

Government Gazette

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Miscellaneous Instruments

Plant Diseases (NSW Greater Sunraysia Pest Free Area and Fruit Fly Outbreak and Suspension Areas) Order 2015

under the

Plant Diseases Act 1924

I, SATENDRA KUMAR, Director Plant Biosecurity and Product Integrity, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the *Plant Diseases Act 1924*, and in pursuance of sections 3(2) and 4 of that Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

Dated this 25th day of March 2015

SATENDRA KUMAR,
Director Plant Biosecurity and Product Integrity
Department of Primary Industries
(an office within the Department of Trade and
Investment, Regional Infrastructure and Services)

Notes:

1. The Department's reference is O-450.
2. Section 26(1) of the *Plant Diseases Act 1924* makes it an offence, with a maximum penalty of 100 penalty units, to sell or move host fruit with the knowledge that the host fruit is infested with Queensland fruit fly.

Plant Diseases (NSW Greater Sunraysia Pest Free Area and Fruit Fly Outbreak and Suspension Areas) Order 2015

under the

Plant Diseases Act 1924

1 Name of Order

This Order is the *Plant Diseases (NSW Greater Sunraysia Pest Free Area and Fruit Fly Outbreak and Suspension Areas) Order 2015*.

2 Commencement

This Order commences on the date it is published in the *NSW Government Gazette*.

3 Interpretation

(1) In this Order:

approved systems approach means the risk management measures relevant to the type of host fruit, as specified in Schedule 9.

approved treatment means the treatment and manner and timing of harvest and packing relevant to the type of host fruit, as specified in Schedule 8.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

area freedom certificate means a certificate:

- (a) approved by the officer responsible for plant biosecurity in the State or Territory where the host fruit was grown or packed, and
- (b) certifying that the State or Territory or that part of the State or Territory where the host fruit was grown or packed is known to be free of Queensland fruit fly.

assorted tropical and sub-tropical fruits – inedible peel means the host fruit specified in Schedule 4, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

authorised person means an inspector or a person authorised pursuant to section 11(3) of the Act.

berries means the host fruit specified in Schedule 6, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

cart note means a written document that, in relation to the wine grapes that are the subject of the consignment, includes (at least) the following information:

- (a) the quantity of wine grapes being supplied;

- (b) the variety of wine grapes being supplied;
- (c) the name and contact details of the grower of the wine grapes;
- (d) the physical address of the property on which the wine grapes were grown;
- (e) the name and physical address of the winery receiving the wine grapes;
- (f) the name and signature of the person signing the cart note; and
- (g) the date the cart note is signed.

certificate means a Plant Health Certificate or a Plant Health Assurance Certificate.

Certification Assurance Arrangement means an arrangement approved by the Department of Primary Industries which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is a Compliance Agreement (CA) or the *Interstate Certification Assurance (ICA) Scheme*.

citrus fruits means the host fruit specified in Schedule 5, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

Codex Classification of Foods and Animal Feeds means the listing of food commodities in trade classified into groups on the basis of the commodity's similar potential for pesticides residues, as published by the Joint Food and Agriculture Organization of the United Nations (FAO)/World Health Organisation (WHO) Food Standards Programme Codex Alimentarius Commission (publication available at <http://www.codexalimentarius.net>).

composite lots means a consignment comprising packages of different types of host fruit sourced from one or more suppliers.

free of broken skin means the skin has no pre-harvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.

Greater Sunraysia (NSW Portion) Pest Free Area means the portion of New South Wales described in Schedule 1.

Greater Sunraysia (Victoria Portion) Pest Free Area means the part of Victoria declared as a restricted area for the control of Queensland fruit fly, known as the Greater Sunraysia Pest Free Area, under section 20 of the *Plant Health and Plant Products Act 1995* (Vic) or section 32 of the *Plant Biosecurity Act 2010* (Vic).

host fruit means fruit of a type specified in Schedule 3 that is fresh, but does not include processed fruit.

lot means a discrete quantity of fruit received from one grower at one time.

Outbreak Area means an area described in Column 1 of Schedule 2.

Pest Free Area means the Greater Sunraysia (NSW Portion) Pest Free Area and the Greater Sunraysia (Victoria Portion) Pest Free Area.

Plant Health Assurance Certificate means a document (known as a Plant Health Assurance Certificate) issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a document (known as a Plant Health Certificate) issued by:

- (a) an authorised person; or
- (b) a person authorised to issue such a certificate under a law of another State or Territory that relates to plant biosecurity.

processed fruit means fruit that has been subjected to a processing activity such as cooking, drying, canning, juicing or freezing and includes:

- (a) berries that have been packaged after having been individually inspected and found to be free of splits and blemishes; and
- (b) pre-prepared fresh fruit that has been chopped, sliced or shredded, and packaged.

Queensland fruit fly means the pest *Bactrocera tryoni* (Froggatt).

secure conditions, in relation to the transport of host fruit, means the host fruit:

- (a) is in unvented packages; or
- (b) is in vented packages in which the vents are secured with gauze or mesh having a maximum aperture of 1.6 mm; or
- (c) has been shrink wrapped and sealed as a palletised unit.

Suspension Area means an area described in Column 2 of Schedule 2.

the Act means the *Plant Diseases Act 1924*.

Vic QFF Restricted Area means any part of Victoria declared as a restricted area for the control of Queensland fruit fly (other than the restricted area known as the Greater Sunraysia Pest Free Area), under section 20 of the *Plant Health and Plant Products Act 1995* (Vic) or section 32 of the *Plant Biosecurity Act 2010* (Vic).

Note: **Department, covering or package, inspector, occupier** and **owner** all have the same meaning as in the Act.

- (2) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Revocation of *Plant Diseases (NSW Greater Sunraysia Pest Free Area and Fruit Fly Outbreak and Suspension Areas) Order (No 2) 2014*

Pursuant to sections 4 and 3(2) of the Act, the *Plant Diseases (NSW Greater Sunraysia Pest Free Area and Fruit Fly Outbreak and Suspension Areas) Order (No 2) 2014* (having the Department's reference O-445) published in *NSW Government Gazette* No. 86 of 10 October 2014 at pages 3391 to 3411 is revoked, as is any Order revived as a result of this revocation.

5 Regulation of the movement of host fruit (excluding wine grapes)

- (1) Pursuant to section 4(1) of the Act, the importation, introduction or bringing of host fruit (excluding wine grapes) into specified portions of New South Wales is regulated as specified in this clause.
- (2) Host fruit (excluding wine grapes) from any area outside the Greater Sunraysia (NSW Portion) Pest Free Area must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area, unless:
 - (a) the host fruit is grown and packed within the Greater Sunraysia (Victoria Portion) Pest Free Area (excluding any Outbreak Area, Suspension Area or Vic QFF Restricted Area) and legibly marked with:
 - (i) the name and postcode of the city or town nearest to the locality where the host fruit was grown; and
 - (ii) a description of the contents of the package; or
 - (b) the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.
- (3) Host fruit (excluding wine grapes) that originates from or has moved through an Outbreak Area, Suspension Area or Vic QFF Restricted Area, must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area for the purpose of proceeding to a destination that is outside the Greater Sunraysia (NSW Portion) Pest Free Area, unless:
 - (a) the host fruit has been inspected and found to be free of Queensland fruit fly and complies with the following conditions:
 - (i) the host fruit is transported under secure conditions; and
 - (ii) the host fruit is accompanied by
 - (A) a Plant Health Certificate certifying:
 1. the origin of the host fruit; and
 2. that the host fruit has been inspected and found to be free of Queensland fruit fly; or
 - (B) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement; or

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-47 Inspection of fresh fruits and vegetables for freedom from Fruit Fly*.
 - (b) the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.
- (4) Host fruit (excluding wine grapes) that originates from or has moved through an Outbreak Area, Suspension Area or Vic QFF Restricted Area, must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area unless the movement is

as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.

6 Certification requirements for the movement of host fruit (excluding wine grapes)

(1) The movement of any host fruit (excluding wine grapes) in accordance with clause 1 of Schedule 7 must be accompanied by:

- (a) a Plant Health Certificate certifying:
 - (i) the origin of the host fruit; and
 - (ii) that the host fruit has been grown and packed in an area free of Queensland fruit fly; or
- (b) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.

(2) The movement of any host fruit (excluding wine grapes) in accordance with clause 2 of Schedule 7 must be accompanied by:

- (a) a Plant Health Certificate certifying:
 - (i) the origin of the host fruit; and
 - (ii) that the host fruit has received an approved treatment; or
 - (iii) that the host fruit has been grown and packed in accordance with an approved systems approach; or
- (b) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.

(3) Host fruit (excluding wine grapes) that has been moved in accordance with clause 5(3)(a) or Schedule 7 and the accompanying certificate must, on arrival in the Greater Sunraysia (NSW Portion) Pest Free Area, be presented:

- (a) to a business accredited under a Certification Assurance Arrangement; or
- (b) to an authorised person,

for verification that the host fruit corresponds with the accompanying certificate.

7 Regulation of the movement of wine grapes

(1) Pursuant to section 4(1) of the Act, the importation, introduction or bringing of wine grapes into specified portions of New South Wales is regulated as specified in this clause.

- (2) Wine grapes from any area outside the Greater Sunraysia (NSW Portion) Pest Free Area (excluding an area within the Pest Free Area for which an area freedom certificate is currently in force) must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area unless:
 - (a) the following conditions are complied with:
 - (i) the owner or occupier of the property or facility from which the wine grapes originate ensures the wine grapes are loaded on the transport vehicle in a way that prevents spillage during transportation; and
 - (ii) the wine grapes are processed within 24 hours of receipt by the winery receiving the grapes; or
 - (b) the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.
- (3) Wine grapes that originate from or have moved through an Outbreak Area, Suspension Area or Vic QFF Restricted Area, must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area unless:
 - (a) the following conditions are complied with:
 - (i) the owner or occupier of the property or facility from which the wine grapes originate ensures the wine grapes are loaded on the transport vehicle in a way that prevents spillage during transportation; and
 - (ii) the wine grapes are processed within 24 hours of receipt by the winery receiving the grapes; or
 - (b) the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.

8 Certification requirements for the movement of wine grapes

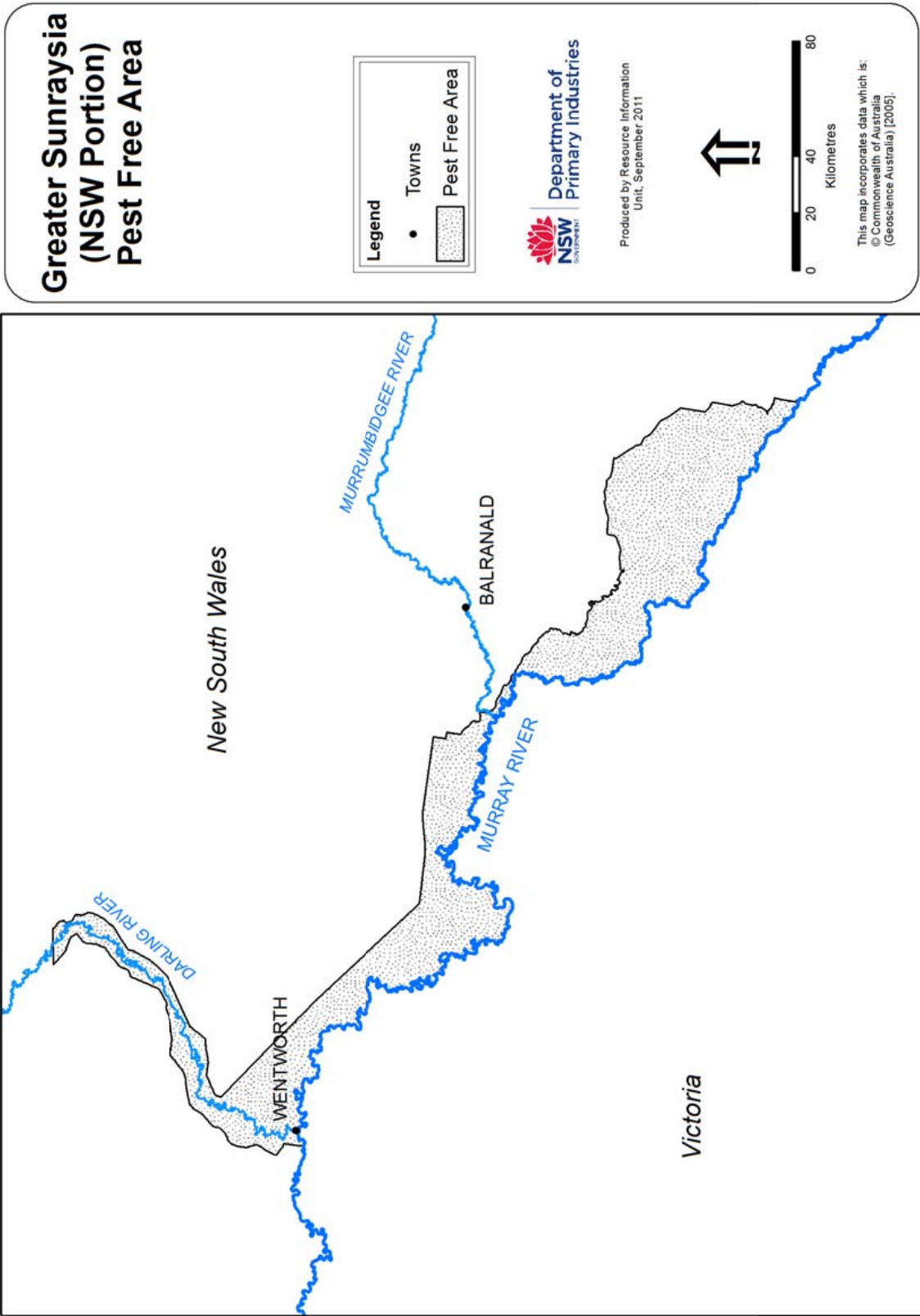
- (1) The movement of wine grapes in accordance with clause 7(2)(a) or clause 7(3)(a) must be accompanied by a cart note.
- (2) The movement of wine grapes in accordance with clause 1 of Schedule 7 must be accompanied by:
 - (a) a Plant Health Certificate certifying:
 - (i) the origin of the wine grapes; and
 - (ii) that the wine grapes have been grown and packed in an area free of Queensland fruit fly; or

- (b) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.
- (3) The movement of wine grapes in accordance with clause 2 of Schedule 7 must be accompanied by:
 - (a) a Plant Health Certificate certifying:
 - (i) the origin of the wine grapes; and
 - (ii) that the wine grapes have received an approved treatment; or
 - (iii) that the wine grapes have been grown and packed in accordance with an approved systems approach; or
 - (b) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.
- (4) Wine grapes that have been moved in accordance with clause 7(2), clause 7(3) or Schedule 7 and the accompanying certificate or cart note must, on arrival in the Greater Sunraysia (NSW Portion) Pest Free Area, be presented:
 - (a) to a business accredited under a Certification Assurance Arrangement; or
 - (b) to an authorised person, or
 - (c) in the case of a cart note, to the winery receiving the wine grapes,for verification that the host fruit corresponds with the accompanying certificate or cart note.
- (5) A cart note that is required by this clause to accompany a movement of wine grapes must:
 - (a) be retained by the winery receiving the wine grapes for at least 2 years from receipt of the wine grapes; and
 - (c) upon request by an authorised person, be made available to the authorised person.

SCHEDULE 1 Greater Sunraysia (NSW Portion) Pest Free Area

The area of land bounded by a line commencing at the intersection of the Murray River and the western boundary of the Parish of Wentworth, County of Wentworth, then in a generally northerly direction by the Parish of Wentworth boundary to its intersection with the Silver City Highway, then in a north westerly direction along the Silver City Highway to the intersection of the Silver City Highway and High Darling Road, then in a north easterly direction along High Darling Road to the intersection of High Darling Road and Polia Road, then in northerly direction along Polia Road to grid line 070 (grid reference 366070, Cuthero), then in a straight line in an easterly direction to Pooncarie - Menindee Road (grid reference 465070 Pooncarie), then in a south easterly direction along Pooncarie - Menindee Road, which becomes Tarcoola Street, which becomes Wentworth - Pooncarie Road, then in a generally south westerly direction along Wentworth - Pooncarie Road to the intersection of Wentworth - Pooncarie Road and an unnamed road (grid reference 943518, Para), then in a south westerly direction along the unnamed road to the intersection with an unnamed road (grid reference 204207, Mildura East), then in a south westerly direction along the unnamed road to the intersection with an unnamed road (grid reference 174111, Mildura East), then in a south easterly direction along the unnamed road to the intersection of the unnamed road and the Sturt Highway (grid reference 230035, Karadoc), then in a south easterly direction along the Sturt Highway to the intersection with an unnamed road (grid reference 537763, Robinvale), then in a northerly direction along the unnamed road to the intersection with an unnamed road (grid reference 547778, Robinvale), then in a generally easterly direction along the unnamed road to the intersection with Leslie Drive (grid reference 604767, Robinvale), then in an easterly direction along Leslie Drive to an intersection with an unnamed road (grid reference 620766, Robinvale), then along the unnamed road to an intersection with an unnamed road (grid reference 627765, Robinvale), then in a south easterly direction along the unnamed road to the intersection with the Sturt Highway (grid reference 631760, Robinvale), then in a generally easterly direction along the Sturt Highway to an intersection with an unnamed road (grid reference 988714, Waldaira Lake), then in a southerly direction along the unnamed road to the intersection with an unnamed road (grid reference 983675, Waldaira Lake), then in a generally south easterly direction along the unnamed road to the intersection with an unnamed road (grid reference 040600, Waldaira Lake), then in a straight line in a south easterly direction to the intersection of Weimby - Benongal Road and Weimby Road (grid reference 084536, Waldaira Lake), then in a south easterly direction along Weimby Road, which becomes Weimby - Kyalite Road, to the intersection of Weimby - Kyalite Road and an unnamed road (grid reference 256383, Windomal), then in a straight line in a southerly direction to Wakool River (grid reference 256348, Windomal), then in a south easterly direction along Wakool River to the intersection of Wakool River and Moulamein Road, then in a generally easterly direction along Moulamein Road, to the intersection with the Moulamein Barham Road, then in a generally south westerly direction along the Moulamein Barham Road to its intersection with the northern boundary of the Parish of Barham, County of Wakool, then in a generally south easterly direction along the eastern boundary of the Parish of Barham to its intersection with the Murray River, then in a generally north westerly direction along the Murray River to the point of commencement.

'Cuthero' 1:100,000 Topographic Map 7331	'Pooncarie' 1:100,000 Topographic Map 7431
'Karadoc' 1:50,000 Topographic Map 7329-S	'Robinvale' 1:50,000 Topographic Map 7428-N
'Mildura East' 1:50,000 Topographic Map 7329-N	'Waldaira Lake' 1:50,000 Topographic Map 7528-N
'Para' 1:100,000 Topographic Map 7330	'Windomal' 1:50,000 Topographic Map 7528-S



SCHEDULE 2 Outbreak Areas and Suspension Areas

	<i>Column 1</i>	<i>Column 2</i>
Item	Outbreak Area	Suspension Area
O289	Gol Gol February 2011 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.18113 South and 142.20536 East (“the Gol Gol February 2011 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.18113 South and 142.20536 East, excluding the Gol Gol February 2011 Outbreak Area.
O315	Koondrook March 2011 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.637301 South and 144.123469 East (“the Koondrook March 2011 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 35.637301 South and 144.123469 East, excluding the Koondrook March 2011 Outbreak Area.
O361	Barham North East May 2011 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.61861 South and 144.14619 East (“the Barham North East May 2011 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.61861 South and 144.14619 East, excluding the Barham North East May 2011 Outbreak Area.
O379	Barham May 2011 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.63273 South and 144.13378 East (“the Barham May 2011 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.63273 South and 144.13378 East, excluding the Barham May 2011 Outbreak Area.
O386	Buronga December 2011 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.16898 South and 142.18479 East (“the Buronga December 2011 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.16898 South and 142.18479 East, excluding the Buronga December 2011 Outbreak Area.
O389	Barham East December 2011 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.643103 South and 144.167898 East (“the Barham East December 2011 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.643103 South and 144.167898 East, excluding the Barham East December 2011 Outbreak Area.
O391	Swan Hill February 2012 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.349197 South and 143.56171 East (“the Swan Hill February 2012 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 35.349197 South and 143.56171 East, excluding the Swan Hill February 2012 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	<i>Outbreak Area</i>	<i>Suspension Area</i>
O400	Murrabit February 2012 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.504460 South and 143.961320 East (“the Murrabit February 2012 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 35.504460 South and 143.961320 East, excluding the Murrabit February 2012 Outbreak Area.
O422	Tooleybuc Town April 2012 NSW The area within a 1.5 km radius of the coordinates decimal degrees - 35.0293923 South and 143.3375838 East (“the Tooleybuc Town April 2012 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 35.0293923 South and 143.3375838 East, excluding the Tooleybuc Town April 2012 Outbreak Area.
O442	Buronga West December 2013 NSW The area within a 1.5 km radius of the coordinates decimal degrees - 34.17459 South and 142.16891 East (“the Buronga West December 2013 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.17459 South and 142.16891 East, excluding the Buronga West December 2013 Outbreak Area.
O442	Narrung December 2013 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 34.78011 South and 143.24878 East (“the Narrung December 2013 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.78011 South and 143.24878 East, excluding the Narrung December 2013 Outbreak Area.
O442	Wood Wood December 2013 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.10618 South and 143.3464 East (“the Wood Wood December 2013 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.10618 South and 143.3464 East, excluding the Wood Wood December 2013 Outbreak Area.
O442	Murrabit East December 2013 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.54253 South and 143.98056 East (“the Murrabit East December 2013 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.54253 South and 143.98056 East, excluding the Murrabit East December 2013 Outbreak Area.
O442	Swan Hill North January 2014 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.33448 South and 143.54963 East (“the Swan Hill North January 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.33448 South and 143.54963 East, excluding the Swan Hill North January 2014 Outbreak Area.
O442	Lake Boga West January 2014 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.4671 South and 143.59681 East (“the Lake Boga West January 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.4671 South and 143.59681 East, excluding the Lake Boga West January 2014 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	Outbreak Area	Suspension Area
O442	Mildura North February 2014 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 34.16632 South and 142.15543 East (“the Mildura North February 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.16632 South and 142.15543 East, excluding the Mildura North February 2014 Outbreak Area.
O445	Kerang January 2013 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.72551 South and 143.91942 East (“the Kerang January 2013 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.72551 South and 143.91942 East, excluding the Kerang January 2013 Outbreak Area.
O445	Kerang South April 2013 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.739896 South and 143.924066 East (“the Kerang South April 2013 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.739896 South and 143.924066 East, excluding the Kerang South April 2013 Outbreak Area.
O445	Mildura South January 2014 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 34.21388 South and 142.14209 East (“the Mildura South January 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.21388 South and 142.14209 East, excluding the Mildura South January 2014 Outbreak Area.
O445	Murrawee March 2014 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.29251 South and 143.53023 East (“the Murrawee March 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.29251 South and 143.53023 East, excluding the Murrawee March 2014 Outbreak Area.
O445	Goodnight North March 2014 NSW The area within a 1.5 km radius of the coordinates decimal degrees - 34.90771 South and 143.33809 East (“the Goodnight North March 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.90771 South and 143.33809 East, excluding the Goodnight North March 2014 Outbreak Area.
O445	Gol Gol North April 2014 NSW The area within a 1.5 km radius of the coordinates decimal degrees - 34.16792 South and 142.2184 East (“the Gol Gol North April 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.16792 South and 142.2184 East, excluding the Gol Gol North April 2014 Outbreak Area.
O445	Mildura Airport April 2014 Vic The area within a 1.5 km radius of the coordinates decimal degrees - 34.202534 South and 142.122241 East (“the Mildura Airport April 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.202534 South and 142.122241 East, excluding the Mildura Airport April 2014 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	Outbreak Area	Suspension Area
O445	Mourquong (Arumpo) April 2014 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.13565 South and 142.18804 East (“the Mourquong (Arumpo) April 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.13565 South and 142.18804 East, excluding the Mourquong (Arumpo) April 2014 Outbreak Area.
O445	Kenley April 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.84716539 South and 143.3388704 East (“the Kenley April 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 34.84716539 South and 143.3388704 East, excluding the Kenley April 2014 Outbreak Area.
O445	Speewa May 2014 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.21423 South and 143.58526 East (“Speewa May 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.21423 South and 143.58526 East, excluding the Speewa May 2014 Outbreak Area.
O445	Mildura Central May 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.18226 South and 142.15495 East (“the Mildura Central May 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.18226 South and 142.15495 East, excluding the Mildura Central May 2014 Outbreak Area.
O445	Robinvale South May 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.61471 South and 142.75298 East (“the Robinvale South May 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.61471 South and 142.75298 East, excluding the Robinvale South May 2014 Outbreak Area.
O445	Mourquong (Link) May 2014 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.13672 South and 142.1562 East (“the Mourquong (Link) May 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.13672 South and 142.1562 East, excluding the Mourquong (Link) May 2014 Outbreak Area.
O445	Lake Boga Town May 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.462369 South and 143.628598 East (“the Lake Boga Town May 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.462369 South and 143.628598 East, excluding the Lake Boga Town May 2014 Outbreak Area.
O445	Nichols Point June 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.19399 South and 142.18494 East (“the Nichols Point June 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.19399 South and 142.18494 East, excluding the Nichols Point June 2014 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	Outbreak Area	Suspension Area
O445	Swan Hill South West September 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees -35.359101 South and 143.539998 East (“the Swan Hill South West September 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.359101 South and 143.539998 East, excluding the Swan Hill South West September 2014 Outbreak Area.
O445	Mildura Town September 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees -34.20318 South and 142.15662 East (“the Mildura Town September 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.20318 South and 142.15662 East, excluding the Mildura Town September 2014 Outbreak Area.
O450	Irymple December 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees -34.2297 South and 142.17825 East (“the Irymple December 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.2297 South and 142.17825 East, excluding the Irymple December 2014 Outbreak Area.
O450	Mildura (Flora) January 2015 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees -34.16799 South and 142.13379 East (“the Mildura (Flora) January 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.16799 South and 142.13379 East, excluding the Mildura (Flora) January 2015 Outbreak Area.
O450	Mildura (Fourteenth) December 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees -34.1938 South and 142.1404 East (“the Mildura (Fouteenth) December 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.1938 South and 142.1404 East, excluding the Mildura (Fouteenth) December 2014 Outbreak Area.
O450	Monak December 2014 NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees -34.28492 South and 142.2767 East (“the Monak December 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.28492 South and 142.2767 East (“the Monak December 2014 Outbreak Area.
O450	Robinvale Town December 2014 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees -34.59036 South and 142.78173 East (“the Robinvale Town December 2014 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.59036 South and 142.78173 East, excluding the Robinvale Town December 2014 Outbreak Area.
O450	Swan Hill South January 2015 Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees -35.36518 South and 143.5616 East (“the Swan Hill South January 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.36518 South and 143.5616 East, excluding the Swan Hill South January 2015 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	<i>Outbreak Area</i>	<i>Suspension Area</i>
O450	Tresco North January 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.47828 South and 143.6645 East (“the Tresco North January 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.47828 South and 143.6645 East, excluding the Tresco North January 2015 Outbreak Area.
O450	Tresco West (Wilson) January 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.4923 South and 143.621 East (“the Tresco West (Wilson) January 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.4923 South and 143.621 East, excluding the Tresco West (Wilson) January 2015 Outbreak Area.
O450	Uhavta February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.39146 South and 143.5598 East (“the Uhavta February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.39146 South and 143.5598 East, excluding the Uhavta February 2015 Outbreak Area.
O450	Euston North East February 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -34.51702 South and 142.83353 East (“the Euston North East February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.51702 South and 142.83353 East, excluding the Euston North East February 2015 Outbreak Area.
O450	Beverford West February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.23536 South and 143.4644 East (“the Beverford West February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.23536 South and 143.4644 East, excluding the Beverford West February 2015 Outbreak Area.
O450	Bruces Bend February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -34.19545 South and 142.2196 East (“the Bruces Bend February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.19545 South and 142.2196 East, excluding the Bruces Bend February 2015 Outbreak Area.
O450	Ellerslie North February 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -33.79768 South and 142.0352 East (“the Ellerslie North February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -33.79768 South and 142.0352 East, excluding the Ellerslie North February 2015 Outbreak Area.
O450	Ellerslie South February 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -33.82946 South and 142.0131 East (“the Ellerslie South February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -33.82946 South and 142.0131 East, excluding the Ellerslie South February 2015 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
<i>Item</i>	<i>Outbreak Area</i>	<i>Suspension Area</i>
O450	Gol Gol East February 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -34.17967 South and 142.2348 East (“the Gol Gol East February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.17967 South and 142.2348 East, excluding the Gol Gol East February 2015 Outbreak Area.
O450	Gol Gol (Kingfisher) February 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -34.17572 South and 142.2345 East (“the Gol Gol (Kingfisher) February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.17572 South and 142.2345 East, excluding the Gol Gol (Kingfisher) February 2015 Outbreak Area.
O450	Goodnight February 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -34.96048 South and 143.3367 East (“the Goodnight February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.96048 South and 143.3367 East, excluding the Goodnight February 2015 Outbreak Area.
O450	Irymple North West February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -34.21075 South and 142.1714 East (“the Irymple North West February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.21075 South and 142.1714 East, excluding the Irymple North West February 2015 Outbreak Area.
O450	Irymple South February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -34.25365 South and 142.1715 East (“the Irymple South February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.25365 South and 142.1715 East, excluding the Irymple South February 2015 Outbreak Area.
O450	Irymple South East February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -34.23792 South and 142.19435 East (“the Irymple South East February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.23792 South and 142.19435 East, excluding the Irymple South East February 2015 Outbreak Area.
O450	Lake Boga North February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.41183 South and 143.6123 East (“the Lake Boga North February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.41183 South and 143.6123 East, excluding the Lake Boga North February 2015 Outbreak Area.
O450	Lake Boga February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.44595 South and 143.6633 East (“the Lake Boga February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.44595 South and 143.6633 East, excluding the Lake Boga February 2015 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	Outbreak Area	Suspension Area
O450	Lake Charm February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.56776 South and 143.7623 East (“the Lake Charm February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.56776 South and 143.7623 East, excluding the Lake Charm February 2015 Outbreak Area.
O450	Mourquong South East February 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -34.14934 South and 142.18014 East (“the Mourquong South East February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.14934 South and 142.18014 East, excluding the Mourquong South East February 2015 Outbreak Area.
O450	Nichols Point East February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -34.21148 South and 142.20439 East (“the Nichols Point East February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.21148 South and 142.20439 East, excluding the Nichols Point East February 2015 Outbreak Area.
O450	Trentham Cliffs February 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -34.21872 South and 142.2584 East (“the Trentham Cliffs February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.21872 South and 142.2584 East, excluding the Trentham Cliffs February 2015 Outbreak Area.
O450	Tresco West February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.50173 South and 143.6302 East (“the Tresco West February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.50173 South and 143.6302 East, excluding the Tresco West February 2015 Outbreak Area.
O450	Tyntynder February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.2738 South and 143.5244 East (“the Tyntynder February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.2738 South and 143.5244 East, excluding the Tyntynder February 2015 Outbreak Area.
O450	Woorinen February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.28136 South and 143.4386 East (“the Woorinen February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.28136 South and 143.4386 East, excluding the Woorinen February 2015 Outbreak Area.
O450	Woorinen North February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.24151 South and 143.4239 East (“the Woorinen North February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.24151 South and 143.4239 East, excluding the Woorinen North February 2015 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	Outbreak Area	Suspension Area
O450	Boundary Bend March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -34.71545 South and 143.14856 East (“the Boundary Bend March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.71545 South and 143.14856 East, excluding the Boundary Bend March 2015 Outbreak Area.
O450	Mildura West March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -34.17753 South and 142.11241 East (“the Mildura West March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.17753 South and 142.11241 East, excluding the Mildura West March 2015 Outbreak Area.
O450	Beverford South March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.25271 South and 143.488 East (“the Beverford South March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.25271 South and 143.488 East, excluding the Beverford South March 2015 Outbreak Area.
O450	Wood Wood South February 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.11685 South and 143.3522 East (“the Wood Wood South February 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.11685 South and 143.3522 East, excluding the Wood Wood South February 2015 Outbreak Area.
O450	Mildura South (San Mateo) March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -34.23101 South and 142.1172 East (“the Mildura South (San Mateo) March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.23101 South and 142.1172 East, excluding the Mildura South (San Mateo) March 2015 Outbreak Area.
O450	Woorinen (Church) March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.26793 South and 143.4661 East (“the Woorinen (Church) March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.26793 South and 143.4661 East, excluding the Woorinen (Church) March 2015 Outbreak Area.
O450	Murrawee South West March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.30558 South and 143.4991 East (“the Murrawee South West March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.30558 South and 143.4991 East, excluding the Murrawee South West March 2015 Outbreak Area.
O450	Woorinen South March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.29096 South and 143.4541 East (“the Woorinen South March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.29096 South and 143.4541 East, excluding the Woorinen South March 2015 Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	<i>Outbreak Area</i>	<i>Suspension Area</i>
O450	Vinifera March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.21281 South and 143.4042 East (“the Vinifera March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.21281 South and 143.4042 East, excluding the Vinifera March 2015 Outbreak Area.
O450	Nyah West March 2015 Vic The area within a 1.5 km radius of the coordinates decimal degrees -35.18600 South and 143.3586 East (“the Nyah West March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.18600 South and 143.3586 East, excluding the Nyah West March 2015 Outbreak Area.
O450	Dareton March 2015 NSW The area within a 1.5 km radius of the coordinates decimal degrees -34.09153 South and 142.04532 East (“the Dareton March 2015 Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.09153 South and 142.04532 East, excluding the Dareton March 2015 Outbreak Area.

SCHEDULE 3**Host fruit**

Abiu	Durian	Orange
Acerola	Eggplant	Passionfruit
Achachairu	Feijoa	Papaya
Apple	Fig	Peach
Apricot	Granadilla	Peacharine
Avocado	Grape	Pear
Babaco	Grapefruit	Pepino
Banana	Guava	Persimmon
Black sapote	Hog plum	Plum
Blackberry	Jaboticaba	Plumcot
Blueberry	Jackfruit	Pomegranate
Boysenberry	Jew plum	Prickly pear
Brazil cherry (Grumichama)	Ju jube	Pummelo (Pomelo)
Breadfruit	Kiwifruit	Quince
Caimito (Star apple)	Lemon	Rambutan
Cape gooseberry	Lime	Raspberry
Capsicum	Loganberry	Rollinia
Carambola (Starfruit)	Longan	Rose apple
Cashew Apple	Loquat	Santol
Casimiro (White sapote)	Lychee (Litchi)	Sapodilla
Cherimoya	Mandarin	Shaddock
Cherry	Mango	Soursop
Chilli	Mangosteen	Sweetsop (Sugar apple)
Citron	Medlar	Strawberry
Cumquat	Miracle fruit	Tamarillo
Custard apple	Mulberry	Tangelo
Date	Nashi	Tomato
Dragon fruit	Nectarine	Wax jambus

SCHEDULE 4**Assorted tropical and sub-tropical fruits - inedible peel**

Avocado	Granadilla	Papaya
Banana	Guava (inedible peel varieties only)	Persimmon (inedible peel varieties only)
Black sapote	Jackfruit	Pomegranate
Breadfruit	Kiwifruit (inedible peel varieties only)	Prickly pear
Caimito (Star apple)	Longan	Rambutan
Casimiro (White sapote)	Lychee (Litchi)	Sapodilla
Cherimoya	Mango	Soursop
Custard apple	Mangosteen	Sweetsop (Sugar apple)
Dragon fruit	Passionfruit	Wax jambus
Durian		
Feijoa		

SCHEDULE 5**Citrus fruits**

Citron	Lime	Pummelo (Pomelo)
Grapefruit	Mandarin	Shaddock
Lemon	Orange	Tangelo

SCHEDULE 6

Berries

Blackberry
Blueberry
Boysenberry

Grape
Loganberry
Mulberry

Raspberry
Strawberry

SCHEDULE 7 Exceptions for movement of host fruit

1 Host fruit grown and packed in an area free of Queensland fruit fly

Movement of host fruit from an area free of Queensland fruit fly, subject to the following conditions:

- (a) Prior to movement, the owner or occupier of the property or facility where the host fruit originates must ensure that:
 - (i) any transport vehicles, used bins or used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) any previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the packer is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package; or
 - (iii) where the property or facility is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed and labelled in accordance with any conditions prescribed in the Certification Assurance Arrangement.
- (b) The host fruit is transported under secure conditions.

Note: The procedure under an approved Certification Assurance Arrangement for the purposes of this clause is *ICA-23 Certification of area or property freedom based on monitoring by the accrediting authority*.

2 Host fruit that has received an approved treatment or that has been grown and packed in accordance with an approved systems approach

Movement of host fruit that has, prior to movement, received an approved treatment or that has been grown and packed in accordance with an approved systems approach, subject to the following conditions:

- (a) The owner or occupier of the property or facility from which the host fruit originates must ensure the host fruit remains under secure conditions which prevent infestation by Queensland fruit fly, from post harvest to the time of dispatch and that the host fruit is transported under secure conditions; and
- (b) Prior to movement, the owner or occupier of the property or facility where the host fruit is packed must ensure that:

- (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
- (ii) in the case of host fruit that has been consigned:
 - (A) as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs; or
 - (B) as a packed lot for the purpose of producing composite lots, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
- (iii) any individual package contains only one kind of host fruit; and
- (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the packer is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package;or
- (v) where the property or facility is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed and labelled in accordance with the Certification Assurance Arrangement.

SCHEDULE 8 Approved treatments for host fruit

1 Definitions

In this Schedule:

hard condition, in the case of avocados, means the flesh is not soft or softening, the skin is not cracked and there is no unbroken skin.

hard green condition, in the case of bananas, means the fruit is hard and green, with no sign of colouration when assessed over the entire surface area and there is no unbroken skin.

immature green condition, in the case of babaco and papaya (excluding defective flower-end type papaya), means the fruit is hard and green and has no ripe colouration.

mature green condition, in the case of:

- (a) babaco and papaya (excluding defective flower-end type papaya), means the fruit is hard and has no more than 25 % of ripe colouring at the time of packing.
- (b) bananas, means the flesh is hard and not flexible, the skin is green and shows no yellow colouration except for areas towards the flower end of a fruit where the sun has bleached the skin but the flesh beneath is still hard, and has no pre-harvest cracks, splits, punctures or other breaks that penetrate through to the flesh.
- (c) black sapote, means the skin is free from any black colouring and there is no unbroken skin.
- (d) passionfruit, means the skin is smooth and unwrinkled and there is no unbroken skin.
- (e) Tahitian lime, means the skin has no yellow colouration and there is no unbroken skin.

unbroken skin means the skin has no pre-harvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.

2 Dimethoate Dip

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding black sapote, breadfruit, jackfruit, longan, defective flower-end type papaya, mango, persimmon, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp.), abiu, chilli, rollinia, santol and tamarillo:

- (a) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for:
 - (i) a period of 1 minute; or
 - (ii) in the case of passionfruit, dipping for a period of 10 seconds provided the fruit remains wet for a further 60 seconds; and
 - (b) dipping must be the final treatment before packing.
- (2) Citrus fruits:
- (a) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for a period of 1 minute; and
 - (b) dipping must be the final treatment before packing, except where a non-recovery gloss coating (wax) and/or compatible fungicide may be added within 24 hours of treatment.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
- (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for a period of 1 minute; and
 - (c) dipping must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-01 Dipping with dimethoate or fenthion*.

3 Dimethoate Flood Spray

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding black sapote, breadfruit, jackfruit, longan, defective flower-end type papaya, mango, persimmon, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp.), abiu, rollinia, santol and tamarillo:
- (a) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing.
- (2) Citrus fruits:
- (a) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing, except where a non-recovery gloss coating (wax) and/or compatible fungicide may be added within 24 hours of treatment.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
- (a) a sample of the lot is inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate with a rate of at least 16 L/minute/m² of

the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and

- (c) spraying must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-02 Flood spraying with dimethoate or fenthion*.

4 Fenthion Dip

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding caimito, mango, persimmon, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp. and defective flower-end type papaya):
 - (a) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for:
 - (i) a period of 1 minute; or
 - (ii) in the case of longan, lychee, passionfruit and rambutan, dipping for a period of 10 seconds provided the fruit remains wet for a further 60 seconds; and
 - (b) dipping must be the final treatment before packing.
- (2) Chilli (excluding hollow fruited chilli):
 - (a) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for a period of 1 minute; and
 - (b) dipping must be the final treatment before packing.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for a period of 1 minute; and
 - (c) dipping must be the final treatment before packing.

Note: The procedure under an approved *Certification Assurance Arrangement* is *ICA-01 Dipping with dimethoate or fenthion*.

5 Fenthion Flood Spray

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding mango, persimmon, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp. and defective flower-end type papaya) and chilli:
 - (a) treated postharvest by flood spraying, in a single layer with a mixture containing 412.5 mg/L fenthion at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing.
- (2) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and

- (b) treated postharvest by flood spraying in a single layer with a mixture containing 412.5 mg/L fenthion at a rate of at least 16 L/minute/ m² of the area being flood sprayed, providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds; and
- (c) spraying must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-02 Flood spraying with dimethoate or fenthion*.

6 Fenthion Non-Recirculating Spray

- (1) Avocados treated in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 0.6 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.
- (2) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 1.2 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-03 Low volume non-recirculated spraying with fenthion*.

7 Methyl Bromide Fumigation

- (1) Any host fruit:
 - (a) fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent for 2 hours at the following rates:
 - (i) 10.0°C - 14.9°C at 48 g/m³; or
 - (ii) 15.0°C - 20.9°C at 40 g/m³; or
 - (iii) 21.0°C + at 32 g/m³; and
 - (b) in the case of defective flower end-type papaya, is in a mature green condition.
- (2) In this clause:
mature green condition means the fruit is hard and has no more than 25% ripe colouring at the time of packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-04 Fumigating with methyl bromide*.

8 Postharvest Cold Treatment

- (1) Any host fruit (excluding lemons), treated postharvest at a temperature of:
 - (a) 0°C ± 0.5°C for a minimum of 14 days; or
 - (b) 1.0°C ± 0.5°C to 3.0°C ± 0.5°C for a minimum of 16 days.

- (2) Lemons treated post harvest at a temperature of $0.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ to $3.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for a minimum of 14 days.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-07 Cold treatment*.

9 Hot Water Treatment

Mangoes treated by full immersion in hot water at a temperature of 46.0°C for a minimum of 10 minutes, as measured in the water and at or as near as practicable to the seed of 3 fruits.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-10 Hot water treatment of mangoes*.

10 High Temperature Forced Air

Papaya treated in a hot air chamber, at a temperature of 47.2°C for at least 3.5 hours as measured in the seed cavity.

11 Vapour Heat Treatment

Mangoes treated by vapour heat at a temperature of:

(a) 46.5°C for 20 minutes; or

(b) 47.0°C for 15 minutes.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-05 Vapour heat treatment of mangoes under AQIS supervision*.

12 Gamma Irradiation

Any host fruit approved for irradiation by the Food Standards Australia New Zealand (FSANZ) treated post harvest with gamma irradiation at a minimum dose of 150Gy.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-55 Irradiation treatment*.

13 Mature green condition

- (1) Black sapote, passionfruit and Tahitian lime harvested and packed in a mature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-15 Mature green condition of passionfruit, Tahitian limes and black sapotes*.

- (2) Banana harvested and packed in a mature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-16 Certification of mature green condition of bananas*.

14 Immature green condition

Papaya (excluding defective flower-end type papaya) and babaco harvested and packed in an immature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-08 Mature green condition and immature green condition of papaw and babaco*.

15 Hard green condition

Bananas (Cavendish variety only) in a hard green condition at the time of packing.
Note: The procedure under an approved Certification Assurance Arrangement is *ICA-06 Certification of hard green bananas*.

16 Hard condition

Avocados (Hass and Lamb Hass cultivars only) harvested in a hard condition and stored in secured conditions within 24 hours of harvest.
Note: The procedure under an approved Certification Assurance Arrangement is *ICA-30 Hard condition of avocado for Mediterranean fruit fly and Queensland fruit fly*.

17 Unbroken skins

Durian, jaboticaba, jackfruit, longan, lychee, mangosteen, pomegranate and rambutan harvested and packed with unbroken skin.
Note: The procedure under an approved certification assurance arrangement is *ICA-13 Unbroken skin condition of approved fruits*.

SCHEDULE 9 Approved systems approaches for host fruit

1 Pre-harvest treatment and postharvest inspection

- (1) Capsicum and chilli:
- (a) treated pre-harvest with:
 - (i) dimethoate in accordance with all label and APVMA permit directions for the in-field control of Queensland fruit fly; or
 - (ii) a program of cover sprays with a chemical containing 500 g/L trichlorfon or 440 g/L maldison (capsicum only) applied a minimum of 21 days prior to harvest in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; or
 - (iii) for capsicum only, grown in Queensland or the Northern Territory and treated with a program of fenthion cover sprays in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest, where a sample of the lot is inspected and found free of Queensland fruit fly.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-26 Pre-harvest treatment and postharvest inspection of tomatoes, capsicums, chillies and eggplant*.

- (2) Eggplant and tomato:
- (a) treated pre-harvest with a program of cover sprays with a chemical containing 500 g/L trichlorfon applied a minimum of 21 days prior to harvest in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest, where a sample of the lot is inspected and found free of Queensland fruit fly.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-26 Pre-harvest treatment and postharvest inspection of tomatoes, capsicums, chillies and eggplant*.

- (3) Tomato:
- (a) treated pre-harvest with a program of cover sprays with a chemical containing 500 g/L trichlorfon or 440 g/L maldison applied a minimum of 21 days prior to harvest in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and
 - (b) harvested and packed in a mature green condition.
 - (c) In subclause (3)(b):
mature green condition means the tomato has no more than a 2 cm diameter area of pink to red colour at the styler end at the time of colour sorting after harvest.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-27 Mature green condition of tomatoes*.

- (4) Capsicum and tomatoes grown in the Bowen – Gumlu region, Queensland:
- (a) produced between 1 May to 30 November inclusive; and
 - (b) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 100 g/L bifenthrin; or

- (ii) 250 g/L bifenthrin; or
 - (iii) 225 g/L methomyl;
- in accordance with all label requirements and APVMA permit directions for the control of Queensland fruit fly; and
- (c) inspected postharvest at the rate of
 - (i) a minimum of 2% of the consignment; or
 - (ii) 600 units,whichever is the greater, and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-48 Pre-harvest treatment and postharvest inspection of tomatoes and capsicums in the Bowen – Gumlu region*.

(5) Blueberry:

- (a) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 400 g/L dimethoate; or
 - (ii) 500 g/L trichlorfon; or
 - (iii) 440 g/L maldison,in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and
- (b) sampled and inspected postharvest and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of stonefruit, blueberries, persimmon and pomefruit*.

(6) Stonefruit (except cherries, nectarines and plums):

- (a) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 500 g/L trichlorfon; or
 - (ii) 440 g/L maldison; or
 - (iii) any combination of trichlorfon, maldison and a product containing 500 g/L clothianidin,in accordance with all label or APVMA permit directions for the control of Queensland fruit fly; and
- (b) inspected post-harvest and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of approved host fruit*.

(7) Cherries:

- (a) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 500 g/L trichlorfon; or
 - (ii) 440 g/L maldison,in accordance with all label directions for the control of Queensland fruit fly; and
- (b) inspected postharvest at the rate of 1 package in every 100 and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of stonefruit, blueberries, persimmon and pomefruit*.

- (8) Persimmon, nectarine and plum:
- (a) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 500 g/L trichlorfon; or
 - (ii) 440 g/L maldison; or
 - (iii) any combination of trichlorfon, maldison and a product containing 500 g/L clothianidin,in accordance with all label or APVMA permit directions for the control of Queensland fruit fly; or
 - (b) treated pre-harvest with a program of cover sprays with a chemical containing 550 g/L fenthion and followed with at least two (2) cover sprays with a chemical containing:
 - (i) 500 g/L trichlorfon; or
 - (ii) 440 g/L maldison; or
 - (iii) 500g/L clothianidin; or
 - (iv) any combination of trichlorfon, maldison and clothianidin,in accordance with all label or APVMA permit directions for the control of Queensland fruit fly; and
 - (c) inspected post-harvest and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of approved host fruit*.

- (9) Pome fruit:
- (a) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 500 g/L trichlorfon; or
 - (ii) any combination of trichlorfon and a product containing 500 g/L clothianidin,in accordance with all label or APVMA permit directions for the control of Queensland fruit fly; and
 - (b) inspected post-harvest and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of approved host fruit*.

- (10) Table grape:
- (a) treated pre-harvest with a program of:
 - (i) bait sprays applied to every alternate row of vines at the rate of at least 100 mL per 8 m of vine, at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with:
 - (A) an insecticide containing 15.4 L of 0.24 g/L spinosad per 100 L of water; or
 - (B) a mixture containing 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; or
 - (ii) cover sprays applied to all vines with a chemical containing:
 - (A) 500 g/L trichlorfon; or
 - (B) 440 g/L maldison, or
 - (C) 550 g/L fenthion followed with at least three (3) cover sprays with a chemical containing 500 g/L trichlorfon or 440 g/L maldison,

- in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; or
- (b) treated with a combined program of bait sprays and cover sprays applied in accordance with all the requirements of (i) and (ii) above, at intervals determined by the type of spray in the most recent application; and
- (c) inspected postharvest where a sample of the fruit is inspected and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-20 Pre-harvest treatment and inspection of grapes*.

- (11) Strawberries grown in south east Queensland:
 - (a) treated with a pre-harvest field control program of Male Annihilation Technique (MAT) devices consisting of:
 - (i) MAT devices being placed on the perimeter of the source property at 20 metre intervals and attached to available vegetation (for example, trees and woody shrubs) or artificial structures; and
 - (ii) the MAT devices being placed in accordance with clause 1(10)(a)(i) from the time of planting and renewed every three months until all plants are removed; and
 - (b) treated with a program of perimeter bait sprays containing:
 - (i) 0.24 g/L spinosad; or
 - (ii) 440 g/L maldison; or
 - (iii) 1000 g/L maldison; or
 - (iv) 1150 g/L maldison,
 in accordance with all label requirements and APVMA permit directions applied as either:
 - (i) a strip spray; or
 - (ii) a spot spray; and
 - (iii) at a maximum interval of 7 days commencing from:
 - (A) the time of planting; or
 - (B) in the case of ratoon crops (being the second or later crops taken from the regrowth of a crop after it has been harvested once) - 1 May; and
 - (iv) applied to the strawberry blocks until:
 - (A) the completion of harvest of all strawberries from the source property; or
 - (B) all strawberries have been removed from the block; or
 - (C) all strawberry plants have been sprayed out or removed from the block; or
 - (D) the pre-harvest cover spray program specified in paragraph 1(10)(c) has commenced; and
 - (c) treated with a program of cover sprays applied to each block of strawberries grown on the property at an interval of every 7 to 10 days, commencing prior to 10 August until the completion of harvest:
 - (i) with a chemical containing:
 - (A) 500 g/L trichlorfon; or
 - (B) 440 g/L maldison; or
 - (C) 1000 g/L maldison; or
 - (D) 1150 g/L maldison,
 in accordance with all label requirements and APVMA permit directions for the control of Queensland fruit fly; or
 - (ii) with:

- (A) a chemical containing 120 g/L spinetoram applied at the maximum rate of 400 mL per hectare of plants and in accordance with all label requirements and APVMA permit directions; and
- (B) a program of bait sprays applied in accordance with paragraph 1(10)(b); and
- (d) grown under a field hygiene program including:
 - (i) the disposal of infested or untreated fruit; and
 - (ii) the management of abandoned or spent strawberry blocks, in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
- (e) inspected during harvest and postharvest in accordance with the specifications of *ICA-34 Pre-harvest field control and inspection of strawberries* and found free from live Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-34 Pre-harvest field control and inspection of strawberries*.

2 Pre-harvest treatment and inspection, and post harvest treatment

- (1) Custard apple, cherimoya, soursop, sweetsop and other *Annona* spp:
 - (a) treated pre-harvest with a program of:
 - (i) cover sprays applied to all host fruit trees at a maximum interval of 14 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 75 mL of 550 g/L fenthion per 100 L of mixture; or
 - (B) 75 mL of 400 g/L dimethoate per 100 L of mixture; or
 - (ii) bait sprays applied at the rate of at least 100 mL to all host fruit trees at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; or
 - (B) 2 L yeast autolysate protein and 780 mL of 500 g/L trichlorfon per 100 L of water; or
 - (C) 15.4 L of 0.24 g/L spinosad per 100 L of water; and
 - (b) inspected postharvest where a sample of the lot is inspected and found free of Queensland fruit fly larvae and free of broken skins; and
 - (c) treated postharvest (final treatment before packing):
 - (i) by full immersion for a period of 1 minute in a dip containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion; or
 - (ii) by flood spraying in a single layer at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds with a mixture containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-18 Treatment and inspection of custard apple and other Annona spp.*, in conjunction with *ICA-01 Dipping with dimethoate or fenthion* or *ICA-02 Flood spraying with dimethoate or fenthion*.

- (2) Mangoes (excluding Kensington Pride, Calypso, R2E2 and Honey Gold varieties):
- (a) treated pre-harvest with a program of:
 - (i) cover sprays applied to all host fruit trees at a maximum interval of 14 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 75 mL of 550 g/L fenthion per 100 L of mixture; or
 - (B) 75 mL of 400 g/L dimethoate per 100 L of mixture; or
 - (ii) bait sprays applied at the rate of at least 100 mL to all host fruit trees at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 15.4 L of 0.24 g/L spinosad per 100 L of water; or
 - (B) 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; and
 - (b) inspected postharvest where a sample of the lot is inspected and found free of Queensland fruit fly larvae; and
 - (c) treated postharvest (final treatment prior to packing):
 - (i) by full immersion for a period of 1 minute in a dip containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion; or
 - (ii) by flood spraying in a single layer at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds with a mixture containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion,
 - (iii) in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 1.2 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-19 Treatment and inspection of mangoes*, in conjunction with *ICA-01 Dipping with dimethoate or fenthion* or *ICA-02 Flood spraying with dimethoate or fenthion* or *ICA-03 Low volume non-recirculated spraying with fenthion*.

3 Fruit fly monitoring, pre-harvest baiting, and postharvest inspection

- (1) Citrus fruits (excluding Meyer lemons) grown in Queensland, west of the coastal ranges and south of latitude 22 south and harvested during the period 1 March to 25 August inclusive:
- (a) treated with a program of bait sprays applied to all host fruit trees in accordance with all label requirements at a maximum interval of 7 days commencing 12 weeks prior to harvest to the completion of harvest with:
 - (i) a mixture containing 2 L yeast autolysate protein; and
 - (A) 435 mL of 1150 g/L maldison per 100 L of water; or
 - (B) 400 g of 500 g/kg chlorpyrifos per 100 L of water; or
 - (C) 400 mL of 500 g/L chlorpyrifos per 100 L of water; or
 - (D) 780 mL of 500 g/L trichlorofon per 100 L of water; or
 - (ii) a mixture containing 15.4 L of spinosad per 100 L of water; and
 - (b) treated with a program of Queensland fruit fly trapping and monitoring using at least 2 Lynfield traps or equivalent fruit fly traps that comply with the *Code of Practice for the Management of Queensland Fruit Fly*, placed

so that every tree within the orchard is within 400 m of a trap, which are inspected at least every 7 days; and

- (c) inspected postharvest where a sample of the lot is inspected after packing and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-28 Pre-harvest treatment (bait spraying) and inspection of citrus*.

- (2) Host fruit grown and packed within a suspension area (excluding an outbreak area) which is under an active eradication program:

- (a) treated with a program of Queensland fruit fly trapping and monitoring with at least 1 Queensland fruit fly trap installed on the property, monitored in accordance with the *Code of Practice for the Management of Queensland fruit fly*; and

- (b) treated with a program of bait sprays applied:

- (i) a minimum of 2 weeks prior to harvest to the completion of harvest; and

- (ii) to all host fruit trees with fruit at a stage susceptible to Queensland fruit fly (unless receiving an alternative program of cover sprays), and

- (iii) in accordance with all label and APVMA permit directions; and

- (iv) with a mixture containing:

- (A) 435 mL of 1150 g/L maldison with 2 litres of yeast autolysate protein lure per 100 litres of water; or

- (B) 15.4 L of 0.24 g/L spinosad per 100 L of water; and

- (c) inspected postharvest in accordance with the specification of *ICA-56 Pre-harvest baiting and inspection protocol for Pest Free Areas* and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-56 Pre-harvest baiting and inspection protocol for Pest Free Areas*.

4 Untreated wine grapes for processing

Wine grapes:

- (a) contained in bins or containers cleaned free from all plant debris and soil prior to packing and loading; and

- (b) transported in a vehicle (“the transport vehicle”):

- (i) cleaned free from all plant debris and soil prior to movement; and

- (ii) secured so as to prevent infestation by Queensland fruit fly and spillage during transportation by:

- (A) covering with a tarpaulin, shade cloth, bin cover or other covering; or

- (B) containing within the transport vehicle; and

- (iii) travelling by the most direct route to the receiving processor; and

- (c) upon receipt at the receiving processor:

- (i) processed within 24 hours of receipt; and

- (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, are disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and

- (iii) all processing wastes are disinfested by heat or freezing, or are buried.

Note: The procedure under an approved certification assurance arrangement is *ICA-33 Movement of Wine Grapes*.

5 Host fruit grown and packed in accredited pest free place of production

(1) In this clause:

accredited pest free place of production means the place where the host fruit is grown, assembled, inspected, packed, stored, certified and dispatched in accordance with either of the following Certification Assurance Arrangements and that is currently accredited under either of the following Certification Assurance Arrangements:

- (a) CA-01 Queensland fruit fly pest free place of production; or
- (b) CA-14 Pest free place of production – QFF Monitoring and Inspection – Open Air Facility, Tumbarumba.

equivalent trap means a fruit fly trap that complies with the *Code of Practice for the Management of Queensland Fruit Fly*.

host plant means a plant that produces host fruit.

pest buffer area means the area between 500 metres and 1,000 metres of the pest free production facility.

pest free production facility means an enclosed facility, that is within an accredited pest free place of production, at which the entry, internal and exit doors are able to be sealed so as to prevent the entry of Queensland fruit fly.

pest surveillance area means the area within 500 metres of the pest free production facility.

(2) Tomatoes grown in a pest free production facility and that are:

- (a) treated with the following program of Queensland fruit fly trapping and monitoring:
 - (i) a minimum of 4 Lynfield traps or equivalent traps positioned within the pest free production facility; and
 - (ii) a minimum of 4 Lynfield traps or equivalent traps positioned within the pest surveillance area so that every host plant within the pest surveillance area is within 400 metres of a trap; and
 - (iii) a minimum of 4 Lynfield traps or equivalent traps positioned within the pest buffer area so that every host plant within the pest buffer area is within 1000 metres of a trap; and
 - (iv) the traps are inspected at least every 7 days; and
 - (v) the traps are monitored by a person accredited to monitor traps under a Certification Assurance Arrangement and whose name appears on the training register maintained under a Certification Assurance Arrangement; and
- (b) not treated with any chemical for the control of Queensland fruit fly; and
- (c) inspected postharvest:
 - (i) at the rate of 2 packages in 100 packages; or
 - (ii) where 1 to 4 male Queensland fruit fly are trapped within a 14 day period within the pest free production facility, at the rate of 1 package in 25 packages; and

- (d) grown under a hygiene program which includes the disposal of over ripe, rotten or reject tomatoes outside the pest surveillance area in a manner generally accepted as likely to prevent the establishment and spread of Queensland fruit fly; and
- (e) grown under a program under which all host plants within the pest surveillance area and within the pest buffer area are treated with a product with known efficacy for the control of Queensland fruit fly and in accordance with all label requirements and APVMA permit directions for the control of Queensland fruit fly.

Note: The procedure under an approved Certification Assurance Arrangement is *CA-01 Queensland fruit fly pest free place of production*.

- (3) Blueberries grown within an accredited pest free place of production at Tumbarumba and that are:
 - (a) treated with the following program of Queensland fruit fly trapping and monitoring:
 - (i) a minimum of 4 Lynfield traps or equivalent traps positioned within the accredited pest free place of production so that every host plant within the accredited pest free place of production is within 400 metres of a trap; and
 - (ii) the traps are inspected at least every 7 days; and
 - (iii) the traps are monitored starting at least 4 weeks prior to the commencement of harvest and continued to completion of harvest; and
 - (iv) the traps are monitored by a person accredited to monitor traps under a Certification Assurance Arrangement and whose name appears on the training register maintained under a Certification Assurance Arrangement; and
 - (b) not treated with any chemical for the control of Queensland fruit fly; and
 - (c) inspected postharvest:
 - (i) at the rate of 2 packages in 100 packages; or
 - (ii) where 1 to 4 male Queensland fruit fly are trapped within a 14 day period, at the rate of 1 package in 25 packages; and
 - (d) grown under a hygiene program which includes the disposal of over ripe, rotten or reject blueberries in a manner generally accepted as likely to prevent the establishment and spread of Queensland fruit fly; and
 - (e) grown under a program under which all host plants other than blueberry host plants are excluded from within the accredited pest free place of production.

Note: The procedure under an approved Certification Assurance Arrangement is *CA-14 Pest free place of production – QFF Monitoring and Inspection – Open Air Facility, Tumbarumba*.

POISONS AND THERAPEUTIC GOODS ACT 1966

ORDER ISSUED UNDER SECTION 34

Supply of Regulated Goods

Pursuant to section 34 (3) of the *Poisons and Therapeutic Goods Act 1966*, I Dr Kerry Chant, Chief Health Officer, a duly appointed delegate for the Minister for Health, do hereby exempt the supply of condoms by local councils in NSW and local council appointed volunteers for the purposes of events associated with Youth Week 2015 from the operation of s34 (1) of the Poisons and Therapeutic Goods Act.

This Order is subject to the following conditions:

- a) The condoms are included in the Australian Register of Therapeutic Goods.
- b) The product must be offered only to persons at least aged 16 years of age.
- c) The product must be supplied only in the original packs (including batch numbers and expiry dates).
- d) The distribution must be carried out in a manner that enables the intended recipient to be fully aware that the product is being offered before accepting the pack.

Signed this 23 day of March 2015.

Dr KERRY CHANT
 Chief Health Officer and Deputy Secretary
 Population and Public Health
 Delegate of the Minister for Health

WORKERS COMPENSATION ACT 1987

NOTICE

(Concerning Indexation of WorkCover Death Benefits)

The WorkCover Authority of New South Wales, pursuant to section 82 of the *Workers Compensation Act 1987*, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from **1st April 2015**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

Table

Provision Specifying, or providing for, the adjustable amount	Column 1	Column 2
	Adjustable Amount	Adjusted Amount
<i>WORKERS COMPENSATION ACT 1987</i>		
s25 (1) (a)	\$425,000.00	\$524,000.00
s25 (1) (b)	\$66.60	\$133.10

(Latest Index Number: 261.5)

VIVEK BHATIA
 Chief Executive Officer
 WorkCover Authority

WORKERS COMPENSATION ACT 1987

NOTICE

(Concerning Indexation of Weekly Benefits without Regard to Amendments to Weekly Benefits Made by the Workers Compensation Legislation Amendment Act 2012)

The WorkCover Authority of New South Wales, pursuant to section 82 of the *Workers Compensation Act 1987*, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from **1st April 2015**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

Table

Provision Specifying, or providing for, the adjustable amount	Column 1	Column 2
	Adjustable Amount	Adjusted Amount
<i>WORKERS COMPENSATION ACT 1987</i> (without regard to amendments to weekly benefits made by the <i>Workers Compensation Legislation Amendment Act 2012</i>)		
s35	\$1,000.00	\$1,999.20
s37 (1) (a) (i)	\$235.20	\$470.20
s37 (1) (a) (ii)	\$187.10	\$374.10
s37 (1) (a) (iii)	\$170.00	\$339.90
	\$153.00	\$305.90
s37 (1) (b)	\$62.00	\$124.00
s37 (1) (c)	\$44.30	\$88.60
	\$99.10	\$198.10
	\$164.16	\$328.20
	\$230.90	\$461.60
	\$66.60	\$133.10
s40	\$1,000.00	\$1,999.20
Sched 6 Part 4 clause 7	\$341.30	\$682.30

(Latest Index Number: 261.5)

VIVEK BHATIA
Chief Executive Officer
WorkCover Authority

WORKERS COMPENSATION ACT 1987

NOTICE

(Concerning Indexation of Weekly Benefits Applying to Amendments Made by the Workers Compensation Legislation Amendment Act 2012)

The WorkCover Authority of New South Wales, pursuant to section 82 of the *Workers Compensation Act 1987*, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from **1st April 2015**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

Table

Provision Specifying, or providing for, the adjustable amount	Column 1	Column 2
	Adjustable Amount	Adjusted Amount
<i>WORKERS COMPENSATION ACT 1987</i>		
s34 (1)	\$1,838.70	\$1,999.30
Sched 6, Part 19H, Clause 2 (1)	\$906.25	\$985.40

(Latest Index Number: 261.5)

VIVEK BHATIA
Chief Executive Officer
WorkCover Authority

WORKERS' COMPENSATION (DUST DISEASES) ACT 1942

NOTICE

(Concerning Indexation of Death Benefits)

The WorkCover Authority of New South Wales, pursuant to section 82 of the *Workers Compensation Act 1987* as applied by section 8 (3) (d) of the *Workers Compensation (Dust Diseases) Act 1942*, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from **1st April 2015**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

Table

Provision Specifying, or providing for, the adjustable amount	Column 1	Column 2
	Adjustable Amount	Adjusted Amount
<i>WORKERS COMPENSATION (DUST DISEASES) ACT 1942</i>		
s8 (2B) (b) (i)	\$311,050.00	\$332,850.00
s8 (2B) (b) (ii)	\$137.30	\$274.50
s8 (2B) (b) (iii)	\$69.40	\$138.70

(Latest Index Number: 261.5)

VIVEK BHATIA
Chief Executive Officer
WorkCover Authority

WORKERS COMPENSATION ACT 1987 – NOTICE

(Concerning Indexation of Benefits Covered by Workers Compensation Act 1926)

The WorkCover Authority of New South Wales, pursuant to Schedule 6 of the *Workers Compensation Act 1987*, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from **1st April 2015**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

Table

Provision Specifying, or providing for, the adjustable amount	Column 1	Column 2
	Adjustable Amount	Adjusted Amount
<i>WORKERS COMPENSATION ACT 1987 (re 1926 Act)</i>		
Sched 6 Part 3 clause 2 (2)	\$76,700.00	\$153,350.00
Sched 6 Part 3 clause 2 (3)	\$38.30	\$76.60
Sched 6 Part 4 clause 4 (1) (b) (i)	\$44.80	\$89.60
Sched 6 Part 4 clause 4 (1) (b) (ii)	\$22.50	\$45.00
Sched 6 Part 4 clause 4A (2) (a)	\$196.00	\$391.90
Sched 6 Part 4 clause 4A (2) (b)	\$155.90	\$311.70
Sched 6 Part 4 clause 4A (2) (c)	\$141.60	\$283.10
Sched 6 Part 4 clause 4A (2) (c)	\$127.50	\$254.90

(Latest Index Number: 261.5)

VIVEK BHATIA
Chief Executive Officer
WorkCover Authority

WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION ACT 1998

NOTICE

(Concerning Indexation of Interim Payment Direction for Payment of Medical Expenses Compensation)

The WorkCover Authority of New South Wales, pursuant to section 82 of the *Workers Compensation Act 1987*, declares, by this Notice, that the adjustable amount specified in Column 1 of the following Table is, on and from **1st April 2015**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

Table

Provision Specifying, or providing for, the adjustable amount	Column 1	Column 2
	Adjustable Amount	Adjusted Amount
<i>WORKPLACE INJURY MANAGEMENT AND WORKERS COMPENSATION ACT 1998</i> s297 (2)	\$7,500.00	\$8,620.90

(Latest Index Number: 261.5)

VIVEK BHATIA
Chief Executive Officer
WorkCover Authority

Planning and Environment Notices

CONTAMINATED LAND MANAGEMENT ACT 1997

Section 11

Environment Protection Authority

Declaration of Significantly Contaminated Land

Declaration Number 20141110; Area Number 3384

The Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the *Contaminated Land Management Act 1997* (“the Act”):

1. Land to which this declaration applies (“the site”)

This declaration applies to 22 George Street, Leichhardt (described as Lot 100 DP 1196620) in the local government area of Leichhardt Municipal Council. A map of the site is attached.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances (“the contaminants”):

- Tetrachloroethene (PCE)
- Trichloroethene (TCE)
- Cis 1,2 – dichloroethene
- Vinyl chloride
- Chlorobenzene
- 1,4 – dichlorobenzene
- 1,2 – dichlorobenzene
- Naphthalene
- Benzo(a)pyrene

3. Nature of harm that the contaminants have caused:

The EPA has considered the matters in s12 of the Act and for the following reasons has determined that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act:

- Significant concentrations of TCE, PCE, cis-1,2-dichloroethene, and vinyl chloride were reported in groundwater monitoring wells located in the northern portion of the site.
- Additional contaminants of concern that were reported above the adopted screening levels in groundwater include naphthalene, chlorobenzene, 1,4- dichlorobenzene, and 1,2-dichlorobenzene.
- The contamination is not delineated to the west and is extending off-site.
- Significant concentrations of TCE and PCE in a few off-site soil vapour bore locations along Upward Street have been reported.
- Significant concentration of PAHs in soil was reported in the south-western portion of the site.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA. If the proposal satisfies the requirements of s17 of the Act, the EPA may agree not to issue a management order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a management order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager Contaminated Sites
Environment Protection Authority
PO Box A290
SYDNEY SOUTH NSW 1232

or faxed to 02 9995 6603

by not later than 21 April 2015

Date: 24 March 2015

NIALL JOHNSTON
Manager Contaminated Sites
Environment Protection Authority

NOTE:

Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under s14 of the Act.

Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (s44 of the Act).

Cost Recovery

Section 34 of the CLM Act allows for the EPA to recover administrative costs associated with:

- the preparation and serving, monitoring action and seeking compliance of an order under Part 3 of the CLM Act; or
- the assessing and settling of terms, monitoring action and seeking compliance of any voluntary management proposal; or
- any other matters associated with, or incidental to, an order or voluntary management proposal.

The rate of cost recovery is prescribed under clause 4 of the *Contaminated Land Management Regulation 2013*.

Information recorded by the EPA

Section 58 of the Act requires the EPA to maintain a public record. A copy of this significantly contaminated land declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s149 (2) of the Environmental Planning and Assessment Act that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

NATIONAL PARKS AND WILDLIFE ACT 1974

Parramatta River Regional Park Plan of Management

The Minister for the Environment adopted the plan of management for Parramatta River Regional Park on 3 February 2015.

The adopted plan is available at: www.environment.nsw.gov.au/parkmanagement/ParkManagementPlans.htm, or can be collected from Lane Cove National Park, Lady Game Drive, Chatswood West NSW 2067 during business hours.

NATIONAL PARKS AND WILDLIFE ACT 1974

**Berowra Valley National Park and
Berowra Valley Regional Park**

Draft Plan of Management

A draft plan of management for *Berowra Valley National Park and Berowra Valley Regional Park* has been prepared and is available at <https://engage.environment.nsw.gov.au>. The draft plan is also available for viewing at: NPWS Valleys Area Office – Lane Cove National Park (ph 8448 0400), Bobbin Inn Information Centre – Ku-ring-gai Chase National Park (ph 9472 8949), and OEH’s Customer Centre – Level 14, 59–61 Goulburn Street, Sydney (ph 9995 5000). The draft plan may also be viewed at Hornsby Council Library and Epping, Dural, Galston, Berowra and Pennant Hills branch libraries.

Written submissions on the draft plan must be received by ‘The Planner’, Metro North East Region, National Parks and Wildlife Service, PO Box 3031, Asquith NSW 2077; or by email at submissions.berowravalley@environment.nsw.gov.au or through the website <https://engage.environment.nsw.gov.au> by Monday 6 July 2015.

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.



Addendum to the Load Calculation Protocol (2009)

March 2015

Amendment to Table 33 and 34 to incorporate the new fee-based activity of Petroleum exploration, assessment and production

7.23 Petroleum exploration, assessment and production (liquid)

Table 33: Petroleum exploration, assessment and production (liquid)

Acceptable load calculation methods and emission factors, where applicable
(kilogram per tonne of final product refined or manufactured, as applicable)

Air

Component or activity	Assessable pollutants—Air						
	Benzene	Benzo(a) pyrene (equiv.)	Fine particulates	H ₂ S	NO _x & NO _x (summer)	SO _x	VOCs & VOCs (summer)
1. Separation processes	SM—PM, CEMS EF—PEMS, SS, G	SM—PM EF—PEMS, SS, G	—	SM—PM, CEMS EF—PEMS, SS, G	—	—	SM—PM, CEMS EF—PEMS, SS, G
2. Conversion processes	SM—PM, CEMS EF—PEMS, SS, G	SM—PM EF—PEMS, SS, G	SM—PM EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G
3. Treating process	SM—PM, CEMS EF—PEMS, SS, G	SM—PM EF—PEMS, SS, G	SM—PM EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G
4. Auxiliary activities	—	SM—PM EF—PEMS, SS, G	SM—PM EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G	SM—PM, CEMS EF—PEMS, SS, G
5. Transfer of bulk liquids	SM—PM, CEMS EF—PEMS, SS, G TANKS	—	—	—	—	—	SM—PM, CEMS EF—PEMS, SS, G TANKS
6. Bulk storage of organic liquids	SM—PM, CEMS EF—PEMS, SS, G TANKS	—	—	—	—	—	SM—PM, CEMS EF—PEMS, SS, G TANKS
7. Fugitive emissions from leaks and spills	—	—	—	—	—	—	SM—PM, CEMS EF—PEMS, SS, G

Addendum to the Load Calculation Protocol (March 2015) Continued

8. Air emissions from wastewater treatment	-	-	-	-	-	-	SM—PM, CEMS EF—PEMS, SS, G
9. Vapour disposal or recovery systems	-	-	-	-	-	-	SM—PM, CEMS EF—PEMS, SS, G
Total actual load (kg)							

SM—source monitoring (PM—periodic monitoring; CEMS—continuous emission monitoring system); EF—emission factor (G—generic; SS—site specific; PEMS—predictive emission monitoring system)

Note: Where EF—G is shown without a numerical value, no adequate data is available for Australian conditions at this time and an EF—PEMS or EF—SS may be developed by the licensee.

Table 33: Petroleum exploration, assessment and production (liquid) (continued)

Water

Component or activity	Assessable pollutants—Water					
	SM—PM EF—SS	SM—PM EF—SS	SM—PM EF—SS		SM—PM EF—SS	SM—PM EF—SS
10. Wastewater—point source						
Total actual load (kg)						

SM—source monitoring (PM—periodic monitoring); EF—emission factor (SS—site specific)

7.24 Petroleum exploration, assessment and production (gas)

Table 34: Petroleum exploration, assessment and production (gas)

Acceptable load calculation methods and emission factors, where applicable
(kilogram per tonne of final product refined or manufactured, as applicable)

Air

Component or activity	Assessable pollutants—Air						
	Benzene	Benzo(a) pyrene (equiv.)	Fine particulates	H ₂ S	NO _x & NO _x (summer)	SO _x	VOCs & VOCs (summer)
1. Separation processes (excluding combustion)	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS,
2. Conversion processes (excluding combustion)	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS,
3. Treating process (excluding combustion)	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS,
4. Auxiliary activities							
4(a) Emissions from gas leaks	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS
4(b) Emissions from gas venting	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS
4(c) Other auxiliary activities (excluding combustion)	—	—	—	SM—PM, CEMS EF—G, SS	—	—	SM—PM, CEMS EF—G, SS
5. Combustion							
5(a) Engines and turbines	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	—	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS
5(b) Flares	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	—	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS
5(b) Flares (cont.)	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	—	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS
5(c) Other combustion	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	—	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS	SM—PM, CEMS EF—G, SS, PEMS
6. Transfer of bulk organic liquids	SM—PM, CEMS EF—G, SS	—	—	—	—	—	SM—PM, CEMS EF—G, SS
7. Storage of bulk organic liquids	SM—PM, CEMS EF—G, SS	—	—	—	—	—	SM—PM, CEMS EF—G, SS

Addendum to the Load Calculation Protocol (March 2015) Continued

Component or activity	Assessable pollutants—Air						
	Benzene	Benzo(a) pyrene (equiv.)	Fine particulates	H ₂ S	NO _x & NO _x (summer)	SO _x	VOCs & VOCs (summer)
8. Air emissions from wastewater treatment	-	-	-	-	-	-	SM—PM, CEMS EF—G, SS
9. Vapour disposal or recovery systems (excluding combustion)	-	-	-	-	-	-	SM—PM, CEMS EF—G, SS
Total actual load (kg)							

SM—source monitoring (PM—periodic monitoring; CEMS—continuous emission monitoring system); EF—emission factor (G—generic; SS—site specific; PEMS—predictive emission monitoring system)

Note: Where EF—G is shown without a numerical value, no adequate data is available for Australian conditions at this time and an EF—PEMS or EF—SS may be developed by the licensee.

Table 34: Petroleum exploration, assessment and production (gas) (continued)

Water

Component or activity	Assessable pollutants—Water					
10. Wastewater	SM—PM, CEMS EF—SS	SM—PM, CEMS EF—SS	SM—PM, CEMS EF—SS			
Total actual load (kg)						

SM—source monitoring (PM—periodic monitoring; CEMS—continuous emission monitoring system); EF—emission factor (SS—site specific)

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See also www.epa.nsw.gov.au/pollution

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Fax: +61 2 9995 5999

TTY users: phone 133 677, then ask for 131 555

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Email: info@environment.nsw.gov.au

Website: www.epa.nsw.gov.au

EPA 2015/0151

March 2015



Environmental Management Calculation Protocol

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About this document

This document is the Environmental Management Calculation Protocol (the Protocol) referred to in clause 10 of the Protection of the Environment Operations (General) Regulation 2009 (the General Regulation) from 1 July 2015. In April 2014, the Protection of the Environment (General) Amendment (Licensing Fees) Regulation 2014 (the Amendment Regulation) was made. The Amendment Regulation introduces changes to the General Regulation progressively from 1 July 2014. The Amendment Regulation also establishes the risk-based licensing framework, including the Protocol, commencing from 1 July 2015. Changes to licence fees apply from 1 July 2016. All references to the General Regulation mentioned in this document commence on 1 July 2015.

The Protocol sets out the matters and methods the Environment Protection Authority (EPA) will use to determine the environmental management category allocated to holders of environment protection licences issued under the *Protection of the Environment Operations Act 1997* (POEO Act).

The environmental management category will be used to calculate the administrative fee to be paid by environment protection licensees in accordance with clause 10 of the General Regulation.

The EPA may vary the Protocol from time to time by notice in the *NSW Government Gazette*.

The Protocol will commence on 1 July 2015.

Glossary

Amendment Regulation	is the Protection of the Environment Operations (General) Amendment (Licensing Fees) Regulation 2014.
Clean up notices	are as set out in Part 4.2 of the POEO Act.
Enforceable undertakings	as referred to in this Protocol are set out in section 253A of the POEO Act. Enforceable undertakings in relation to the <i>Waste Avoidance and Resource Recovery Act 2001</i> , <i>Environmentally Hazardous Chemicals Act 1985</i> and the <i>Ozone Protection Act 1989</i> are excluded from the operation of this Protocol.
Environmental improvement programs	are pollution reduction programs (under section 68 of the POEO Act) that have been initiated by the licensee by way of an application made to the EPA to vary their licence under section 58(3) of the POEO Act. The environmental improvement programs must be programs outside of those required to achieve compliance with legislative requirements under the POEO Act or Regulations or any existing conditions on the licence at the time that the environmental improvement program is added to the licence.
Environmental improvement works	are management measures or works voluntarily completed by the licensee that the EPA considers have led to a demonstrated environmental improvement. Environmental improvement works are described in section 3.2.2 of this Protocol. The environmental improvement works must be outside those works required to achieve compliance with licence conditions or legislative requirements under the POEO Act or Regulations. Environmental improvement works, if completed, are required to be reported in a licensee's annual return.
Environmental Management Calculation Protocol (this document)	sets out the matters and methods the EPA will use to determine the environmental management category allocated to holders of licences issued under the POEO Act.
Environmental management category (A, B, C, D or E)	is allocated to a licence holder based on the licence holder's performance in managing environmental risks associated with the licensed activity. From 1 July 2015 the environmental management category is used to calculate the administrative fee in accordance with clause 10 of the General Regulation.

Environmental management factors	are listed in the table in clause 10 of the General Regulation (and reproduced as Table 1 of this Protocol). Environmental management factors are the multipliers corresponding to each environmental management category and are used to calculate the licence administrative fee.
Environmental management score	is based on licensee compliance history/EPA regulatory response associated with the licensed activity, calculated using the methodology set out in section 3.1 of this Protocol. The environmental management score is the sum of the yearly regulatory score over three years.
Environmental management systems and practices	means an environmental management system certified to ISO 14001, and any other systems and practices listed in Table 4 of this Protocol.
Environmental management weighting	listed in Table 2 of this Protocol, is linked to regulatory actions taken over the past three years and reflects the significance of the regulatory action taken. The weighting is used to calculate the environmental management score.
Formal warnings	are formal warnings issued for any suspected or potential contravention of the POEO Act or Regulations, including the suspected or potential commission of an offence under the POEO Act or Regulations. Formal warnings issued for any suspected or potential contravention of the <i>Waste Avoidance and Resource Recovery Act 2001</i> , <i>Environmentally Hazardous Chemicals Act 1985</i> and the <i>Ozone Protection Act 1989</i> are excluded from the operation of this Protocol.
General Regulation	is the Protection of the Environment Operations (General) Regulation 2009 as in force from time to time.
Inspections – incident related	are inspections in response to: <ul style="list-style-type: none">(a) an incident(b) a verified complaint (being a complaint that is verified by the EPA or the licence holder as being directly attributable to the licensed premises) or(c) non-compliance with licence conditions or legislative requirements under the POEO Act or Regulations. It also includes follow up inspections determined by the EPA to be related to the incident, verified complaint or non-compliance
Mandatory environmental audits	are as set out in Part 6.2 of the POEO Act.
Official cautions	are official cautions issued to a licensee for any offence in the POEO Act or Regulations. Official cautions issued for offences under the <i>Waste Avoidance and Resource</i>

Recovery Act 2001, Environmentally Hazardous Chemicals Act 1985 and the Ozone Protection Act 1989 are excluded from the operation of this Protocol. Official cautions for late or non-submission of an annual return are not included in this regulatory action for the purposes of this Protocol.

Official cautions for late or non-submission of an annual return

are official cautions issued to a licensee for the late or non-submission of an annual return, the requirement of which is included as a licence condition under section 64 of the POEO Act.

Penalty notices – Category 1

are penalty notices issued by the EPA for the offences under the following sections of the POEO Act:

- s 48 Failure to hold a licence – licensing requirement – scheduled activities (premises-based)
- s 49 Failure to hold a licence – licensing requirement – scheduled activities (not premises-based)
- s 64 Failure to comply with condition except for the late or non-submission of an annual return
- s 91 Failure to comply with clean-up notice by occupiers or polluters
- s 97 Failure to comply with prevention notice
- s 120 Prohibition of pollution of waters
- s 128 Standards of air impurities not be exceeded
- s 142A Pollution of land
- s 143 Unlawful transporting of waste (asbestos or hazardous waste)

- s 144 Use of land as waste facility without lawful authority

and penalty notices issued by the EPA for the offences under the following clause of the Protection of the Environment Operations (Waste) Regulation 2014:

- cl 71 Application of proximity principle to transportation in course of business

Penalty notices – Category 2

are all penalty notices issued by the EPA for offences prescribed by schedule 6 of the General Regulation not categorised as penalty notices – category 1, with the exception of penalty notices in relation to offences under the *Environmentally Hazardous Chemicals Act 1985* and the *Ozone Protection Act 1989*. Penalty notices for late or non-submission of an annual return are not included in this regulatory action for the purposes of this Protocol.

Penalty notices for late or non-submission of an annual return	are penalty notices that are issued for the late or non-submission of an annual return, the requirement of which is included as a licence condition under section 64 of the POEO Act.
POEO Act	is the <i>Protection of the Environment Operations Act 1997</i> .
Pollution reduction programs	are, for the purposes of this Protocol, programs initiated or directed by the EPA to carry out works or to install plant for the purposes of preventing, controlling, abating or mitigating pollution. Pollution reduction programs are imposed on a licensee by the EPA by way of a licence condition under section 68 of the POEO Act.
Prevention notices	are as set out in Part 4.3 of the POEO Act.
Regulations	are any Regulations made under the POEO Act, as in force from time to time.
Successful prosecutions	are where a licensee has been convicted of an offence under the POEO Act 1997 and Regulations. Tier 1 prosecutions are as set out in Part 5.2 of the POEO Act and for the purposes of this Protocol do not include prosecutions for offences under the <i>Ozone Protection Act 1989</i> . Tier 2 prosecutions are as defined in section 114 of the POEO Act, and for the purposes of this Protocol do not include prosecutions for offences under the <i>Waste Avoidance and Resource Recovery Act 2001</i> , <i>Environmentally Hazardous Chemicals Act 1985</i> and the <i>Ozone Protection Act 1989</i> .
Suspension of licence	is as set out in section 79 of the POEO Act.
Total environmental management score	is calculated using the methodology set out in section 3.3 of this Protocol. The total environmental management score is the environmental management score minus the total environmental management score reduction. The total environmental management score is compared to threshold values set out in Table 5 at section 3.4 of this Protocol to determine the environmental management category.
Total environmental management score reduction	is calculated using the methodology set out in section 3.2 of this Protocol. The environmental management score reduction is based on environmental management systems and practices a licensee has in place, environmental improvement programs initiated by the licensee and completed environmental improvement works. The total environmental management score reduction is deducted from the environmental management score.

Year 1	is the most recent licence reporting period (this is generally a 12-month period).
Year 2	is the licence reporting period prior to year 1.
Year 3	is the licence reporting period prior to year 2.
Yearly regulatory score	is calculated using the methodology set out in section 3.1 of this Protocol. The yearly regulatory score is based on a licensee's compliance history for each year considered as part of the risk assessment. The yearly regulatory score is used in calculating the environmental management score.

1. Overview of EPA's risk-based licensing system

The EPA's risk-based licensing system aims to ensure that all licensees receive an appropriate level of regulation based on the level of risk they pose.

The EPA will assess the site-specific risks posed by a licensed premises and identify any environmental issues that a licensee needs to address and where the EPA needs to focus its regulatory attention.

The risk assessments will consider three components:

1. the day-to-day operations at the site, assessing the types of environmental media relevant to the premises (air, odour, water and noise emissions)
2. the pollutant incident risk at the premises and
3. the environmental management performance of the licensee.

During the assessment of the first two components, the EPA will take into account:

- the type and nature of emissions from the premises
- pollution control measures used at the premises
- proximity to sensitive environments and receptors (including residences)
- level of sensitivity of environment and receptors.

The third component of the assessment examines the environmental management performance of the licensee. The EPA will take into account:

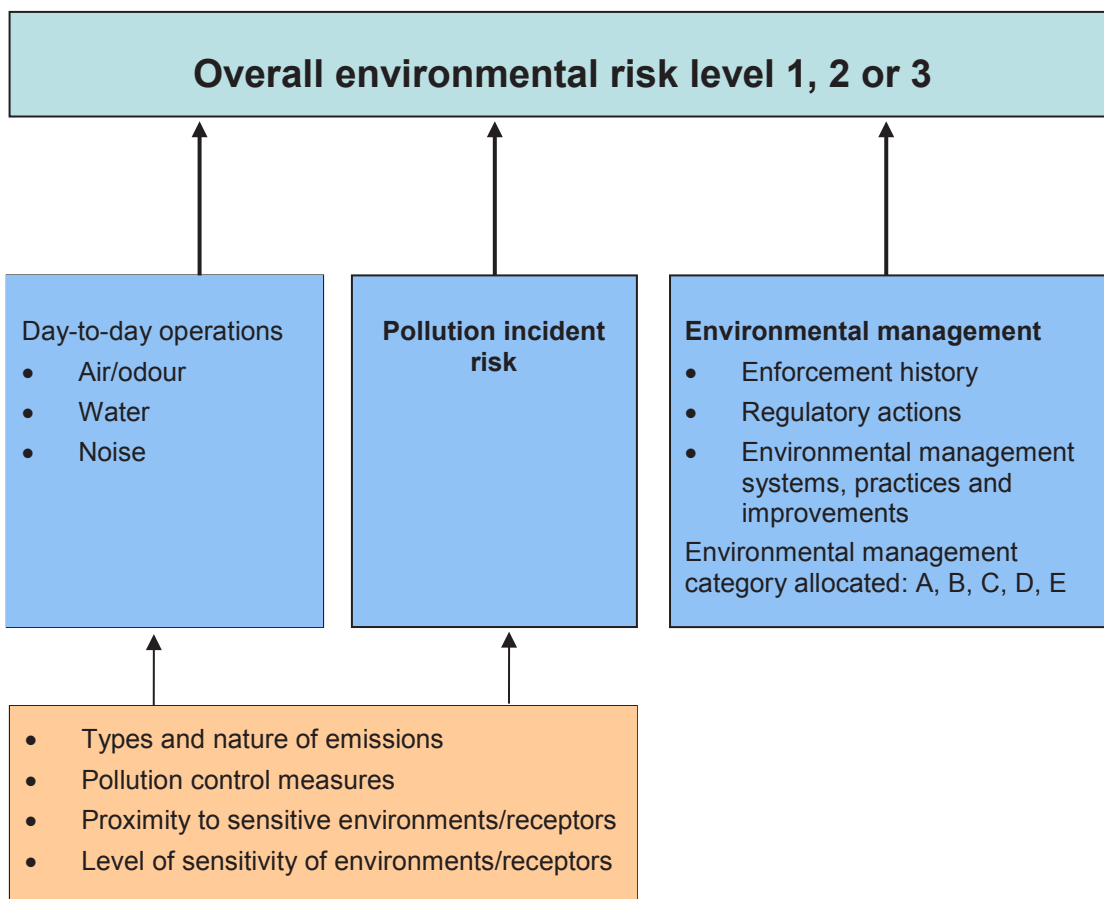
- a licensee's environmental performance associated with the licensed activity based on their compliance history
- the regulatory actions the EPA has taken to respond to incidents and non-compliances
- environmental management systems and practices the licensee has in place to control and mitigate environmental risks
- environmental improvement programs initiated by the licensee and completed environmental improvement works.

Based on this assessment a licensee will be allocated an environmental management category: A, B, C, D or E for each licence.

Where a licensee holds a number of licences, an EMC will be allocated to each licence based on regulatory actions and environmental management performance at the premises covered by that licence.

The results from each of the three components of the risk assessment will be used to determine the environmental risk level for each licence, and each licence will be allocated to one of three risk levels: levels 1, 2 or 3 (with level 3 being the highest risk).

The risk assessments will inform the level and type of EPA regulatory intervention required; for example, a higher risk level may result in more intensive monitoring and reporting obligations on the licence.



The environmental management categories (A, B, C, D or E) allocated to the licensees as part of the third component of the risk assessment process will also be used to calculate the licence administrative fees.

The EPA will determine environmental management categories in accordance with this Protocol.

2. Calculation of licence administrative fees

The General Regulation prescribes licence administrative fees for holders of environment protection licences. Clause 10 in combination with schedule 1 of the General Regulation prescribes these fees based on the type of activity (fee-based activities) and the scale of these activities.

Under clause 10 of the General Regulation the administrative fee for each licence will be calculated based on the type of activity (fee based activities), the scale of these activities, and the environmental management category determined for each of the licensed activities. The environmental management category allocated to a licensee for the licensed activities corresponds with an environmental management factor. These factors are set out in the table to clause 10 (and in Table 1 of this Protocol). The environmental management factor acts as a multiplier to the administrative fee, resulting in a decrease, increase or no change to the licence administrative fee.

Licensees who perform well and minimise environmental risk will be rewarded with a reduction of their administrative fees. Poor performing licensees will pay licence fees that provide them with an incentive to improve their performance.

Clause 10 of the General Regulation sets out a three-step process for calculating the administrative fee:

Step 1: Calculation of administrative fee units

Multiply the amount of one administrative fee unit for the relevant licence fee period by:

- the number of administrative fee units specified in schedule 1 to the Regulation for the activity authorised or controlled by the licence or
- if the licence authorises or controls more than one activity, the greatest number of administrative fee units specified in schedule 1 for those activities.

Step 2: Determination of the environmental management category

Determine the environmental management category in accordance with this Protocol.

Step 3: Calculation of administrative fee

Multiply the amount calculated in step 1 by the environmental management factor for the applicable environmental management category (step 2).

Table 1 Environmental management categories and corresponding environmental management factors *

Environmental management category	Environmental management factor
A	0.95
B	1
C	1.3
D	1.6
E	2

* Environmental management factors prescribed in clause 10 of the Protection of the Environment Operations (General) Regulation 2009

For a new licence application (section 53(2) of the POEO Act) and for the transport of trackable wastes, only step 1 will apply for the purposes of calculating the administrative fee.

The change in licence administrative fees as set out in the General Regulation and outlined in this document will apply from 1 July 2016.

3. Determining the environmental management category

The EPA will determine the environmental management category for each licensee in accordance with this Protocol based on the following criteria and methodology.

3.1 Calculating the environmental management score based on licensee compliance history/regulatory response

Table 2 sets out the regulatory actions that may be undertaken by the EPA in relation to a licensee's operations, and the environmental management weighting corresponding to that regulatory action based on how long ago the regulatory action occurred. The environmental management weighting is based on a licensee's performance associated with the licensed activities over the past three years.

Regulatory actions taken in the most recent reporting period (i.e. in the past 12 months) will be weighted more heavily than those actions taken in the two years prior. This is reflected in the environmental management weighting, where it is reduced by 50 per cent and 90 per cent where the action occurred in the second and third years, respectively.

Where a regulatory action taken by the EPA is withdrawn, discontinued, revoked, or otherwise ceases to have legal effect, the EPA may adjust a licensee's environmental management score for the licence fee period in which the regulatory action took place, and subsequent licence fee periods where necessary. Any necessary adjustment to the environmental management score and environmental management category may be backdated to the licence fee period in which the regulatory action took place. Where required, the EPA may refund licence administrative fees as a result of the adjustment.

Table 2 Regulatory actions, criteria considered and corresponding environmental management weightings

Regulatory actions	Criteria considered	Environmental management weighting
Successful prosecutions Tier 1	Number in year 1	500
	Number in year 2	250
	Number in year 3	50
Successful prosecutions Tier 2	Number in year 1	360
	Number in year 2	180
	Number in year 3	36
Enforceable undertakings	Number in year 1	150
	Number in year 2	75
	Number in year 3	15
Suspension of licence	Number issued in year 1	130
	Number issued in year 2	65
	Number issued in year 3	13
Mandatory environmental audits	Number required in year 1	130
	Number required in year 2	65

Regulatory actions	Criteria considered	Environmental management weighting
	Number required in year 3	13
Penalty notices – category 1	Number issued in year 1	120
	Number issued in year 2	60
	Number issued in year 3	12
Penalty notices – category 2	Number issued in year 1	90
	Number issued in year 2	45
	Number issued in year 3	9
Penalty notices for late or non-submission of an annual return	Number issued in year 1	60
	Number issued in year 2	30
	Number issued in year 3	6
Official cautions	Number issued in year 1	60
	Number issued in year 2	30
	Number issued in year 3	6
Official cautions for late or non-submission of an annual return	Number issued in year 1	30
	Number issued in year 2	15
	Number issued in year 3	3
Formal warnings	Number issued in year 1	40
	Number issued in year 2	20
	Number issued in year 3	4
Clean-up notices	Number issued in year 1	90
	Number issued in year 2	45
	Number issued in year 3	9
Prevention notices	Number issued in year 1	90
	Number issued in year 2	45
	Number issued in year 3	9
Pollution reduction programs	Number required in year 1	70
	Number required in year 2	35
	Number required in year 3	7
Site inspections – incident related	Number in year 1	20
	Number in year 2	10
	Number in year 3	2

3.2 Consideration of years 1, 2 and 3 in determining the environmental management score

The scheme commences on 1 July 2015 and the calculation of a licensee's environmental management score will initially only consider the licensee's performance associated with the licensed activity in year 1. For the first year of the

scheme, year 1 will be the licence reporting period that commences between 1 July 2014 and 30 June 2015. In the second year of the scheme, the licensee’s performance associated with the licensed activity in years 1 and 2 will be considered in the calculation of environmental management score. Year 2 will be the licence reporting period that commences between 1 July 2015 and 30 June 2016. For all subsequent years of the scheme a licensee’s performance associated with the licensed activity in years 1, 2 and 3 will be used to determine their environmental management category.

The ‘trend’ in EPA regulatory actions and a licensee’s performance over a three year period is also considered when determining the environmental management score for licensee compliance history/EPA regulatory response. Where there is a history of poor environmental performance, all regulatory actions for the previous three years will be included in the environmental management category calculation. Conversely, where regulatory action is taken in year 3 only (for example), this is not considered to be indicative of a pattern of poor performance – therefore that regulatory action is not included in the environmental management category calculation.

Table 3 specifies when regulatory actions will be included in the environmental management category calculation.

Table 3 Consideration of ‘trend’ in EPA regulatory actions over a 3-year period

Regulatory action taken			Circumstances in which regulatory action is included in the environmental management category calculation
Year 1	Year 2	Year 3	
X	X	X	Regulatory action taken in each of the past 3 years. This indicates a history of poor environmental management performance. All regulatory actions taken in years 1, 2 and 3 are included in the environmental management category calculation.
X	X		Regulatory action taken in each of the past 2 years. This indicates a trend to poor environmental management performance. All regulatory actions taken in years 1 and 2 are included in the environmental management category calculation.
X			Regulatory action taken in most recent reporting period indicating poor environmental management performance. This is not considered to be indicative of a pattern of poor performance. All regulatory actions taken in year 1 are included in the environmental management category calculation.
X		X	Regulatory action taken in the most recent reporting period but no action taken in the period immediately prior to that. This is not considered to be indicative of a pattern of poor performance. Only the regulatory actions taken in year 1 are included in the environmental management category calculation. The regulatory action in year 3 is not included in the environmental management category calculation.
	X	X	No regulatory action taken in the most recent reporting period but actions taken in the two periods immediately prior to that. This indicates improving environmental management performance.

			All regulatory actions taken in years 2 and 3 are included in the environmental management category calculation.
	X		No regulatory action taken in the most recent reporting period but actions taken in the period immediately prior to that. This is not considered to be indicative of a pattern of poor performance. No regulatory actions taken in year 2 are included in the environmental management category calculation.
		X	No regulatory action taken in the two most recent reporting periods but action taken in the period immediately prior to those. This indicates improved environmental management performance. No regulatory actions taken in year 3 are included in the environmental management category calculation.
			No regulatory action taken in the past 3 years. This indicates good environmental management performance.

For each year considered the yearly regulatory score will be calculated based on the criteria and weightings outlined in Tables 2 and 3 as follows:

$$\text{Number of regulatory action(s)} \times \text{Environmental management weighting} = \text{Yearly regulatory score}$$

Each yearly regulatory score will then be added to determine the environmental management score for a licensee's compliance history and EPA regulatory response in accordance with Table 3.

$$\text{Yearly regulatory score for year 1} + \text{Yearly regulatory score for year 2} + \text{Yearly regulatory score for year 3} = \text{Environmental management score}$$

3.3 Calculating the total environmental management score reduction

The total environmental management score reduction is based on the:

- environmental management systems and practices a licensee has in place (listed in Table 4)
- environmental improvement works completed in the past 12 months and
- environmental improvement programs specified in the licence.

3.3.1 Licensee environmental management systems and practices

Where a licensee has implemented environmental management systems and practices for a licensed activity they will receive a reduction from their total environmental management score. The environmental management systems and practices form one component of the total environmental management score reduction.

The calculation method for determining this score reduction is set out in Table 4. Where a 'No' response is recorded, a nil score is applied. The score reduction is applied for every year in which environmental management systems and practices are in place.

Table 4 Licensee environmental management systems and practices and corresponding score reductions

Licensee environmental systems and practices	Score reduction for 'Yes' response
Does the licensee have an environmental management system (EMS) certified to ISO 14001 or any other demonstrated equivalent system*? If yes:	
Has the licensee conformed to their EMS or have licensees rectified all environmental related non-conformances with the EMS?	80
Has the licensee had environmental related non-conformances with the EMS that have not been rectified?	60
If the licensee does not have an environmental management system certified to ISO 14001 or any other demonstrated equivalent system, the following questions should be answered in relation to any documented environmental practices, procedures and systems in place:	
Has the licensee assessed their activities/operations to identify the aspects that have a potential to cause environmental impacts and implemented operational controls to address these aspects?	18
Has the licensee established and implemented an operational maintenance program including preventative maintenance?	12
Does the licensee keep records of regular inspections and maintenance of plant and equipment?	6
Does the licensee conduct regular site audits to assess compliance with environmental legal requirements and assess conformance to the requirements of any documented environmental practices, procedures and systems in place?	7
Are the audits of the documented environmental practices, procedures and systems in place undertaken by a third party?	2
Does the licensee have an established and implemented environmental improvement or management plan?	12
Are staff trained in environmental issues that may arise from the licensee's activities/operations and are records of training kept?	3

*

* Any other demonstrated equivalent refers to an environmental management system that the EPA considers is equivalent to the accountability, procedures, documentation and record keeping requirements of an ISO 14001 system.

3.3.2 Environmental improvement works

If the licensee has voluntarily completed environmental improvement works at the licenced premises in the past 12 months that are associated with the licensed activity and have led to a demonstrated environmental improvement, the licensee is eligible for their environmental management score to be reduced by 40 for each environmental improvement work completed.

The environmental improvement works undertaken by a licensee must be in addition to those measures or works required to achieve compliance with licence conditions or legislative requirements under the POEO Act or its regulations. In order to receive

the score reduction, each environmental improvement work must be reported in a licensee's annual return.

If the EPA subsequently determines that the environmental improvement works:

- have not been undertaken or
- have not been undertaken in the manner reported in the annual return or
- have not lead to a demonstrated environmental improvement

the EPA may add 40 to the environmental management score for the current licence fee period for each incorrectly reported environmental improvement work, and may adjust the administrative fee accordingly if required.

The calculation method for determining the reduction in environmental management score for environmental improvement works is set out in Table 5.

Table 5 Score reduction for environmental improvement works

Action	Criteria considered	Score reduction
Environmental improvement works	Number completed in the past 12 months	40

3.3.3 Environmental improvement programs

The licensee may choose to enter into an environmental improvement program for the licensed activities. The environmental improvement programs must be agreed to between the licensee and the EPA. The environmental improvement program details are attached as a condition to the licence and must be programs outside of those required to achieve compliance with legislative requirements or any existing conditions on the licence as applying at the time the environmental improvement program is entered into.

The licensee must apply to the EPA for a licence variation in order for the programs to be included on the licence, and provide the following information:

- description of program including costs
- proposed completion date
- key reporting milestones and
- details of expected environmental improvements.

The calculation method for determining the reduction to the environmental management score for environmental improvement programs is set out in Table 6. The score reduction is applied in the next licence fee period. The score reduction applies for each environmental improvement program entered into, in accordance with Table 6, below.

The EPA may remove the environmental improvement program from the licence if the key milestones or any other conditions of the environmental improvement program are not met.

If the environmental improvement program is removed from the licence the EPA will add an amount equivalent to the total score reduction received for the environmental improvement program, on to the environmental management score for the following licence fee period.

Table 6 **Score reduction for environmental improvement programs**

Action	Criteria considered	Score reduction
Environmental improvement programs	Number put in place in year 1	70
	Number put in place in year 2	35
	Number put in place in year 3	7

3.3.4 Calculation of total environmental management score reduction

The total environmental management score reduction is calculated as follows:

$$\begin{array}{ccccccc} \text{Licensee} & & & & & & \\ \text{environmental} & & & & & & \\ \text{management} & & & & & & \\ \text{systems and} & & & & & & \\ \text{practices score} & & & & & & \\ \text{reduction} & & & & & & \\ & + & \text{Completed} & + & \text{Environmental} & = & \text{Total} \\ & & \text{environmental} & & \text{improvement} & & \text{environmental} \\ & & \text{works score} & & \text{programs score} & & \text{management} \\ & & \text{reduction} & & \text{reduction} & & \text{score} \\ & & & & & & \text{reduction} \end{array}$$

3.4 Calculating the total environmental management score

The total environmental management score for each licensee will be calculated by deducting the licensee’s total environmental management score reduction from the licensee’s environmental management score as follows:

$$\begin{array}{ccccccc} \text{Environmental} & & & & & & \\ \text{management score} & - & \text{Total environmental} & = & \text{Total environmental} & & \\ & & \text{management score} & & \text{management score} & & \\ & & \text{reduction} & & & & \end{array}$$

3.5 Calculating the environmental management category

The total environmental management score will determine a licensee’s environmental management category as follows:

Table 7 Total environmental management score and corresponding environmental management category

Total environmental management score	Environmental management category
0-5	A
6-60	B
61-180	C
181-400	D
401+	E

The environmental management category will then be used by the EPA as part of calculating the annual licence administrative fee in accordance with clause 10 of the General Regulation.

Roads and Maritime Notices

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land
at Schofields in the Blacktown City Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Blacktown City Council area, Parish of Gidley and County of Cumberland, shown as Lots 2 and 3 Deposited Plan 1198793, being parts of the land in Certificate of Title 71/749224.

The land is said to be in the possession of David Edward Bayliss (registered proprietor) and Roads and Maritime Services (lessee).

(RMS Papers: SF2014/42613; RO SF2013/168505)

Mining and Petroleum Notices

WORK HEALTH AND SAFETY (MINES) ACT 2013

WORK HEALTH AND SAFETY (MINES) INSTRUMENT OF APPOINTMENT OF INVESTIGATORS 2015

I, Lee Shearer, Executive Director Compliance & Enforcement, Resources and Energy, Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 18 (2) of the *Work Health and Safety (Mines) Act 2013* ('the Act') hereby appoint the person named in Column 1 of Schedule A below as an Investigator, subject to the limitation of functions specified in Column 2 of Schedule A opposite the person's name.

Schedule A

Column 1	Column 2
Appointee	Limitation of functions
NASH, Jennifer Ann	Nil limitation
ORR, Stephen	Nil limitation
MILLINGTON, Steven James	The Appointee is not to have any function under sections 191, 194 and 195 of the <i>Work Health and Safety Act 2011</i>
SMITH, Antony	The Appointee is not to have any function under sections 191, 194 and 195 of the <i>Work Health and Safety Act 2011</i>
FREEMAN, Mark William	The Appointee is not to have any function under sections 191, 194 and 195 of the <i>Work Health and Safety Act 2011</i>
FLOWERS, Timothy James	The Appointee is not to have any function under sections 191, 194 and 195 of the <i>Work Health and Safety Act 2011</i>
RICHARDS, Thomas Stuart	The Appointee is not to have any function under sections 191, 194 and 195 of the <i>Work Health and Safety Act 2011</i>
LEE, Michael Patrick	The Appointee is not to have any function under sections 191, 194 and 195 of the <i>Work Health and Safety Act 2011</i>
TULL, Andrew	The Appointee is not to have any function under sections 191, 194 and 195 of the <i>Work Health and Safety Act 2011</i>

Dated this 24th day of March 2015.

LEE SHEARER
Executive Director Compliance & Enforcement
Resources and Energy
Department of Trade and Investment, Regional
Infrastructure and Services
(Delegate of the Secretary, Department of Trade and
Investment, Regional Infrastructure and Services, the
Regulator under the *Work Health and Safety (Mines) Act*
2013).

Notice is given that the following applications have been received:

EXPLORATION LICENCE APPLICATION

(T15-1028)

No 5159, ALDERAN RESOURCES PTY LTD (ACN 165 079 201), area of 52 units, for Group 1, dated 25 March 2015 (Orange Mining Division).

MINING LEASE APPLICATIONS

(T15-1600)

No 488, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), area of about 125 hectares, for the purpose of all purposes, dated 10 March 2015 (Singleton Mining Division).

(T15-1601)

No 489, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), area of about 4 hectares, to mine for coal, dated 10 March 2015 (Mining Division).

(T15-1602)

No 490, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), area of about 2 hectares, for the purpose of all purposes, dated 10 March 2015 (Mining Division).

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T14-1160)

No 5110, now Exploration Licence No 8349, ARC EXPLORATION LIMITED (ACN 002 678 640), Counties of Bathurst and Westmoreland, Map Sheet (8830), area of 10 units, for Group 1, dated 12 March 2015, for a term until 12 March 2018.

(T14-1172)

No 5122, now Exploration Licence No 8350, SANDFIRE RESOURCES NL (ACN 105 154 185), Counties of Gordon and Wellington, Map Sheet (8632), area of 15 units, for Group 1, dated 12 March 2015, for a term until 12 March 2018.

(T14-1174)

No 5124, now Exploration Licence No 8351, SANDFIRE RESOURCES NL (ACN 105 154 185), County of Bland, Map Sheet (8330), area of 3 units, for Group 1, dated 12 March 2015, for a term until 12 March 2018.

(T15-1004)

No 5134, now Exploration Licence No 8348, ANGLOGOLD ASHANTI AUSTRALIA LIMITED (ACN 008 737 424), Counties of Ashburnham, Kennedy and Narromine, Map Sheet (8531, 8532), area of 36 units, for Group 1, dated 10 March 2015, for a term until 10 March 2018.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

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

(11-1676)

Exploration Licence No 5565, RIMFIRE PACIFIC MINING N.L. (ACN 006 911 744), area of 4 units. Application for renewal received 20 March 2015.

(11-3323)

Exploration Licence No 6404, TECK AUSTRALIA PTY LTD (ACN 091 271 911), area of 99 units. Application for renewal received 17 March 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the following authorities have been renewed:

RENEWAL OF CERTAIN AUTHORITIES

(14-3424)

Exploration Licence No 5552, MANGOOLA COAL OPERATIONS PTY LIMITED (ACN 127 535 755), County of Brisbane, Map Sheet (9033), area of 229.3 hectares, for a further term until 2 March 2015. Renewal effective on and from 2 March 2015.

(07-7589)

Exploration Licence No 5645, ARGENT (KEMPFIELD) PTY LTD (ACN 155 759 550), County of Georgiana, Map Sheet (8730), area of 3 units, for a further term until 21 November 2016. Renewal effective on and from 12 March 2015.

(T12-0097)

Exploration Licence No 5668, PEREGRINE MINERAL SANDS PTY LTD (ACN 009 307 591), County of Taila, Map Sheet (7328, 7428), area of 4 units, for a further term until 4 January 2017. Renewal effective on and from 17 March 2015.

(12-4814)

Exploration Licence No 6311, AUGUR RESOURCES LTD (ACN 106 879 690) AND ZODIAC RESOURCES PTY LTD (ACN 147 515 839), County of Gordon, Map Sheet (8632), area of 24 units, for a further term until 26 September 2016. Renewal effective on and from 11 March 2015.

(04-0577)

Exploration Licence No 6346, TRITTON RESOURCES PTY LTD (ACN 100 095 494), Counties of Canbelego and Flinders, Map Sheet (8234, 8235), area of 69 units, for a further term until 22 November 2017. Renewal effective on and from 18 March 2015.

(06-0230)

Exploration Licence No 6631, THOMSON RESOURCES LTD (ACN 138 358 728), County of Fitzgerald, Map Sheet (7636, 7637), area of 19 units, for a further term until 6 September 2017. Renewal effective on and from 17 March 2015.

(06-0217)

Exploration Licence No 6661, CLANCY EXPLORATION LIMITED (ACN 105 578 756), Counties of Gordon and

Wellington, Map Sheet (8632), area of 49 units, for a further term until 14 November 2016. Renewal effective on and from 12 March 2015.

(T09-0163)

Exploration Licence No 7581, MMG AUSTRALIA LIMITED (ACN 004 074 962), County of Mouramba, Map Sheet (8133), area of 9 units, for a further term until 21 July 2016. Renewal effective on and from 12 December 2014.

(T10-0166)

Exploration Licence No 7673, WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), Counties of Buller and Clive, Map Sheet (9340), area of 15 units, for a further term until 21 December 2016. Renewal effective on and from 17 March 2015.

(T11-0235)

Exploration Licence No 7862, PEEL GOLD PTY LTD (ACN 166 110 041), County of Darling, Map Sheet (9036), area of 20 units, for a further term until 10 November 2015. Renewal effective on and from 3 March 2015.

(T12-1051)

Exploration Licence No 7975, BC EXPLORATION PTY LTD (ACN 144 885 165), Counties of Georgiana and Westmoreland, Map Sheet (8830), area of 12 units, for a further term until 11 October 2016. Renewal effective on and from 11 March 2015.

(14-1799)

Mining Lease No 1352 (Act 1992), CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) AND SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), Map Sheet (8931-3), area of 7.6 hectares, for a further term until 23 June 2036. Renewal effective on and from 23 June 2015.

(14-2202)

Mining Lease No 1353 (Act 1992), COALEX PTY LTD (ACN 000 694 315) AND CLARENCE COAL INVESTMENTS PTY LIMITED (ACN 003 772 174), Map Sheet (8931-3 & 8931-2), area of 1075 hectares, for a further term until 21 July 2036. Renewal effective on and from 21 July 2015.

(14-2205)

Mining Lease No 1354 (Act 1992), COALEX PTY LTD (ACN 000 694 315) AND CLARENCE COAL INVESTMENTS PTY LIMITED (ACN 003 772 174), Map Sheet (8931-3), area of 155.3 hectares, for a further term until 21 July 2036. Renewal effective on and from 21 July 2015.

(14-0957)

Mining Purposes Lease No 323 (Act 1973), OCEANIC COAL AUSTRALIA PTY LIMITED (ACN 003 856 782), JFE MINERAL (AUSTRALIA) PTY LTD (ACN 007 294 117), MARUBENI COAL PTY LTD (ACN 009 932 236) AND OCAL MACQUARIE PTY LIMITED (ACN 054 532 884), Parish of Awaba, County of Northumberland, Map Sheet (9232-3-S), area of 3.514 hectares, for a further term until 6 April 2020. Renewal effective on and from 2 March 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the application for renewal in respect of the following authority has been withdrawn:

WITHDRAWAL OF APPLICATION FOR RENEWAL

(13-0459)

Exploration Licence No 6376, RUTILA RESOURCES LIMITED (ACN 139 886 187), County of Beresford, Map Sheet (8725, 8726), area of 19 units. The authority ceased to have effect on 13 March 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

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

PART CANCELLATION

(T12-1194)

Exploration Licence No 8097, ABX1 PTY LTD (ACN 139 790 364). An area of 27 units has been cancelled. Part cancellation took effect on 6 November 2014. The authority now embraces an area of 73 units.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

TRANSFER

(13-3535)

Exploration Licence No 6304, formerly held by DONALD JOHN PERKIN AND MINEXCHANGE PROPRIETARY LIMITED (ACN 086 042 524) has been transferred to DONALD JOHN PERKIN. The transfer was registered on 23 March 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

EXPIRIES

Mineral Claim Converted To Lease No 328 (Act 1992), JOHN LESLIE LOVE, Parish of Murrumbidgee, County of Harden. This title expired on 24 March 2015.

Mining Lease No 1342 (Act 1992), THE NEWCASTLE WALLSEND COAL CO PTY LTD (ACN 000 245 901), Parish of Kahibah, County of Northumberland, and Parish of Teralba, County of Northumberland. This title expired on 22 March 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the following application has been received:

REQUEST FOR CANCELLATION OF AUTHORITY

(07-0185)

Exploration Licence No 6985, MINERALS AUSTRALIA PTY LTD, (ACN 124 475 538), County of Murchison, area of 24 units. Application for Cancellation was received on 13 March 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Crown Lands Notices

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

DUBBO OFFICE

ADDITION TO RESERVED CROWN LAND

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2
Land District: Dunedoo	Reserve No 82774
Central	Public Purpose: reservoir
Local Government Area: Warrumbungle Shire Council	Notified: 2 September 1960
Locality: Dunedoo	Lot 8 Sec 23 DP 758364
Lot 12 Sec 23 DP 758364	Parish: Bolaro
Parish: Bolaro	County: Lincoln
County: Lincoln	New Area: 2024m ²
Area: 76 m ²	
File Reference: DB81H594	

GOULBURN 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 land comprised therein ceases to be 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 hereunder.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

Parish: Ginninderra
County: Murray
Land District: Yass
LGA: Yass Valley Council
Lots: 1, 2 & 4
DP: 1204138
File Reference: 12/03838

Note: On closing, the titles for the land in Lots 1, 2 & 4 DP 1204138 remains vested in Yass Valley Council as operational land.

In accordance with section 44 of the *Roads Act 1993*, the Crown consents to the land in Lots 1, 2 & 4 DP 1204138 being vested in the Yass Valley Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purposes of the Roads Act.

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

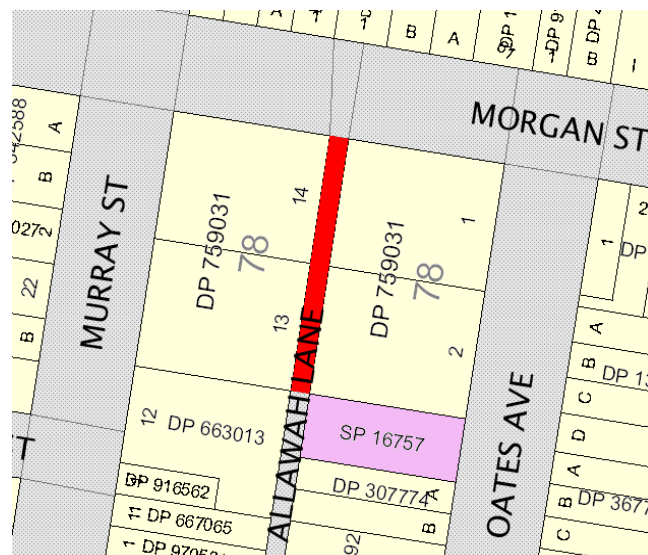
KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule 1

Locality: Wagga Wagga
Parish: South Wagga Wagga
County: Wynyard
Land District: Wagga Wagga
LGA: Wagga Wagga City Council
Description: Crown road separating Lots 13 & 14 Section 78 DP 759031 from Lots 1 & 2 Section 78 DP 759031 (shown by red colour in diagram below)

Schedule 2

Roads Authority: Wagga Wagga City Council
Council Reference:
Reference: 15/02756



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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Yeo Yeo; County – Bland
Land District – Cootamundra; LGA – Cootamundra*

Road Closed: Lot 1 DP 1202343

File No: 14/01373

Schedule

On closing, the land within Lot 1 DP 1202343 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

*Parishes – Yeo Yeo, Dudauman, Stockinbingal
County – Bland; Land District – Cootamundra
LGA – Cootamundra*

Road Closed: Lot 2 DP 1202343

File No: 14/01414

Schedule

On closing, the land within Lot 2 DP 1202343 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

*Parishes – Dudauman, Yeo Yeo; County – Bland
Land District – Cootamundra; LGA – Cootamundra*

Road Closed: Lots 3–4 DP 1202343

File No: 14/01648

Schedule

On closing, the land within Lots 3–4 DP 1202343 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lot 1 DP 1204354

File No: 08/6210

Schedule

On closing, the land within Lot 1 DP 1204354 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

*Parishes – Maryvale, Lavadia; County – Clarence
Land District – Grafton; LGA – Clarence Valley*

Road Closed: Lots 1–2 DP 1200764

File No: 07/5121

Schedule

On closing, the land within Lots 1–2 DP 1200764 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

*Parish – Bowra; County – Raleigh
Land District – Bellingen; LGA – Nambucca*

Road Closed: Lot 1 DP 1204353

File No: 10/16524

Schedule

On closing, the land within Lot 1 DP 1204353 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

*Parishes – Bryanungra, Careunga; County – Staphylton
Land District – Moree; LGA – Moree Plains*

Road Closed: Lots 1–2 DP 1204359

File No: 14/08495

Schedule

On closing, the land within Lots 1–2 DP 1204359 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

*Parishes – Macintyre, Ben Lomond; County – Gough
Land District – Glen Innes
LGA – Glen Innes Severn Shire*

Road Closed: Lot 1 DP 1202003

File No: 14/05575

Schedule

On closing, the land within Lot 1 DP 1202003 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lot 2 DP 1202004

File No: 14/02531

Schedule

On closing, the land within Lot 2 DP 1202004 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lot 1 DP 1202004

File No: 14/02532

Schedule

On closing, the land within Lot 1 DP 1202004 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lots 1–2 DP 1202006

File No: 14/02529

Schedule

On closing, the land within Lots 1–2 DP 1202006 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

*Parish – North Creek; County – Raleigh
Land District – Bellingen; LGA – Nambucca*

Road Closed: Lot 1 DP 1204482

File No: 13/12018

Schedule

On closing, the land within Lot 1 DP 1204482 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Panton; County – Dudley
Land District – Kempsey; LGA – Kempsey*

Road Closed: Lot 2 DP 1196048
File No: 13/14717

Schedule

On closing, the land within Lot 2 DP 1196048 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lot 1 DP 1204634
File No: 14/03332

Schedule

On closing, the land within Lot 1 DP 1204634 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Turville; County – Fitzroy
Land District – Grafton; LGA – Clarence Valley*

Road Closed: Lot 1 DP 1172366
File No: GF06H163

Schedule

On closing, the land within Lot 1 DP 1172366 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Kyeamba; County – Wynyard
Land District – Wagga Wagga; LGA – Wagga Wagga*

Road Closed: Lot 1 DP 1203949
File No: 14/03369

Schedule

On closing, the land within Lot 1 DP 1203949 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Moglewit; County – Baradine
Land District – Narrabri; LGA – Narrabri*

Road Closed: Lot 1 DP 1203951
File No: 07/3556

Schedule

On closing, the land within Lot 1 DP 1203951 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lots 1–2 DP 1203950
File No: ME06H221

Schedule

On closing, the land within Lots 1–2 DP 1203950 remains vested in the State of New South Wales as Crown land.

ROADS ACT 1993

Transfer of a Crown Road to Council

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

Schedule 1

Parish – Ulmarra; County – Clarence
LGA – Clarence Valley Council

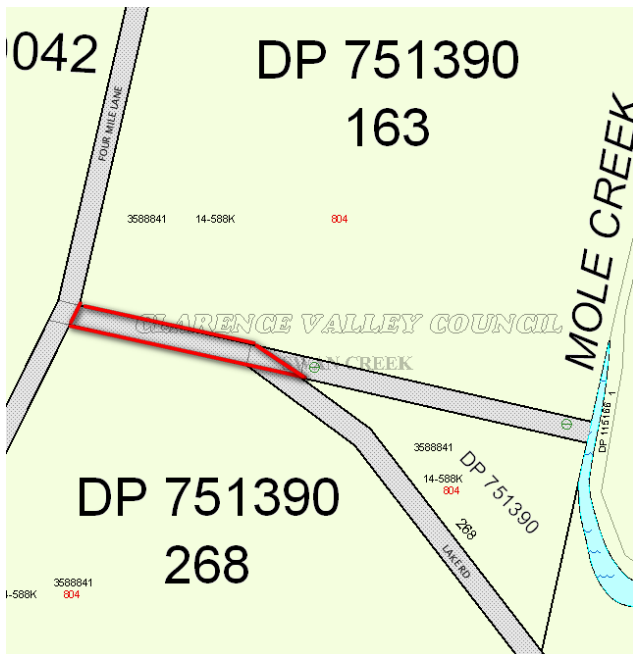
Crown public road adjoining Lot 163 and 268 DP 751390, as shown by red edging on diagram hereunder.

Crown Lands reference: 10/09839

Schedule 2

Roads Authority: Clarence Valley Council

KEVIN JOHN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water
and Minister for Western NSW



ROADS ACT 1993

Declaration of Crown Land as Public Road

Pursuant to section 12 of the *Roads Act 1993*, the Crown land described hereunder is, from the date of publication of this notice, dedicated as public road. The public road hereby dedicated is declared to be Crown road within the meaning of the *Roads Act 1993*.

Crown land within Lot 45 DP 704019 not occupied by the Council public road 20.115 metres wide shown as Bluff River Road on DP 730256 and located at the northern extent of Lot 45 DP 704019, Parish Irby County Clive at Sandy Flat.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

ROADS ACT 1993

Transfer of a Crown Road to Council

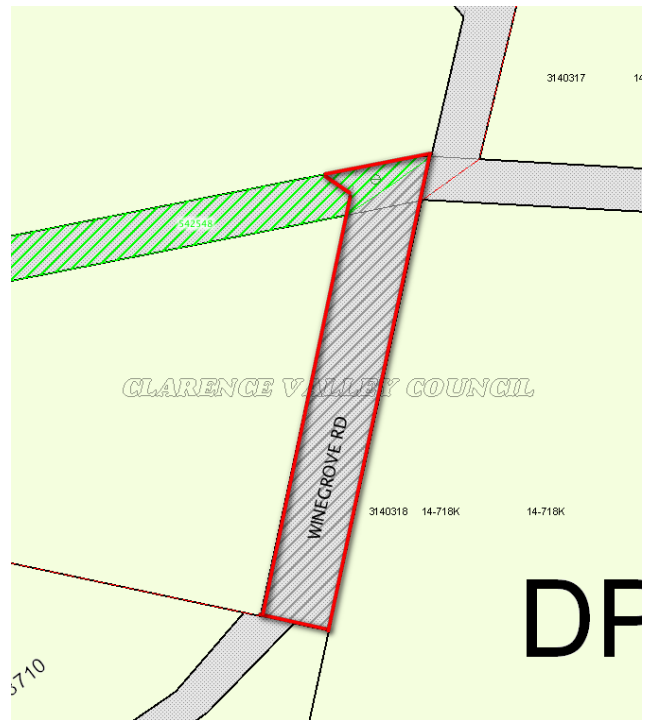
In pursuance of the provisions of section 151, *Roads Act 1993*, the public roads specified in Schedule 1 is hereby transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice the road specified in Schedule 1 ceases to be a Crown road.

Schedule 1

Parish – Copmanhurst; County – Clarence
LGA – Clarence Valley Council

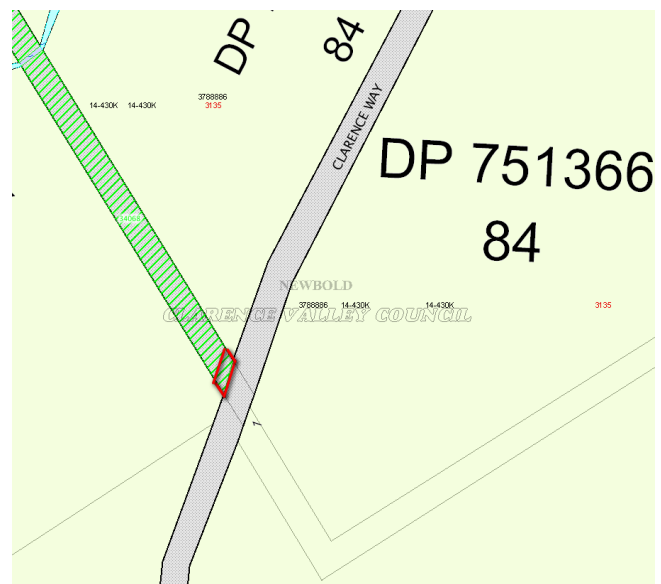
Crown public road adjoining Lot 137 and 68 DP 751366, as shown by red edging on diagram hereunder.

Crown Lands reference: 10/09839



Crown public road adjoining Lot 54 and 84 DP 751366, as shown by red edging on diagram hereunder.

Crown Lands reference: 10/09839



Schedule 2

Roads Authority: Clarence Valley Council
 KEVIN JOHN HUMPHRIES, MP
 Minister for Natural Resources, Lands and Water
 and Minister for Western NSW

Column 1

For a term commencing the date of this notice and expiring 26 March 2020.

Column 2

Column 3

File Reference: GF80R222-002

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
 Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lot 1 DP 1203697
 File No: 14/05480

Schedule

On closing, the land within Lot 1 DP 1203697 remains vested in the State of New South Wales as Crown land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

KEVIN HUMPHRIES, MP
 Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Paul Arthur JOHNSTON (re-appointment)	Bonalbo Showground Trust	Dedication No 540074 Public Purpose: showground addition Notified: 1 February 1929
Donald Bruce JOHNSTON (re-appointment)		Dedication No 540075 Public Purpose: showground addition Notified: 16 January 1931
Neal Andrew TAYLOR (re-appointment)		Dedication No 540073 Public Purpose: showground addition Notified: 18 February 1927
James Gerard FRASER (re-appointment)		
Christopher James WHITNEY (re-appointment)		
John Stuart ALLEN (re-appointment)		
David Walter WHITNEY (re-appointment)		

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

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

KEVIN HUMPHRIES, MP
 Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2
Grazing (Relevant Interest – Section 34A Licence – RI 544478)	Reserve No 93395 Public Purpose: future public requirements Notified: 15 August 1980 File Reference: 14/11040

ERRATUM

In the *New South Wales Government Gazette* of 20 March 2015, folio 803–804, under the heading of “Transfer of Crown Road to a Council” the following notation under Schedule 1:

Crown public road being part of Askews Dip Road running within Lot 157 DP 751007, east of Lot 174 DP 44734.

Parish Robertson County Buller at Lower Duck Creek.

Crown Lands Ref: DOC15/037267

Council Ref: GAK-PCP/58-227

DP 751007 is to be amended to DP 751077.

ERRATUM

In the *New South Wales Government Gazette* of 20 March 2015, folio 803–804, under the heading of “Transfer of Crown Road to a Council” the following notation under Schedule 1:

Crown public road being part of Gambleys Road separating Lot 161 form Lot 141 DP 751077 and east of Lot 139 DP 751077.

Parish Robertson County Buller at Joes Box.

Crown Lands Ref: DOC15/035724

Council Ref: GAK-PCP/60-66

Gambleys Road is to be amended to Gambley Road and Tooloom Street.

ERRATUM

In the *New South Wales Government Gazette* of 26 September 2014, folio 3269, under the heading of “Erratum” replace Lot 264 DP 723000 with Lot 264 DP 723004.

ERRATUM

In the *New South Wales Government Gazette* of 23 January 2015, folio 83–84, under the heading of “Transfer of Crown Road to a Council” the following notation under Schedule 1:

Crown road being Pinnacle Road...

is to be amended to Crown road being Lofts Pinnacle Road.

Crown Lands Ref: DOC15/007720

Road transfer: W546302

Council Ref: GAK:PCP/37-200

ERRATUM

In the *New South Wales Government Gazette* of 23 January 2015, folio 84, under the heading of “Transfer of Crown Road to a Council” the following notation under Schedule 1:

Crown road being Provians Road separating Lot 1 DP 552342...

Lot 55, DP 552342 is to be amended to Lot 1, DP 552342

Crown Lands Ref: DOC15/007829

Road transfer: W546302

Council Ref: GAK:PCP/40-230

GRIFFITH OFFICE

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

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2
Environmental Protection (Relevant Interest – S34A Licence 538436)	Reserve No 750868 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 14/06794

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Christine STEAD For a term commencing the date of this notice and expiring 25 September 2015.	Griffith Showground Trust	Dedication No 559029 Public Purpose: showground Notified: 22 November 1935 Dedication No 1000159 Public Purpose: showground Notified: 5 July 1963 Dedication No 1000158 Public Purpose: showground addition Notified: 16 December 1955 File Reference: GH89R18-004

Schedule

Column 1	Column 2	Column 3
Gary Kevin PUNCH For a term commencing the date of this notice and expiring 25 September 2015.	Leeton Showground Trustees	Dedication No 559040 Public Purpose: public recreation, showground Notified: 6 July 1934 File Reference: LN87R7-04

HAY 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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Column 1	Schedule	Column 3
Joseph Bortolo DAL BROI (re-appointment) Alice Anna DAL BROI (new member) Ian BRAITHWAITE (re-appointment) For a term commencing the date of this notice and expiring 26 March 2020.	Warrawidgee Hall Trust	Reserve No 83127 Public Purpose: public recreation Notified: 14 April 1961 File Reference: HY79R32

Column 1	Schedule	Column 3
Tara Lynn MILLS (new member)	Norah Head Lighthouse Reserve Trust	Reserve No 1003869 Public Purpose: heritage purposes, public recreation and coastal environmental protection Notified: 6 September 2002 File Reference: MD02R25-003

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Column 1	Schedule	Column 3
Keith ARANJO (re-appointment) Neil Leonard BERECRY- BROWN (re-appointment) Lynette May HOBBS (new member) Clara Lynette JONES (new member) Jane Alison SAID (new member) Kaye Leanne POINTER (re-appointment) Margaret Jane PONTIFEX (re-appointment)	Mangrove Mountain Flora Reserve (R.67322) Trust	Reserve No 67322 Public Purpose: preservation of native flora Notified: 4 February 1938 File Reference: MD82R27

For a term
commencing the
date of this notice
and expiring
26 March 2020.

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

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2
Pipeline & Pump Site (Relevant Interest – Section 34A Licence – RI 545348)	Reserve No 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 14/11422 Reserve No 1011268 Public Purpose: future public requirements Notified: 3 February 2006 File Reference: 14/11422

MOREE 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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Kenneth Raymond TURNER (re-appointment)	Warialda Rail Public Recreation Reserve Trust	Reserve No 55457 Public Purpose: public recreation Notified: 26 May 1922 File Reference: ME81R88
Gregory Charles TURNER (re-appointment)		
For a term commencing the date of this notice and expiring 26 February 2020.		

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lots 1–4 DP 1204104 (subject to easement created by Deposited Plan DP 1204104)

File No: 14/03919

Schedule

On closing, the land within Lots 1–4 DP 1204104 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Guineacore; County – Argyle
Land District – Goulburn; LGA – Upper Lachlan Shire*

Road Closed: Lots 2–3 DP 1197266

File No: 13/14410

Schedule

On closing, the land within Lots 2–3 DP 1197266 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Walmar; County – Denham
Land District – Walgett; LGA – Walgett*

Road Closed: Lots 1–3 DP 1200331

File No: 14/03099

Schedule

On closing, the land within Lots 1–3 DP 1200331 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parishes – Rutledge, Trowan, Garfield; County – Oxley
Land District – Warren; LGA – Warren, Bogan*

Road Closed: Lots 1–3 DP 1200446 (subject to easements created by Deposited Plan DP 1200446)

File No: 09/15030

Schedule

On closing, the land within Lots 1–3 DP 1200446 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Berry Jerry; County – Mitchell
Land District – Wagga Wagga; LGA – Wagga Wagga*

Road Closed: Lot 1 DP 1202852

File No: 08/7194:AD

Schedule

On closing, the land within Lot 1 DP 1202852 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Tarago; County – Argyle
Land District – Goulburn; LGA – Palerang*

Road Closed: Lots 1–3 DP 1199616
File No: 07/5634

Schedule

On closing, the land within Lots 1–3 DP 1199616 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Cooyal; County – Phillip
Land District – Mudgee; LGA – Mid-Western Regional*

Road Closed: Lots 1–3 DP 1203988
File No: 09/11890 RS

Schedule

On closing, the land within Lots 1–2 DP 1203988 remains vested in the State of New South Wales as Crown land.
On closing, the land within Lot 3 DP 1203988 becomes vested in the State of New South Wales as Crown Land.
Council’s reference: R0790175

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Breealong; County – Ewenmar
Land District – Dubbo; LGA – Gilgandra*

Road Closed: Lot 2 DP 1202590
File No: 12/02721:JT

Schedule

On closing, the land within Lot 2 DP 1202590 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Burrawang; County – Camden
Land District – Moss Vale; LGA – Wingecarribee*

Road Closed: Lot 1 DP 1206128 (subject to right of carriageway created by Deposited Plan DP 1206128)
File No: 10/15400:JT

Schedule

On closing, the land within Lot 1 DP 1206128 remains vested in the State of New South Wales as Crown land.

NOWRA 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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Bumbaldry; County – Monteagle
Land District – Grenfell; LGA – Weddin*

Road Closed: Lot 1 DP 1205639 (subject to a right of carriageway created by Deposited Plan 1205639)
File No: 12/03262

Schedule

On closing, the land within Lot 1 DP 1205639 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Duckmaloi; County – Westmoreland
Land District – Lithgow; LGA – Oberon*

Road Closed: Lot 1 DP 1203693 (subject to easement for access created by Deposited Plan 1203693)
File No: CL/00125

Schedule

On closing, the land within Lot 1 DP 1203693 remains vested in the State of New South Wales as Crown land.

Description

*Parishes – Parkes, Mugincoble; County – Ashburnham
Land District – Parkes; LGA – Parkes*

Road Closed: Lot 1 DP 1200492
File No: 08/6732

Schedule

On closing, the land within Lot 1 DP 1200492 remains vested in the State of New South Wales as Crown land.

ORANGE 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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Kenneth Ross WILLIAMS (new member) For a term commencing the date of this notice and expiring 18 December 2018.	Garema Public Hall And Public Recreation Reserve Trust	Reserve No 55646 Public Purpose: public hall Notified: 8 September 1922 Reserve No 55690 Public Purpose: public recreation Notified: 29 September 1922 File Reference: OE80R335-003

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

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2
Pipeline (Relevant Interest – S34A Licence – RI 537474)	Reserve No 36955 Public Purpose: camping, water supply Notified: 28 November 1903 File Reference: 14/06247

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Beryl Joan GIBBONS For a term commencing the date of this notice and expiring 25 September 2015.	Oberon Showground Trust	Dedication No 1000228 Public Purpose: showground addition Notified: 8 June 1934 Dedication No 1000229 Public Purpose: showground Notified: 18 October 1935 Dedication No 1000230 Public Purpose: showground Notified: 8 October 1937 Dedication No 1000240 Public Purpose: showground Notified: 26 April 1963 Dedication No 1002850 Public Purpose: showground Notified: 20 October 1950 Dedication No 590080 Public Purpose: showground Notified: 9 September 1899 File Reference: OE80R251-008

TAMWORTH OFFICE

ORDER

Authorisation of Additional Purpose under s121A

Pursuant to s121A of the *Crown Lands Act 1989*, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite thereto in Column 2 of the Schedule.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2
Community Purposes	Reserve No 87660 Public Purpose: girl guides Notified: 6 February 1970 File Reference: 14/10770

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Description

*Parish – Wilson; County – Darling
Land District – Tamworth; LGA – Tamworth Regional*

Road Closed: Lot 1 DP 1198394

File No: 09/05055

Schedule

On closing, the land within Lot 1 DP 1198394 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 1 DP 1198394 becomes vested in the State of New South Wales as Crown Land.

Council’s reference: MR/kd/LF14612 (123836/2013)

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Ronald Errol BOXSELL (re-appointment) Geoffrey Lionel EATHER (re-appointment) Kerry Faye THOMSON (new member) Warrick Leslie REES (re-appointment) Nicole Mary McKECHNIE (new member) Barry Neville THOMSON (re-appointment)	Boggabri Showground And Public Recreation Trust	Reserve No 97766 Public Purpose: public recreation, showground Notified: 19 April 1985 File Reference: 14/04871

For a term
commencing the
date of this notice
and expiring
26 March 2020.

ERRATUM

It is advised that the notice appearing in the *NSW Government Gazette* No 66 dated 26 September 2014, folio 3282 under the heading Revocation of Reservation of Crown Land, relating to Lot 3 DP 705069 of an area of 311.8m² is hereby revoked from the Gazette. The land remains closed road.

File:07/4591

TAREE 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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Philomena Patricia CURRY (new member) Peter John HULL (new member)	Hat Head Dune Management Trust	Reserve No 210060 Public Purpose: environmental protection Notified: 8 July 1988 File Reference: TE93R18

For a term
commencing the
date of this notice
and expiring
6 February 2019.

WAGGA WAGGA OFFICE

ORDER

Authorisation of Additional Purpose under s121A

Pursuant to s121A of the *Crown Lands Act 1989*, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite thereto in Column 2 of the Schedule.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2
Mens Shed (Part – The part being the whole of Lot 205 in DP 1112899 of Dedication 1015348)	Dedication No 1015348 Public Purpose: environmental protection, access, public recreation Notified: 26 June 2009 File Reference: 13/15363

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

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Julie WALSH For a term commencing the date of this notice and expiring 25 September 2015.	Albury Showground Trust	Dedication No 1002198 Public Purpose: showground Notified: 1 November 1957 Dedication No 620063 Public Purpose: showground Notified: 26 November 1948 File Reference: WA80R109-05

Schedule

Column 1	Column 2	Column 3
Garry John WHITLEY For a term commencing the date of this notice and expiring 25 September 2015.	Temora Showground Trust	Dedication No 620071 Public Purpose: showground Notified: 10 September 1886 File Reference: WA80R191-05

Other Government Notices

COMPANION ANIMALS REGULATION 2008

ORDER

Organisations Approved by the
Chief Executive, Local Government under Clause 16 (d)

Pursuant to clause 16 (d) of the *Companion Animals Regulation 2008*, the organisation listed in Schedule 1 is hereby approved, subject to the conditions contained in Schedule 2.

Schedule 1

Name of organisation	Address of organisation
Paws 'n' Hooves Incorporated	4 Mendana Street LETHBRIDGE PARK NSW 2770

Schedule 2

1. The exemption under clause 16 (d) of the *Companion Animals Regulation 2008* from the requirements of section 9 of the *Companion Animals Act 1998* only applies to an animal in the custody of an organisation listed in Schedule 1:
 - a) if the organisation is holding that animal for the sole purpose of re-housing the animal with a new owner; and
 - b) if the organisation maintains appropriate records that show compliance with the *Companion Animals Act 1998*, *Companion Animals Regulation 2008* and the Guidelines for Approval to be an Organisation Exempt from Companion Animal Registration under clause 16 (d) of the *Companion Animals Regulation 2008*; and
 - c) if the organisation maintains a register that is made available to the relevant local council and the Office of Local Government as requested. The Register must list the names of all carers involved in the rehoming of animals and the locations of all animals received under the exemption while in the custody of the organisation.
2. The exemption under clause 16 (d) of the *Companion Animals Regulation 2008* from the requirements of section 9 of the *Companion Animals Act 1998* expires five years from the date of this order, unless revoked or varied at an earlier time.

Date: 25 March 2015

GRAHAME GIBBS
Director, Investigations and Performance
Office of Local Government

COMPANION ANIMALS REGULATION 2008

ORDER

Organisations Approved by the Chief Executive,
Local Government under Clause 16 (d)

Pursuant to clause 16 (d) of the *Companion Animals Regulation 2008*, the organisation listed in Schedule 1 is hereby approved, subject to the conditions contained in Schedule 2.

Schedule 1

Name of organisation	Address of organisation
Snowy Mountains Animal Rescue Team (SMART)	PO Box 25 Batlow NSW 2730

Schedule 2

1. The exemption under clause 16 (d) of the *Companion Animals Regulation 2008* from the requirements of section 9 of the *Companion Animals Act 1998* only applies to an animal in the custody of an organisation listed in Schedule 1:
 - a) if the organisation is holding that animal for the sole purpose of re-housing the animal with a new owner; and
 - b) if the organisation maintains appropriate records that show compliance with the *Companion Animals Act 1998*, *Companion Animals Regulation 2008* and the Guidelines for Approval to be an Organisation Exempt from Companion Animal Registration under clause 16 (d) of the *Companion Animals Regulation 2008*; and
 - c) if the organisation maintains a register that is made available to the relevant local council and the Office of Local Government as requested. The Register must list the names of all carers involved in the rehoming of animals and the locations of all animals received under the exemption while in the custody of the organisation.
2. The exemption under clause 16 (d) of the *Companion Animals Regulation 2008* from the requirements of section 9 of the *Companion Animals Act 1998* expires five years from the date of this order, unless revoked or varied at an earlier time.

Date: 23 March 2015

GRAHAME GIBBS
Director, Investigations and Performance
Office of Local Government

ROADS ACT 1993
ROADS REGULATION 2008
 Barangaroo Delivery Authority
 Naming of Road

Notice is hereby given that the Barangaroo Delivery Authority, in pursuance of section 162 of the *Roads Act 1993* and Part 2 of the *Roads Regulation 2008* formally names the following roads, paths and steps as described in the Schedule below.

Schedule

Description	Name
For a place connecting Wynyard Walk, King Street Wharf, International Towers Sydney and the Barangaroo Ferry Hub	Exchange Place, Barangaroo
For the main north-south avenue of Barangaroo	Barangaroo Avenue, Barangaroo
For a laneway at the southern end of Barangaroo	Shipwright Walk, Barangaroo
For a set of stairs in the Barangaroo Point Reserve	Burrawang Steps, Barangaroo
For the primary vehicular east-west street at Barangaroo	Watermans Quay, Barangaroo
For a set of stairs in the Barangaroo Point Reserve	Girra Girra Steps, Barangaroo
For a vehicular street at Barangaroo	Barton Street, Barangaroo
For a pedestrian walk at Barangaroo	Scotch Row, Barangaroo

CRAIG VAN DER LAAN
 A/Chief Executive Officer
 Barangaroo Delivery Authority
 201 Kent Street
 Sydney NSW 2000

RURAL FIRES ACT 1997

Local Bush Fire Danger Period Temporary Variation

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

Area of Variation:

- Bombala Council
- Boorowa Council
- Cooma-Monaro Shire Council
- Cootamundra Shire Council
- Goulburn Mulwaree Council
- Harden Shire Council
- Palerang Council
- Queanbeyan City Council

- Snowy River Shire Council
- Tamworth Regional Council
- Upper Lachlan Shire Council
- Yass Valley Council
- Young Shire Council

The Local Bush Fire Danger period has been extended for the period commencing 1 April until 30 April 2015.

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

Dated: 24 March 2015

ROB ROGERS, AFSM
 Deputy Commissioner
 Executive Director, Operations
 Delegate

**SURVEYING AND SPATIAL
 INFORMATION ACT 2002**

Removal of Name from the Register of Surveyors

Pursuant to the provisions of the *Surveying and Spatial Information Act 2002*, section 12 (1) (c) and 13 (1) (g), the undermentioned Land Surveyor has been removed from the Register of Surveyors

Name	Date of Removal	Date of Registration
CARPENTER Glyndwr John	23 February 2015	6 October 1965
WESTBROOK Thomas David	27 October 2014	12 November 2008

D J MOONEY
 President

M C SPITERI
 Registrar

**SURVEYING AND SPATIAL
 INFORMATION ACT 2002**

Registration of Surveyors

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

Name	Address	Effective Date
McDONALD Thomas David	33 Harbourne Road Kingsford 2032	4 March 2015

D J MOONEY
 President

M C SPITERI
 Registrar

COUNCIL NOTICES

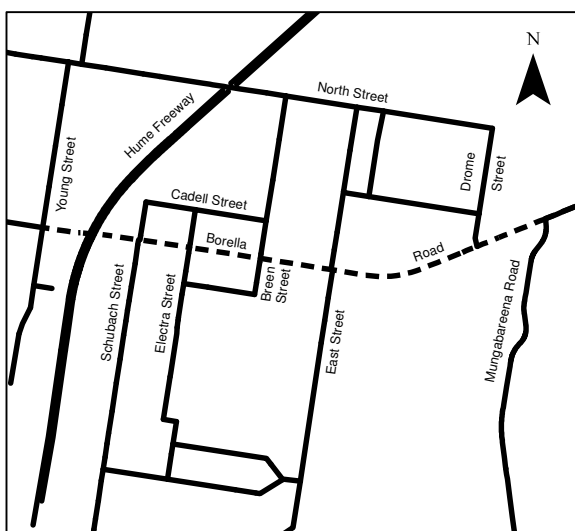
ALBURY CITY COUNCIL

ROADS ACT 1993
Section 162

Road Naming

Lieutenant Albert Borella was awarded the Victoria Cross for his actions in the First World War at Villers-Bretonneux, France. In honour of Lieutenant Borella's achievements, the Albury community uses the road name Borella Road for the section of road east from Young Street towards Lake Hume. However, the road name Borella Road and its extents have not been previously gazetted.

Notice is given that Council has named Borella Road between Young Street and Mungabareena Road in the suburbs of Albury & East Albury. The diagram shows the extents of Borella Road.



Mr FRANK ZANICH, General Manager, Albury City Council, PO Box 323, Albury NSW 2640 [7908]

BATHURST REGIONAL COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Bathurst Regional Council declares, with the approval of His Excellency the Governor, that the lands described in the Schedule below, excluding any mines and deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991*, for road widening and public road.

Dated at Bathurst, this 19th day of March 2015.

DAVID SHERLEY, General Manager

Schedule

Lot 299, DP 1192298
Lot 7034, DP 1114692
Lot 7035, DP 1114692 [7909]

FORBES SHIRE COUNCIL

LOCAL GOVERNMENT ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Forbes Shire Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for road access and future car parking.

Dated at Forbes this 27th day of March 2015.

BRIAN STEFFEN, General Manager

Schedule

Lot 16 DP 1178669 [7910]

GREATER HUME SHIRE COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Greater Hume Shire Council declares with the approval of Her Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for a bush fire brigade station.

Dated at Holbrook this 25th day of March 2015.

DAVID SMITH, Acting General Manager

Schedule

Lot 1 DP 1190771 [7911]

SINGLETON COUNCIL

ROADS ACT 1993

Section 162

Naming of Public Roads

Notice is hereby given that Singleton Council, in pursuance of section 162 of the *Roads Act 1993* and Part 2 of the *Roads Regulation 2008*, has named the following roads:

Location	Name
New road through Lots 1 & 2 DP 710420 and Lot 2 DP 1183699.	Robertson Circuit
New road off Ironbark Lane that links Ironbark Lane and Robertson Circuit.	Franks Road

The above road names have been advertised and notified. No objections to the proposed names were received within the advertising period.

LINDY HYAM, General Manager, Singleton Council,
PO Box 314, Singleton NSW 2330 [7912]

TWEED SHIRE COUNCIL

ROADS ACT 1993

Naming of Public Road

Notice is hereby given that the Tweed Shire Council, in pursuance of section 162 of the *Roads Act 1993*, has adopted the name of Berkleys Lane for the laneway from the northern end of existing Berkleys Lane eastwards to Coronation Avenue at Pottsville.

Authorised by resolution of the Council on 19 March, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484 [7913]

UPPER LACHLAN SHIRE COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Upper Lachlan Shire Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provision of the *Land Acquisition (Just Terms Compensation) Act 1991* for road realignment.

Dated at Crookwell this 12th day of January 2015

JK BELL, General Manager

Schedule

Lot 1 DP 1042970 [7914]

WARRINGAH COUNCIL

ROADS ACT 1993

Transfer of a Council Public Road to NSW Trade & Investment – Crown Lands Division

In accordance with the provisions of section 150, *Roads Act 1993*, the Council public road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Council Public Road.

Dated at Dee Why, this 27th day of March 2015.

RIK HART, General Manager, Warringah Council,
725 Pittwater Road, Dee Why NSW 2099

Schedule 1

*Local Government Area – Warringah
Parish – Broken Bay; County – Cumberland*

The part of the Council Public Road known as Weemala Road, Duffys Forest as shown by solid black shading on the diagram hereunder.



Schedule 2

Roads Authority: NSW Trade & Investment – Crown Lands Division

File No: 15/01581

Council's Reference: 2015/072663 [7915]

WARRINGAH COUNCIL

ROADS ACT 1993

Notice of Dedication of Land as Public Road

In accordance with the provisions of section 10 of the *Roads Act 1993*, Warringah Council hereby declares that the land described in Schedule A below is dedicated as public road.

Dated at Dee Why, this 27th day of March 2015.

RIK HART, General Manager, Warringah Council,
725 Pittwater Road, Dee Why NSW 2099

Schedule A

Lot B DP 317783 Greycliffe Street, Queenscliff, Parish of Manly Cove, County of Cumberland. [7916]

WENTWORTH SHIRE COUNCIL

LOCAL GOVERNMENT ACT 1993

**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land

Wentworth Shire Council declares, with the approval of Her Excellency the Governor, that the easements described in the Schedule below, excluding mines and deposits of minerals within the land, are acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for levee bank purposes.

Dated at Wentworth this 7th day of March 2013

PETER KOZLOWSKI, General Manager

Schedule

Interest in Land

Easement rights as described under the heading Flood Levee in the terms set out hereunder over the site shown in:

DP 1169678 as '(A) PROPOSED EASEMENT FOR LEVEE VARIABLE WIDTH' within Lot 1693 DP763370; within Lot 30 DP 45055 and Bed of Tuckers Creek (R96592) of Parish Wentworth adjacent to Lot 30 DP 45055 and adjacent to Lot 2 DP 627507

DP 1169679 as '(A) PROPOSED EASEMENT FOR LEVEE VARIABLE WIDTH' within Section 42 DP 759074; Bed of Darling River of Parish Wentworth adjacent to Section 42 DP 759074 and Lot 2 DP 205245 and Lot 2 DP 1080762 and adjacent to Francis Street and adjacent to REMS 4 & 5 Section 30 DP 759074 and adjacent to Lot 1 DP 194185 and adjacent to Lots 1 & 2 DP 554123 and adjacent to Lot 2 DP 668302 and adjacent to Lot 2 DP 668303 and adjacent to Lot 1 DP 235998 and adjacent to Lot 1 DP 194980 and adjacent to Lots 3 & 4 Section 29 DP 759074 and adjacent to Lots 1 & 2 DP 859499; within REMS Allot 1 Section 35 DP 794905; within Remainder of Lots 4 & 5 Section 30 DP 759074; within Lot 2 DP 235998; within Lot 1 DP 194980; within Lots 3 & 4 Section 29 DP 759074; within Lot 7034 DP 1126248; within Lot 1464 DP 763434; within Lot 1 DP 1121941; within Lot 6 Section 38 DP 759074; within Lot 190 DP 820470; within Lot 1272 DP 762867; within Lot 7017 DP 1126020; within Lot 90 DP 756994; within Lot 7319 DP 1158106; within Lot 7300 DP 1126251 and within Lot 7301 DP 1126251.

Rights to be Acquired:

Easement for Flood Levee

1. FULL AND FREE right for the Authority benefited, its successors and assigns (being a public or local authority) its and their servants and all other persons authorised by it or them to act on its behalf, to:
 - a) erect, construct, reconstruct, place, inspect, alter, repair, renew, maintain or remove within that part of the lots that are affected by this easement any embankment, levee, earth, concrete or rock works, culverts, pumps or devices and any supporting or ancillary works or equipment for the purposes of Flood Mitigation and to repair, inspect, alter, renew, maintain, use and remove any works, plant or equipment of the aforementioned categories which are already constructed or placed in the lots burdened (the ownership of all of which works plant and equipment is vested in the Authority benefited its successors and assigns)
 - b) do anything necessary for that purpose including:
 - i) entering the lots burdened;
 - ii) taking anything onto the lots burdened; and
 - iii) carrying out the work.
2. The owners of the lots burdened must not:
 - a) interfere with the levee or any works, plant or equipment; and
 - b) use the affected land, or any part of the lot burdened, or any other land in a way which may detract from the stability of or likely to cause damage to the levee or any associated works, plant or equipment
 - c) erect, place or permit the erection or placing in or on the works, plant or equipment of any building, structure or thing without the permission in writing of the Authority benefited its successors and assigns (being a public or local authority) PROVIDED THAT permission will be deemed to have been given with respect to buildings, structures or things erected thereon at the date of acquisition of this easement. Such buildings, structures or things may remain until such time as the Authority benefited its successors and assigns (being a public or local authority) need to exercise its powers conferred herein.
3. If an owner of any of the lots burdened does or allows anything to be done which damages the levee or other works or plant and equipment or its effectiveness, the Authority benefited its successors and assigns (being a public or local authority) may give fourteen (14) days written notice to the owner of that lot burdened requiring the damage to be repaired or the impairment removed. If the owner of that lot burdened does not comply with the notice, the Authority benefited its successors and assigns (being a public or local authority) may enter and repair the damage or remove the impairment and may recover any reasonable costs from the owner of that lot burdened.
4. In exercising the above powers under 1 and 3, the Authority benefited its successors and assigns (being a public or local authority) must:
 - a) ensure all work is done properly;
 - b) cause as little inconvenience as possible to the owners and occupiers of the lots burdened;

- c) cause as little damage as possible to the lots burdened and any improvement thereon;
- d) restore the lots burdened as nearly as possible to their former condition;
- e) make good any damage; and,
- f) where the works consist or will consist of earthen embankment ensure the profile of the earthen embankment will not hinder smooth mowing by either hand pushed or ride on type mowers.

SPA Reference 445 [7917]

WOLLONDILLY SHIRE COUNCIL

Naming of Public Roads

Notice is hereby given that Wollondilly Shire Council, in pursuance of section 162 of the *Roads Act 1993* and Part 2 of the *Roads Regulation 2008*, has named the following roads:

Location: Subdivision of Lot 23 DP 270536 & Lot 11 DP 270536 Wilton NSW.

Road Names: Ambrose Drive, The Irons Drive, Clubhouse Road & Green Court.

The road names have been advertised and notified in accordance with the above Regulation.

LUKE JOHNSON, General Manager, Wollondilly Shire Council, 62–64 Menangle Street, Picton NSW 2571 [7918]

WOLLONDILLY SHIRE COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Wollondilly Shire Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provision of the *Land Acquisition (Just Terms Compensation) Act 1991* for public road.

Dated at Picton this twenty-third day of March 2015.

LUKE JOHNSON, General Manager

Schedule

Lot 3 DP 1185858 [7919]

WOLLONDILLY SHIRE COUNCIL

ERRATUM

Naming of Public Roads

In the notice referring to the Naming of Public Roads in the Wollondilly Local Government Area, *NSW Government Gazette*, folio 694, 5 March 2015, the road name Tyrell Place was incorrectly spelt. The correct spelling for this road name is Tyrrell Place. This notice corrects that error.

LUKE JOHNSON, General Manager, Wollondilly Shire Council, 62–64 Menangle Street, Picton NSW 2571 [7920]

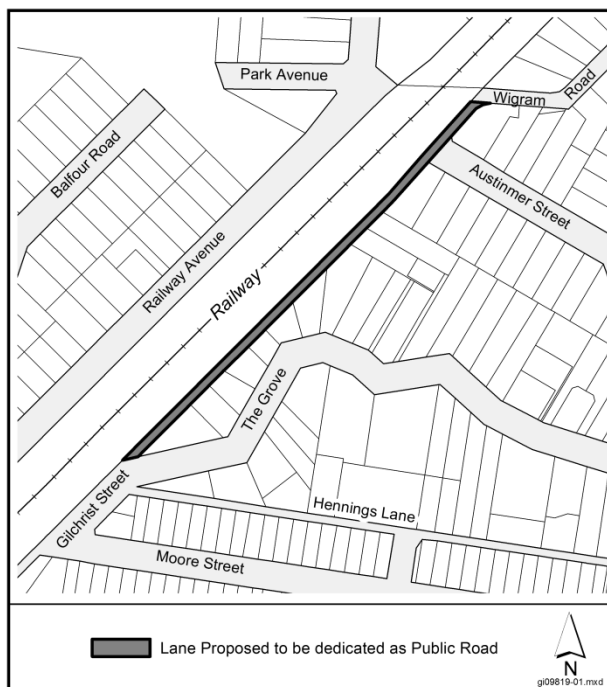
WOLLONGONG CITY COUNCIL

ROADS ACT 1993

Section 16

Notice of Dedication of Land as Public Road

Notice is hereby given that pursuant to section 16 of the *Roads Act 1993*, the land shown on the plan below is hereby dedicated as public road.



D FARMER, General Manager, Wollongong City Council, Locked Bag 8821, Wollongong DC NSW 2500 [7921]

WOLLONGONG CITY COUNCIL

LOCAL GOVERNMENT ACT 1993

Section 713

Sale of Land for Unpaid Rates

Notice is hereby given to the persons named hereunder that Wollongong City Council is proposing, in pursuance of section 713 of the *Local Government Act 1993*, to sell the land described hereunder by way of public auction of which the persons named are known to the Council to be the owner(s) of or have an interest in the land on which the amount of rates stated in each case, as at 28 February 2015, is due.

Owner or person having interest in the land (a)	Description of land (b)	Amount of rates and charges (including extra charges and interest) overdue for more than five (5) years (\$) (c)	Amount of all other rates and charges (excluding interest) payable and unpaid (\$) (d)	Amount of interest charges and legal costs (\$) (e)	Total (\$) (f)
Mr Dennis ANTHONY National Australia Bank Ltd John MELLUISH	Assessment No: 34126-8 Lot C DP 315057 No 102 Lawrence Hargrave Drive Stanwell Park NSW 2508	8,062.71	3,475.16	3,633.66	15,171.53
Mr Christopher MITCHELL & Ms Karen BATTERSBY Lake Lodge Constructions Pty Ltd	Assessment 43954-2 Lot 28 Sec 5 DP 2644 No 34 Otford Road Helensburgh NSW	559.08	262.58	384.86	1,206.52
Mr Geoffrey Michael CARRETT	Assessment No: 49200-4 Lot 18 Sec 13 DP 2281 Railway Avenue Scarborough NSW 2515	2,979.84	3,461.52	2,298.43	8,739.79
Dr Masood FALAMAKI St George Bank Limited Nareena Developments Ltd Shahin MOHAMMADI Geoffrey Reidy as Trustee of Bankrupt Estate of Masood Falamaki Original Sovereign Nation Tribal Parliament	Assessment No: 65662-4 Lot 34 DP 245226 No 12 Arter Avenue Figtree NSW 2525	6,576.48	5,780.36	4,001.49	16,358.33
Est Late Mr James SWAN	Assessment No: 78940-9 Lot 266 DP 1178955 Bong Bong Road Huntley NSW 2530	8,924.42	6,664.05	5,884.73	21,473.20

Council Notices

Est Late Ellen COLLAERY	Assessment No: 212752-5 Lot 856 DP 1105102 Princes Highway Russell Vale NSW 2517	148.32	308.92	166.12	623.36
Jennifer Jaye MORRIS Jemena	Assessment No: 214609-5 Lot 1 DP 794558 Staff Road Cordeaux Heights NSW 2526	1,624.15	17,710.15	5,865.62	25,199.92

In default of payment to the Council of the amount stated in Column (f) above and any other rates (including extra charges) becoming due and payable after publication of this notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by public auction by Mr Daniel Hastings of Martin Morris & Jones Real Estate at the Wollongong Golf Club, Nos 151–161 Corrimal Street, Wollongong on Wednesday 24 June 2015 commencing at 6.00pm.

DAVID FARMER, General Manager, Wollongong City Council, 41 Burelli Street, Wollongong NSW 2500

[7922]

PRIVATE ADVERTISEMENTS

COMPANY NOTICES

NOTICE OF VOLUNTARY LIQUIDATION

The Corporations Law and in the Matter of
Linhar Pty Limited ACN 001 235 516

Notice is hereby given that at an extraordinary general meeting of the members of the company duly convened and held on the 24th day of March 2015 the following resolutions were passed:

That the company be wound up voluntarily and that Ms F MacDonald be appointed liquidator for the purpose of such winding up.

Creditors of the company are required to prove their debts or claims within one month from the date of publication of this notice. Failing which they will be excluded from any distribution made and from objecting to any such distribution. Formal Proof of Debt forms are available on application to the Liquidator.

Dated this 25th March 2015.

F MACDONALD, Liquidator, c/- K B Raymond & Co,
2/131 Clarence Street, Sydney NSW 2000 (GPO Box 4684,
Sydney NSW 2001) tel: (02) 8297 5800. [7923]

By Authority