finishers in the dead-heat for first place and a finisher in the dead-heat for third place; and
 - (C) the other finisher in the dead heat for first place and a finisher in the dead-heat for third place; and
 - (ii) a part is to allotted to each winning combination; and
 - (iii) a part allotted to the winning combination referred to in 12.2.3(a)(i)(B) or 12.2.3(a)(i)(C) above is to be further divided into as many equal parts as there are individual winning combinations to which that part applies and allotted to that individual winning combination; and
 - (iv) for each backed winning combination or backed individual winning combination, the part is to be divided among the investors on the winning combination or individual winning combination to which the part is allotted; and
 - (v) for each unbacked winning combination or unbacked individual winning combination the part is to be carried forward in accordance with clause 12.2.8(b).

12.2.4 Dead-heat for first place between 3 or more finishers

If 3 or more finishers dead-heat for first place:

- (a) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations comprising 2 of those finishers in the dead- heat for first place; and
- (b) a part is to be allotted to each winning combination; and
- (c) for each backed winning combination, the part is to be divided among the investors on the winning combination to which the part is allotted; and

- (d) for each unbacked winning combination the part is to be carried forward in accordance with clause 12.2.8(b).

12.2.5 Dead-heat for second place between 2 finishers

If 2 finishers dead-heat for second place:

- (a) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations of:
- (A) the first placed finisher and a finisher in the dead- heat for second place;
 - (B) the first placed finisher and the other finisher in the dead-heat for second place; and
 - (C) the 2 finishers in the dead-heat for second place; and
- (b) a part is to be allotted to each winning combination; and
- (c) for each backed winning combination, the part is to be divided among the investors on the winning combination to which the part is allotted; and
- (d) for each unbacked winning combination the part is to be carried forward in accordance with clause 12.2.8(b).

12.2.6 Dead-heat for second place between 3 or more finishers

- (a) If 3 or more finishers dead-heat for second place:
- (i) two thirds of the duet dividend pool is to be divided into as many equal parts as there are winning combinations comprising the first placed finisher and a finisher in the dead-heat for second place; and
 - (ii) one third of the duet dividend pool is to be divided into as many equal parts as there are winning combinations comprising any two of the finishers in the dead-heat for second place; and
 - (iii) a part is to be allotted to each winning combination; and
 - (iv) for each backed winning combination, the part is to be divided among the investors on the winning combination to which the part is allotted; and
 - (v) for each unbacked winning combination the part is to be carried forward in accordance with clause 12.2.8(b).

12.2.7 Dead-heat for third place between 2 or more finishers

If 2 or more finishers dead-heat for third place:

- (a) the whole of the duet dividend pool is to be divided into as many equal parts as there are winning combinations of:
 - (i) the first placed finisher and the second placed finisher;
 - (ii) the first placed finisher and a finisher in the dead-heat for third place; and
 - (iii) the second placed finisher and a finisher in the dead-heat for third place; and
- (b) a part is to be allotted to each winning combination; and
- (c) a part allotted to the winning combination referred to in (a)(ii) or (a)(iii) is to be further divided into as many equal parts as there are individual winning combinations to which that part applies and allotted to that individual winning combination; and
- (d) for each backed winning combination or backed individual winning combination, the part is to be divided among the investors on the winning combination or winning individual combination to which the part is allotted; and
- (e) for each unbacked winning combination or unbacked individual winning combination the part is to be carried forward in accordance with clause 12.2.8(b).

12.2.8 Winning combination not backed or not backed to equivalent of unit of investment

Notwithstanding anything else in these rules, where the total of all amounts invested in a duet totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ("winning duet combination") is less than a unit of investment for that duet totalizator or if a winning duet combination is not backed:

- (a) only the amount of the duet dividend pool determined in accordance with the following formula will be distributed among the investors on the winning duet combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the duet dividend pool which is to be distributed among the investors on the winning duet combination;

di is the total amount which would be distributed to investors on the winning duet combination under clause 12.2 if the total of all amounts invested in the duet totalizator on the winning duet combination was not less than a unit of investment for that duet totalizator so that this clause 12.2.8 did not apply. Where the winning duet combination is not backed, *di* excludes any amount in the jackpot pool for that duet totalizator under clause 12.2.1(c)(ii);

ai is the total of all amounts (if any) invested in the duet totalizator on the winning duet combination; and

ui is the unit of investment for the duet totalizator; and

- (b) there is to be carried forward and paid into the duet jackpot pool for the duet totalizator conducted on the succeeding duet race an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the duet jackpot pool for the duet totalizator conducted on the succeeding duet race;

di has the meaning given to that term in clause 12.2.8(a) and

da is the total amount of the duet dividend pool which is to be distributed among the investors on the winning duet combination as determined in accordance with clause 12.2.8(a).

12.3 Deficiency in duet totalizator pool

12.3.1 Dividend where deficiency in one part of the duet totalizator pool

- (a) If:
- (i) the duet dividend pool is divided in accordance with 12.2; and
 - (ii) in not more than one part (in this clause referred to as the “deficient part”) of the duet dividend pool there is insufficient money to enable a dividend equal to the unit of investment to be declared in respect of that part; and

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- (iii) the amount of the deficiency is greater than the amount deducted as Commission; then, there must, before any dividend is declared, be deducted:
 - (iv) from the part, other than the deficient part; or
 - (v) if there are 2 or more parts that are not deficient parts, from those parts in proportion to the amounts standing in those parts; an amount sufficient to enable a dividend equal to the unit of investment to be declared in respect of the deficient part, less the Commission.
- (b) The amount so deducted is to be added to the deficient part so that, if the Commission were also added to the deficient part, there would be produced in the deficient part an amount not greater than the amount required in that part to declare a dividend equal to the unit of investment.

12.3.2 Dividend where deficiency in 2 or more parts of the duet totalizator pool

- (a) If:
- (i) the duet dividend pool is divided in accordance with 12.2; and
 - (ii) in each of 2 or more parts (in this clause referred to as the “**deficient part**”) of the duet dividend pool there is insufficient money to enable dividends equal to the unit of investment to be declared in respect of those parts; and
 - (iii) the aggregate of the amounts of those deficiencies is greater than the amount deducted as Commission; then, there must, before any dividend is declared, be deducted:
 - (iv) from the part, other than the deficient parts; or
 - (v) if there are 2 or more parts that are not deficient parts, from those parts in proportion to the amounts standing in those parts, an amount equal to the aggregate of the amounts of the deficiencies in the deficient parts, less the Commission.
- (b) The amount so deducted is to be added to the deficient part so that, if the Commission were also added to the deficient parts, there would be produced in each of the deficient parts an amount not greater than the amount required in each of those parts to declare a dividend equal to the unit of investment.

13. BIG6

13.1 BIG6 Totalizator

TAB may by order in writing declare a combination of 6 races to be a BIG6.

13.2 Opening and termination of BIG6 totalizator pool

A BIG6 totalizator:

- (a) Must not be opened to accept bets if the number of contestants in any race of the BIG6 is less than 2; and
- (b) Must be terminated if the number of contestants in each race of the BIG6 falls below 2 at any time or if there are no finishers in each leg of the BIG6.

13.3 BIG6 pool dividends

13.3.1 Investment pool, jackpot pool and BIG6 dividend pool

- (a) All money invested on a BIG6 totalizator is to be paid into an investment pool for that BIG6 totalizator.
- (b) For each BIG6 totalizator, there is to be a jackpot pool in which must be paid:
 - (i) any amounts, which under clause 13.3.6 are required to be carried forward to the jackpot pool of that BIG6 totalizator; and
 - (ii) the seeded jackpot amount (if any) for that BIG6 totalizator.
- (c) For each BIG 6 totalizator, there is to be a dividend pool into which is to be paid
 - (i) money invested in the investment pool for the BIG6 totalizator under clause 13.3.1(a) (less any amounts deducted as Commission), subject to clause 17 is to be paid into a BIG6 dividend pool (less any other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5); and
 - (ii) any amount in the jackpot pool for that BIG6 totalizator; and
 - (iii) the pool guarantee shortfall (if any) for that BIG6 totalizator.

13.3.2 Calculation and Distribution of BIG6 dividend pool

13.3.2.1 Distribution of BIG6 dividend pool

Notwithstanding the provisions of 13.3.2.2, the following shall apply: The BIG6 dividend pool is to be divided among investors in accordance with the percentages listed below:

- (a) 90% of the amount in the dividend pool in accordance with clause 13.3.1(c)(i) plus 100% of the jackpot pool in accordance with clause 13.3.1(c)(ii) plus 100% of the pool guarantee shortfall (if any) in accordance with clause 13.3.1(c)(iii) shall be the major dividend pool;
- (b) 10% of the amount in the dividend pool in accordance with clause 13.3.1(c)(i) shall be the supplementary dividend pool.

13.3.2.2 BIG6 Pool Dividend Calculations

- (a) The major dividend pool is to be divided among the investors who select a combination comprising the first placed finishers in the 6 races of the BIG6.
- (b) The supplementary dividend pool is to be divided among the investors who select a combination comprising the first placed finishers in the first 5 scheduled races of the BIG6, and a losing selection in the remaining race of the BIG6.

13.3.3 Dead Heats

- (a) Where as a result of a dead heat in any race to which the BIG6 relates, investors on 2 or more combinations of first placed finishers become entitled to a major dividend:
 - (i) the major dividend pool is to be divided into as many equal parts as there are combinations; and
 - (ii) each part so determined shall be treated separately and allotted to each combination; and
 - (iii) for each backed combination, the major dividend pool part shall be divided among the investors on that backed combination to which the part is allotted; and
 - (iv) each unbacked combination part is carried forward to the BIG6 jackpot pool conducted on the succeeding BIG6 and in accordance with clause 13.3.6.
- (b) Where as the result of a dead heat in any event in a BIG6, investors on two or more combinations of first placed finishers become entitled to a supplementary dividend, the

supplementary dividend shall be calculated by dividing the supplementary dividend pool as described in Rule 13.3.2.1 (b) equally amongst the Investors on each backed combination.

13.3.4 Non starters and substitutes

- (a) Any money invested on a combination in a BIG6 which includes a non starter in any race of the BIG6 must either:
 - (i) if the relevant ticket is presented to TAB before investments have ceased to be accepted on the first race of the BIG6, be refunded to the investor; or,
 - (ii) If the money is not so refunded, be invested in accordance with subclause 13.3.4(b).
- (b) If a contestant selected in a bet on a BIG6 does not become a starter in a race (including a re-run race), the bet is deemed to be invested on a substitute selection as determined under subclause 13.3.4(c).
- (c) Where TAB receives BIG6 bets on a contestant that is a non-starter in any race in a BIG6, the BIG6 bets made on that non-starter will be deemed to be invested on the contestant in that same race ("the substitute") which has the greatest amount of money invested on it on that same race in TAB's BIG6 totalizator pool.
- (d) The substitute will be declared by TAB when the win dividend is declared payable on the race.
- (e) Where two or more contestants have equal BIG6 pool investments under the rule in clause 13.3.4(c), the contestant with the lower contestant number will be deemed to be the substitute selection for that race.
- (f) For the purposes of this clause 13.3.4(c), any determination made by the TAB as to the contestant to be substituted for a contestant which is a non-starter in a race in a BIG6 will be final and conclusive.

13.3.5 Races abandoned or postponed

- (a) Where any race in a BIG6 is abandoned, postponed until another day, declared a no race or is a walkover (whether or not it may be re-run later in the program), all selections on that race will be deemed to be first placed finishers and the BIG6 dividend pool will be divided on that basis.
- (b) If three or more races in a BIG6 are abandoned or postponed until another day, all bets will be refunded.

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- (c) If any events selected to form part of a BIG6 are abandoned selling must cease.
 - (d) If one or two races in a BIG6 are cancelled, postponed, or abandoned, 100% of the BIG6 pool shall be available for major dividends and all selections in the affected BIG6 events shall be deemed to be winners.
 - (e) If the start time of the scheduled first leg of the BIG6 is delayed or that event is run out of order, the betting close time of the BIG6 shall be the betting close time of the first BIG6 event run for that BIG6.
 - (f) The bets referred to in Rule 13.3.5(b) shall not include any amount in the BIG6 jackpot pool for that BIG6 totalizator, which shall be carried forward and paid into the BIG6 jackpot pool for the BIG6 totalizator conducted on the succeeding BIG6.

13.3.6 **Winning combination not backed or not backed to equivalent of unit of investment**

Notwithstanding anything else in the rules, where the total of all amounts invested in a BIG6 totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ("winning BIG6 combination") is less than a unit of Investment for that BIG6 totalizator or if a winning BIG6 combination is not backed:

- (a) only the amount of the BIG6 dividend pool for a major or supplementary dividend as the case may be determined in accordance with the following formula, will be distributed amongst the investors on the winning BIG6 combination for the relevant major or supplementary dividend:

$$da = di \times \frac{ai}{ui}$$

where:

da is the amount of the relevant BIG6 major or supplementary dividend pool which is to be distributed among the investors on the winning BIG6 combination for the major or supplementary dividend, as the case may be;

di is the total amount which would be distributed to Investors on the winning BIG6 combination for each Dividend level if the total of BIG6 Investments for each Dividend level in respect of which a dividend is to be paid was not less than a unit of investment. Where the winning BIG6 combination for the major or supplementary dividend as the case may be is not backed, *di* excludes any amount in the jackpot pool for that BIG6 totalizator under clause 13.3.1(c)(ii) and excludes

any pool guarantee shortfall for that BIG6 totalizator under clause 13.3.1(c)(iii);

ai is in respect to a major or supplementary dividend pool, as the case may be, the total of all amounts (if any) invested in the BIG6 totalizator on the winning BIG6 combination for the relevant major or supplementary dividend.

ui is the unit of investment for the BIG6 totalizator; and

- (b) there is to be carried forward and paid into the jackpot pool for the BIG6 totalizator conducted on the succeeding BIG6 declared by TAB under clause 13.1 an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount transferred to the BIG6 jackpot pool on the succeeding BIG6;

di has the same meaning as in sub-rule (a) above;

da has the same meaning as in sub-rule (a) above.

13.3.7 Application of minimum dividend

Subsection (3) of Appendix 1, Determination of Dividend – Minimums and Fractions, does not apply in respect to dividends under these rules for BIG6 pools.

14. PARLAY BETTING

14.1 Establishment of parlay betting records

On the request of a person, TAB, or on-course totalizator, may establish a parlay betting record to enable the person to make parlay cash bets, telephone bets or device bets.

14.2 Races to which parlay bets relate

14.2.1 A parlay bet may be made in respect of:

- (a) races on which a win and place totalizator or quinella totalizator is operating; or
- (b) any other race totalizators as determined by TAB from time to time.

14.2.2 At the time of placing a parlay investment, the investor will determine the formula number that is to be applied to that bet, which must be a whole number, not less than 1 and not greater than the total number of races in the bet.

14.2.3 The maximum number of races in respect of which any one parlay bet may be made is to be as determined by TAB, or racing club conducting an on-course totalizator as applicable.

14.2.4 TAB, or racing club (as applicable) may limit the races in respect of which any one parlay bet may be made to races at the same race meeting or in any other manner as they may determine.

14.3 Dividends and refunds on parlay bets

14.3.1 Money to the credit of a parlay betting record must be transmitted to the win and place totalizator, or quinella totalizator (or other class of totalizator on which the bet is required) for the next race to which the parlay bet relates.

14.3.2 Any dividend or refund for a parlay bet must be collected by TAB, or racing club, and credited to the parlay betting record for the bet.

14.3.3 After a dividend is paid in accordance with these rules on the second or any subsequent race or event to which a parlay bet relates, the amount to be credited to the parlay betting record for the bet is to be calculated as follows:

$$A = \frac{C \times D}{U}$$

where:

“A” represents the amount to be credited;

“C” represents the amount credited to the parlay betting record in respect of the previous race to which the parlay bet relates;

“D” represents the dividend declared for the minimum unit of investment in respect of the second or subsequent race;

“U” represents the minimum bet for that race.

14.3.4 In calculating the amount to be credited pursuant to clause 14.3.3 to a parlay betting record:

- (a) fractions of cents will be disregarded; and
- (b) minimum dividend provisions apply to the calculation of the amount to be credited in the same way as they apply to the calculated amount referred to in those provisions.

14.3.5 The balance standing to the credit of a parlay betting record after the last race to which the parlay bet relates:

- (a) in the case of a parlay cash betting record, must be paid to the person concerned as if the bet were a cash bet; or

- (b) in the case of a parlay telephone or device betting record, must be paid into the betting account of the person concerned.

14.3.6 Any money that is paid as a dividend or refund in accordance with the Act, and that remains unallocated after the calculation of the amounts payable under this clause 14.3, is to be allocated in accordance with Part 6 of the Act.

14.4 Races postponed or run out of sequence

In the event that a race to which a parlay bet relates is postponed or is run out of the sequence, TAB, or racing club conducting an on-course totalizator, must treat the race for the purposes of the parlay bet as an abandoned race.

15. WAGERING ON USA RACING EVENTS

15.1 Application

15.1.1 This clause applies to totalizators conducted by TAB on events scheduled to be held at a race meeting on any racecourse in the United States of America (“a USA racing event”) and does not apply to any totalizator conducted by TAB on any other event.

15.1.2 In relation to any totalizator conducted by TAB on a USA racing event, this clause prevails over any other provision of these rules to the extent of any inconsistency.

15.2 Definitions for USA racing events

In this clause:

“**coupled entry**” means a single wagering interest involving 2 or more contestants entered in the same USA racing event and joined for TAB totalizator betting purposes either:

- (a) because of common ties as to ownership or training; or
- (b) as a field entry in circumstances where TAB has not exercised its discretion under clause 15.3.3 to ignore field entries,

so that a wager on 1 contestant joined in a coupled entry is a wager on all contestants joined in the same coupled entry on the basis set out in these rules;

“**field entry**” means two or more horses coupled for the purposes of USA totalizator betting on a USA racing event as a result of the number of contestants (counting for this purpose horses in a coupled entry as a result of common ties as to ownership or training as a single contestant) exceeding the stated capacity of the relevant USA totalizator;

“**official USA order of finish**” means that when satisfied that the order of finish is correct, that all timely objections have been addressed, and that the race has been properly run in accordance with the rules and regulations of

the applicable authority, the stewards will order that the official USA order of finish be confirmed and the official sign posted for the race;

“single wagering interest” means any one contestant in a race, or two or more contestants bracketed as a single TAB totalizator number as for a coupled entry;

“timely objections” means a claim of interference or other foul by a jockey, driver, trainer or owner of a horse who has reasonable grounds to believe that his or her horse was interfered with or impeded or otherwise hindered during the running of the race, or that any riding or driving rule was violated by any other jockey, driver or horse during the running of the race. Such objections must be made immediately with the clerk of scales, the stewards or their delegate before official USA order of finish has been declared. The stewards may thereupon hold an inquiry into the running of the race.

15.3 Declaration of placings

- 15.3.1 In this clause a reference to the first, second, third, fourth, fifth or sixth placed finisher in a race is a reference to the contestant declared by stewards in the official USA order of finish to be the first, second, third, fourth, fifth or sixth placed finisher in the race except as provided for in a race where field entries apply.
- 15.3.2 If more than one contestant in a coupled entry is placed or dead-heats in a USA racing event, only the highest placed finisher of the contestants in that coupled entry will be counted as a placing for the purposes of TAB totalizator betting and the other contestants in that coupled entry will be disregarded for the purposes of determining other placings in that USA racing event.
- 15.3.3 TAB at its discretion may ignore field entries and treat each contestant in field entries as a separate TAB totalizator betting contingency.
- 15.3.4 Except where field entries are required, the decision of the stewards as to the official USA order of finish is final for TAB betting purposes. Where field entries apply, TAB may subject to clause 15.3.2, declare dividends based on the actual finishing order across the line.
- 15.3.5 No rulings of the stewards or controlling body regarding the order of finish or any award of prize money after the result of the race has been declared official will affect TAB totalizator payout.
- 15.3.6 The scratching or withdrawal of one or more contestants from a coupled entry will have no effect on any wagers made on a coupled entry provided that at least one contestant in the coupled entry is declared a starter in the race.

15.4 Bracketed contestants

- 15.4.1 This clause applies to win and place, quinella, exacta, trifecta, and doubles totalizators conducted on USA racing events.

- 15.4.2 If there are contestants in a coupled entry in a USA racing event, TAB may create a sufficient number of brackets to cause each of the couplings to constitute a single totalizator number.
- 15.4.3 For the purpose of apportionment of dividends, a placegetter identified on the totalizator by a bracket number as a result of a coupled entry, is to be treated as a single wagering interest.
- 15.4.4 In a USA racing event to which clause 15.4.2 applies, where two or more finishers in the coupled entry are placed or dead-heat, they are to be treated as a single finisher and only the highest placed finisher of the contestants in that coupled entry is to be counted for the purposes of TAB totalizator betting and the other contestants in that coupled entry will be disregarded for the purposes of determining other placings in that USA Racing Event.

16. FOOTYTAB

16.1 Commission deduction

Money invested on a totalizator conducted by TAB on one or more declared betting events will be subject to a Commission deduction and to the deduction of other amounts deducted in accordance with the definition of 'dividend pool' in clause 1.5. The commission for a footyTAB totalizator is subject to clause 17.

16.2 Definitions for footyTAB

In this clause 16,

“away team” means the team that appears last in the match description published by the controlling body (e.g. home team vs. away team);

“Double and Xtra Double” consists of a schedule of two matches in which fifteen possible margins between the number of points scored by the two teams in each match are offered;

“final score” means the number of points scored by each team at the conclusion of normal time for a match, and will not take into account any extra time played to negate a draw;

“forfeit” means the term applied to an individual or team failing to either compete in or complete the contest;

“game” means a match, or a schedule of matches nominated by TAB for the purpose of investments and which is known as either “Pick The Winners”, “Pick The Margins”, “Pick The Score”, “Double”, “Xtra Double”, “Half/Full Double”, “Half/Full Xtra Double”, “Quad”, “Quarter Quad”, “Tip 8”, “Tip 7” or “Win”;

“Half/Full Double and Half/Full Xtra Double” consist of a schedule of two halves of a match in which fifteen possible margins between the number of points scored by the two teams are offered for each of the halves of that match;

“**home team**” means the team that appears first in the match description published by the controlling body (e.g. home team vs. away team);

“**leading team**” means the team that has a progressive score in excess of the opposing team;

“**losing team**” means in respect of Pick The Score, the team acquiring the lower number of points scored in each match;

“**match**” means a contest between two sporting teams where one is designated the home team and the other the away team;

“**Pick The Margins**” consists of a schedule of matches in which five possible margins between the number of points scored by the two teams in normal time in each match are offered;

“**Pick The Score**” consists of a match in which final score options are offered;

“**Pick The Winners**” consists of a schedule of matches in which one team in each match is allotted a points start;

“**points**” will also mean goals where the word “goals” is used to describe the scoring in any particular sport;

“**points start**” means the number to be added to the team’s final score for the purposes of assessing the winning team;

“**Quad**” consists of a schedule of four matches in which fifteen possible margins between the number of points scored by the two teams in each match are offered;

“**Quarter Quad**” consists of a schedule of four quarters of a match in which fifteen possible margins between the number of points scored by the two teams are offered for each of the quarters of that match;

“**score range**” means a defined range of points as shown in Appendix 3 from which the investor may make a selection for Pick the Margins, Win, Double, Xtra Double, Half/Full Double, Half/Full Xtra Double, Quad and Quarter Quad games;

“**Tip 7**” consists of a schedule of seven matches in which a home team and away team selection in each match is offered;

“**Tip 8**” consists of a schedule of eight matches in which a home team and away team selection in each match is offered;

“**Win**” consists of a match in which ten possible margins between the number of points scored by the two teams for the match are offered;

“**winning margin**” means the difference between the progressive scores of the two teams in a match at quarter time, half time, three quarter time, or the final score, as the case may be;

“**winning team**” - means:

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- (a) in respect of Pick The Winners, the team acquiring the higher number of points after the addition of the points start to the number of points scored in each match; or
 - (b) in respect of Pick The Margins, the team, or teams in the case of a drawn result, with the winning margin in each match; or
 - (c) in respect of Pick The Score, the team acquiring the higher number of points scored in each match; or
 - (d) in respect of Win, Double, Xtra Double and Quad the team, or teams in the case of a drawn result, with the winning margin in each match; or
 - (e) in respect of Half/Full Double and Half/Full Xtra Double, the team, or teams in the case of a drawn result, with the winning margin at half time in the match and the winning margin at the conclusion of the match; or
 - (f) in respect of Quarter Quad, the team, or teams in the case of a drawn result, with the winning margin at each respective quarter of the match and the winning margin at the conclusion of the match; or
 - (g) in respect of Tip 7 or Tip 8, the team, or teams in the case of a drawn result, which is declared to be the winner of the match.

16.3 Games, investments, refunds and results

- 16.3.1 The object of the game is to select the winning teams in each of the matches which are included in that game or in the case of Pick The Score, to select the final score for the home team and away team respectively.
- 16.3.2 To invest on the game, the investor is required to forecast the result of each of the matches in that game, marking each forecast on an entry form so that the minimum number of forecasts made by an investor corresponds with the number of matches in the game or in the case of "Pick the Score", a minimum of one final score.
- 16.3.3 TAB may include in any game the matches it considers appropriate.
- 16.3.4 TAB may appoint any persons it deems necessary to assess the points start and winning margins to be allotted for the purpose of the games.
- 16.3.5 (a) Where a match in a Pick The Winners, Pick the Margins or Pick The Score is abandoned or postponed to another date, the result of the game will be declared and the dividend calculated on those matches completed; provided however that if a match is subsequently completed prior to midnight on the date on which the last match for that round was

originally scheduled, then the result of the game may be declared on that day.

- (b) A Pick The Winners, Pick The Margins or Pick The Score game will be terminated and refunds will be made to all investors where:
- (i) all the matches in the game are abandoned or postponed to another date; or
 - (ii) in respect of Pick The Winners or Pick The Margins, less than three matches in the game are completed prior to midnight on the date on which the last match for that round was originally scheduled.

16.3.6 Where any match in a Quad, Tip 8 or Tip 7 game is cancelled, postponed or abandoned, regardless of whether the match is replayed, all selections on that match shall be deemed to be selections on the winning team, and the Quad, Tip 8 or Tip 7 pools shall be divided in accordance with clauses 16.3.25, 16.3.27 and 16.3.28 respectively.

16.3.7 Where all matches in a Quad, Tip 8 or Tip 7 game are cancelled, postponed or abandoned, regardless of whether the matches are re-played, all investments on the game shall be refunded. However the investments refunded will not include any money carried from a previous Quad, Tip 8 or Tip 7 game and any such money shall be added to and form part of a subsequent Quad, Tip 8 or Tip 7 game pool.

16.3.8 Where the first match in a Double or Xtra Double game is cancelled, postponed or abandoned, regardless of whether the match is re-played, a dividend shall be determined on the result of the second match in the game whereby the dividend pool will be divided among investors in the following order of priority:

- (a) investors selecting any selection in the first match of that game and the winning team in the second match of that game;
- (b) investors selecting any selection in the first match of that game and the team which is declared the winner together with the score range or ranges nearest to the winning team in the second match of that game.

16.3.9 Where the second match in a Double or Xtra Double game is cancelled, postponed or abandoned, regardless of whether the match is replayed, a dividend shall be determined on the result of the first match in the game whereby the dividend pool will be divided among investors in the following order of priority:

- (a) investors selecting any selection in the second match of that game and the winning team in the first match of that game;

- (b) investors selecting any selection in the second match of that game and the team which is declared the winner together with the score range or ranges nearest to the winning team in the first match of that game.
- 16.3.10 Where both matches of a Double or Xtra Double game are cancelled, postponed or abandoned, regardless of whether any match is replayed, all investments on that Double or Xtra Double game shall be refunded to the investors.
- 16.3.11 Where the match of a Win game is cancelled, postponed or abandoned, regardless of whether the match is replayed, all investments on that Win game shall be refunded to the investors.
- 16.3.12 Where the match of a Quarter Quad, Half/Full Double or Half/Full Xtra Double game is cancelled, postponed or abandoned, regardless of whether the match is replayed, all investments on that Quarter Quad, Half/Full Double or Half/Full Xtra Double game shall be refunded to the investors.
- 16.3.13 In the event of one of the teams in a match forfeiting the match, the opposing team will be deemed the winning team encompassing all of the winning margins offered for that team. In the case of "Pick The Score" investors will be eligible for a refund in accordance with these rules.
- 16.3.14 Subject to this clause 16, the relevant dividend pool for the game is to be divided among those investors selecting the winning team in all matches, halves or quarters in the game, as the case may be, or in the case of "Pick The Score", the final scores for both the home team and the away team.
- 16.3.15 For the purposes of clause 16, a draw is not a score range for the purpose of conducting countbacks for Double, Xtra Double, Half/Full Double, Half/Full Xtra Double, Quad and Quarter Quad.
- 16.3.16 Where, as the result of a draw in the match in a Win game, investors on two selections become entitled to a dividend:
- (a) the dividend pool shall be divided into two equal parts; and
 - (b) each part will be treated separately; and
 - (c) dividends shall be calculated by dividing each part amongst the investors on each backed selection.
- 16.3.17 Where, in a match a draw occurs, both competitors shall be deemed as winners for the purposes of determining which selections are the winning team. Subject to clause 16.3.18, where as a result of a draw in any match in a Tip 8 or Tip 7 game investors on two or more combinations become entitled to a dividend:

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- (a) the dividend pool shall be divided into as many equal parts as there are backed combinations; and
 - (b) each part will be treated separately; and
 - (c) dividends shall be calculated by dividing each part amongst the investors on each backed combination.

16.3.18 Where draws occur in more than four matches, resulting in there being more than sixteen potential winning combinations in a Tip 8 or Tip 7 game, for the purpose of declaration of dividends the dividend pool shall be divided equally amongst the investors on each backed combination.

16.3.19 In the event no investor selects the winning team in all matches in "Pick The Winners", the dividend pool will be divided among investors who select the winning team in the most number of matches in the game.

16.3.20 In the event no investor selects the winning team in all matches in "Pick The Margins", the relevant dividend pool will continue to carry forward to the next round of betting until:

- (a) the dividend pool can be divided among those investors selecting the winning team in all matches in the game; or
- (b) TAB determines a schedule of matches to be the last of the season whereby payout may be divided among those investors selecting the most number of winning matches in the game.

16.3.21 In the event no investor selects the final score, not being a drawn match, in respect of Pick The Score, the dividend pool will be divided among investors in the following order of priority:

- (a) Investors selecting the winning team's score and the losing team's score plus or minus one point.
- (b) Investors selecting the winning team's score plus or minus one point and the losing team's score.
- (c) Investors selecting the winning team's score plus or minus one point and the losing team's score plus or minus one point.
- (d) Investors selecting the winning team's score and the losing team's score plus or minus two points.
- (e) Investors selecting the winning team's score plus or minus two points and the losing team's score.
- (f) Investors selecting the winning team's score plus or minus one point and the losing team's score plus or minus two points.

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- (g) Investors selecting the winning team's score plus or minus two points and the losing team's score plus or minus one point.
 - (h) Investors selecting the winning team's score plus or minus two points and the losing team's score plus or minus two points.
 - (i) Investors selecting the winning team's score and the losing team's score plus or minus three points.
 - (j) Investors selecting the winning team's score plus or minus three points and the losing team's score.
 - (k) Investors selecting the winning team's score plus or minus one point and the losing team's score plus or minus three points.
 - (l) Investors selecting the winning team's score plus or minus two points and the losing team's score plus or minus three points.
 - (m) Investors selecting the winning team's score plus or minus three points and the losing team's score plus or minus one point.
 - (n) Investors selecting the winning team's score plus or minus three points and the losing team's score plus or minus two points.
 - (o) Investors selecting the winning team's score plus or minus three points and the losing team's score plus or minus three points.
 - (p) Investors selecting the winning team's score and any score for the losing team.
 - (q) Investors selecting any score for the winning team and the losing team's score.
 - (r) Investors selecting any score for either team.

16.3.22 In the event no investor selects the final score of a drawn match in respect of Pick The Score, the dividend pool will be divided among investors in the following order of priority:

- (a) Investors selecting a drawn result being the home team's score plus or minus one point and the away team's score plus or minus one point.
- (b) Investors selecting a drawn result being the home team's score plus or minus two points and the away team's score plus or minus two points.

- (c) Investors selecting a drawn result being the home team's score plus or minus three points and the away team's score plus or minus three points.
- (d) Investors selecting the home team's score and the away team's score plus or minus one point.
- (e) Investors selecting the home team's score plus or minus one point and the away team's score.
- (f) Investors selecting the home team's score plus or minus one point and the away team's score plus or minus one point, not being a drawn result selection.
- (g) Investors selecting the home team's score and the away team's score plus or minus two points.
- (h) Investors selecting the home team's score plus or minus two points and the away team's score.
- (i) Investors selecting the home team's score plus or minus one point and the away team's score plus or minus two points.
- (j) Investors selecting the home team's score plus or minus two points and the away team's score plus or minus one point.
- (k) Investors selecting the home team's score plus or minus two points and the away team's score plus or minus two points, not being a drawn result selection.
- (l) Investors selecting the home team's score and the away team's score plus or minus three points.
- (m) Investors selecting the home team's score plus or minus three points and the away team's score.
- (n) Investors selecting the home team's score plus or minus one point and the away team's score plus or minus three points.
- (o) Investors selecting the home team's score plus or minus two points and the away team's score plus or minus three points.
- (p) Investors selecting the home team's score plus or minus three points and the away team's score plus or minus one point.
- (q) Investors selecting the home team's score plus or minus three points and the away team's score plus or minus two points.
- (r) Investors selecting the home team's score plus or minus three points and the away team's score plus or minus three points, not being a drawn result selection.

- (s) Investors selecting the home team's score and any score for the away team.
- (t) Investors selecting any score for the home team and the away team's score.
- (u) Investors selecting any score for either team.

16.3.23 Subsection (3) of the minimum dividend provisions set out in Appendix 1 does not apply in respect to dividends under these rules for declared betting events.

16.3.24 In the event no investor selects the winner in a Win game, the dividend pool will be refunded to investors.

16.3.25 In the event no investor selects the winning team in all matches in a Quad game, the dividend pool will carry forward to the next round of betting until:

- (a) the dividend pool can be divided among those investors selecting the winning team in all matches in the game; or
- (b) TAB determines the dividend pool shall not carry forward to the next round of betting whereby the dividend pool will be divided among investors in the following order of priority:
 - (i) investors selecting the winning teams in any three matches in the game and the team which is declared the winner of the other match in the game irrespective of score range;
 - (ii) investors selecting the winning teams in any two matches in the game and the teams which are declared the winners of the other two matches in the game irrespective of score range;
 - (iii) investors selecting the winning team in any match of the game and the teams which are declared the winners of the other three matches in the game irrespective of score range;
 - (iv) investors selecting the teams which are declared the winners in each of the four matches in the game, irrespective of score range;

and if none of these alternative combinations has been selected, the dividend pool shall be refunded to the investors.

16.3.26 In the event no investor selects the winning team in all four quarters of a Quarter Quad game, the dividend pool will carry forward to the next round of betting until:

- (a) the dividend pool can be divided among those investors selecting the winning team in all four quarters of the match in a game; or
- (b) TAB determines the dividend pool shall not carry forward to the next round of betting whereby the dividend pool will be divided among investors in the following order of priority:
 - (i) investors selecting the winning team at the end of each of the first three quarters of the match, and the team that is declared the winner at the end of the fourth quarter in the match, irrespective of score range;
 - (ii) investors selecting the winning team at the end of each of the first three quarters of the match, and any selection in the fourth quarter in the match;
 - (iii) investors selecting the winning team at the end of each of the first two quarters of the match, the team that is leading at the end of the third quarter of the match, irrespective of score range, and the team that is declared the winner at the end of the fourth quarter in the match, irrespective of score range;
 - (iv) investors selecting the winning team at the end of the first quarter of the match, the teams that are leading at the end of the second and third quarters of the match, irrespective of score range, and the team that is declared the winner at the end of the fourth quarter in the match, irrespective of score range;

and if none of these alternative combinations has been selected, the dividend pool shall be refunded to the investors.

16.3.27 In the event no investor selects the winning team in all matches in a Tip 8 game, the dividend pool will carry forward to the next round of betting until:

- (a) the dividend pool can be divided among those investors selecting the winning team in all matches in the game; or
- (b) TAB determines the dividend pool shall not carry forward to the next round of betting whereby the dividend pool will be divided among investors in the following order of priority:
 - (i) investors selecting the winning team in any seven matches;
 - (ii) investors selecting the winning team in any six matches;

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- (iii) investors selecting the winning team in any five matches;
 - (iv) investors selecting the winning team in any four matches;
 - (v) investors selecting the winning team in any three matches;
 - (vi) investors selecting the winning team in any two matches;
 - (vii) investors selecting the winning team in any match;

and if none of these alternative combinations has been selected, the dividend pool shall be refunded to the investors. Any previously carried forward jackpot will carry forward to the next round of betting.

16.3.28 In the event no investor selects the winning team in all matches in a Tip 7 game, the dividend pool will carry forward to the next round of betting until:

- (a) the dividend pool can be divided among those investors selecting the winning team in all matches in the game; or
- (b) TAB determines the dividend pool shall not carry forward to the next round of betting whereby the dividend pool will be divided among investors in the following order of priority:
 - (i) investors selecting the winning team in any six matches;
 - (ii) investors selecting the winning team in any five matches;
 - (iii) investors selecting the winning team in any four matches;
 - (iv) investors selecting the winning team in any three matches;
 - (v) investors selecting the winning team in any two matches;
 - (vi) investors selecting the winning team in any match;

and if none of these alternative combinations has been selected, the dividend pool shall be refunded to the investors. Any previously carried forward jackpot will carry forward to the next round of betting.

16.3.29 In the event no investor selects the winning team in all matches in a Double or Xtra Double game, the dividend pool will carry forward to the next round of betting until:

- (a) the dividend pool can be divided among those investors selecting the winning team in all matches in the game; or
- (b) TAB determines the dividend pool shall not carry forward to the next round of betting whereby the dividend pool will be divided among investors in the following order of priority:
 - (i) investors selecting the team which is declared the winner and the score range or ranges closest to the winning team in the match that TAB specifies to be the first match of the game, and the winning team in the match that TAB specifies to be the second match of the game;
 - (ii) investors selecting the team which is declared the winner and the score range or ranges closest to the winning team in the match that TAB specifies to be the second match of the game, and the winning team in the match that TAB specifies to be the first match of the game;

and if none of these alternative combinations has been selected, the dividend pool shall be refunded to the investors. Any previously carried forward jackpot will carry forward to the next round of betting.

16.3.30 In the event no investor selects the winning team in both halves of a Half/Full Double or Half/Full Xtra Double game, the dividend pool will carry forward to the next round of betting until:

- (a) the dividend pool can be divided among those investors selecting the winning team in both halves of the match in a game; or
- (b) TAB determines the dividend pool shall not carry forward to the next round of betting whereby the dividend pool will be divided among investors in the following order of priority:
 - (i) investors selecting the team that is leading and the score range or ranges closest to the winning team in the first half of the match and the winning team in the second half of the match;
 - (ii) investors selecting the team that is leading and the score range or ranges closest to the winning team in the second half of the match and the winning team in the first half of the match;

and if none of these alternative combinations has been selected, the dividend pool shall be refunded to the

investors. Any previously carried forward jackpot will carry forward to the next round of betting.

16.3.31 (a) In the event of any match extending into extra time in accordance with the rules governing the particular contest, TAB will not take into account any points scored during that period for the purposes of determining the result of the match.

(b) TAB will not take into account any points scored during a penalty shoot out for the purposes of determining the result of the match.

16.3.32 In the event of any match being replayed for any reason clause 3.3.2(b) applies.

16.3.33 **Winning Combination not backed to equivalent of unit of investment.**

(a) Subject to clause 16.3.33(b), where the total of all amounts invested in a Pick The Margins totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause ("**winning Pick The Margins combination**") is less than a unit of investment for that Pick The Margins totalizator and TAB has declared there is a Pick The Margins totalizator scheduled on the next round of betting:

(i) only the amount of the Pick The Margins dividend pool determined in accordance with the following formula will be distributed among the investors on the winning Pick The Margins combination:

$$da = di \times \frac{ai}{ui}$$

where:

da is the total amount of the dividend pool which is to be distributed among the investors on the winning Pick The Margins combination;

di is the total amount which would be distributed to investors on the winning Pick The Margins combination under this clause if the total of all amounts invested in the Pick The Margins totalizator on the winning Pick The Margins combination was not less than a unit of investment for that Pick The Margins totalizator so that this clause 16.3.33 did not apply;

ai is the total of all amounts invested in the Pick The Margins totalizator on the winning Pick The Margins combination; and

ui is the unit of investment for the Pick The Margins totalizator; and

- (ii) there is to be carried forward and paid into the jackpot pool for the Pick The Margins totalizator conducted on the next round of betting declared by TAB an amount calculated in accordance with the following formula:

$$cf = di - da$$

where:

cf is the amount carried forward and paid into the jackpot pool for the Pick The Margins totalizator conducted on the next round of betting declared by TAB;

di has the meaning given to that term in clause 16.3.33(a)(i); and

da is the total amount of the dividend pool which is to be distributed among the investors on the winning Pick The Margins combination as determined in accordance with clause 16.3.33(a)(i).

- (b) where the total of all amounts invested in a Pick The Margins totalizator on a combination in respect of which a dividend is to be distributed among investors under this clause (“**winning Pick The Margins combination**”) is less than a unit of investment for that Pick The Margins totalizator and there is no Pick The Margins totalizator scheduled on the next round of betting, the full dividend pool is to be distributed amongst the investors on the winning Pick The Margin combination.

17. COMMISSION DEDUCTIONS

17.1 Relevant maximum percentage of commission

- 17.1.1 The relevant maximum percentage of the Commission deducted is set out in the table below.

17.2 Commission Rate Table

- 17.2.1 The amounts prescribed in the table below are expressed as a percentage of the total amounts invested in the class or description of the totalizator concerned and, in accordance with Part 6 of the Act.

<u>Class/Description</u>	<u>Commission Rate</u> (when <u>not</u> hosting international pools)	<u>Commission Rate</u> (when hosting international pools)	<u>Commission Rate</u> (when <u>questing into Hong Kong Jockey Club pools</u>)
Win	14.5%	14.5%	17.5%
Place	14.25%	14.25%	17.5%
Quinella	17.50%	25%	17.5%
Exacta	20%	25%	N/A
Trifecta	21%	25%	25%
Doubles	20%	25%	17.5%
First 4	22.5%	25%	N/A
Quaddie	20%	25%	N/A
Duet	14.5%	25%	17.5%
footyTab	25%	25%	N/A
BIG6	25%	25%	N/A

APPENDIX 1 - DETERMINATION OF DIVIDEND - MINIMUMS & FRACTIONS

- (1) In this section:

“the calculated amount”, in relation to an event or contingency in relation to which a totalizator was used, means the amount which would, but for subsections (3), (5) and (6), be payable by way of dividend in respect of that event or contingency;

“the payable dividend”, in relation to an event or contingency in relation to which a totalizator was used, means the amount to be paid by way of dividend in respect of that event or contingency.

- (2) Subject to subsections (3) and (5), the calculated amount in relation to an event or contingency in relation to which a totalizator was used shall, after any adjustment required to be made by subsection (6), be the payable dividend in relation to that event or contingency.
- (3) Subject to subsection (4), where the calculated amount in respect of an event or contingency in relation to which a totalizator was used is:
- (a) equal to or less than the unit of investment for that event or contingency; or
 - (b) more than that unit but less than the sum of that unit and 5 cents, the payable dividend shall be an amount equal to one hundred and four per centum of that unit (“**minimum dividend**”).
- (4) Subsection (3) does not apply:
- (a) to an event or contingency in circumstances where:
 - (i) 2 or more starters fill a place (including first place) in the event or contingency; and
 - (ii) a pool or part of a pool (ascertained in respect of that place in accordance with this Act, the regulations or the rules) is required to be divided among the starters filling that place; or
 - (b) if as a result of subsection (3) the dividend payable on a further contingency or contingencies would also be subject to subsection (3) and the total amount of dividends payable would exceed the total amount paid into the pool (less any amounts refundable); or
 - (c) to a win and place, quinella, exacta, duet, trifecta, first 4, doubles and quaddie totalizator if the total amount of the dividends payable in accordance with the rules for that type of totalizator would exceed the total amount paid into the totalizator (less any amounts refundable to investors); or
 - (d) to the place pool of a win and place totalizator:

- (i) if the total money invested on any one of the placed contestants in respect of which a dividend is payable under clause 5.3 of the rules (place pool 2 dividend race) is more than 50% of the sum of the place pool and any amount deducted as Commission; or
 - (ii) if the total money invested on any one of the placed contestants in respect of which a dividend is payable under clause 5.4 of the rules (place pool 3 dividend race) is more than 40% of the sum of the place pool and any amount deducted as Commission; or
 - (e) to the duet pool of a duet totalizator if the total money invested on any combination in respect of which a dividend is payable under clause 12.2 of the rules is more than 40% of the sum of the duet pool and any amount deducted as Commission; or
 - (f) where the Rules provide that subsection (3) of the minimum dividend provisions does not apply.
- (5) In any circumstances referred to in subsection (4), where the calculated amount in respect of an event or contingency in relation to which a totalizator was used is less than the unit of investment for that event or contingency, the payable dividend in respect of that event or contingency shall, except in respect to BIG6 dividends, be an amount equal to that unit.
- (6) If, had this subsection not been enacted, the calculated amount would have been, by reason of the operation of subsection (2), the payable dividend in relation to any event or contingency, then:
- (a) where the unit of investment for that event or contingency is fifty cents or one dollar and the calculated amount includes a number of cents that comes within a description specified in the first column of the table to this subsection, that number shall be regarded as the number of cents specified opposite that description in the second column of that table; or
 - (b) where the unit of investment for that event or contingency is any other amount and the calculated amount includes a fraction of a dollar, that fraction shall be dealt with as prescribed by the rules under this Act, and the calculated amount shall be adjusted accordingly.

TABLE

First Column	Second Column
Less than 5	Nil
5 or more but less than 10	5
10 or more but less than 15	10
15 or more but less than 20	15
20 or more but less than 25	20
25 or more but less than 30	25
30 or more but less than 35	30

35 or more but less than 40	35
40 or more but less than 45	40
45 or more but less than 50	45
50 or more but less than 55	50
55 or more but less than 60	55
60 or more but less than 65	60
65 or more but less than 70	65
70 or more but less than 75	70
75 or more but less than 80	75
80 or more but less than 85	80
85 or more but less than 90	85
90 or more but less than 95	90
95 or more	95

- (7) Where by reason of subsection (3) there is insufficient money for payment of the dividends in respect of the event or contingency in respect of which a totalizator was used, the deficiency shall be paid by TAB.

APPENDIX 2 - BAD SALES

Determination under clause 2.6.5(b)(iii)

Adjustment for late cancellation of bets (bad sales) made in accordance with rule 2.6.5 "Cancellation for errors on betting tickets" actioned after close of betting and transmission of final collations to TAB and up to the declaration of "all clear" or "correct weight", will be accepted on the condition that such bad sales are not less than the following amounts for any one bet:

Win and Place - \$200.00

Quinella, Exacta, Duet & Doubles - \$ 50.00

Trifecta, First 4, Quaddie, BIG6, &, FootyTAB — No Limit

APPENDIX 3- SELECTION NUMBERS AND SCORE RANGES FOR DECLARED EVENTS TOTALIZATOR

NRL PICK THE MARGINS

SELECTIONS	HOME TEAM TO WIN/LEAD BY	SELECTIONS	AWAY TEAM TO WIN BY
1	Score Range 1 - 12	4	Score Range 1 - 12
2	Score Range 13+	5	Score Range 13+
3	DRAWN GAME/TIED SCORES		

AFL WIN

SELECTIONS	HOME TEAM TO WIN/LEAD BY	SELECTIONS	AWAY TEAM TO WIN BY
1	Score Range 0 - 12	6	Score Range 0 - 12
2	Score Range 13 - 24	7	Score Range 13 - 24
3	Score Range 25 - 42	8	Score Range 25 - 42
4	Score Range 43 - 60	9	Score Range 43 - 60
5	Score Range 61+	10	Score Range 61+

AFL DOUBLE, AFL XTRA DOUBLE, AFL HALF/FULL DOUBLE, AFL HALF/FULL XTRA DOUBLE, AFL QUAD AND AFL QUARTER QUAD

SELECTIONS	HOME TEAM TO WIN/LEAD BY	SELECTIONS	AWAY TEAM TO WIN BY
1	Score Range 0 - 12	9	Score Range 0 - 12
2	Score Range 13 - 24	10	Score Range 13 - 24
3	Score Range 25 - 36	11	Score Range 25 - 36
4	Score Range 37 - 48	12	Score Range 37 - 48
5	Score Range 49 - 60	13	Score Range 49 - 60
6	Score Range 61 - 72	14	Score Range 61 - 72
7	Score Range 73+	15	Score Range 73+
8	DRAWN GAME/TIED SCORES	16	

COUNCIL NOTICES

BEGA VALLEY SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Bega Valley Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially re-named the section of Panbula Street, Candelo located on the Eastern side of the river shown hereunder:

Name	Locality
HOOD STREET	Candelo

Description

The section of road to be re-named is on the Eastern side of the Candelo river and is a severed portion of Panbula Street.

LEANNE BARNES, General Manager, Bega Valley Shire Council, PO Box 492, Bega NSW 2550

GNB Ref: 0093 [8192]

COFFS HARBOUR CITY COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Coffs Harbour City Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
RENSHAW LANE	Coffs Harbour

Description

Located between Albany and Bonville Streets, extending from Gordon Street to Curacoa Street, Coffs Harbour

STEPHEN McGRATH, General Manager, Coffs Harbour City Council, Locked Bag 55, Coffs Harbour 2450

GNB Ref: 0072 [8193]

KU-RING-GAI COUNCIL

HERITAGE ACT 1977

Interim Heritage Order No 6

Under section 25 of the *Heritage Act 1977* Ku-ring-gai Council does by this order:

- i. make an interim heritage order to cover the item of the environmental heritage specified or described in Schedule "A"; and
- ii. declare that the Interim Heritage Order shall apply to the curtilage or site of such item, being the land described in Schedule "B".

This Interim Heritage Order will lapse six months from the date that it is made unless the local Council has passed a resolution before that date; and

- (i) in the case of an item which, in the council's opinion, is of local significance, the resolution seeks to place the item on the heritage schedule of a local environmental plan with appropriate provisions for protecting and managing the item; or

- (ii) In the case of an item which, in the Council's opinion, is of State heritage significance, the resolution requests the Heritage Council to make a recommendation to the Minister for Heritage under section 32 (2) of the Heritage Act to include the item on the State Heritage Register.

Dated at Sydney, 7 October 2015

JOHN McKEE, General Manager, Ku-ring-gai Council

Schedule "A"

The property known as Exley House, situated at 27 Finlay Road, Warrawee on land described in Schedule B.

Schedule "B"

All those pieces or parcels of land known as (Lot 5B Sec 2 DP 978020) in Parish of Gordon, County of Cumberland.

[8194]

MID-WESTERN REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Mid-Western Regional Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
BLAIN ROAD	Caerleon

Description

Road running south off Hill End Road to Lot 107 DP 44920

BRAD CAM, General Manager, Mid-Western Regional Council, PO Box 156, 86 Market Street, Mudgee 2850

GNB Ref: 0094 [8195]

SHOALHAVEN CITY COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Shoalhaven City Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
ARINYA CLOSE	Nowra

Description

New road created in the subdivision of Lot 692 DP 1196556, Holloway Road, Nowra.

Name	Locality
ARILLA STREET	Nowra

Description

New road created in the subdivision of Lot 692 DP 1196556, Holloway Road, Nowra.

PRIVATE ADVERTISEMENTS

ESSENTIAL ENERGY

ELECTRICITY SUPPLY ACT 1995

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Easements for Electricity Purposes at Geurie

Essential Energy declares, with the approval of His Excellency the Governor, with the advice of the Executive Council, that the Interests 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* (NSW), for the purposes of the *Electricity Supply Act 1995* (NSW).

Dated at Port Macquarie 9th day of October 2015

CAROLINE HUNGERFORD, General Manager Customer & Corporate Services, Essential Energy, PO Box 5730, Port Macquarie NSW 2444.

Schedule 1

No	Interests in Land	Locality	LGA	Parish	County
1	Easement for overhead powerlines 20 wide, 30 wide and variable width affecting Lot 2 DP 1186092 (formerly part Lot 7003 DP 1020178 and Lot 7004 DP 1020178) shown as “(E) Proposed easement for overhead powerlines 20, 30 wide and variable width” in DP 1186092	Geurie	Wellington	Geurie	Lincoln
2	Right of access 15 wide and variable width affecting Lot 2 DP 1186092 (formerly part Lot 7003 DP 1020178 and Lot 7004 DP 1020178) shown as “(A) Proposed right of access 15 wide and variable width” in DP 1186092	Geurie	Wellington	Geurie	Lincoln

Schedule 2

The Easement described in Schedule 1 No 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).

The Right of Access described in Schedule 1 No 2 is on the terms set out in Part 11 Schedule 4A *Conveyancing Act 1919* (NSW).

The acquisition of the Easement and Right of Access is a future act to which section 24MD (3) of the *Native Title Act 1993* (Cth) applies. In so far as any Native Title rights and interests may exist over the Crown Land affected by the Easement and Right of Access, the “non-extinguishment principle” applies. [8197]

ESSENTIAL ENERGY

ELECTRICITY SUPPLY ACT 1995

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for Electricity Purposes at Geurie

Essential Energy declares, with the approval of His Excellency the Governor, with the advice of the Executive Council, that the 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* (NSW), for the purposes of the *Electricity Supply Act 1995* (NSW).

Dated at Port Macquarie 9th day of October 2015

CAROLINE HUNGERFORD, General Manager Customer & Corporate Services, Essential Energy, PO Box 5730, Port Macquarie NSW 2444

Schedule 1

No	Land	Locality	LGA	Parish	County
1	Proposed Lot 1 DP 1186092 (formerly part Lot 7003 DP 1020178 and Lot 7004 DP 1020178)	Geurie	Wellington	Geurie	Lincoln

Schedule 2

The acquisition of the Crown Land is a future act to which section 24MD (3) of the *Native Title Act 1993* (Cth) applies. In so far as any Native Title rights and interests may exist over the Crown Land, the “non-extinguishment principle” applies.

[8198]

By Authority

Government Printer