

Government Gazette

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

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PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 1 March 2017

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

Act No. 1 — An Act to amend the *Aboriginal Land Rights Act 1983* to provide for the making of performance improvement orders by the New South Wales Aboriginal Land Council; and for other purposes. [Aboriginal Land Rights Amendment (Local Aboriginal Land Councils) Bill]

Act No. 2 — An Act to amend the *Retail Leases Act 1994* to give effect to recommendations arising from the statutory review of that Act by making further provision for the application of the Act to retail shop leases, the rights and obligations of lessors and lessees, leasing procedures, dispute resolution and other matters. [Retail Leases Amendment (Review) Bill]

Act No. 3 —An Act to amend the *Homebush Motor Racing (Sydney 400) Act 2008* to facilitate the conduct of an annual motor race and associated races and events at Newcastle. [Motor Racing Legislation Amendment (Newcastle 500) Bill]

Act No. 4 — An Act to amend the *Transport Administration Act 1988* to abolish the Independent Transport Safety Regulator and to make consequential amendments to other legislation. [Transport Administration Amendment (Independent Transport Safety Regulator) Bill]

Helen Minnican Clerk of the Legislative Assembly

GOVERNMENT NOTICES

Miscellaneous Instruments

AIR TRANSPORT (DEREGULATED ROUTES) ORDER 2017

I, Andrew Constance, the Minister for Transport and Infrastructure, in pursuance of section 4A (1) of the *Air Transport Act 1964*, make the following Order.

Dated, this 13 day of February 2017.

ANDREW CONSTANCE

Minister for Transport and Infrastructure

Explanatory note

Under section 4A (1) of the *Air Transport Act 1964* (*the Act*), the Minister for Transport and Infrastructure may, by order published in the Gazette, declare specified routes to be deregulated routes for the purposes of the Act. Certain routes were declared to be deregulated routes by an Order made under section 4A (1) of the Act and published in the Gazette on 28 August 2015.

The object of this Order is to declare a further two routes to be deregulated routes, namely the routes linking Sydney (Kingsford-Smith) Airport with Merimbula and Moruya. As a consequence, the declaration in the Order published in the Gazette on 28 August 2015 is repealed and re-made in this Order.

1 Name of Order

This Order is the Air Transport (Deregulated Routes) Order 2017.

2 Commencement

This Order commences on the date of publication in the NSW Government Gazette and continues in force until revoked.

3 Definitions

In this Order:

the Act means the Air Transport Act 1964.

4 Declaration of deregulated routes

In pursuance of section 4A (1) of the Act, the following routes are declared to be deregulated routes for the purposes of the Act:

- (a) the routes between Sydney (Kingsford-Smith) Airport and each of the following localities, namely, Albury, Armidale, Ballina, Cobar, Coffs Harbour, Cooma, Dubbo, Griffith, Lismore, Merimbula, Moruya, Mudgee, Narrabri, Orange, Port Macquarie, Tamworth, Wagga Wagga and Williamtown, and
- (b) any routes that do not begin or end at, or pass through, Sydney (Kingsford-Smith) Airport.

5 Repeal

The Order made in pursuance of section 4A (1) of the Act and published in the Gazette on 28 August 2015 is repealed.

Appointments

CONSTITUTION ACT 1902

MINISTERIAL ARRANGEMENTS FOR THE MINISTER FOR EDUCATION

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable S Mitchell MLC to act for and on behalf of the Minister for Education for the period from 6 March to 11 March 2017, inclusive.

1 March 2017

GLADYS BEREJIKLIAN MP Premier

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

State Parole Authority

Re-appointment of Community Member

His Excellency the Governor, with the advice of the Executive Council and pursuant to the provisions of the *Crimes (Administration of Sentences) Act 1999*, has re-appointed Peter WALSH as a community member of the State Parole Authority for a period of three (3) years on and from 26 February 2017.

DAVID ELLIOTT MP Minister for Corrections

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

State Parole Authority

Re-appointment of Community Member

His Excellency the Governor, with the advice of the Executive Council and pursuant to the provisions of the *Crimes (Administration of Sentences) Act 1999*, has re-appointed Andrew NATTRESS as a community member of the State Parole Authority for a period of three (3) years on and from 26 February 2017.

DAVID ELLIOTT MP Minister for Corrections

Roads and Maritime Notices

MARINE SAFETY ACT 1998

Section 12(2)

MARINE NOTICE

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Manning River, adjacent to Queen Elizabeth Park, Taree (between Goat Island & Taree Regional Boat ramp).

Duration

8.00am to 5.30pm – 4 March 2017

8.00am to 5.30pm – 5 March 2017

Detail

Rowing Regattas will be conducted on the Manning River, adjacent to Queen Elizabeth Park, Taree (between Goat Island & Taree Regional Boat ramp) at the above times.

An EXCLUSION ZONE is specified at the above location while the events are in progress.

The Zone will consist of a 2 kilometre course and will be monitored and patrolled by control vessels.

Unauthorised vessels and persons are strictly prohibited from entering the Exclusion Zone during the times above.

Transit lane

Provision has been made for vessels to transit the Zone during breaks in the racing. Control vessels (via race control vessels and control points on shore) will, at times during the event, authorise local vessel traffic to cross.

Vessel operators should comply with directions issued from control vessels and must keep a proper lookout and exercise extreme caution at all times when navigating near the zone.

Penalties may apply (Section 12(5) – Marine Safety Act 1998)

For full details visit the Roads and Maritime Services website – www.rms.nsw.gov.au/maritime

Marine Notice NH16167

Date: 22 February 2017

Rodney McDonagh

A/Principal Manager North (Boating Operations)

Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND RESTRICTIONS

Location

Murray River – approaches to the Barham Bridge, Barham.

Duration

Monday 6 March 2017 to Friday 29 September 2017.

Detail

Maintenance will be conducted on the Barham Bridge, as specified above, which will affect safe navigation on the Murray River.

An **EXCLUSION ZONE** is specified during the maintenance and will be created on the Murray River within 150 metres of either side of the Barham Bridge.

The exclusion zone will be marked by channel blocked markers and fixed signage, and will be in operation between the hours of 7am and 6pm on weekdays only.

Unauthorised vessels and persons are **strictly prohibited** from entering the exclusion zone which will be intermittently patrolled by Roads and Maritime vessels.

All vessel operators and persons using the waters specified above should keep a proper lookout and exercise extreme caution when navigating near the exclusion zone.

Penalties may apply (section 12(5) – Marine Safety Act 1998).

Restrictions imposed under Section 11

Pursuant to section 12(3) of the *Marine Safety Act 1998*, special restrictions apply to all vessels navigating in the vicinity of the Exclusion Zone as follows:

- a 5.2 metre vertical clearance restriction measured from the river gauge datum will apply outside the hours of operation of the Exclusion Zone from Monday, 6 March 2017 to Friday, 31 March 2017, and
- a 7.0 metre vertical clearance restriction measured from the river gauge datum will apply outside the hours of operation of the Exclusion Zone from Saturday, 1 April 2017.

Vessel operators may determine the available vertical clearance, and therefore available air draught for a vessel to pass under the bridge, by subtracting the maximum vertical clearance detailed above from the prevailing river level. An appropriate safety margin to safely pass under the bridge should also be considered.

The river level conditions can be found at http://waterinfo.nsw.gov.au/drr/murray.

Penalties may apply (section 12(5) – Marine Safety Act 1998).

For full details visit the Roads and Maritime Services website – www.rms.nsw.gov.au/maritime

Marine Notice: SO1731 Date: 24 February 2017

Mike Hammond

Principal Manager South (Boating Operations)

Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Lake Centenary, Temora

Duration

8:00 am to 4:00pm Saturday 18 and Sunday 19 March 2017.

Detail

A fishing event will be conducted on the waters of Lake Centenary at Temora, during the above times.

An **EXCLUSION ZONE** is specified during the fishing event, comprising the entirety of Lake Centenary.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone, which will be patrolled by control vessels.

Vessel operators in the vicinity of the exclusion zone should exercise extreme caution.

Penalties may apply (section 12(5) – Marine Safety Act 1998)

For full details visit the Roads and Maritime Services website – www.rms.nsw.gov.au/maritime

Marine Notice: SO1727 Date: 27 February 2017

Mike Hammond

Principal Manager South, Boating Operations

Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Macquarie River, Dubbo

Duration

6.00 am to 5.00 pm – Saturday 25 March 2017.

Detail

A swim event will be conducted on the Macquarie River, Dubbo during the above times.

An **EXCLUSION ZONE** is specified during the event, which will form an area of the waterway between the Tamworth Street Footbridge and Erskine Street, Dubbo.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone, which will be marked with buoys and patrolled by Roads and Maritime and Water Police vessels.

All vessel operators in the vicinity of the exclusion zone must keep a proper lookout, keep well clear of competing swimmers and support vessels and should exercise extreme caution.

Penalties may apply (Section 12(5) - Marine Safety Act 1998)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice NH1716

Date: 27 February 2017

Rod McDonagh

A/Principal Manager North (Boating Operations)

Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Manning River, between Martin Bridge and Dumaresq Island at Taree.

Duration

8.00am to 5.00pm - 14 April 2017

8.00am to 5.00pm - 15 April 2017

8:00am to 5:00pm - 16 April 2017

Detail

Competitive powerboat racing will be conducted on the waters of the Manning River, as specified above, involving the use of high speed power vessels which will be active in the area on both days during the above times.

There will also be support vessels present to manage the event, and competing vessels operating at speed presenting a significant potential hazard to other waterway users.

All vessel operators and persons using the waters of the Manning River in the vicinity of the event should keep a proper lookout, keep well clear of competing and support vessels, and exercise extreme caution.

An **EXCLUSION ZONE** is specified at the above location while the events are in progress.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone which will be monitored and patrolled by control vessels.

Penalties may apply (Section 12(5) – Marine Safety Act 1998)

Transit lane

Provision has been made for vessels to transit the Exclusion Zone during breaks in the racing. Control vessels (via race control vessels and control points on shore) will, at times during the event, authorise local vessel traffic to cross.

For full details visit the Roads and Maritime Services website – www.rms.nsw.gov.au/maritime

Marine Notice NH1714

Date: 23 February 2017

Rod McDonagh

Acting Principal Manager North (Boating Operations)

Delegate

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Alexandria in the Sydney City Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Sydney City Council Area, Parish of Alexandria and County of Cumberland, shown as Lot 105 Deposited Plan 1222824, being:

- a) part of the land in Certificate of Title CP/SP45388 and said to be in the possession of The Owners Strata Plan No. 45388; and
- b) the whole of the land in Certificate of Title 1/SP45388 and said to be in the possession of Roads and Maritime Services;

excluding from the acquisition of the said Lot 105 any existing easements.

Lot 105 Deposited Plan 1222824 is excluded from the strata scheme that is based on Strata Plan 45388.

(RMS Papers: SF2016/221217; RO SF2015/108088)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Rouse Hill in the Blacktown City Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Blacktown City Council area, Parish of Gidley and County of Cumberland, shown as Lots 17 and 18 Deposited Plan 1168129.

(RMS Papers: SF2013/170289; RO SF2013/004414)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Aberdeen in the Upper Hunter Shire Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Upper Hunter Shire Council area, Parish of Russell and County of Durham, shown as Lot 1 Deposited Plan 592435.

(RMS Papers: SF2017/041666; RO SF2014/007318)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Singleton in the Singleton Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Singleton Council area, Parish of Darlington and County of Durham, shown as Lot 28 Deposited Plan 711390.

(RMS Papers: SF2017/041699; RO SF2015/129121)

Mining and Petroleum Notices

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T17-1041)

No. 5455, COBAR OPERATIONS PTY LTD (ACN 103 555 853), area of 100 units, for Group 1, dated 21 February, 2017. (Cobar Mining Division).

(T17-1042)

No. 5456, HAVERFORD HOLDINGS PTY LTD (ACN 142660553), area of 251 units, for Group 1, dated 21 February, 2017. (Cobar Mining Division).

(T17-1043)

No. 5457, AUSTRALIS AURUM PTY LIMITED (ACN 617 517 969), area of 90 units, for Group 1, dated 21 February, 2017. (Sydney Mining Division).

(T17-1044)

No. 5458, ABX2 PTY LTD (ACN 139 791 478), area of 2 units, for Group 2, dated 22 February, 2017. (Sydney Mining Division).

(T17-1045)

No. 5459, AUS GOLD MINING GROUP PTY LIMITED (ACN 603 575 917), area of 14 units, for Group 1, dated 22 February, 2017. (Broken Hill Mining Division).

(T17-1046)

No. 5460, TOTAL MINERALS PTY LTD (ACN 169 328 090), area of 35 units, for Group 1, dated 23 February, 2017. (Coffs Harbour Mining Division).

(T17-1047)

No. 5461, AUSTRALIAN MINEFIELD PTY LTD (ACN 617124964), area of 42 units, for Group 1, dated 22 February, 2017. (Orange Mining Division).

(T17-1048)

No. 5462, SILVER CITY MINERALS LIMITED (ACN 130 933 309), area of 30 units, for Group 1, dated 24 February, 2017. (Orange Mining Division).

(T17-1049)

No. 5463, OBERON GOLD PTY LTD, area of 69 units, for Group 1, dated 27 February, 2017. (Sydney Mining Division).

(T17-1050)

No. 5464, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 16 units, for Group 1, dated 1 March, 2017. (Cobar Mining Division).

The Honourable Don Harwin MLC Minister for Resources

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T15-1094)

No. 5218, now Exploration Licence No. 8502, CLANCY EXPLORATION LIMITED (ACN 105 578 756), County of Gipps, Map Sheet (8430), area of 32 units, for Group 1, dated 10 January, 2017, for a term until 10 January, 2022.

(T16-1092)

No. 5333, now Exploration Licence No. 8501, KIRTELLE PTY LTD (ACN 056 726 562), Counties of Roxburgh and Wellington, Map Sheet (8831), area of 9 units, for Group 1 and Group 6, dated 3 February, 2017, for a term until 3 February, 2023.

(T16-1108)

No. 5349, now Exploration Licence No. 8514, RIO TINTO EXPLORATION PTY LIMITED (ACN 000 057 125), County of Bland, Map Sheet (8429), area of 98 units, for Group 1, dated 15 February, 2017, for a term until 15 February, 2023.

(T16-1118)

No. 5359, now Exploration Licence No. 8509, BROULA KING JOINT VENTURE PTY LTD (ACN 113 348 459), Counties of Forbes and Monteagle, Map Sheet (8530, 8630), area of 50 units, for Group 1, dated 8 February, 2017, for a term until 8 February, 2023.

(T16-1120)

No. 5361, now Exploration Licence No. 8521, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), Counties of Bathurst and Westmoreland, Map Sheet (8730, 8830), area of 27 units, for Group 1, dated 21 February, 2017, for a term until 21 February, 2020.

(T16-1148)

No. 5376, now Exploration Licence No. 8516, ARGENT MINERALS LIMITED (ACN 124 780 276), Counties of Menindee, Tandora and Yancowinna, Map Sheet (7233, 7333), area of 100 units, for Group 1, dated 15 February, 2017, for a term until 15 February, 2020.

(T16-1149)

No. 5377, now Exploration Licence No. 8515, ARGENT MINERALS LIMITED (ACN 124 780 276), Counties of Menindee and Windeyer, Map Sheet (7132), area of 200 units, for Group 1, dated 15 February, 2017, for a term until 15 February, 2020.

The Honourable Don Harwin MLC Minister for Resources

NOTICE is given that the following applications have been refused:

EXPLORATION LICENCE APPLICATIONS

(T16-1006)

No. 5250, TEKKEN GROUP PTY LTD (ACN 604 341 102), County of Flinders, Map Sheet (8234, 8334). Refusal took effect on 10 January, 2017.

(T16-1007)

No. 5251, TEKKEN GROUP PTY LTD (ACN 604 341 102), County of Flinders, Map Sheet (8334). Refusal took effect on 10 January, 2017.

The Honourable Don Harwin MLC Minister for Resources

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T16-1183)

No. 5423, QUONDONG MINERALS PTY LTD (ACN 147 063 698), County of Yancowinna, Map Sheet (7133). Withdrawal took effect on 21 February, 2017.

(T16-1191)

No. 5425, CLONTARF MINING PTY LTD (ACN 616595905), County of Inglis and County of Parry, Map Sheet (9135). Withdrawal took effect on 19 January, 2017.

(T17-1021)

No. 5436, FORBEX PTY LTD (ACN 603 765 555), County of Ashburnham, Map Sheet (8531). Withdrawal took effect on 21 January, 2017.

(T17-1048)

No. 5462, SILVER CITY MINERALS LIMITED (ACN 130 933 309), County of Monteagle, Map Sheet (8530). Withdrawal took effect on 1 March, 2017.

The Honourable Don Harwin MLC Minister for Resources

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

APPLICATIONS FOR RENEWAL

(V17-1687)

Exploration Licence No. 1999, KBL MINING LIMITED (ACN 129 954 365), area of 17 units. Application for renewal received 23 February, 2017.

(V17-1708)

Exploration Licence No. 5697, CAPITAL MINING LIMITED (ACN 104 551 171), area of 12 units. Application for renewal received 27 February, 2017.

(V17-1667)

Exploration Licence No. 6059, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), area of 7 units. Application for renewal received 22 February, 2017.

(V17-1655)

Exploration Licence No. 7468, TARAGO OPERATIONS PTY LTD (ACN 127 810 413), area of 7 units. Application for renewal received 22 February, 2017.

(V17-1659)

Exploration Licence No. 7469, TARAGO OPERATIONS PTY LTD (ACN 127 810 413), area of 22 units. Application for renewal received 22 February, 2017.

(V17-1759)

Exploration Licence No. 7482, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), area of 28 units. Application for renewal received 28 February, 2017.

The Honourable Don Harwin MLC Minister for Resources

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(Z12-3457)

Exploration Licence No. 6140, ISOKIND PTY LIMITED (ACN 081 732 498), Counties of Mouramba and Robinson, Map Sheet (8134), area of 24 units, for a further term until 22 October, 2019. Renewal effective on and from 15 February, 2017.

(Z12-4846)

Exploration Licence No. 7621, ENHANCE PLACE PTY LIMITED (ACN 077 105 867), County of Cook, Map Sheet (8931), area of 313 hectares, for a further term until 1 October, 2018. Renewal effective on and from 21 February, 2017.

(T12-1010)

Exploration Licence No. 7982, SANDFIRE RESOURCES NL (ACN 105154185), County of Bland, Map Sheet (8429, 8430), area of 19 units, for a further term until 18 October, 2022. Renewal effective on and from 15 February, 2017.

(T14-1098)

Exploration Licence No. 8308, BROKEN HILL MINERALS PTY LTD (ACN 600 094 415), Counties of Tara and Windeyer, Map Sheet (7131), area of 40 units, for a further term until 13 October, 2019. Renewal effective on and from 15 February, 2017.

(T14-1100)

Exploration Licence No. 8310, BROKEN HILL MINERALS PTY LTD (ACN 600 094 415), County of Wentworth, Map Sheet (7230, 7330), area of 65 units, for a further term until 13 October, 2019. Renewal effective on and from 15 February, 2017.

The Honourable Don Harwin MLC Minister for Resources

WITHDRAWAL OF APPLICATION FOR RENEWAL

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

(T08-0204)

Exploration Licence No. 7281, JERVOIS MINING LIMITED (ACN 007 626 575), County of Canbelego, Map Sheet (8335), area of 11 units. The authority ceased to have effect on 27 February, 2017.

The Honourable Don Harwin MLC Minister for Resources

PART CANCELLATIONS

Notice is given that the following authorities have been cancelled in part:

(Z08-9258)

Mineral Lease No. 5087 (Act 1906), ABIB PTY LIMITED (ACN 078 883 806), Parish of Nowra, County of St Vincent; and Parish of Nowra, County of St Vincent, Map Sheet (9028-3-S, 9028-3-S).

Description of area cancelled:

An area of .008 hectares. For further information contact Titles Branch.

Part cancellation took effect on 9 February, 2017.

The authority now embraces an area of 7.35 hectares.

(Z08-9258)

Mineral Lease No. 6322 (Act 1906), ABIB PTY LIMITED (ACN 078 883 806), Parish of Nowra, County of St Vincent; and Parish of Nowra, County of St Vincent, Map Sheet (9028-3-S, 9028-3-S).

Description of area cancelled:

An area of 16 hectares. For further information contact Titles Branch.

Part cancellation took effect on 9 February, 2017.

The authority now embraces an area of 14.51 hectares.

The Honourable Don Harwin MLC

Minister for Resources

Primary Industries Notices

Plant Diseases (Tomato Potato Psyllid) Order (No. 2) 2017

under the

Plant Diseases Act 1924

I, SATENDRA KUMAR, Director Plant Biosecurity and Product Integrity and Chief Plant Protection Officer, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the *Plant Diseases Act 1924* ("the Act"), and in pursuance of section 4 and 3(2)(a) of the Act, being of the opinion that the importation, introduction or bringing of certain plant and other things into New South Wales is likely to introduce the pest tomato potato psyllid (*Bactericera cockerelli*) into New South Wales, make the following Order regulating the importation, introduction or bringing of certain plant and other things into New South Wales.

Dated this 24 day of February 2017

SATENDRA KUMAR,

Director Plant Biosecurity and Product Integrity and Chief Plant Protection Officer

Department of Primary Industries

(an office within the Department of Industry,

Skills and Regional Development)

Plant Diseases (Tomato Potato Psyllid) Order (No. 2) 2017

under the

Plant Diseases Act 1924

1 Name of Order

This Order is the Plant Diseases (Tomato Potato Psyllid) Order (No. 2) 2017.

2 Commencement

This Order commences on the date it is published on the Department's internet website.

3 Definitions

In this Order:

Area Freedom Certificate means a certificate:

- (a) issued by an officer responsible for plant biosecurity in the State or Territory; and
- (b) certifying that the State or Territory is free from the pest, tomato potato psyllid.

Convolvulaceae host plant material means any plant or part of a plant (including fruit and tubers) belonging to the Convolvulaceae family.

fruit means the developed ovary of a flower containing seeds and any associated structures and includes tomatoes, truss tomatoes, capsicum, eggplant, chilli and tamarillo.

host plant material means Convolvulaceae host plant material and Solanaceae host plant material

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

- (a) an inspector or a person authorised under section 11(3) of the Act; or
- (b) a person authorised to issue such a certificate under a law of another State or Territory that relates to plant biosecurity.

Solanaceae host plant material means any plant or part of a plant (including fruit and tubers) belonging to the Solanaceae family.

the Act means the Plant Diseases Act 1924.

tomato potato psyllid means the pest insect Bactericera cockerelli.

used agricultural machinery means any machinery or equipment that has been used in the cultivation, handling, harvesting, processing or packaging of host plant material.

used packaging means any covering or packaging that has contained host plant material.

Note: *covering or package*, *Department*, *inspector*, *pest*, and *plant* have the same meaning as in the Act.

4 Revocation of Plant Diseases (Tomato Potato Psyllid) Order 2017

Pursuant to section 3(2)(a) of the Act, the *Plant Diseases (Tomato Potato Psyllid) Order* 2017 published on the Department's internet website on 10 February 2017 and in *NSW Government Gazette* No. 23 of 17 February 2017 at pages 426 to 429 is revoked, as is any Order revived as a result of this revocation.

5 Prohibition on the introduction of tomato potato psyllid

Pursuant to section 4(1) of the Act, the importation, introduction or bringing of these things into New South Wales is prohibited:

- (a) tomato potato psyllid;
- (b) any thing that is infested with tomato potato psyllid; and
- (c) any Solanaceae host plant material (but excluding fruit), grown in a State or Territory for which an Area Freedom Certificate is not currently in force.

Note: For the purposes of clause 5, Solanaceae host plant material includes potatoes (*Solanum tuberosum* tubers).

6 Regulation of the movement of Solanaceae host plant material

Pursuant to section 4(1) of the Act, Solanaceae host plant material must not be imported, introduced or brought into New South Wales unless:

- (a) the Solanaceae host plant material was grown in a State or Territory for which an Area Freedom Certificate is currently in force; or
- (b) the Solanaceae host plant material is fruit and is accompanied by a Plant Health Certificate certifying that:
 - (i) before it is imported, introduced or brought into New South Wales, it has been treated by fumigation with methyl bromide for two hours at the rate of:
 - A. 32g/m³ at or above 21°C at normal atmospheric pressure; or
 - B. $40g/m^3$ at between 16^{oC} and $20.9^{o}C$ at normal atmospheric pressure; or
 - C. 48g/m³ at between 11°C and 15.9°C at normal atmospheric pressure;
 - D. 56g/m³ at between 10°C and 10.9°C at normal atmospheric pressure; and
 - (ii) it has been inspected and found to be free of tomato potato psyllid.

7 Regulation of the movement of Convolvulaceae host plant material

Pursuant to section 4(1) of the Act, Convolvulaceae host plant material must not be imported, introduced or brought into New South Wales unless:

- (a) the Convolvulaceae host plant material was grown in a State or Territory for which an Area Freedom Certificate is currently in force; or
- (b) the Convolvulaceae host plant material is a tuber and is accompanied by a Plant Health Certificate certifying that it has been:
 - (i) brushed and washed free of soil whilst traversing on rollers using water and mechanical brushes or high pressure jets; and
 - (ii) inspected and found to be free from tomato potato psyllid.

8 Regulation of the movement of used agricultural machinery or used packaging

Pursuant to section 4(1) of the Act, used agricultural machinery or used packaging must not be imported, introduced or brought into New South Wales unless:

- (a) for the whole of the 12 month period before it was imported, introduced or brought into New South Wales, it was located in an State or Territory for which an Area Freedom Certificate is currently in force; or
- (b) it is accompanied by a Plant Health Certificate certifying that:
 - (i) it has been thoroughly cleaned and is free from all planting media, organic material and tomato potato psyllids; and
 - (ii) any used agricultural machinery has been washed with high pressure hot water heated to a temperature of at least 70°C.

Crown Lands Notices

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

ARMIDALE OFFICE

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

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

The Hon Paul Toole, MP inister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
GRAZING; DAM	Reserve No. 77794
	Public Purpose: Future Public Requirements
	Notified: 29 July 1955
	File Reference: 16/06302

DUBBO OFFICE

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

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
ACCESS	Reserve No. 70552
	Public Purpose: Travelling Stock
	Notified: 24 April 1942
	File Reference: 16/06591

GOULBURN OFFICE

REVOCATION OF RESERVATION OF CROWN LAND

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Goulburn	The part being
Local Government Area: Upper Lachlan Shire	
Council	Lot 18 DP No 727525
Locality: Collector	Parish: Collector
Reserve No. 750008	County: Argyle
Public Purpose: Future Public Requirements	
Notified: 29 June 2007	
File Reference: 15/05326	

ROADS ACT 1993

ORDER

TRANSFER OF A 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.

The Hon PAUL TOOLE, MP Minister for Lands and Forestry

Schedule 1

Town & Parish – Young; County – Monteagle

Land District – Young

LGA – Hilltops Council

Crown road/s shown coloured in red on diagram/s hereunder.

Schedule 2

Roads Authority: Hilltops Council

Council Reference: Y-F112.01 – Templemore Rd

Lands Reference: 17/02146



Schedule 1

Parish – Young; County – Monteagle

Land District – Young

LGA – Hilltops Council

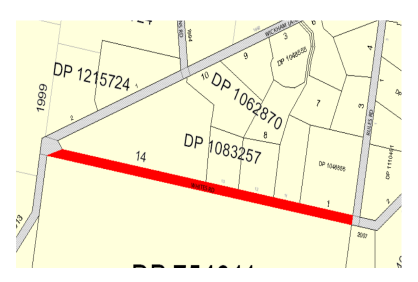
Crown road/s shown coloured in red on diagram/s hereunder.

Schedule 2

Roads Authority: Hilltops Council

Council Reference: Y-F112.01 – Whites Rd

Lands Reference: 17/02148



Schedule 1

Parish – Quialigo; County – Argyle

Land District – Goulburn

LGA – Goulburn Mulwaree Council

Crown road/s shown coloured in red on diagram/s hereunder.

Schedule 2

Roads Authority: Goulburn Mulwaree Council

Council Reference: 2004/0638/DA

Lands Reference: 17/00660



Schedule 1

Town & Parish – Binalong; County – Camden Land District – Moss Vale

LGA – Wingecarribee Shire Council

Crown road/s shown coloured in red on diagram/s hereunder.

Schedule 2

Roads Authority: Wingecarribee Shire Council

Council Reference: PN1431700 Lands Reference: 17/02153



GRAFTON OFFICE

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon NIALL BLAIR, MLC Minister for Lands and Water

DESCRIPTION

Parish – Woodford; County – Clarence

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1 DP 1223209

File No: 15/00135

SCHEDULE

On closing, the land within Lot 1 DP 1223209 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.

Parishes – Dangar, Newman; County – Baradine Land District – Narrabri; LGA – Walgett

Road Closed: Lot 1 DP 1223198

File No: 14/01656

SCHEDULE

On closing, the land within Lot 1 DP 1223198 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Gragin; County – Burnett Land District – Warialda; LGA – Inverell

Road Closed: Lot 1 DP 1225668

File No: 07/6116

SCHEDULE

On closing, the land within Lot 1 DP 1225668 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Cullivel, Mucra; County – Urana Land District – Urana; LGA – Lockhart

Road Closed: Lots 1-2 DP 1225264

File No: 16/04645

SCHEDULE

On closing, the land within Lots 1-2 DP 1225264 remains vested in the State of New South Wales as Crown land.

ROADS ACT 1993

DEDICATION OF CROWN LAND AS PUBLIC ROAD

In pursuance of the provisions of section 12 and section 151, *Roads Act 1993*, the Crown land specified in Schedule 1 is dedicated as public road under the control of the Roads Authority specified in Schedule 2, as from the date of publication of this notice.

Schedule 1

Parish – Byron; County – Rous LGA – Byron Shire Council

Crown land adjoining Lot 1 DP700055 and Lot 12 DP111819, as shown by blue tint in diagram 'E' on Crown Plan 21390-1603 (also shown by hatching on diagram hereunder).

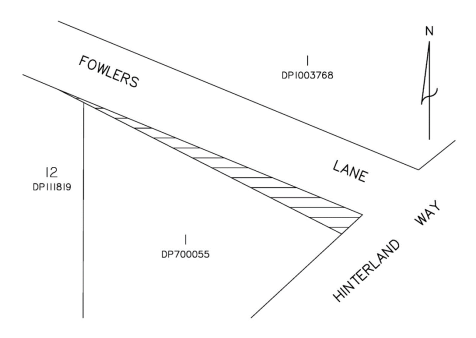
Crown Lands File Reference: 16/11063

Schedule 2

Roads Authority: Byron Shire Council

Council Reference: E2017/9250

NOTE: Part Reseve 755695 for Future Public Requirements, notified 29 June 2007 (Folio 4182 & 4206) is auto revoked over hatched area.



NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Bethungra; County – Clarendon Land District – Cootamundra; LGA – Junee

Road Closed: Lot 1 DP 1225703

File No: 16/05499

SCHEDULE

On closing, the land within Lot 1 DP 1225703 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

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

Road Closed: Lots 1-5 DP 1216861

File No: 15/02939

SCHEDULE

On closing, the land within Lots 1-5 DP 1216861 remains vested in the State of New South Wales as Crown land.

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

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
FILMING EVENT	Reserve No. 755695
	Public Purpose: Future Public Requirements
	Notified: 29 June 2007
	File Reference: 17/01971

MAITLAND OFFICE

ESTABLISHMENT OF RESERVE TRUST

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
Former Maitland Gaol & Lockup Tourism & Heritage	Reserve No. 20743
Precinct (R20743) Reserve Trust	Public Purpose: Gaol, Lockup Site
	Notified: 12 May 1894
	File Reference: 16/01089

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Maitland City Council	Former Maitland Gaol & Lockup	Reserve No. 20743
	Tourism & Heritage Precinct	Public Purpose: Gaol, Lockup Site
	(R20743) Reserve Trust	Notified: 12 May 1894
		File Reference: 16/01089
For a term commencing the date of this notice		

ORDER – AUTHORISATION OF ADDITIONAL PURPOSE UNDER S121A

Pursuant to section 121A of the *Crown Lands Act 1989*, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite thereto in Column 2 of the Schedule.

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
COMMUNITY PURPOSES	Reserve No. 97816
	Public Purpose: Public Recreation
	Notified: 14 June 1985
	File Reference: MD85R9

ESTABLISHMENT OF RESERVE TRUST

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
Howes Valley Community (R97816) Reserve Trust	Reserve No. 97816
	Public Purpose: Public Recreation
	Notified: 14 June 1985
	File Reference: MD85R9

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2	COLUMN 3
Singleton Council	Howes Valley Community	Reserve No. 97816
	(R97816) Reserve Trust	Public Purpose: Public Recreation
		Notified: 14 June 1985
		File Reference: MD85R9
For a term commencing the date of this notice		

NEWCASTLE OFFICE

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish - Sofala; County - Roxburgh

Land District - Bathurst; LGA - Bathurst Regional

Road Closed: Lots 1-2 DP1227314

File No: 16/04604

SCHEDULE

On closing, the land within Lots 1-2 DP1227314 remains vested in Bathurst Regional Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: 25.00161

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Beranghi; County – Macquarie Land District – Kempsey; LGA – Kempsey

Road Closed: Lot 1 DP1228407

File No: 15/07018

SCHEDULE

On closing, the land within Lot 1 DP1228407 remains vested in Kempsey Shire Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: F12/418-04, LA23023

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.

Parishes – Wattamondara, Morongla; County – Forbes Land District – Cowra; LGA – Cowra

Road Closed: Lots 1-3 DP 1227589

File No: 12/07110

SCHEDULE

On closing, the land within Lots 1-3 DP 1227589 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish - Bayly; County - Phillip

Land District - Mudgee; LGA - Mid-Western Regional

Road Closed: Lot 1 DP 1221527

File No: 16/02340

SCHEDULE

On closing, the land within Lot 1 DP 1221527 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes - Uarbry, Nandoura; County - Bligh

Land District - Dunedoo, Mudgee; LGA - Warrumbungle

Road Closed: Lots 1-2 DP 1226737

File No: 15/06815

SCHEDULE

On closing, the land within Lots 1-2 DP 1226737 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.

Parish - Nandoura; County - Bligh

Land District - Mudgee; LGA - Warrumbungle

Road Closed: Lot 3 DP 1226737

File No: 15/06815

SCHEDULE

On closing, the land within Lot 3 DP 1226737 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

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

Road Closed: Lot 12 DP 1103213

File No: WA06H256

SCHEDULE

On closing, the land within Lot 12 DP 1103213 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Hampton; County – Bathurst Land District – Blayney; LGA – Blayney

Road Closed: Lot 1 DP 1228295

File No: 16/09189:JT

SCHEDULE

On closing, the land within Lot 1 DP 1228295 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.

Parish – Teven; County – Rous

Land District – Lismore: LGA – Ballina

Road Closed: Lot 1 DP 1228436

File No: 15/10548

SCHEDULE

On closing, the land within Lot 1 DP1228436 becomes vested in the State of New South Wales as Crown Land.

Council's reference: Jorgensens Lane

NOWRA OFFICE

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

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
WALKWAY	Reserve No. 1011949
	Public Purpose: Access and Public Requirements,
	Tourism Purposes and Environmental and Heritage
	Conservation
	Notified: 25 August 2006
	File Reference: 16/08864

ORANGE OFFICE

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

IN pursuance of the provisions of Section 151, *Roads Act 1993*, the Crown public 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 public road.

The Hon Paul Toole, MP, Minister for Lands and Forestry

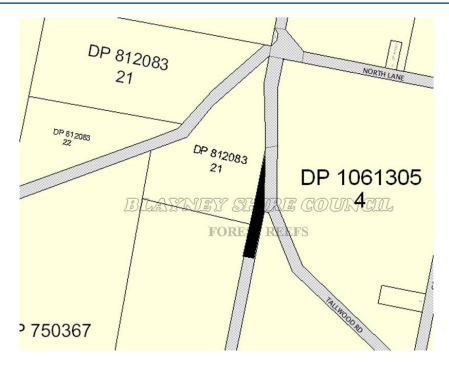
SCHEDULE 1

Parish – Calvert; County – Bathurst Land District –Blayney

Local Government Area – Blayney Shire Council

The unnamed crown public road shown shaded on the diagram below.

Width to be transferred: Whole width



SCHEDULE 2

Roads Authority: Blayney Shire Council

Council Ref: C Harris

File Ref:17/02150; W580646

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

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
RESIDENCE; GRAZING; SHED	Reserve No. 754578
	Public Purpose: Future Public Requirements
	Notified: 29 June 2007
	File Reference: 16/00630

SCHEDULE

COLUMN 1	COLUMN 2	
ACCESS	Reserve No. 755758	
	Public Purpose: Future Public Requirements	
	Notified: 29 June 2007	
	File Reference: 15/11533	

SCHEDULE

COLUMN 1	COLUMN 2
PIPELINE	Reserve No. 756890
	Public Purpose: Future Public Requirements
	Notified: 29 June 2007
	File Reference: 16/07057

SYDNEY METROPOLITAN OFFICE

ROADS ACT 1993

ORDER

Transfer of a Crown Road to Council

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

THE HON PAUL TOOLE, MP Minister for Lands and Forestry

SCHEDULE 1

Land District – Metropolitan;

Local Government Area – Waverley;

Parish – Alexandria;

County - Cumberland;

Crown public road known as Dellview Street at Tamarama as shown by orange outline on the diagram hereunder.



SCHEDULE 2

Roads Authority: Waverley Council

File No: 17/02126

SCHEDULE 1

Land District – Picton;

Local Government Area – Wollondilly;

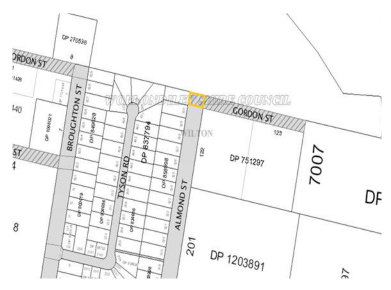
Parish – Wilton;

County - Camden;

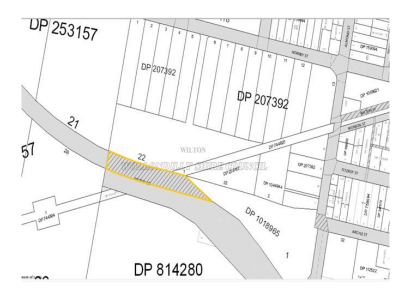
Crown public road known as Almond Street at Wilton as shown by orange outline on the diagram hereunder.



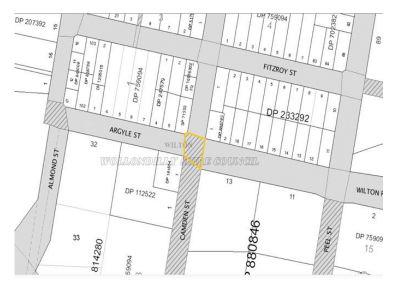
Crown public road known as Almond Street at Wilton as shown by orange outline on the diagram hereunder.



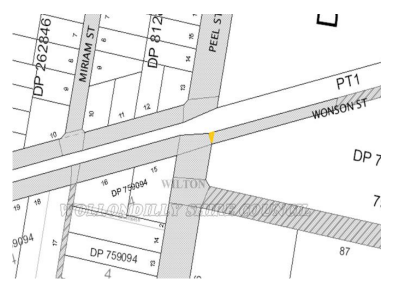
Crown public road known as Picton Road at Wilton as shown by orange outline on the diagram hereunder.



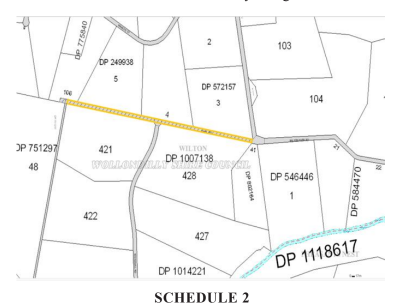
Crown public road known as Camden Street at Wilton as shown by orange outline on the diagram hereunder.



Crown public road known as Camden Street at Wilton as shown by orange outline on the diagram hereunder.



Crown public road known as Sheil Road at Wilton as shown by orange outline on the diagram hereunder.



Roads Authority: Wollondilly Shire Council

File No: 16/04630

TAREE OFFICE

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

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2	
FISH CLEANING SINK; LANDING/PLATFORM;	Reserve No. 754444	
RAMP; WALKWAY; ROCK ARMOURING	Public Purpose: Future Public Requirements	
	Notified: 29 June 2007	
	File Reference: 16/06709	

SCHEDULE

COLUMN 1	COLUMN 2
FISH CLEANING SINK	Reserve No. 56146
	Public Purpose: Generally
	Notified: 11 May 1923
	File Reference: 16/06709
	Reserve No. 1011268
	Public Purpose: Future Public Requirements
	Notified: 3 February 2006
	File Reference: 16/06709

WAGGA WAGGA OFFICE

REVOCATION OF RESERVATION OF CROWN LAND

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Albury	The part being
Local Government Area: Albury City Council Locality: Thurgoona, Goulburn (Parish, County) Reserve No. 753356 Public Purpose: Future Public Requirements	Lot 102 DP No 1216660 Parish Thurgoona County Goulburn
Notified: 29 June 2007 File Reference: 17/01480	Lot 103 DP No 1216660 Parish Thurgoona County Goulburn
	of an area of 9236m2

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

It is hereby notified that in pursuance of the provisions of Section 18J Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

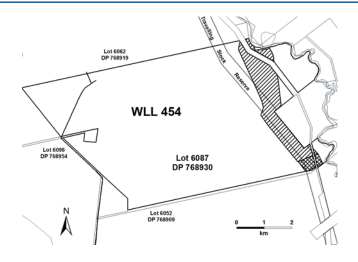
The Hon PAUL TOOLE, MP Minister for Lands and Forestry

Administrative District – Bourke Shire – Bogan, County – Cowper

The purpose of Western Lands Lease 454, being the land contained within Folio Identifier 6087/768930 has been altered from "Pastoral Purposes" to "Grazing, Cultivation, Farm Tourism, Film Making & Recreational Hunting" effective from 1 September 2016.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the *Western Lands Act 1901* and Regulations. Conditions previously annexed to such leases will also remain unaltered except for the addition of those special conditions published in the Government Gazette of 6 May 2016, folios 1032 – 1034 and the additional conditions outlined below:

- 1. The land leased must be used only for the purpose of Grazing, Cultivation (Dryland & Irrigated), Farm Tourism, Film Making & Recreational Hunting.
- 2. The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the Commissioner.
- 3. The lessee must ensure land within 60 metres of any texture contrast or duplex soil area remains uncultivated except in accordance with a plan approved by the Commissioner. Texture contrast (or duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlying a clay subsoil and are prone to scalding (producing clay pans and hummocks).
- 4. The lessee must ensure areas with a slope greater than 2% remains uncultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee's expense.
- 5. The lessee must ensure incised drainage lines, other than man-made structures, which carry water after storms are left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- 6. The lessee must undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- 7. The lessee must establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- 8. The lessee must ensure that cultivation and cropping do not alter the natural flood regime. Crops are not to be protected by levees.
- 9. The lessee must ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- 10. The lessee must ensure stubble is retained on the soil surface and must not be burnt, except with the approval of the Commissioner or his delegate.
- 11. The lessee shall ensure no tail water or drainage water run-off will escape onto adjoining lands.
- 12. The cultivation area covers part of Travelling Stock Reserve 407 and if not addressed already, suitable arrangements must be made with the relevant Local Land Services Office immediately to allow for access when required. If suitable arrangements cannot be made with the relevant Local Land Services Office, the matter will be determined by the Commissioner.
- 13. The lessee shall ensure the monitoring regime of piezometers is established, in consultation with a suitably qualified engineer, to detect water logging of soils, rising salt levels in the soil and/or rising groundwater levels.
- 14. The lessee is authorised to dryland cultivate an area of 303 hectares shown hatched on the diagram below and is also authorised to Irrigate a further 29 hectares shown cross hatched.



EXTENSION OF THE TERM OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 28B, Western Lands Act 1901, the term of the Western Lands Lease(s) specified in the Schedule has been extended as specified.

The lease is subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder.

The Hon Paul Toole, MP. Minister for Lands and Forestry

 $Administrative\ District-Walgett \qquad Shire-Walgett$

Parish – Wallangulla County – Finch

WLL NO.	Name of Lessee	File No.	Folio	Area	Term of Lease	
			Identifier	(m2)	From	То
14774	Warwick Rolland TELFER, Vickie Lee TELFER	WLL14774	153/1073508	2557	12 June 2007	11 June 2027

Water Notices

WATER MANAGEMENT ACT 2000

Order under section 130 SECTION 130 (2)

Inclusion of land into Murrumbidgee Irrigation's Area of Operations

PURSUANT to section 130 (2) of the *Water Management Act 2000*, I, FRANK GAROFALOW, having delegated authority from the Minister for Primary Industries, do, by this Order, include the land listed in Schedule 1 into the area of operations of Murrumbidgee Irrigation.

This Order takes effect on the date that the Order is published in the NSW Government Gazette.

Signed at Parramatta this 12th day of February 2017.

Frank Garofalow Director Water Regulation Department of Primary Industries Water Signed for the Minister for Primary Industries (by delegation)

SCHEDULE 1

Lot 11 DP 756061, Parish of Munro, County of Sturt

WATER MANAGEMENT ACT 2000

Order under section 130 SECTION 130 (2)

Inclusion of land into Murrumbidgee Irrigation's Area of Operations

PURSUANT to section 130 (2) of the *Water Management Act 2000*, I, FRANK GAROFALOW, having delegated authority from the Minister for Primary Industries, do, by this Order, include the land listed in Schedule 1 into the area of operations of Murrumbidgee Irrigation.

This Order takes effect on the date that the Order is published in the NSW Government Gazette.

Signed at Parramatta 12th day of February 2017

Frank Garofalow Director Water Regulation Department of Primary Industries Water Signed for the Minister for Primary Industries (by delegation)

SCHEDULE 1

Lot 220 DP 704392, Parish of Tabbita, County of Cooper

Lot 221 DP 704392, Parish of Tabbita, County of Cooper

Lot 191 DP 751730, Parish of Tabbita, County of Cooper

Lot 38 DP 751730, Parish of Tabbita, County of Cooper

Lot 37 DP 751730, Parish of Tabbita, County of Cooper

Lot 31 DP 751730, Parish of Tabbita, County of Cooper

Lot 30 DP 751730, Parish of Tabbita, County of Cooper

Lot 29 DP 751730, Parish of Tabbita, County of Cooper

Lot 28 DP 751730, Parish of Tabbita, County of Cooper

Lot 5 DP 594416, Parish of Bingar, County of Cooper

Lot 4 DP 594416, Parish of Bingar and Tabbita, County of Cooper

Government Notices

- Lot 3 DP 594416, Parish of Bingar and Tabbita, County of Cooper
- Lot 2 DP 594416, Parish of Bingar and Tabbita, County of Cooper
- Lot 1 DP 594415, Parish of Bingar, Tabbita and Tabbita North, County of Cooper
- Lot 3 DP 874402, Parish of Tabbita, County of Cooper
- Lot 2 DP 874402, Parish of Tabbita, County of Cooper
- Lot 2 DP 1145478, Parish of Bingar and Tabbita, County of Cooper

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

VARIATION OF EXEMPTION ORDER

On 17 December 2013 an Order was made granting an exemption to NAISDA Dance College under the provisions of section 126 of the *Anti-Discrimination Act 1977 (NSW)*, to advertise, recruit and employ Aboriginal and Torres Strait Islander people in the following specified positions:

- Administration Trainee (up to four positions dependent on new dedicated funding)
- Creative Producer
- Cultural and Dance Coordinator
- Executive Assistant
- Facilities Officer
- Facilities Officer/Driver
- Human Resource Coordinator
- Receptionist.

ORDER

Under the provisions of the *Anti-Discrimination Act 1977* (NSW) the exemption Order granted to NAISDA Dance College on 17 December 2013 is

HEREBY VARIED as follows:

- 1. With effect from the date of this Order, the positions to which the Exemption Order applies are substituted by the following:
 - a. Administration Trainee (up to 3 positions);
 - b. Trainee Production Assistant;
 - c. Artistic Producer;
 - d. Corporate Services Executive Assistant;
 - e. HR Specialist;
 - f. Head of WHS and Operations;
 - g. Trainee Facilities Assistant;
 - h. Head of Finance and Corporate Services;
 - i. Facilities Officer;
 - j. Facilities Officer/Driver; and
 - k. Receptionist.
- 2. The duration of the exemption dated 17 December 2013 remains the same and will remain in force for a period of 10 years from that date.

Dated this 27th day of February 2017

Elizabeth Wing Acting President Anti-Discrimination Board of NSW

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

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

CORAKI VILLAGE VOICE INCORPORATED	INC9897068
THE FELLOWSHIP OF THE BELIEVERS MINISTRY	INC1400383
INCORPORATED	
FRIENDS OF TILLMAN PARK CHILDREN'S CENTRE	INC9888044
INCORPORATED	

THE INTERCONTINENTAL CHURCH OF GOD (AUSTRALIA)	INC9884478
INCORPORATED	
INVERELL COMMUNITY HOUSING INCORPORATED	Y0220911
JUBILEE AUSTRALIA INCORPORATED	INC9897839
LADIES PROBUS CLUB OF WOOLGOOLGA INCORPORATED	Y2387408
NORTHERN ILLAWARRA ABORIGINAL COLLECTIVE	INC9883655
INCORPORATED	
NOSMO (NON-SMOKERS SOCIAL GROUP) INCORPORATED	Y1894639
PARKES ELVIS ROCKERS INCORPORATED	INC9894793
UKI OU O ST MARYS PERFORMING ARTS & CULTURE	INC1500705
INCORPORATED	
WESTERN RIVERINA NOXIOUS WEEDS ADVISORY GROUP	INC9880866
INCORPORATED	

Cancellation is effective as at the date of gazettal.

Dated this 1st day of March 2017.

Robyne Lunney Delegate of the Commissioner NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 76

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

AUSTRALIAN ASSOCIATION OF MENTAL	INC9879117
ARITHMETIC INCORPORATED	
AUSTRALIAN KOREA VETERANS	INC9878421
ASSOCIATION INCORPORATED	
CATHCART PONY CLUB INCORPORATED	INC9874993
COLLECTOR LANDCARE GROUP	INC9892388
INCORPORATED	
CONTEMPORARY COUNTRY MUSIC	INC9876854
COALITION INCORPORATED	
DUNGHUTTI COMMUNITY CENTRE	INC1300021
INCORPORATED	
EASTERN TURKISTAN ASSOCIATION OF NEW	Y3021508
SOUTH WALES INCORPORATED	
GIRLS ON TOP INCORPORATED	INC9883445
GREENING WOOLLOOMOOLOO	INC9887387
INCORPORATED	
IRAQI CHAMBER OF COMMERCE & INDUSTRY	INC9886777
IN SYDNEY INCORPORATED	
LAKE MACQUARIE ASSOCIATION OF	INC9877458
TOURISM OPERATORS INCORPORATED	
NORTH COAST ZONE POLOCROSSE SUB	Y1925512
ASSOCIATION INCORPORATED	
NORTHERN NSW NATIONAL COMMITTEE	INC9881294
INCORPORATED	
ONE COMMUNITY INCORPORATED	INC9885589
SOROPTIMIST INTERNATIONAL OF ALBURY-	Y1922031
WODONGA INCORPORATED	
TENTERFIELD GOLDEN OLDIES RUGBY	Y1261739
UNION CLUB INC	
TRUNDLE JUNIOR RUGBY LEAGUE	Y1715526
ASSOCIATION INCORPORATED	

URANQUINTY LANDCARE GROUP INC	Y1438426
WOMEN'S LEADERSHIP FORUM	INC9883575
INCORPORATED	
IACVA AUSTRALIA INCORPORATED	INC1300932

Cancellation is effective as at the date of gazettal.

Dated this 3rd day of March 2017.

Christine Gowland Delegate of the Commissioner NSW Fair Trading

COMPANION ANIMALS REGULATION 2008

ORDER

Organisations approved by the Chief Executive, Local Government under clause 16(d) of the Companion Animals Regulation 2008

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
Fetching Dogs Incorporated	PO Box 688
	PICTON NSW 2571

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.

Mark Hely Manager, Performance Office of Local Government

Date: 1 March 2017

CONVEYANCERS LICENSING ACT 2003

NOTIFICATION UNDER SECTION 64 (1) (b)

I, Bjorn Borg, Director, Professional Standards and Bonds, Real Estate and Property as a delegate of the Secretary, give notice, under section 64(1)(b) of the *Conveyancers Licensing Act 2003*, that the licensees specified in Column One of the Schedule, hold in an account kept at the authorised deposit-taking institution specified in Column Two of the Schedule, the amount of money specified in Column Three of the Schedule, for or on behalf of the person specified in Column Four of the Schedule.

If the money is not paid out of the trust account in which it is held within three months after the date of publication of this notice in the New South Wales Government Gazette, the person holding the money will be required to pay it to the Secretary.

BJORN BORG

Director, Professional Standards and Bonds, Real Estate and Property

Delegate of the Secretary

Department of Finance and Services

SCHEDULE

Name of Licensee (Column One)	Name of authorised deposit taking institution (Column Two)	Amount (Column Three)	Name of person money is held for or on behalf of (Column Four)
Gabrielle Adams	Commonwealth Bank of Australia	\$0.06	Rowan Druce & Julia Booth
Gabrielle Adams	Commonwealth Bank of Australia	\$16.20	Phillip & Jane Newling
Gabrielle Adams	Commonwealth Bank of Australia	\$0.09	Alasdair Bramwell Davis
Gabrielle Adams	Commonwealth Bank of Australia	\$16.67	A Vrklevski
Gabrielle Adams	Commonwealth Bank of Australia	\$0.47	J Mader & J Hay
Gabrielle Adams	Commonwealth Bank of Australia	\$20.00	G Skyes & A Sassenberg
Gabrielle Adams	Commonwealth Bank of Australia	\$56.45	Gregory Nagy & Marie Phillips
Gabrielle Adams	Commonwealth Bank of Australia	\$0.15	Katrina Cordes & Anne Carey
Gabrielle Adams	Commonwealth Bank of Australia	\$0.07	P & V Saxby
Gabrielle Adams	Commonwealth Bank of Australia	\$10.00	J Ackman
Gabrielle Adams	Commonwealth Bank of Australia	\$20.00	EA & M Spessot
Gabrielle Adams	Commonwealth Bank of Australia	\$9.97	Kenneth Houghton
Kenneth Mark Bourke	National Australia Bank	\$962.00	Patricia Ada Knowles

DISTRICT COURT ACT 1973

District Court of New South Wales

DIRECTION

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

Newcastle	10.00am	25 September 2017 (1 week) In lieu of 9 October 2017 (1 week)
		4 December 2017 (1 week) In lieu of 27 November 2017 (1 week)

Dated this 23rd day of February 2017.

Justice D Price AM Chief Judge

DISTRICT COURT ACT 1973

District Court of New South Wales

DIRECTION

Pursuant to section 173 of the *District Court Act 1973*, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Armidale	10am	26 June 2017 (7 weeks) Special Fixture
Tamworth	10am	29 January 2018 (2 weeks)

Dated this 27th day of February 2017

Justice D Price AM Chief Judge

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to assign the name:

Wayne Game Reserve for a reserve adjacent to Fairwater Boulevard in the locality of Blacktown.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can also be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from Tuesday 28 February to Tuesday 28 March 2017. Alternatively, written submissions may be lodged with the Secretary, Geographical Names Board, 346 Panorama Ave, Bathurst, NSW 2795.

In accordance with Section 9 of the *Geographical Names Act 1966*, all submissions lodged may be subject to a freedom of information application and may be viewed by a third party to assist the Board in considering this proposal.

NARELLE UNDERWOOD Chair Geographical Names Board PO Box 143 BATHURST NSW 2795

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on **Dr Lyndon Alexander BAUER (MED0001151251)**, of Ourimbah NSW 2258, prohibiting him until further notice, as a medical practitioner, from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This Order is to take effect on and from 6 March 2017.

Dated at Sydney, 27 February 2017.

ELIZABETH KOFF Secretary NSW Health

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the *Surveying and Spatial Information Act 2002*, Section 10(1) (a), the undermentioned persons have been Registered as a Mining Surveyor Open Cut in New South Wales under the *Mutual Recognition Act 1992* from the dates shown.

Government Notices

Name	Address	Effective Date
MANUEL	4 Nowland Street	21 February 2017
Brent Jason	Muswellbrook 2333	

Narelle Underwood President

Michael Spiteri Registrar

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 10A (1), the undermentioned Mining Surveyor (Unrestricted) has been removed from the Register of Surveyors

Name	Date of Removal	Date of Registration
BUFFIER	17 December 2016	04 September 2003
Peter Stewart		•

Narelle Underwood

President

Michael Spiteri

Registrar

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 10A (1), the undermentioned Land Surveyor has been removed from the Register of Surveyors

Name	Date of Removal	Date of Registration
AULSEBROOK	21 December 2016	17 September 1993
Anthony Robert		_
REDDY	23 February 2017	20 November 2006
Jai Ram		
UDAGEPOLA	16 October 2014	16 October 2014
Kalum Priyanath		

Narelle Underwood

President

Michael Spiteri

Registrar

TRANSPORT ADMINISTRATION ACT 1988 No 109

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

Private Level Crossing near Georges Plains on the Main Western Rail Line at rail kilometres 253.110

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

ANDREW CONSTANCE

Minister for Transport and Infrastructure

TOTALIZATOR ACT 1997

TAB Limited Fixed Price Racing Betting Rules – Bundle Bet

Under delegated authority by the Minister for Racing, pursuant to section 54(1) of the *Totalizator Act 1997*, the following TAB Limited Fixed Price Racing Betting Rules are approved.

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

Paul Newson Deputy Secretary Liquor, Gaming & Emergency Management Department of Justice

TAB LIMITED FIXED PRICE RACING BETTING RULES

1. PRELIMINARY

2. **DEFINITIONS**

3. TRANSACTIONS

- 3.1 General
- 3.2 Cash Bets
- 3.3 Telephone Bets, Internet and other electronic betting
- 3.4 Betting Accounts
- 3.5 Betting Vouchers

4. FIXED PRICE RACING BETTING

5. RESULTS AND REFUNDS

- 5.1 Results
- 5.2 Protests
- 5.3 Payouts
- 5.4 Postponements

6. PARLAY BETTING

- 6.1 Events to which parlay bets relate
- 6.2 Payout on parlay bets

7. MISCELLANEOUS

8. DISPUTES

Appendix

Schedule 1 - TAB Scale of Deductions

1. PRELIMINARY

- 1.1 These Rules are to be referred to as the TAB Fixed Price Racing betting Rules made under section 53 of the Totalizator Act 1997.
- 1.2 Unless otherwise provided, these Rules shall be applied by TAB Limited in respect of any contingency on which it conducts fixed price racing betting in accordance with section 13 of the Totalizator Act 1997.
- 1.3 Every TAB customer shall be deemed to be acquainted with these Rules and any conditions determined by TAB relative to a particular racing event to which a fixed price racing bet relates and to have agreed to be bound thereby.
- 1.4 In the case of all fixed price racing bets between TAB and a customer the location of the contract is deemed to be New South Wales and the laws of New South Wales are deemed to apply.
- 1.5 If the stewards request the disclosure of personal information pertaining to accounts or transactions, the customer shall be deemed for the purposes of the Act to have consented to the TAB providing such personal information to the stewards.
- 1.6 These Rules commence on 3 March 2017

2. **DEFINITIONS**

'Act' means the Totalizator Act 1997.

'All-In' means that, regardless of whether or not a particular contestant listed by TAB Limited for a race starts or completes the race on which a fixed price racing bet is placed, the bet shall stand and no refund shall be payable.

'Branch' means an office, branch or agency of TAB at which totalizator, fixed price racing bets or declared event bets are received directly from the public; and at NSW racecourses where bets are received by the racing club as an Agent for TAB.

'Bundle Bet' means any bet made on a Fixed Price Racing Event where the customer has selected multiple contestants to win (or any other betting option made available by TAB) from the same event and is offered a Bundled Price that the customer shall, subject to these Rules, be entitled to if a selected contestant is successful. The minimum and maximum number of selections that a customer may include in a Bundle Bet for an event shall be determined by TAB.

'Bundle Price' means, subject to Rules 4.5 - 4.13, the price set by TAB at TAB's sole discretion and applied at the time of investment on a Bundle Bet, including any additional multiple or factor.

'Declared Event Bet' means any bet made at a fixed price with TAB on an approved declared event via any approved TAB betting medium.

'Declared Event Betting Event' means any event approved under section 18 of the Act.

'Declared Event Betting Ticket' means a ticket issued in accordance with Part 3 (Transactions) of these Rules and includes any form of electronic record approved by TAB.

'Fixed Price Racing Bet' means a bet made at a fixed price with TAB on a fixed price racing event via any approved TAB betting medium.

'Fixed Price Racing Event' means a racing event on which TAB conducts fixed price betting in accordance with an approval by the Minister under section 13 of the Act.

'Fixed Price Racing Betting Ticket' means a ticket issued by TAB in accordance with Part 3 (Transactions) of these Rules and includes any form of electronic record approved by TAB.

'Multiple Betting' means a bet involving a selection(s) in two or more fixed price racing events or one or more fixed price racing events and one or more declared events.

'Parlay Bet' means a series of betting investments which could be single and/or multiple bets issued under one (1) ticket serial number.

'Payout' means the amount payable to a particular investor should the result wagered upon by that investor in fact occur and includes the total amount wagered upon the result.

'Price' means either:

- when expressed in monetary terms, the payout for an outlay of a certain monetary unit, inclusive of the unit of outlay, or
- when expressed in fractional terms the ratio of win to stake.

'Proposition' means a given result or combination of results which may occur in any event upon which TAB operates.

'Rules' means these Rules of betting made under section 53 of the Act as amended from time to time.

'Stake' means the monetary outlay by the customer in placing a fixed price racing bet. In the case of multiple betting the monetary outlay may be in fractions of whole dollars or cents.

'TAB' means TAB Limited A.C.N 081 765 308, as constituted by the Totalizator Agency Board Privatisation Act 1997, its officers and assigns and shall include any trading entity affiliated with TAB by ownership or otherwise.

3. TRANSACTIONS

3.1 General

- 3.1.1 TAB may at its sole discretion field on any fixed price racing event. The price is subject to change by TAB without notice.
- 3.1.2 The amount of a fixed price racing bet shall be as agreed between TAB and the customer.
- 3.1.3 Subject to Rule 3.1.4, TAB may refuse to accept any fixed price racing bet at its sole discretion and without stating reasons.
- 3.1.4 Subject to 3.1.1, TAB may set any minimum or maximum stake or payout for fixed price racing bets.
- 3.1.5 TAB reserves the right to adjust the price of a multiple bet involving the same contestant, provided that in such cases the customer is clearly notified of such adjustment in price prior to the bet offer being accepted by TAB.
- 3.1.6 TAB shall use its best endeavours to ensure the currency of all markets for fixed price racing events but shall not be liable for any errors or omissions relating to those markets.
- 3.1.7 TAB may delegate to its duly authorised employees or agents its powers in respect to the setting of prices, acceptance or refusal of individual bets and the recording of such bets and such other matters as it may determine from time to time.

3.2 Cash bets

3.2.1 A customer who makes a cash fixed price racing bet shall give the fixed price racing bet details in such form as TAB may determine from time to time.

- 3.2.2 The seller who accepts a cash fixed price racing bet at a cash sales outlet shall, while the customer is at the betting window, issue a fixed price racing betting ticket to the customer who made the fixed price racing bet.
- 3.2.3 The fixed price racing betting ticket shall include details of:
 - (a) the stake;
 - (b) the name of the selection and the fixed price racing event to which the fixed price racing bet relates; and
 - (c) the payout due upon redemption of the fixed price racing betting ticket should the selected competitor or multiple betting selection be declared a winner by TAB.
- 3.2.4 The fixed price racing betting ticket represents acknowledgment by TAB of receipt of the fixed price racing bet in relation to which the fixed price racing betting ticket is issued.
- 3.2.5 The fixed price racing betting ticket may be cancelled if the amount of the fixed price racing bet is not paid for immediately after the fixed price racing betting ticket is issued.
- 3.2.6 The details of the amount of a fixed price racing bet, the selection and the fixed price racing event to which the fixed price racing bet relates recorded on a fixed price racing betting ticket issued by TAB are taken to be the details of the fixed price racing bet for which the fixed price racing betting ticket is issued, even if those details differ in any respect from the details given by the customer making the fixed price racing bet.
- 3.2.7 A customer who is issued with a fixed price racing betting ticket that the customer claims is incorrect because it does not correctly reflect the details given by the customer when the fixed price racing bet was made, is entitled to have that fixed price racing bet cancelled and the bet amount refunded but only if the seller who issued the fixed price racing betting ticket is satisfied that it is incorrect on the grounds so claimed.
- 3.2.8 Any entitlement under Rule 3.2.7 may only be exercised within two 2 minutes from the time of issue of the fixed price racing betting ticket and before the close of betting on the relevant fixed price racing event.
- 3.3 Telephone, Internet and other electronic bets
- 3.3.1 Acceptance of telephone, Internet or other electronic fixed price racing bets

Telephone, Internet and other electronic fixed price racing bets shall only be accepted at a location approved by TAB for such purpose. Telephone,

Internet and other electronic fixed price racing bets shall only be made to a telephone number, internet or other electronic address or carrier, approved by TAB for the purposes of receiving fixed price racing bets.

3.3.2 Method of making telephone, Internet or other electronic fixed price racing bets

The customer making the fixed price racing bet shall clearly state:

- (a) the betting account number against which the fixed price racing bet is to be charged and if required, the code allocated to that account; and,
- (b) the details of the fixed price racing bet in such form as TAB may determine from time to time in respect of the bet.

The Manager of a Branch may:

- (i) direct that a telephone, Internet or other electronic fixed price racing bet not be accepted, or
- (ii) if the customer making the fixed price racing bet speaks in an insulting, indecent or threatening manner, or conveys any false or misleading information, or wilfully takes advantage of any TAB errors, direct that a customer's betting account be closed and any money standing to the credit of the account be refunded to the customer.

3.3.3 Records of telephone, Internet and other electronic fixed price racing bets

An officer at a branch who proposes to accept a telephone, Internet or other electronic fixed price racing bet shall:

- (a) make a record, in such manner as TAB may require, of such details as are necessary to identify the customer making the fixed price racing bet and to describe the particular fixed price racing bet made; and
- (b) repeat the details of the fixed price racing bet to the customer, unless the customer indicates that he or she does not wish to have them repeated.
- If, before the close of betting and while the customer is still on the telephone, the customer objects that the details are not as specified by the customer, the seller accepting the fixed price racing bet shall:
- (i) correct the record in accordance with the objection, or
- (ii) if it is not practicable for (i) to be done before the close of betting, reject and cancel the fixed price racing bet.

A telephone, Internet or other electronic fixed price racing bet is taken not to have been accepted at a branch unless a record of the fixed price racing bet has been made in accordance with this Rule.

The details of a telephone, Internet or other electronic fixed price racing bet recorded in accordance with this Rule are taken to be the details of the fixed price racing bet, even if those details differ in any respect from the details given by the customer making the fixed price racing bet.

A record of each telephone, Internet or other electronic fixed price racing bet made to a branch shall be sent to TAB.

In addition to the other requirements of this Rule, the manager of a branch shall ensure that all telephone, fixed price racing bets are tape recorded and the tape recording sent to TAB.

TAB must retain the tape recording for a period of at least 28 days from the date of the fixed price racing event or contingency to which the fixed price racing bet relates or, if a claim with respect to the fixed price racing bet is made during that period, until the claim is finally determined.

3.4 Betting Accounts

3.4.1 Establishment of Betting Accounts

A customer may apply to TAB for the establishment of an account for betting purposes ("a betting account").

The application:

- (a) shall be in a form approved by TAB;
- (b) shall specify such particulars, and be completed in such manner, as TAB may require; and
- (c) shall be accompanied by a deposit, or by a guarantee from a bank, building society or credit union acceptable to TAB, to be credited to the account.

A deposit to a betting account made by way of cheque shall not be credited to the account until TAB is satisfied that the cheque has been cleared.

A customer who establishes a betting account shall be notified by TAB of the code allocated to the account.

A person who receives a deposit for payment into a betting account must cause a receipt for the deposit to be issued to the customer by whom the deposit is made.

3.4.2 Instructions to TAB in relation to betting accounts

A customer who has established a betting account with TAB may give instructions to TAB, in such manner as TAB may approve, relating to the application or disposal of any amount standing to the credit of the account.

TAB must comply with any reasonable instruction given to it by a customer under this Rule, but in giving such instruction the customer agrees to waive any liability of TAB for the payment of said amount to the customer.

3.4.3 **Betting account statements**

On receipt of a request from an account holder, and at such other times as TAB determines, TAB shall send to the account holder a statement relating to a betting account established by that person with TAB.

A statement relating to a betting account is to be in such form, and is to specify such particulars, as TAB considers appropriate.

3.4.4 Payment of betting account guarantees

Within 14 days after TAB sends a statement relating to a betting account to the customer who has lodged a guarantee from a bank, building society or credit union with TAB in respect of the account, the customer must pay to TAB any money due to TAB by the customer from the operation of the account.

TAB may take such action in terms of the guarantee from a bank, building society or credit union as is necessary to recover any monies that remain unpaid after the expiration of the 14 day period.

3.4.5 Non-operation of betting accounts

TAB may close any betting account that is not operated for a period of 3 months and, in that event, shall transfer any amount standing to the credit of the account to a dormant account operated by TAB. In such cases TAB shall notify the holder of the account at the last address known to TAB that the account has been closed.

TAB may reopen a betting account that has been closed under this Rule and re-credit to the account any amount credited to a dormant account as a result of the closure of the account.

3.4.6 **Overdrawn accounts**

Where an amount has been incorrectly credited to an account or an incorrect amount has been credited to such an account, TAB:

(a) may adjust the account to the extent necessary to rectify the incorrect credit; and

(b) if, as a result of such adjustment, the account is in debit, may recover as a debt the amount of the deficiency in the account.

3.5 Betting Vouchers

TAB may issue betting vouchers. A betting voucher:

- (a) is to be in such a form as TAB determines.
- (b) is valid for such periods as is specified on the betting voucher.
- (c) is to be regarded as cash equal to the value of the amount represented by the voucher.
- (d) may be accepted at any TAB cash sales outlet:
 - (i) for the making of fixed price racing bets, or
 - (ii) for the making of other bets with TAB, or
 - (iii) for the making of deposits to a betting account maintained with TAB.

4 FIXED PRICE RACING BETTING

- 4.1 TAB may conduct fixed price racing betting on fixed price racing events as approved by the Minister under section 13 of the Act.
- 4.2 Except as provided by Rule 4.5, TAB may only offer fixed price racing betting on a contestant nominated or accepted for the relevant fixed price racing event, except where conditions of the event permit the payment of a late entry fee to start in the event. In the case of events where a late entry condition is available, TAB is obliged to ensure that any contestants not nominated are clearly marked as such in all betting markets that are displayed.
- 4.3 Fixed price racing betting will consist of the following betting types:
 - (a) Win; or
 - (b) place; or
 - (c) multiple betting between designated races; or
 - (d) multiple betting between designated races and declared events; or
 - (e) Bundle Bet: or
 - (f) any other type determined by TAB and approved by the Minister.
- 4.4 TAB may at its absolute discretion determine the bet types it offers on any particular fixed price racing event.

- 4.5 All fixed price racing bets (win and place) placed before the official time for the declaration of final acceptances will be all-in except where contestants have yet to be nominated for a fixed price racing event in which case TAB may offer fixed price racing betting on that event provided that:
 - (a) investments are refunded on any contestant who is subsequently not nominated for the relevant fixed price racing event; or
 - (b) for a Bundle Bet, investments are refunded where none of the selected contestants are subsequently nominated for the relevant fixed price racing event.
- 4.6 Except as provided by Rule 4.7, in the case of fixed price racing bets (win and place) placed after the official time for the declarations of final acceptances:
 - (a) bets placed on any contestant which is subsequently scratched are to be refunded in full; and
 - (b) the payout due on successful bets are subject to the TAB scale of deductions contained in schedule 1 of these Rules as applying to the price offered by TAB for that contestant at the time of its scratching.
- 4.7 If a Bundle Bet is placed after the official time for the declaration of final acceptances for the event and:
 - (a) one (or more) selected contestant is scratched, but more than one selected contestant remains, the Stake will stand but a new Bundle Price will be set having regard to the price of the remaining contestants at the time the Bundle Bet was placed and any additional multiple or factor will be removed from the new price;
 - (b) all but one selected contestant is scratched, the Bundle Price for the remaining selected contestant will revert to its price at the time the Bundle Bet was placed and any additional multiple or factor will be removed from the new price;
 - (c) all selected contestants of the Bundle Bet are scratched, the Bundle Bet will be refunded in full once the event results; and
 - (d) any payout due on successful bets may be subject to the TAB scale of deductions contained in schedule 1 of these Rules as applying to the price offered by TAB for that contestant at the time of its scratching.
- 4.8 Except as provided by Rule 4.9, any fixed price racing bets (multiple betting) placed before the official time for the declaration of final acceptances for all events within the multiple bet will be "all in".
- 4.9 In the case of fixed price racing Bundle Bets (multiple betting) placed before the official time for the declaration of final acceptances for the event within a

- multiple bet, if Rule 4.5(b) or 4.12 applies, that leg will be ignored for the purpose of calculating the payout.
- 4.10 Except as provided by Rule 4.11, in the case of fixed price racing bets (multiple betting), if the time of bet placement is after the official time for the declaration of final acceptances for an event within the multiple bet:
 - (a) If a selected contestant is scratched from the event, that leg will be ignored for the purpose of calculating the payout;
 - (b) If the time of bet placement is after the official time for the declaration of final acceptances for all events within the multiple bet, in the event that all contestants selected are scratched in all events included in the bet, the bet shall be refunded;
 - (c) Bets placed before TAB makes any adjustment to the prices it has set for the event following a scratching shall stand subject to the TAB scale of deductions contained in schedule 1 of these Rules as applying to the prices offered by TAB for that contestant at the time of its scratching;
 - (d) Subject to 4.10(a) and (c) the revised payout shall be the amount obtained as the product of the cumulative price applicable to the events decided in the customer's favour and original stake.
- 4.11 In the case of fixed price racing Bundle Bets placed after the official time for the declaration of final acceptances for the event within a multiple bet:
 - (a) if a selected contestant is scratched from the event, and more than one selected contestant remains in the Bundle Bet, Rule 4.7(a) applies;
 - (b) if all but one selected contestants are scratched, Rule 4.7(b) applies;
 - (c) if all selected contestants are scratched or Rule 4.12 applies, that leg will be ignored for the purpose of calculating the payout; and
 - (d) any payout due on successful bets may be subject to the TAB scale of deductions contained in schedule 1 of these Rules as applying to the price offered by TAB for that contestant at the time of its scratching.
- 4.12 If, due to one (or more) scratchings from an event, the selected contestants in a Bundle Bet make up all remaining contestants in that event, the Bundle Bet will not payout and will be refunded once the event results, except if the Bundle Bet is within a multiple bet, in which the relevant leg shall be ignored (as set out in Rules 4.9 and 4.11(c)).
- 4.13 In addition to the matters set out in this Rule 4, Rule 5.3 may apply.

- 4.14 Where the bet type Head to Head is offered, one of the nominated contestants must finish in the first 5 placings otherwise all bets will be refunded.
- 4.15 Where betting is offered on the weight the winner will carry, the result will be determined on the weight allocated at the time of acceptances and will ignore the impact of any allowances or jockeys riding overweight.
- 4.16 Where betting is offered on the barrier that the winner will draw the result will be determined on the barrier allocated at the time of acceptances and will ignore the impact of any scratched runners or damage to barrier stalls.
- 4.17 Where betting is offered on a Jockey or Trainers Premiership any dead heats will be allocated a value of 0.5 wins when determining the outcome.
- 4.18 Where betting is offered on the number of wins a jockey or trainer achieved during a defined period such as a race meeting or carnival any dead heats will be allocated a value of 0.5 wins to the jockey or trainer when determining the outcome.

5 RESULTS AND REFUNDS

5.1 Results

Subject to Rule 5.2, all fixed price racing events bets will be settled on the official placings as per the adjudication of the judges, stewards or other representatives of the relevant recognised governing body or club.

TAB will not declare a result or pay on a race or on a combination of races except following a declaration of correct weight or all clear to pay.

5.2 Protests

- (a) If a protest is lodged in accordance with the Rules of racing before the declaration of correct weight in a race, a result for that race will not be declared and paid until the protest has been decided by the stewards.
- (b) Where there occurs a later disqualification, promotion of runners or any other change subsequent to the declaration of correct weight and all clear to pay, such changes will be irrelevant for the purposes of determining the result of a fixed price racing bet.

5.3 Payout

5.3.1 The payout due on any fixed price racing bet shall be as agreed between TAB and the customer at the time of making the bet. The payout due specified on the fixed price racing betting ticket will be deemed to be the

payout agreed between the TAB and customer except in the case of a misprint resulting from computer or other technical error, or where there is evidence of fraud or of forgery or alteration of the fixed price racing betting ticket.

- 5.3.2 If the result of a fixed price racing event is declared a dead heat, the revised payout due shall be calculated by the following method:
 - (a) divide the face value of the fixed price racing betting ticket (being the original payout as adjusted pursuant to these Rules) by the number of contestants involved in the tie, draw or dead heat, then
 - (b) multiply the figure obtained in (a) by the number of official placings to be filled by the contestants figuring in the tie, draw or dead heat.
- 5.3.3 In fixed price racing bets involving more than one fixed price racing event or contingency (multiple betting):
 - (a) if the selection in any of the contingencies or fixed price racing events loses or is deemed to have lost, the whole of the fixed price racing bet is lost.
 - (b) if one or more of the contingencies or fixed price racing events results in a dead heat, the revised return for each leg shall be calculated by applying the method set out in Rule 5.3.2 herein and the revised payout due shall be the amount obtained as the product of the cumulative price applicable and the original stake,
 - (c) where the fixed price racing bet covers two or more fixed price racing events and one or more fixed price racing events is decided in the customers favour but any remaining fixed price racing event is abandoned, the remaining payout shall be the amount obtained as the product of the cumulative price applicable to the fixed price racing events decided in the customers favour at the time such bet was made and the original stake. Any remaining or undecided fixed price racing bet shall be treated as abandoned.
- 5.3.4 TAB shall at all times retain the right to postpone the payment of payouts for reasons including verification of results, systems hardware or software malfunction, or in circumstances where fraudulent activity is suspected.

5.4 Postponements

(a) Subject to Rules 4.5, 4.8 and 4.10, in the case of fixed price racing events where betting is opened prior to the official time for the declarations of final acceptances, if the event is postponed and not held within seven (7) or less days of the day on which the event

was originally scheduled to commence the event shall be treated as abandoned and all investments on runners that remain acceptors at the expiry of the seven (7) day period shall be refunded.

- (b) Subject to Rule 4.10, in the case of fixed price racing events where betting is opened after the official time for the declarations of final acceptances, if the event is postponed and not held within one (1) day of the day on which the event was originally scheduled to commence the event shall be treated as abandoned and all bets shall be refunded.
- (c) In the case of multiple betting containing declared events, Rule 6.1.6 of the TAB Limited Declared Events Betting Rules applies.

6 PARLAY BETTING

6.1 Events to which parlay bets relate

- 6.1.1 A parlay bet may be made in respect of an approved declared event or fixed odds racing event or any combination thereof.
- 6.1.2 At the time of placing a parlay investment, the investor will determine the formula number(s) that is to be applied to that bet, which may not be greater than the total number of events in the bet.
- 6.1.3 The maximum number of fixed odds racing events and/or declared events in respect of which any one parlay bet may be made is to be determined by TAB.
- 6.1.4 TAB may limit the events in respect of which any one parlay bet may be made in any manner as they may determine.

6.2 Payout on parlay bets

Any payout earned as a result of a parlay bet will not be paid until the result of all multiple betting combinations of the parlay bet have been determined.

7 MISCELLANEOUS

7.1 **Betting by Minors**

Any person under the age of eighteen (18) years shall not be entitled to place a fixed price racing bet with TAB.

7.2 Disclaimer

TAB shall not, except as otherwise provided in these Rules or required by law, be liable for any loss or damage suffered or claimed to have been suffered by any customer or corporation as a result of or in any way arising out of or as a consequence of any of the following:

- (a) Inability to place or cancel a fixed price racing bet on any fixed price racing event.
- (b) The loss of a fixed price racing betting ticket.
- (c) Any payment made to the bearer of a ticket where an investor alleges that such payment was made to the wrong person.
- (d) Reliance upon any omission, inaccurate information or statement whether made by employees of TAB or any agent of TAB, or by the electronic or print media, concerning any matter whatsoever relating to the investor or to TAB or to any event, competitor, withdrawal or other matter whatsoever.
- (e) Any subsequent change to the result of a fixed price racing event after a result has been declared by TAB.
- (f) Unauthorised use of the investors account.
- (g) In the case of an investment at a cash outlet, failure by an investor to correct inaccurate or omitted investment details recorded on a ticket immediately upon issue of the ticket.
- (h) In the case of a telephone investment, failure by an investor to correct inaccurate or omitted investment details when the TAB calls such details back to the investor.
- (i) In the case of an Internet or other electronic investment, where the investor has confirmed the investment request.
- (j) In the case of an Internet or other electronic investment, use of, participation in or inability to obtain access to the website, or the approved appropriate means relevant for an other electronic investment, for the purpose of making an investment.
- (k) In the case of an Internet investment, any loss or damage caused in the event that the computer of the investor becomes infected by a virus as a result of connecting to the website of the TAB or by any technology failure whatsoever.

- (I) Access by the investor to websites of any other person via links from the website of the TAB.
- (m) Any decision of the recognised racing controlling body (including without limitation any decision to impose, or not to impose, penalties or sanctions and the nature and extent of any such sanctions).
- (n) Any price quoted by any source other than authorised staff of TAB or any quoted price which is no longer valid for betting purposes.
- (o) The failure, exclusion or refusal of any selection to start or complete an event.
- (p) The refusal or inability of TAB, its agent or assigns to accept all or part of any fixed price racing bet.
- (q) The exercise by the TAB of any discretion conferred on the TAB under these Rules or the manner in which that discretion is exercised generally or in particular circumstances.

7.3 Lost or Destroyed fixed price racing betting ticket claims

- 7.3.1 Claims for lost or destroyed fixed price racing betting tickets shall be lodged within 14 days of the completion of the fixed price racing event upon which the fixed price racing bet was made. Claims may be lodged at any TAB cash office and not necessarily the TAB office at which the fixed price racing betting ticket was purchased.
- 7.3.2 TAB may charge an administration fee, as notified by TAB from time to time, on all claims for lost or destroyed fixed price racing betting tickets.
- 7.3.3 A statutory declaration in such form and containing such information as TAB may require shall accompany each claim.
- 7.3.4 A claim for a stolen fixed price racing betting ticket prior to the fixed price racing betting ticket becoming payout bearing will not be accepted without the claimant's prior report of the theft to the Police.
- 7.3.5 Unless the fixed price racing betting ticket investment value exceeds \$100 (one hundred dollars), claims will not be accepted prior to the completion of the respective fixed price racing event and the fixed price racing betting ticket becoming payout bearing.
- 7.3.6 The claimant will be issued with written acknowledgment of their claim within 21 days of their claim being received by TAB's Head Office Customer Relations Section.

- 7.3.7 Claims will not be accepted after 14 days from the completion of the fixed price racing event, unless the claimant can provide a valid reason for the delay in lodging the claim.
- 7.3.8 Approved claims will be settled by way of a letter of authority payable at any TAB cash sales outlet except for amounts greater than \$500 (Five Hundred Dollars) or at the request of the claimant where payment will be made by way of a cheque in favour of the claimant and sent by mail.

7.4 Cash out

7.4.1 TAB may facilitate functionality whereby a customer may cash out their bet (placed with TAB) in part or in its entirety through an arrangement with a third party. TAB will make sufficient information available to customers, including all terms and conditions relevant to the cash out offer to enable customers to make an informed decision.

8 DISPUTES

8.1 Complaints concerning records of telephone fixed price racing bets

- 8.1.1 Within 14 days after making a telephone fixed price racing bet or within such further time as TAB may allow, a customer may lodge a written complaint with TAB to the effect:
 - (a) that the details of the fixed price racing bet given by the customer when making the fixed price racing bet were incorrectly recorded; and
 - (b) that the customer has suffered loss as a result of the error.
 - If, after investigating the complaint, TAB is satisfied:
 - i) that the complaint is justified; and
 - ii) that the error complained of was due to the negligence or wilful default of any TAB officer, employee or agent,

TAB must make any appropriate alteration to the record and must refund such amount or pay such payout to the complainant as TAB considers to be just and reasonable.

Any election by the complainant not to have the details of a fixed price racing bet repeated, as referred to in Rule 3.3.3, may be taken into account in TAB 's investigation of the complaint.

8.1.2 Complaints concerning betting account statements.

Within 14 days after TAB sends a customer a statement relating to a betting account or within such further time as TAB may allow, the customer may lodge a written complaint with TAB to the effect that the statement contains an error or omission.

If, after investigating a complaint, TAB is satisfied that the complaint is justified, TAB must make any appropriate alteration to its records and must forward a corrected statement to the complainant.

8.1.3 Information to accompany complaints.

A complaint under this Part need not be investigated unless the complainant gives to TAB such information, and such fixed price racing betting tickets or other documents as are in the complainant's possession, as may be necessary to facilitate investigation of the complaint.

8.1.4 Review of decisions on complaints.

A customer who is dissatisfied with TAB's decision on a complaint under this Part may request TAB to review its decision.

TAB must deal with such a request in the same way as if it were a complaint, except that the person by whom the request is dealt with must not be:

- (a) the person by whom the original complaint was dealt with; or
- (b) a person who is under the supervision of the person by whom the original complaint was dealt with.

This Rule does not authorise more than one request to be made in relation to any one complaint.

8.2 Enforceability

8.2.1 The decision of TAB upon:

- (a) any question or dispute as to the amount of payout or refund calculated in respect of any fixed price racing betting ticket or fixed price racing bet; or
- (b) any question as to the validity of any fixed price racing betting ticket as to any forgery or alteration thereof or tampering therewith,

shall subject to Part 8.3, be final and conclusive.

8.3 Resolution of Disputes

- 8.3.1 In the event of:
 - (a) any circumstance arising which is not provided for by the Rules or the Act; or
 - (b) a dispute between TAB and a customer as to the interpretation of these Rules which relates to the outcome of a fixed price racing event, TAB or a customer may refer the matter to Racing NSW or Harness Racing NSW or Greyhound Racing NSW as appropriate.
- 8.3.2 Prior to referring any matter to the organisations specified in 8.3.1 (b), a customer shall endeavour to resolve the matter directly with TAB.
- 8.3.3 References to the organisations specified in 8.3.1 (b) should, in normal circumstances be made within twenty-eight (28) days of the date of completion of the fixed price racing event to which the disputed fixed price racing bet relates.

COUNCIL NOTICES

BATHURST REGIONAL COUNCIL

LOCAL GOVERNMENT 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 interest described in Schedule 1 below, excluding the interests described in Schedule 2 below and excluding any mines or deposits of minerals, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for a sewerage easement.

Dated at Bathurst this first day of March 2017.

David Sherley General Manager

SCHEDULE 1

Easement to drain sewage 5 wide, over Lot 10 DP872516 and Lot 7004 DP1002346, as shown marked EDS in DP1204253

SCHEDULE 2

Easement 7 wide for Water Supply Pipeline ('C') vide Gazette 22/6/1990 Folio-5314 as shown in DP1018291

Easement 2.5 wide for Sewage Pipeline, vide U833949 as shown in DP749865

Easement 5 wide for Pipeline ('P') vide U833949 as shown in DP641262

Easement 7 wide for Water Supply ('D') as shown in DP1018291

Easement for Water Pipeline affecting the part shown as "Proposed easement variable width for water supply pipeline" vide 8952188 as shown in DP872516 [9035]

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Maitland City Council, pursuant to section 162 of the Roads Act 1993, has officially named the road(s) as shown hereunder:

Name	Locality
BONAVISTA DRIVE	Rutherford
Description	
From the intersection of Waterworks Road and Ruby Road travel east along Waterworks Road and turn right	
into Bonavista Drive (Private road)	

Name	Locality
CLARINE WAY	Rutherford
Description	

From the intersection of Waterworks Road and Ruby Road travel east along Waterworks Road and turn right into Bonavista Drive and take the first left into Clarine Way.(Private road)

Name	Locality
CINTRA CIRCUIT	Rutherford
Description	

From the intersection of Waterworks Road and Ruby Road travel east along Waterworks Road and turn right into Bonavista Drive, take the first turn right into Melville Heights and the first turn left into Cintra Circuit. (Private Road)

Name	Locality
EARLSDON PARADE	Rutherford

Description

From the Waterworks Road and Ruby Road travel east along Waterworks Road, turn right into Bonavista Drive and take the fourth turn left into Earlsdon Parade. (Private road)

Name	Locality
NIARA WAY	Rutherford
Description	

From the intersection of Waterworks Road and Ruby Road travel east along Waterworks Road and turn right into Bonavista Drive, the first turn to the right into Niara Way.

Name	Locality
LEACONFIELD CRESCENT	Rutherford
Description	

From the intersection of Waterworks Road & Ruby Road travel east and turn right into Bonavista Drive and take the third turn to the left into Leaconfield Crescent. (Private Road)

Name	Locality	
SHERBOURNE AVENUE	Rutherford	
Description		
From the intersection of Waterworks Road and Ruby Road travel east along Waterworks Road, turn right		
into Bonavista Drive, the first turn left into Clarine Way and the first turn left into Sherbourne Avenue.		
(Private road)		

DAVID EVANS, General Manager, Maitland City Council, 285-287 High Street, MAITLAND NSW 2320 GNB Ref: 0033 [9036]

MID-WESTERN REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Mid-Western Regional Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
COTTER LANE	Ilford
Description	
Road Reserve and Right of Way running north off Bylong Valley Way bordering or through Lot 137 DP	

Road Reserve and Right of Way running north off Bylong Valley Way bordering or through Lot 137 DP 755792 Lot 2 DP 1014718 Lots 35 & 34 DP 755783 in the Locality of Ilford terminating at Lot 34 DP 755783

BRAD CAM, General Manager, Mid-Western Regional Council, PO Box 156, 86 Market Street, MUDGEE NSW 2850

GNB Ref: 0035 [9037]

NORTHERN BEACHES COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Northern Beaches Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
KNIGHT STREET	Warriewood
Description	

Beginning at Orchard Street (opposite no 38) and proceeding in a northerly direction for approximately 50 metres, then bearing north-east, then east, then south-east, to finish at a cul-de-sac, for a total length of approximately 150 metres.

MARK FERGUSON, General Manager, Northern Beaches Council, PO Box 882, MONA VALE NSW 1660

GNB Ref: 0037

[9038]

QUEANBEYAN-PALERANG REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Queanbeyan-Palerang Regional Council, pursuant to section 162 of the *Roads Act* 1993, has officially named the road(s) as shown hereunder:

Name	Locality
TALL TIMBERS ROAD	Tomboye
Description	
Unnamed Right of Carriage Way off Nerriga Road approximately 6.9km South-West from the intersection	
with Charley's Forest Road	

Name	Locality
WEBBS FIRE TRAIL	Charleys Forest
Description	
Right of Carriage Way accessed from Charley's Forest Road approximately 4.4km South of the intersection	
with Killarney Road	

Name	Locality
CHAMPION LANE	Bungendore
Description	

An unnamed Laneway in Bungendore Village that extends from Malbon Street through to Rutledge Street.

Name	Locality
RIBBON GUM ROAD	Krawarree
Description	
Portion of Unnamed Crown Road accessed from Kain Cross Road approximately 5km from the intersection with Hereford Hall Road	

Name	Locality
BLUE BUSH ROAD	Wyanbene
Description	

Unnamed Right of Carriageway off Wyanbene Road, starting at the south western boundary of Lot 20 DP 747517 and commencing to the end at the western boundary of Lot 3 DP 752166.

Name	Locality	
HAUGHTON ROAD	Tomboye	
Description		
Unnamed Council Road commencing at the southern boundary of Lot 67 DP 755964, and then Right of		

Unnamed Council Road commencing at the southern boundary of Lot 67 DP 755964, and then Right of Carriageway proceeding north and ending at the western boundary of Lot 2 DP 850800.

Name	Locality	
BRITTLE GUM ROAD	Wyanbene	
Description		
Unnamed Right of Carriageway and then Council road starting at the southern boundary of Lot 2 DP 730311		

Unnamed Right of Carriageway and then Council road starting at the southern boundary of Lot 2 DP 730311 commencing through to the western boundary of Lot 39 DP 755959.

PETER TEGART, General Manager, Queanbeyan-Palerang Regional Council, 10 Majara Street, BUNGENDORE NSW 2621

GNB Ref: 0034 [9039]

SINGLETON SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Singleton Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality	
WAND ROAD	Reedy Creek	
Description		
Road originates off Mirannie Road, north of Hamiltons Crossing Road in REEDY CREEK NSW. It extends		
for approximately 820m to the access point of Lot 721 DP 832338.		

GRAHAM AVARD, Land and Asset Management Systems Coordinator, Singleton Shire Council, PO Box 314, SINGLETON NSW 2330

GNB Ref: 0027 [9040]

THE HILLS SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that The Hills Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality	
NAPOLI WAY	Kellyville	
Description		
Extending in an easterly direction into Lot 557 DP 1217216 from Neyland Circuit ending in a cul-de-sac		

DAVE WALKER, General Manager, The Hills Shire Council, 3 Columbia Court, BAULKHAM HILLS NSW 2153

GNB Ref: 0036

[9041]

WOLLONGONG CITY COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Wollongong City Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality	
CHILBY LANE	Bulli	
Description		
Starting at the intersection with George Avenue, Bulli and proceeding in a southerly direction until ending at		
the intersection with William Street		

Name	Locality
LINBROOK LANE	Avondale
Description	

Starting at the intersection with South Avondale Road approximately 560m south of the intersection of Avondale Road and South Avondale Road and proceeding in a southerly direction until ending just before the gate of the Cedars Estate.

D FARMER, General Manager, Wollongong City Council, Locked Bag 8821, WOLLONGONG DC NSW 2500 GNB Ref: 0032

By Authority

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