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of the State of

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PARLIAMENT

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Counter Terrorism, Minister for Corrections, and Minister for Veterans Affairs

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Mark Speakman SC MP to act for and on behalf of the Minister for Counter Terrorism, Minister for Corrections, and Minister for Veterans Affairs on and from 29 October 2018 to 8 November 2018, inclusive.

Dated: 25 October 2018

GLADYS BEREJIKLIAN, MP

Premier

[n2018-3643]

GOVERNMENT NOTICES

Miscellaneous Instruments



Land Tax (Refunds of Surcharge Land Tax) Order 2018

under the

Land Tax Act 1956

I, the Treasurer, pursuant to section 5C (2) of the *Land Tax Act 1956*, make the following Order.

Dated, this 11th day of October 2018.

The Hon Dominic Perrottet MP Treasurer

Explanatory note

Under section 5C (1) of the *Land Tax Act 1956*, a foreign developer is entitled to a refund of surcharge land tax, subject to certain conditions. This Order specifies the methods to be used in calculating the amount of refund.

Land Tax (Refunds of Surcharge Land Tax) Order 2018

under the

Land Tax Act 1956

1 Name of Order

This Order is the Land Tax (Refunds of Surcharge Land Tax) Order 2018.

2 Commencement

This Order commences on the day on which it is published on the NSW legislation website.

3 Definitions

Words or expressions used in this Order that are defined for the purposes of section 5C of the Land Tax Act 1956 have the same meanings as in that Act.

4 Calculation of Refunds

- (1) The Chief Commissioner is to determine the amount of refund to which an Australian corporation is entitled under section 5C (2) of the Land Tax Act 1956 in respect of residential land owned by the corporation for a land tax year (the "relevant tax year") in accordance with this Order.
- (2) In the case of the sale of a residential lot on land that has been subdivided, the surcharge land tax is to be reassessed after reducing the average value of the land for the relevant tax year by the following proportion:

$$\mathbf{RV} = \mathbf{\underline{A}}_{\mathbf{B}} \times \mathbf{AV}$$

Where:

RV = the reduction in average value of the land for the relevant tax year
A = the area of the residential lot in the subdivided land that has been sold
B = the total area of residential lots in the subdivided land
AV = the average value of the land for the relevant tax year

(3) In the case of the sale of a new home on residential land that is a lot in a strata scheme, where the strata scheme was created after the relevant taxing date, the surcharge land tax on the land comprising the lots and common property in the scheme is to be reassessed, after reducing the average value of the land for the relevant tax year by the following proportion:

$$\mathbf{RV} = \underbrace{\mathbf{A}}_{\mathbf{B}} \mathbf{x} \mathbf{AV}$$

Where:

RV = the reduction in average value of the land for the relevant tax year
A = the unit entitlement under the strata scheme in respect of the new home that was sold
B = the total unit entitlement of all residential lots in the strata scheme
AV = the average value of the land for the relevant tax year

(4) In the case of the sale of a new home on a lot in a deposited plan that was created after the relevant taxing date for a tax year, the surcharge land tax on the land comprising all of the lots in the deposited plan in respect of that tax year is to be reassessed after reducing the average value of the land for the relevant tax year by the following proportion:

$$\mathbf{RV} = \mathbf{\underline{C}} \ \mathbf{x} \ \mathbf{AV}$$

Where:

RV = the reduction in average value of the land for the relevant tax year
C = the area of the lot on which the new home was constructed and sold
D = the total area of all the residential lots in the deposited plan
SD = the average value of the land for the relevant tax year

- (5) Where residential land is subdivided into a combination of deposited plans, strata plans or other type of subdivision, the Chief Commissioner is to assess or reassess the land for the purposes of providing a refund of surcharge land tax in relation to an eligible new home for the relevant tax year, applying such of the principles underlying paragraphs (2) to (4) as are just and reasonable.
- (6) Despite anything in subparagraphs (2) to (5), if the Chief Commissioner is of the opinion that:
 - (a) the residential land is being used for purposes other than new home development; and
 - (b) new home development is a minor or peripheral purpose to the other purposes for which the land is used,

the Chief Commissioner may reduce the amount of refund.

- (7) An application for refund under section 5C of the Act must be in a form approved by the Chief Commissioner.
- (8) The Chief Commissioner may require a single application form to be submitted in respect of the sale of eligible new homes for each 6-month period ending on 31 December and 30 June of any year.



Duties (Refunds of Surcharge Purchaser Duty) Order 2018

under the

Duties Act 1997

I, the Treasurer, pursuant to section 104ZJA (2) of the *Duties Act 1997*, make the following Order.

Dated, this 11th day of October 2018.

The Hon Dominic Perrottet MP Treasurer

Explanatory note

Under section 104ZJA (1) of the *Duties Act 1997*, a foreign developer is entitled to a refund of surcharge purchaser duty, subject to certain conditions. This Order specifies the methods to be used in calculating the amount of refund.

Duties (Refunds of Surcharge Purchaser Duty) Order 2018

under the

Duties Act 1997

1 Name of Order

This Order is the Duties (Refunds of Surcharge Purchaser Duty) Order 2018.

2 Commencement

This Order commences on the day following its publication in the Gazette.

3 Definitions

Words or expressions used in this Order that are defined for the purposes of Part 3 of Chapter 2A of the Duties Act 1997 have the same meanings as in that Part.

4 Calculation of Refunds

- (1) The Chief Commissioner is to determine the amount of refund to which an Australian corporation is entitled under section 104ZJA (1) of the Duties Act 1997 in accordance with this Order.
- (2) In the case of the sale of a residential lot on land that has been subdivided, the surcharge purchaser duty payable in respect of the acquisition of the land by the corporation is to be reassessed so as to reduce the amount of surcharge purchaser duty payable by the following proportion:

$$RD = \underline{A} \times SD$$

Where:

RD = the reduction in surcharge purchaser duty

A = the area of the residential lot in the subdivided land that was sold

B = the total area of the residential lots in the subdivided land SD = the original amount of surcharge purchaser duty assessed

(3) In the case of the sale of a new home on residential land that is a lot in a strata scheme, the surcharge purchaser duty payable in respect of the acquisition by the corporation of residential-related property comprising the lots and common property in the scheme is to be reassessed so as to reduce the amount of surcharge purchaser duty payable by the following proportion:

$$RD = \underbrace{A}_{B} \times SD$$

Where:

RD = the reduction in surcharge purchaser duty

A = the unit entitlement under the strata scheme in respect of the new

home that was sold

B = the total unit entitlement of all residential lots in the strata scheme

SD = the original amount of surcharge purchaser duty assessed

(4) In the case of the sale of a new home on a lot in a deposited plan, the surcharge purchaser duty payable in respect of the acquisition by the corporation of residential-related property comprising all of the lots in the deposited plan is to be reassessed so as to reduce the amount of surcharge purchaser duty payable by the following proportion:

$$\mathbf{RD} = \underbrace{\mathbf{C}}_{\mathbf{D}} \mathbf{x} \mathbf{SD}$$

Where:

RD = the reduction in surcharge purchaser duty

C = the area of the lot on which the new home was constructed and sold

D = the total area of all the residential lots in the deposited plan SD = the original amount of surcharge purchaser duty assessed

- (5) Where residential land is subdivided into a combination of deposited plans, strata plans or other type of subdivision, the Chief Commissioner is to reassess the surcharge purchaser duty so as to reduce the amount of surcharge purchaser duty payable by a proportion of the original amount of surcharge purchaser duty assessed, applying such of the principles underlying subparagraphs (2) to (4) as are just and reasonable.
- (6) Despite anything in subparagraphs (2) to (5), if the Chief Commissioner is of the opinion that:
 - (a) the residential land is being used for purposes other than new home development; and
 - (b) new home development is a minor or peripheral purpose to the other purposes for which the land is used,

the Chief Commissioner may reduce the amount of refund.

(7) The Chief Commissioner may determine a single reassessment and refund of surcharge purchaser duty in respect of the sale of multiple new homes on the residential-related property for each 6-month period ending on 30 June and 31 December of any year.

Appointments

INDUSTRIAL RELATIONS ACT 1996

INDUSTRIAL RELATIONS COMMISSION OF NSW

APPOINTMENT OF COMMISSIONER

HIS Excellency the Governor, with the advice of the Executive Council, and in pursuance of Section 148 of the *Industrial Relations Act 1996*, approved on 17 October 2018 the appointment of John David Stanton as a Commissioner of the Industrial Relations Commission of New South Wales, for two days of each week, for a period commencing on 22 October 2018 and ending on 21 October 2021.

DOMINIC PERROTTET, MP Minister for Industrial Relations

[n2018-3646]

Planning & Environment Notices

Environment Protection Authority

Declaration of significantly contaminated land

(Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20181106; Area Number 3070

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

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

This declaration applies to the land that is located at 38 Links Road, St Marys, NSW (Lot 60 of DP 31908), within the Local Government Area of Penrith City Council. The land to which this declaration applies is shown on the attached figure.

2. Nature of contamination affecting the site

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

- Benzene:
- Total Recoverable Hydrocarbons (TRH);
- Chlorinated hydrocarbons;
- Ammonia; and
- Per- and Poly-fluoroalkyl Substances (PFAS).

3. Nature of harm that the contaminants may cause

The EPA has considered the matters in section 12 of the Act and believes that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act for the following reasons:

- Soil, groundwater and soil vapour are contaminated with the contaminants at concentrations exceeding guidelines that are protective of human health and/or the environment.
- The plume of contaminated groundwater has not been delineated and has the potential to migrate off-site.
- There are potential risks to on-site and off-site occupants of the buildings and intrusive maintenance workers, through vapour inhalation. There are also potential risks to the ecosystems of Ropes Creek and South Creek.
- The extent of the contamination on-site and off-site is not adequately known and requires further investigation.
- Management of the contamination may be required to prevent the migration of groundwater contamination from the site, and to mitigate any identified risks to on-site or off-site receptors.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA.

5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

Director Contaminated Land Management Section Environment Protection Authority PO Box A290 SYDNEY SOUTH NSW 1232

or emailed to: contaminated.sites@epa.nsw.gov.au

or faxed to: 02 9995 5930

by not later than 21 November 2018.

[Signed] 24 October 2018

ARMINDA RYAN
Director Contaminated Land Management
Environment Protection Authority

NOTE:

Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under s.14 of the Act.

Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (s.44 of the Act).

Information recorded by the EPA

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

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s.10.7 (2) of the *Environmental Planning and Assessment Act 1979* that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s.10.7 (2) certificate is no longer required.

Relationship to other regulatory instrument

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



Source: SIX Maps

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Hunter River – between the Fitzgerald Bridge, Raymond Terrace and Smiths Island (near Fullerton Cove).

Duration

6:30am to 9:00am – Saturday 27 October 2018

Detail

A barefoot waterskiing marathon will be conducted on the navigable waters of the Hunter River at the location specified above, involving the use of high speed power vessels, persons being towed at speed using tow-lines and persons in the water from time to time, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event, which will be marked by buoys and patrolled by control vessels.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone.

Vessel operators and persons in the vicinity should keep a proper lookout, keep well clear of competing and support vessels, exercise extreme caution and comply with directions issued by control vessels.

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 NH1882

Date: 18 October 2018

Mike Baldwin

Manager Operations Hunter

Delegate

[n2018-3648]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Murray River and Darling River – the entire width of the river between Mildura (Victoria) and Wentworth (NSW) at the following locations:

- 8.00am to 2.00pm Saturday 3 November 2018 the Murray River between the 884km river marker (downstream of the Mildura Lock) downstream to the Wentworth Weir, and junction of the Murray and Darling Rivers, and upstream on the Darling River to the 4km river marker;
- 2.00pm to 7.00pm Saturday 3 November 2018 the Murray River between the 856km river marker (1km upstream of the Coomealla boat ramp) downstream to the Wentworth Weir, and junction of the Murray and Darling Rivers, and upstream on the Darling River to the 4km river marker;
- 8.00am to 7.00pm Sunday 4 November 2018 the Murray River between the 884km river marker (downstream of the Mildura Lock) downstream to the Wentworth Weir, and junction of the Murray and Darling Rivers, and upstream on the Darling River to the 4km river marker.

Duration

8.00am to 7.00pm – Saturday 3 and Sunday 4 November 2018.

Detail

Competitive water ski racing will be conducted on the navigable waters of the Murray River as specified above.

The event will involve the use of high speed power vessels, persons being towed at speed using tow-lines and persons in the water from time to time, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event and will comprise the full width of the Murray River as specified above. The area will be marked by buoys and patrolled by control vessels. Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone during the times specified above.

Special Restrictions

Pursuant to section 12(3) of the *Marine Safety Act 1998*, for the duration of the event, special restrictions are imposed on all vessels moored or anchored within the exclusion zone whilst it is in force. The special restrictions are as follows:

- Vessels moored or secured to the riverbank within the area must remain at their position and MUST NOT be operated during the event;
- All vessels moored or secured to the river bank within the area are required to be moored in a safe location well away from river bends and corners; and
- All vessels that are not moored or secured to the riverbank (e.g. merely anchored) are to be moored or secured in accordance with the directions of an authorised officer or event official for the duration of the event.

All vessel operators and persons in the vicinity must comply with the above restrictions, keep a proper lookout, exercise caution and keep well clear of participating vessels, support vessels and persons in the water.

Occupants of vessels are strongly urged to vacate their vessels during the event, and if they wish to view the race, to do so from shore.

Vessels and persons in the vicinity should exercise extreme caution and be aware of approaching race vessels and exit routes.

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: SO1864 Date: 23 October 2018

Deon Voyer

Manager Operations South

Delegate

[n2018-3649]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Bumbaldry in the Weddin Shire 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 those pieces or parcels of land situated in the Weddin Shire Council area, Parish of Bumbaldry and County of Monteagle, shown as:

Lot 6 Deposited Plan 1230935, being part of the land in Certificate of Title 7004/1023460 and said to be in the possession of the Crown; and

Lot 7 Deposited Plan 1230935, being part of the land in Certificate of Title 7003/1023460 and said to be in the possession of the Crown and Central West Local Land Services (Reserve Manager).

(RMS Papers: SF2018/105839; RO SF2017/026537)

[n2018-3650]

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Woolgoolga and Arrawarra in the Coffs Harbour 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 those pieces or parcels of land situated in the Coffs Harbour City Council area, Parish of Woolgoolga and County of Fitzroy, shown as:

Lot 3 Deposited Plan 1147163, being part of the land dedicated as Wedding Bells State Forest No 360 by proclamation in Government Gazettes No 102 of 29 July 1932 (No 1 by Extension), No 85 of 26 April 1935 (No 2 by Extension) and No 126 of 18 October 1974 (No 8 Extension);

Lots 5 and 7 Deposited Plan 1147163, being parts of the land in Certificate of Title 87/752853; and

Lots 6, 8 and 9 Deposited Plan 1147163 being parts of the land dedicated as Wedding Bells State Forest No 360 by proclamation in Government Gazette No 17 of 18 February 1955 (No 6 Extension).

The land is said to be in the possession of Forestry Corporation of NSW.

(RMS Papers: SF2018/105915; RO 10/110.1870)

[n2018-3651]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Mona Vale and Warriewood in the Northern Beaches 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 those pieces or parcels of land situated in the Northern Beaches Council area, Parish of Narrabeen and County of Cumberland, shown as:

Lot 54 Deposited Plan 1237461, being part of the land in Certificate of Title 20/1141261 and said to be in the possession of Blackmores Limited; and

Lot 53 Deposited Plan 1237461, being part of the land in Certificate of Title 1/270291 and said to be in the possession of Community Association DP270291;

excluding any existing easements from the compulsory acquisition of the land described above.

Lot 53 Deposited Plan 1237461 is excluded from the community scheme of Community Plan DP270291. 135382 of 2018 is the plaint number for the action instituted in the Supreme Court of New South Wales to restructure community scheme DP270291 if necessary as a consequence of the compulsory acquisition of Lot 53 Deposited Plan 1237461.

(RMS Papers: SF2017/217802)

[n2018-3652]

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Holroyd in the Cumberland 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 Cumberland Council area, Parish of Liberty Plains and County of Cumberland, shown as Lot 702 Deposited Plan 1241836, being part of the land in Certificate of Title 10/808585; excluding any existing easements from the compulsory acquisition of the said Lot 702.

The land is said to be in the possession of Tiberius (Holroyd) Pty Ltd (registered proprietor) and WesTrac Pty Limited (lessee).

(RMS Papers: SF2018/136374; RO SF2017/179190)

[n2018-3653]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Luddenham in the Penrith City Council Area

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the interest in 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

Interest in Land

A lease for a specified period of two years as described in Memorandum AE293511 recorded at Land Registry Services, of all those pieces or parcels of land situated in the Penrith City Council area, Parishes of Mulgoa and Claremont and County of Cumberland, shown as:

Lots A, B and C in RMS Sketch SR 4683-CA, being parts of the land in Certificates of Title 9/249113, 10/249113 and 11/249113 respectively and said to be in the possession of Ronalind Holdings Pty Limited (registered proprietor) and Ronalind Pty Ltd (reputed lessee).

(RMS Papers: SF2017/164792)

[n2018-3654]

ROADS ACT 1993

Order – Section 27

Variation of a Road Widening Order applying to part of King Street at Newcastle in the Newcastle City Council
Area Parish of Newcastle and County of Northumberland

Roads and Maritime Services, by its delegate and with the consent of the Minister for Roads, Maritime and Freight, by this order under section 27 of the *Roads Act 1993* varies the road widening order published in Government Gazette No 111 of 7 November 1958 on page 3418 by excluding the land shown designated [R] within Lot 10 in Deposited Plan 1242107 from the operation of that order.

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

(RMS Papers: SF2018/218930)

[n2018-3655]

Order – Sections 46, 48, 54 and 67

Tweed Shire Council Area

Declaration as Freeway of part of the Pacific Highway at Tweed Heads South

I, the Minister for Roads, Maritime and Freight, by this order pursuant to Sections 46, 48, 54 and 67 of the *Roads Act 1993*:

- 1. dedicate as public road the land described in Schedules 1 and 2;
- 2. declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
- 3. declare to be a freeway the said main road described in Schedules 2 and 3;
- 4. declare that access to the said freeway is restricted; and
- 5. specify in Schedule 4 under, the points along the freeway at which access may be gained to or from other public roads.

The Hon MELINDA PAVEY MP

Minister for Roads, Maritime and Freight

Schedule 1

All those pieces or parcels of land situated in the Tweed Shire Council area, Parish of Terranora and County of Rous, shown as:

Lot 4 Deposited Plan 1036208;

Lot 1 Deposited Plan 500485;

Lots 6 and 9 Deposited Plan 255989; and

Lot 1 Deposited Plan 807098.

The above Lots are shown on RMS Plan 0010 438 AC 4015.

Schedule 2

All those pieces or parcels of land situated in the Tweed Shire Council area, Parish of Terranora and County of Rous, shown as:

Lots 4 and 5 Deposited Plan 500485;

Lots 10 to 19 inclusive Deposited Plan 255989; and

Lot 2 Deposited Plan 807098; and

Lots 6 and 7 Deposited Plan 254000.

The above Lots are shown on RMS Plan 0010 438 AC 4015.

Schedule 3

All those pieces or parcels of land situated in the Tweed Shire Council area, Parish of Terranora and County of Rous, shown as:

Lot 1 Deposited Plan 1036208;

Lots 20 and 21 Deposited Plan 255989; and

Lots 9 and 10 Deposited Plan 254000.

The above Lots are shown in RMS Plan 0010 438 AC 4015.

Schedule 4

Between the points A and B; and

between the points C and D;

all shown in RMS Plan 0010 438 AC 4015.

(RMS Papers: SF2018/287350; RO SF2014/154100)

[n2018-3656]

Order – Sections 46, 49, 54 and 67

Bega Valley Shire Council Area

Declaration as Controlled Access Road of part of the Princes Highway at Frogs Hollow

I, the Minister for Roads, Maritime and Freight, by this order pursuant to Sections 46, 49, 54 and 67 of the *Roads Act 1993*:

- 1. dedicate as public road the land described in Schedule 1 under;
- 2. declare to be a main road the said public road described in Schedule 1 and the public road described in Schedule 2 under;
- 3. declare to be a controlled access road the said main road described in Schedules 1 and 2; and
- 4. declare that access to the said controlled access road is restricted.

The Hon MELINDA PAVEY MP

Minister for Roads, Maritime and Freight

Schedule 1

All those pieces or parcels of land situated in the Bega Valley Shire Council area, Parish of Kameruka and County of Auckland, shown as:

Lots 16 to 24 inclusive Deposited Plan 1218164.

The above Lots are shown on RMS Plan 0001 032 AC 4018.

Schedule 2

All that piece or parcel of land situated in the Bega Valley Shire Council area, Parish of Kameruka and County of Auckland, shown as:

Lot 3 Deposited Plan 1186473.

The above Lot is shown on RMS Plan 0001 032 AC 4018.

(RMS Papers: SF2018/293659; RO SF2016/099700)

[n2018-3657]

Mining and Petroleum Notices

Pursuant to section 136 of the Mining Act 1992 and section 16 of the Petroleum (Onshore) Act 1991

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION (ELA)

ELA5735, TRK RESOURCES PTY LTD, dated 18 October 2018.

[n2018-3658]

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE (EL)

ELA5542, now EL8802, DAVID CRITTLE, dated 15 October 2018.

ELA5684, now EL8794, ALKANE RESOURCES LTD, dated 20 September 2018.

MINING LEASE (ML)

MLA554, now ML1774 (Act 1992), TARONGA MINES PTY LTD, dated 21 September 2018. As a result of the grant of this title, parts of EL8407 and EL8639 have ceased to have effect.

[n2018-3659]

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

EXPLORATION LICENCE (EL)

EL6915, CLANCY EXPLORATION LIMITED. Application for renewal received 17 October 2018.

EL7989, GOLDEN CROSS OPERATIONS PTY. LTD. Application for renewal received 18 October 2018.

EL5831, WHITEHAVEN COAL MINING LIMITED. Application for renewal received 5 April 2018.

EXPLORATION (PROSPECTING) LICENCE (EPL)

EPL1050, CONRAD RESOURCES PTY LTD. Application for renewal received 22 October 2018.

CONSOLIDATED MINING LEASE (CML)

CML11 (Act 1973), PERILYA BROKEN HILL LIMITED. Application for renewal received 16 October 2018.

MINING LEASE (ML)

ML1100 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 17 October 2018.

ML1101 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 17 October 2018.

[n2018-3660]

Primary Industries Notices

BIOSECURITY ACT 2015

Instrument of Appointment of Authorised Officers and Approval of Functions – Department of Primary Industries and Local Land Services officers

- I, Mark Mackie, A/Director Biosecurity & Food Safety Compliance, in exercise of delegated authority of the Secretary and of the Secretary as Accreditation Authority under the *Biosecurity Act 2015* (the Act) make the following appointments and approvals:
 - 1) Pursuant to section 361 of the Act, I appoint the persons listed in Column 1 of the table set out in Schedule 1 as authorised officers for the purposes of the Act.
 - 2) Pursuant to section 195 of the Act, I approve those authorised officers listed in Column 1 of the table set out in Schedule 1 to exercise the functions of a biosecurity certifier as specified in Column 2 of the table.

Duration of appointment and approval:

The appointment and approval of each person listed in Schedule 1 will end on the earliest of the following dates:

- A. the date that is five years from the date of this instrument; or
- B. the date of revocation of this instrument, or an instrument of revocation of appointment of a person listed in Schedule 1 as an authorised officer; or
- C. the date that the person ceases to be employed by either the Department of Industry or the Local Land Services.

Dated this 18th day of October 2018

MARK MACKIE

Mark Mackie

A/DIRECTOR

BIOSECURITY & FOOD SAFETY COMPLIANCE

(as delegate on behalf of the Secretary of the Department of Industry)

SCHEDULE 1

Column 1	Column 2
Name of person appointed as authorised officer	Approved functions of biosecurity certifier
Jessica Lock	NIL Conditions

[n2018-3661]

BIOSECURITY ACT 2015

Instrument of Appointment of Chief Veterinary Officer and Deputy Chief Veterinary Officers 2018 (No 2)

I, **BRUCE M. CHRISTIE**, Deputy Director General, Biosecurity & Food Safety, having delegated authority, make the following Instrument of Appointment in pursuance of section 377 of the *Biosecurity Act 2015* (the Act).

Dated this 22nd day of October 2018

BRUCE M.CHRISTIE
Deputy Director General
Biosecurity and Food Safety
Department of Industry

Explanatory Note

This instrument is made under section 377 of the *Biosecurity Act 2015*. The objects of this Instrument are to appoint an officer employed in the Department to be the Chief Veterinary Officer and one or more other officers so employed to be Deputy Chief Veterinary Officers, for the purposes of the Act.

INSTRUMENT OF APPOINTMENT OF CHIEF VETERINARY OFFICER AND DEPUTY CHIEF VETERINARY OFFICERS 2018 (NO 2)

under the

BIOSECURITY ACT 2015

1. Name

This Instrument is the *Instrument of Appointment of Chief Veterinary Officer and Deputy Chief Veterinary Officers 2018 (No 2).*

2. Commencement

This instrument commences on 22nd October 2018.

3. Revocation of previous instrument

The Instrument of Appointment of Chief Veterinary Officer and Deputy Chief Veterinary Officers 2018 dated 3 May 2018 published on the NSW Department of Primary Industries' website is revoked (as is any instrument revived as a result of this revocation).

4. Interpretation

role includes office.

the Act means the Biosecurity Act 2015.

the Department means the Department of Industry.

title includes title of an office.

5. Appointment of officer as Chief Veterinary Officer

- 1) A person employed in the Department who is assigned to the role having the title: Group Director, Animal Biosecurity, and who is eligible for full registration as a veterinary practitioner under the *Veterinary Practice Act 2003* is appointed as Chief Veterinary Officer for the purposes of the Act.
- 2) A person assigned to the role having the title listed in clause 5(1), includes any person who is for the time being acting in that role or performing the duties and responsibilities of that role.

6. Appointment of officers as Deputy Chief Veterinary Officers

- 1) A person employed in the Department and who is:
- a) In the Department's Animal Biosecurity unit; and
- b) eligible for full registration as a veterinary practitioner under the Veterinary Practice Act 2003; and
- c) In a role classified as either:
 - I) A Band 1 Public Service Senior Executive in accordance with the *Government Sector Employment Act 2013*, or
 - II) Professional Officers Grade 6 or above, under the Crown Employees (Department of Industry, Skills and Regional Development) Professional Officers Award approved by the NSW Industrial Relations Commission, as in force at the time of appointment,

may be appointed as Deputy Chief Veterinary Officer for the purposes of the Act.

2) A person assigned to any of the roles, having any of the title, classification or grade listed in subclause 6 1) includes any person who is for the time being acting in any of those roles or performing the duties and responsibilities of any of those roles.

7. Functions of officers appointed as Deputy Chief Veterinary Officers

1) A person appointed as Deputy Chief Veterinary Officer may, as requested by the Chief Veterinary Officer in writing, exercise all or part of the functions of Chief Veterinary Officer from time to time.

[n2018-3662¹

CEMETERIES AND CREMATORIA ACT 2013

Plans of Management Evaluation Framework Order 2018

The Board of Cemeteries & Crematoria NSW, with the powers conferred on it under section 8(1) of the *Cemeteries and Crematoria Act 2013* and pursuant to section 91 (1) of that Act make the guidelines for or with respect to Plans of Management.

Dated this 4th day of October 2018

STEPAN KERKYASHARIAN AO CHAIR OF THE BOARD CEMETERIES & CREMATORIA NSW

1. Name

This Order is the Plans of Management Evaluation Framework Order 2018.

2. Commencement

This Order commences on the date on which it is published in the Gazette and on the Department's internet website.

3. Declaration

The matters listed in the schedule are declared as requirements for Plans of Management.

Schedule Plans of Management Evaluation Framework Guideline

Crown Cemetery Operator Plan of Management Evaluation Framework

The following framework is used by Cemeteries & Crematoria NSW (CCNSW) to evaluate a Crown cemetery operator's Plan of Management (PoM). The framework covers information required in a PoM to cover both statutory compliance and 'fit for purpose' matters.

Information required	Rationale
1. Site information	
A description of the condition of the land, and of any buildings or other improvements on the land, as at the date of adoption of the PoM (based on <i>LGA 1993 S 36</i>)	Required as identifies land covered by the PoM
 Is land correctly identified/described Is it reserve land only, or reserve and other land Is any portion of reserve not included in the PoM 	Required to identify which permissions may be required
- Is land comprised of mixed types of tenures (e.g. Crown land, local government, church/community or private land)	Required where mixed tenure, legislation required to be complied with may include plan of management requirements of multiple acts
2. PoM context	
Problem identification – information detailing why a PoM has been identified as required for the land (land use/maintenance/revenue/other community issues)	Required to determine whether PoM actually manages the problems identified
3. Land use/proposed land use	
The purposes or approved uses of the land (based on <i>LGA 1993 S 36</i>); purpose declared, in relation to land comprising a reserve, means the public purpose for which the land has been dedicated or reserved, and includes any purpose or use permitted under, or in connection with, the purpose declared.	Required to provide for transparency of approved purpose/s for the land, accuracy of reserve dedication, etc required for identifying whether additional permission or variation to permission required
A description of the use of the land and any such buildings or improvements as at that date (based on <i>LGA 1993 S 36A</i>)	Required to identify whether land is/remains suited to proposed or approved uses

Information required	Rationale
In the case of a PoM that would, if adopted, authorise the reserve to be used for an additional purpose, require the PoM to specify or deal with the following matters: (a) the condition of the reserve (including the condition of any buildings or other improvements on the reserve), (b) the existing use of the reserve (including the existing use of any buildings or other improvements on the reserve), (c) the nature and scale of the proposed additional purpose, (d) the nature, scale and term of any lease, licence or other arrangement that is intended to be granted or entered into in relation to the additional purpose, and (e) any submissions made in relation to the PoM as a result of the consultation process and public exhibition requirements under section 95(3) (C&CA 2013)	Required to: - identify any activities inconsistent with approved purpose - quantify any proposed changes in land use - allow for assessment of proposed changes in land use - identify whether ministerial or other permission is required - identify whether required permission has been obtained NB: Changes to land use for Crown cemetery reserves which comprise activities 'conducive and ancillary' to Crown cemetery operation would generally be consistent with relevant case-law
4. Legislative requirements	
Is the land or any part of the land listed on the NSW State Heritage Register: - Identify listing - Identify affected features/components - Identify associated obligations - Detail commitment to satisfy obligations	Required to clearly identify site use and management restrictions, processes and obligations arising; required to assess whether PoM satisfactorily addresses processes and obligations
Other legislative requirements: - Is the land subject to a Local Environment Plan/Heritage or other restriction - Are heritage items identified, and plans for maintenance specified - Is the land subject to any other legislative restriction or obligation relevant to use or maintenance - for any specified restriction or obligation, does the PoM include objectives & activities satisfying the obligations	Required to clearly identify land use and management restrictions, processes and obligations arising; required to assess whether the PoM satisfactorily addresses processes and obligations
5. Land management objectives, associated actions and their measurement	
Objectives and performance targets of the PoM with respect to the land (based on <i>LGA 1993 S 36</i>)	Required to identify objectives targeted for achievement by the PoM
Means by which the land manager proposes to achieve the PoM's objectives and performance targets (based on LGA 1993 S 36)	Required to clearly identify the actions to be conducted during the term, for evaluation of 'fir for purpose'
Manner in which the land manager proposes to assess its performance with respect to the PoM's objectives and performance targets (based on <i>LGA 1993 S 36</i>)	Required to determine whether measurement and review of actions proposed is adequate given the objectives and term of the PoM
6. Activities specified in the PoM	
Does the PoM include adequate actions and commitment of resources to minimum standards of maintenance and repair (based on <i>Heritage Act 1977</i> S 118	Required to determine whether sufficient actions and resources for Crown cemetery maintenance are specified
Does the PoM propose and clearly communicate any activities not related to appropriate operation of the land as a cemetery	Required to determine whether PoM communicates activities proposed in a transparent manner for stakeholders, and allow assessment of consistency with stated purposes/objectives
Would a reasoned assessment of any of the activities proposed in the PoM require provision of a substantive risk assessment	Required to determine whether any actions proposed to be undertaken in the PoM require strengthened risk management

Information required	Rationale
7. Finance/resources	
Does the PoM (or accompanying documentation) provide sufficient assurance that financial and other resources are available during term for conduct of specified actions and measures	Required to allow evaluation of adequacy of financial and other resources
Does the PoM provide sufficient information to assure community and stakeholders of the adequacy and commitment of resources	Required to determine whether the PoM itself passes the community reasonability test regarding resource commitment
8. Community engagement	
Does the PoM identify that the <i>Cemeteries and Crematoria Act</i> 2013 provisions in respect of draft PoMs referral and exhibition have been met (S. 95)	Required to allow determination of whether the consultation requirements have been satisfied
Does the PoM identify that reasonable opportunities for community engagement, issue identification, input and consultation have been completed	Required to allow determination of whether the community consultation activities meet minimum requirements
Does the PoM commit to continued engagement with affected communities	Required to allow determination of whether the actions committed to appear sufficient to provide for community and stakeholder input during the term of the PoM
Are there any reasonable community expectations elicited through the PoM development process that are not adequately addressed by the PoM	Required to allow identification of risk to CCNSW upon adoption of the PoM

Abbreviations

LGA 1993 refers to the *Local Government Act 1993* C & CA 2013 refers to the *Cemeteries and Crematoria Act 2013* October 2018

[n2018-3663]

DRUG MISUSE AND TRAFFICKING ACT 1985

Instrument of Appointment to Give Certificate Evidence

I, SIMON DRAPER, Secretary of the Department of Industry, pursuant to Section 43(5) of the *Drug Misuse and Trafficking Act 1985* ('the Act'), hereby appoint the persons named in the Schedule below, each of whom I consider to be suitably qualified persons to give a certificate in relation to the identification of cannabis plant or cannabis leaf for the purposes of Section 43 of the Act.

SCHEDULE

David COWELL Paul WAITE Joshua WATERS Mikayla WESTON Damien JOHNSON

Dated this 17th day of October 2018

SIMON DRAPER SIMON DRAPER

Phillip WRIGHT

Secretary

NSW Department of Industry

[n2018-3664]

DRUG MISUSE AND TRAFFICKING ACT 1985

Instrument of Appointment to Give Certificate Evidence

I, SIMON DRAPER, Secretary of the Department of Industry, pursuant to Section 43(5) of the *Drug Misuse and Trafficking Act 1985* ('the Act'), hereby appoint the persons named in the Schedule below, each of whom I consider to be suitably qualified persons to give a certificate in relation to the identification of cannabis plant or cannabis leaf for the purposes of Section 43 of the Act.

SCHEDULE

Todd ANDERSON
Colin BIRD
Samuel BUSH
Tracey BUTLER
Ceysun CETIN
Natasha FAIRFAX
Nicole KEMP
Andrew SHARROCK

Thomas LEE
Jasmin EASON
Benjamin GRAY
Michael XUEREB
Shane LEE

Steven LAMPARD Daniel FORDYCE

Matthew DAVIS
Anthony TRAINO
Kyle CHRISTIAN
John JEFFREY
Andrew PAPALLO
Benjamin RANKIN
Jo-Anne DAWSON

Arvin RAMALINGAM Jaime MASINA

Heath WOODS Brendon COPPOLA Jasmin GAMMAGE Paul WEARNE

Matthew CLARKE Nicole PURCELL

Dated this 17th day of October 2018

SIMON DRAPER SIMON DRAPER

Secretary

NSW Department of Industry

Clint LAWRENCE
Adam PARSONS
Fabio REMONDI
Shelly DAVIDGE
Scott WHALE
Mark BULLOCK
Jeannie ASSAF
Mia TOUTOUNJI
Daniel HARTLEY
Lauren MURDEN
Brandon LIM
Veronica STEVENS
Adam TAYLOR

Oscar BURTON-TAYLOR

Adam PARSONS Andrew ATKINS Nathan BARRASS Christopher GRIME Adam POWELL Scott PHILLIP

Jessica BARNARD

Melanie MARSHALL

Leah GREIG Adam McMILLAN

Karl LEIS Michael DYKES Sheldon KLOTZ

David ABERCROMBIE Nathan VEDDER

[n2018-3665]

Crown Land Notices

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

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

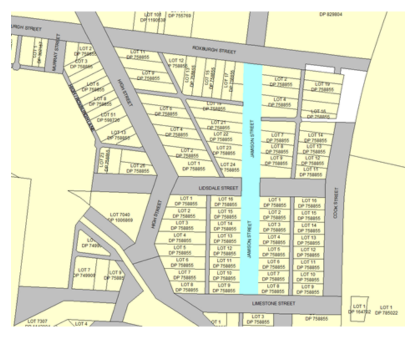
IN pursuance of the provisions of Section 152I, *Roads Act 1993*, the Crown public roads specified in Schedules 1-8 are transferred to the Roads Authority specified in Schedule 9 hereunder, and as from the date of publication of this notice, the roads specified in Schedules 1-8 cease to be Crown public roads.

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

SCHEDULE 1

Parish – Cullen Bullen; County – Roxburgh Land District –Lithgow; Town of Portland Local Government Area – Lithgow City Council

That part of the Crown Public road known as Jamison Street as denoted by blue shading in the diagram below.



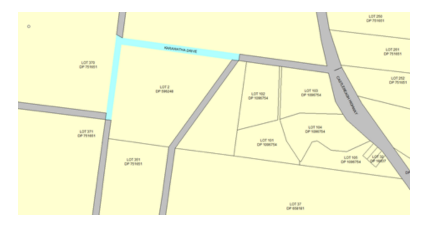
SCHEDULE 2

Parish - Lidsdale; County - Cook

Land District -Lithgow; Village of Lidsdale

Local Government Area – Lithgow City Council

That part of the Crown Public road known as Karawatha Drive as denoted by blue shading in the diagram below.



SCHEDULE 3

Parish – Cullen Bullen; County – Roxburgh
Land District –Lithgow; Town of Portland
Local Government Area – Lithgow City Council

That part of the Crown Public road known as Langbein Lane as denoted by blue shading in the diagram below.



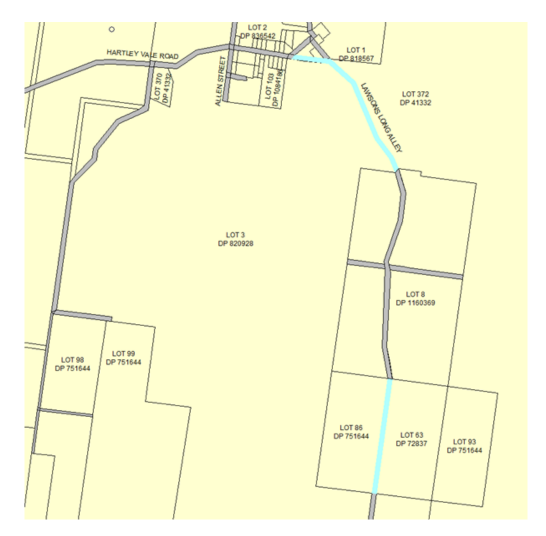
SCHEDULE 4

Parish – Hartley; County – Cook

Land District –Lithgow; Village of Hartley Vale

Local Government Area – Lithgow City Council

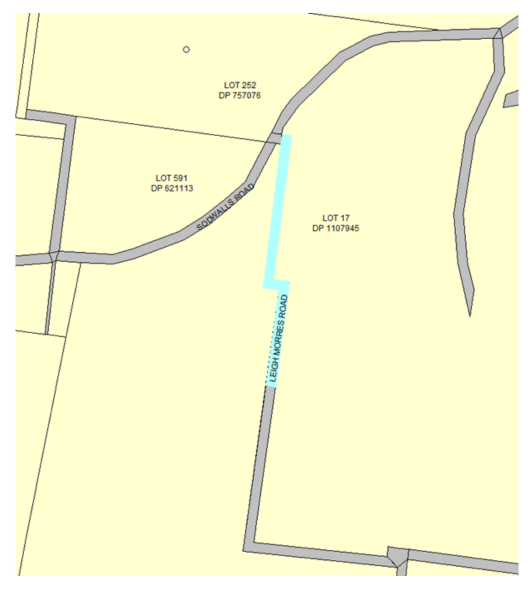
Those parts of the Crown Public road known as Lawsons Long Alley as denoted by blue shading in the diagram below.



SCHEDULE 5

Parish – Thornshope; County – Westmoreland Land District –Lithgow; Village of Sodwalls Local Government Area – Lithgow City Council

That part of the Crown Public road known as Leigh Morres Road as denoted by blue shading in the diagram below.



SCHEDULE 6

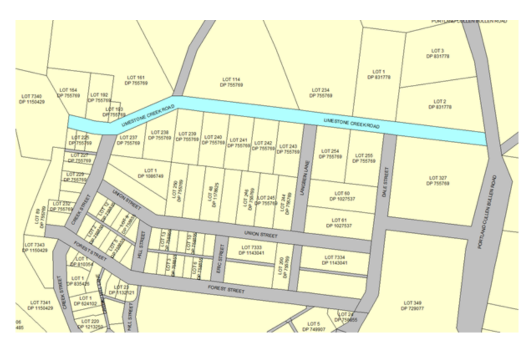
Parish – Cullen Bullen; County – Roxburgh Land District –Lithgow; Town of Portland Local Government Area – Lithgow City Council

That part of the Crown Public road known as Lidsdale Street as denoted by blue shading in the diagram below.



Parish – Cullen Bullen; County – Roxburgh
Land District –Lithgow; Town of Portland
Local Government Area – Lithgow City Council

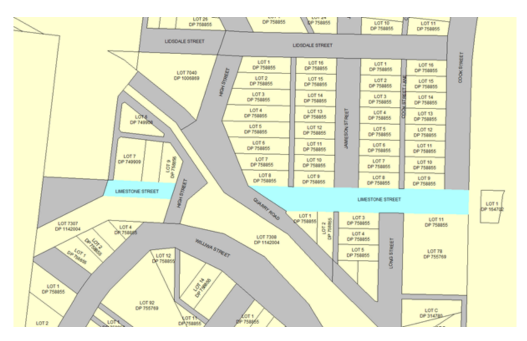
That part of the Crown Public road known as Limestone Creek Road as denoted by blue shading in the diagram below.



SCHEDULE 8

Parish – Cullen Bullen; County – Roxburgh Land District –Lithgow; Town of Portland Local Government Area – Lithgow City Council

That part of the Crown Public road known as Limestone Street as denoted by blue shading in the diagram below.



Roads Authority: Lithgow City Council

Council Ref: Leanne Kearney File Ref: 18/04318#09; W599875

[n2018-3666]

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

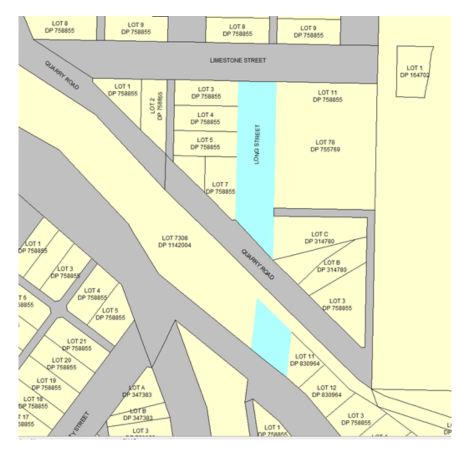
IN pursuance of the provisions of Section 152I, *Roads Act 1993*, the Crown public roads specified in Schedules 1-8 are transferred to the Roads Authority specified in Schedule 9 hereunder, and as from the date of publication of this notice, the roads specified in Schedules 1-8 cease to be Crown public roads.

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

SCHEDULE 1

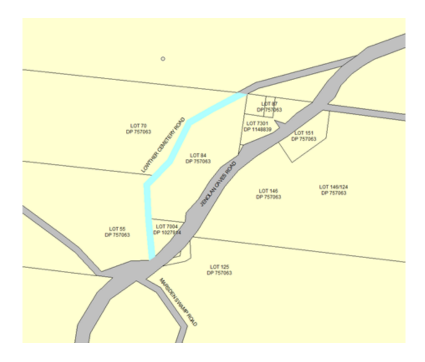
Parish – Cullen Bullen; County – Roxburgh
Land District –Lithgow; Town of Portland
Local Government Area – Lithgow City Council

That part of the Crown Public road known as Long Street as denoted by blue shading in the diagram below.



Parish – Lowther; County – Westmoreland Land District –Lithgow; Village of Lowther Local Government Area – Lithgow City Council

That part of the Crown Public road known as Lowther Cemetery Road as denoted by blue shading in the diagram below.



Parish – Falnash; County – Roxburgh

Land District -Lithgow; Village of Meadow Flat

Local Government Area – Lithgow City Council

That part of the Crown Public road known as Lyons Street as denoted by blue shading in the diagram below.



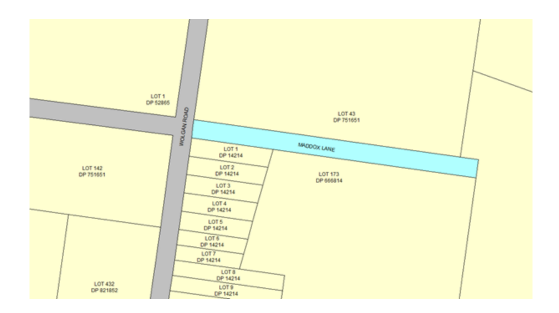
SCHEDULE 4

Parish – Lidsdale; County – Cook

Land District -Lithgow; Village of Lidsdale

Local Government Area – Lithgow City Council

That part of the Crown Public road known as Maddox Lane as denoted by blue shading in the diagram below.



Parish – Cullen Bullen; County – Roxburgh Land District –Lithgow; Town of Portland Local Government Area – Lithgow City Council

That part of the Crown Public road known as Main Street as denoted by blue shading in the diagram below.



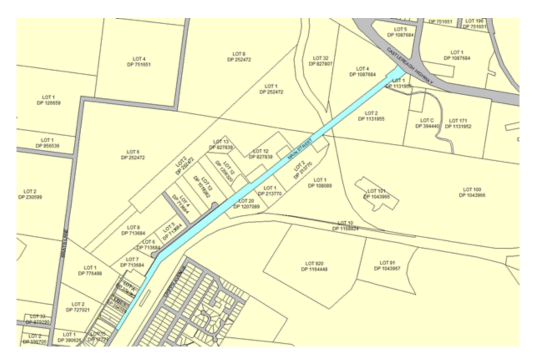
SCHEDULE 6

Parish – Lidsdale; County – Cook

Land District -Lithgow; Town of Wallerawang

Local Government Area – Lithgow City Council

That part of the Crown Public road known as Main Street as denoted by blue shading in the diagram below.

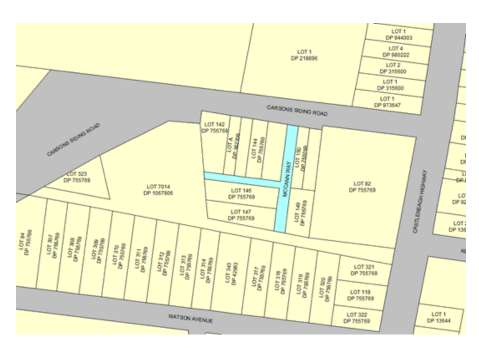


 $Parish-Cullen\ Bullen;\ County-Roxburgh$

Land District -Lithgow; Village of Cullen Bullen

Local Government Area – Lithgow City Council

That part of the Crown Public road known as McCann Way as denoted by blue shading in the diagram below.



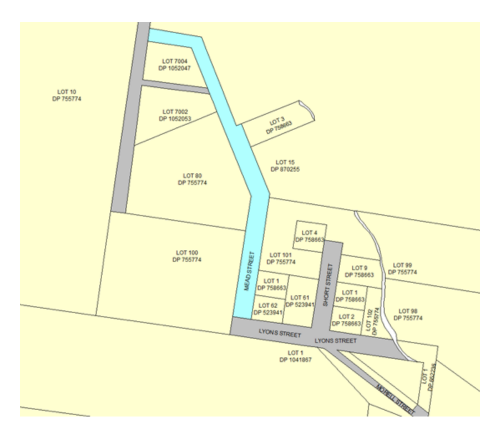
SCHEDULE 8

Parish - Falnash; County - Roxburgh

Land District –Lithgow; Village of Meadow Flat

Local Government Area – Lithgow City Council

That part of the Crown Public road known as Mead Street as denoted by blue shading in the diagram below.



SCHEDULE 9

Roads Authority: Lithgow City Council

Council Ref: Leanne Kearney File Ref: 18/04318#10; W600369

[n2018-3667]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Minnon, Moglewit, Teni; County – Baradine Land District – Narrabri: LGA – Narrabri

Road Disposed: Lot 1 DP 1242851

File No: 17/02935

[n2018-3668]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Wongawanga; County – Fitzroy

Land District - Bellingen; LGA - Coffs Harbour

Road Disposed: Lot 2 DP 1243753

File No: 17/11647

[n2018-3669]

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

IN pursuance of the provisions of Section 152I, *Roads Act 1993*, the Crown public road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, and as from the date of publication of this notice, 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 – Clinton; County – Bathurst

Land District – Orange; Locality: Clifton Grove

Local Government Area – Cabonne Council

That part of the Crown Public road known as White Hill Lane from it's intersection with Lower Lewis Ponds road for a distance of 362.62 metres.

SCHEDULE 2

Roads Authority: Cabonne Council

Council Ref: 961927

File Ref: 18/06827; W599475

[n2018-3670]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Bronte; County – Auckland Land District – Bega; LGA – Bega Valley

Road Disposed: Lot 1 DP 1244075

File No: 12/00793

[n2018-3671]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish - Cudgen; County - Rous

Land District – Murwillumbah; LGA – Tweed

Road Disposed: Lot 1 DP 1242395

File No: 17/10835

[n2018-3672]

FORESTRY ACT 2012

REVOCATION OF DEDICATION

In pursuance of Section 32 of the *Forestry Act 2012*, I, PAUL TOOLE, Minister for Lands and Forestry, being the Minister of the Crown charged with the administration of the *Forestry Act 2012*, having considered a report from the Forestry Corporation of New South Wales and being of the opinion that the hereinafter described land should be made available to be acquired by Roads and Maritime Services for the Pacific Highway Upgrade Project, which is a public purpose within the meaning of Section 29(1) of the *Land Acquisition (Just Terms Compensation) Act 1991*, DO HEREBY revoke the dedication of the hereinafter described land.

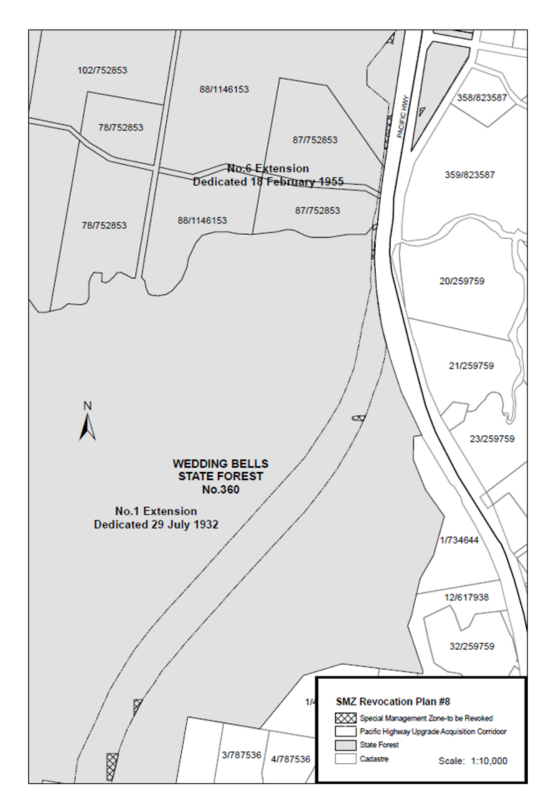
PAUL TOOLE, MP Minister for Lands and Forestry

Eastern Division

Land District of Grafton LGA of Coffs Harbour

North East Forestry Region

Those parts of Wedding Bells State forest No. 360 No. 1 Extension dedicated 29 July 1932 and No. 6 Extension dedicated 18 February 1955, in the Parish of Woolgoolga, County of Fitzroy, shown by hatching on the diagram below having an area of about 0.75 hectares. (F2014/00649)



[n2018-3673]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

DESCRIPTION

Parish – St David; County – Bathurst

Land District – Bathurst; LGA – Bathurst Regional

Road Disposed: Lot 2 DP 1241603

File No: 17/06414

[n2018-3674]

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

It is hereby notified that in pursuance of the provisions of Schedule 3, Clause 17 (6) of the *Crown Land Management Act 2016*, 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 – Wentworth

Shire - Wentworth, County - Cliffs

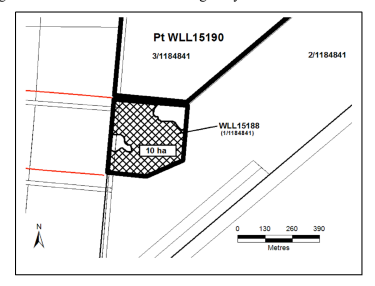
The purpose of Western Lands Lease 15188, being the land contained within Folio Identifier 1/1184841 has been altered from "Accommodation Paddock" to "Cultivation & Residence" effective from 18 October 2018.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the *Crown Land Management Act 2016* and Regulations.

SPECIAL CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 15188

- 1. The lease shall only be used for the purpose of **Cultivation & Residence**.
- 2. Cultivation is only permitted within the boundaries shown cross hatched on the attached diagram. An area of **10 hectares** is authorised for Cultivation.
- 3. Cultivation shall be carried out on the approximate contour. All areas designated for exclusion are to remain permanently uncultivated.
- 4. Sandhills and other soils with a surface texture of loamy sand or coarser shall be left uncultivated unless specifically approved by the Department.
- 5. 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 claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Department.
- 6. Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Department have been implemented at the lessee's expense.
- 7. Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with the conditions of this lease.
- 8. Incised drainage lines, other than man-made structures, which carry water after storms shall be 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 Department specifies otherwise.
- 9. If the Department considers that the land resource is at risk then limits to cropping frequency may be imposed.
- 10. Long fallow shall only be carried out using approved conservation farming techniques. In the event that the Department is of the view that the soil is being depleted by the rotation adopted, a restricted rotation may be required.
- 11. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Department to rehabilitate any degraded cultivated areas.
- 12. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Department to provide adequate protection of the soil.

- 13. Traditional bare fallow should not be contemplated. Disc ploughs and/or traditional three year rotations (pasture/fallow/wheat) do not allow adequate stubble to be retained. Neither is compatible with a stubble retention farming system.
- 14. Less aggressive tillage implements such as blade ploughs and rod weeders should be used. They will allow safe fallowing with lower stubble levels than are necessary with chisel ploughs. Their use is likely to allow more workings to be carried out without risk of erosion.
- 15. Faster speeds and shallow workings lead to increased stubble and soil aggregate breakdown and increased burial of stubble. All workings should be carried out at speeds less than 8km/hr and at eight (8) centimetres depth or greater so as to avoid soil aggregate and stubble breakdown.
- 16. Use of rotating chain harrows (prickle chains) should be avoided prior to 1 April in the year of the crop as they result in excessive fining and levelling of the soil surface and breakdown of stubble.
- 17. Sufficient stubble should be retained on the surface to minimise erosion. When using a chisel plough, three (3) tonnes per hectare is required at fallow opening to retain adequate stubble (ie. one (1) tonne per hectare) for erosion control at sowing. This takes into account the amount buried in each pass in an average fallow situation.
- 18. When stubble levels are low (or absent such as after a pasture phase), herbicides registered for the said purpose should be used to reduce the number of cultivations. This will assist in minimising soil erosion in this situation.
- 19. Herbicide usage must be in accordance with the *Pesticides Act 1978*. For information on the use of herbicides, pesticides etc, contact the NSW Office of Environment and Heritage.
- 20. Open front headers allow harvesting closer to the ground. Operators should be mindful of the need to maintain adequate standing stubble for erosion control. Where stubble has been cut shorter than 25cm, special care will need to be exercised when long fallowing.
- 21. Stubble retention farming systems shall be used to limit soil erosion.
- 22. Following a pasture phase, fallowing using mechanical tillage shall be limited to a maximum of three passes prior to the first of April in the year of the crop.
- 23. The burning of stubble shall only be permitted with the approval of the Western Lands Department.
- 24. Livestock shall not be allowed access to fallows which have been cultivated.
- 25. Separate management strategies are required for sandhills since they are erosion prone. Examples of appropriate management strategies include:
 - a. crop on short fallow (opening after 1 March), for example, when coming out of a grass free legume crop or pasture;
 - b. chemical fallowing; growing cereal rye on sandhills which may provide the extra stubble necessary for effective stubble retention to be practised;
 - c. use of nitrogenous fertilisers to increase both grain yield and stubble levels.



[n2018-3675]

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

It is hereby notified that in pursuance of the provisions of Schedule 3, Clause 17 (6) of the *Crown Land Management Act 2016*, 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 – Wentworth Shire – Wentworth, County – Cliffs

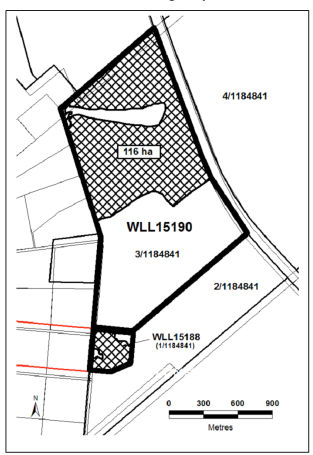
The purpose of Western Lands Lease 15188, being the land contained within Folio Identifier 3/1184841 has been altered from "Accommodation Paddock" to "Cultivation" effective from 18 October 2018.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the *Crown Land Management Act 2016* and Regulations.

SPECIAL CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 15190

- 1. The lease shall only be used for the purpose of **Cultivation**.
- 2. Cultivation is only permitted within the boundaries shown cross hatched on the attached diagram. An area of **116 hectares** is authorised for Cultivation.
- 3. Cultivation shall be carried out on the approximate contour. All areas designated for exclusion are to remain permanently uncultivated.
- 4. Sandhills and other soils with a surface texture of loamy sand or coarser shall be left uncultivated unless specifically approved by the Department.
- 5. 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 claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Department.
- 6. Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Department have been implemented at the lessee's expense.
- 7. Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with the conditions of this lease.
- 8. Incised drainage lines, other than man-made structures, which carry water after storms shall be 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 Department specifies otherwise.
- 9. If the Department considers that the land resource is at risk then limits to cropping frequency may be imposed.
- 10. Long fallow shall only be carried out using approved conservation farming techniques. In the event that the Department is of the view that the soil is being depleted by the rotation adopted, a restricted rotation may be required.
- 11. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Department to rehabilitate any degraded cultivated areas.
- 12. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Department to provide adequate protection of the soil.
- 13. Traditional bare fallow should not be contemplated. Disc ploughs and/or traditional three year rotations (pasture/fallow/wheat) do not allow adequate stubble to be retained. Neither is compatible with a stubble retention farming system.
- 14. Less aggressive tillage implements such as blade ploughs and rod weeders should be used. They will allow safe fallowing with lower stubble levels than are necessary with chisel ploughs. Their use is likely to allow more workings to be carried out without risk of erosion.
- 15. Faster speeds and shallow workings lead to increased stubble and soil aggregate breakdown and increased burial of stubble. All workings should be carried out at speeds less than 8km/hr and at eight (8) centimetres depth or greater so as to avoid soil aggregate and stubble breakdown.
- 16. Use of rotating chain harrows (prickle chains) should be avoided prior to 1 April in the year of the crop as they result in excessive fining and levelling of the soil surface and breakdown of stubble.

- 17. Sufficient stubble should be retained on the surface to minimise erosion. When using a chisel plough, three (3) tonnes per hectare is required at fallow opening to retain adequate stubble (ie. one (1) tonne per hectare) for erosion control at sowing. This takes into account the amount buried in each pass in an average fallow situation.
- 18. When stubble levels are low (or absent such as after a pasture phase), herbicides registered for the said purpose should be used to reduce the number of cultivations. This will assist in minimising soil erosion in this situation.
- 19. Herbicide usage must be in accordance with the *Pesticides Act 1978*. For information on the use of herbicides, pesticides etc, contact the NSW Office of Environment and Heritage.
- 20. Open front headers allow harvesting closer to the ground. Operators should be mindful of the need to maintain adequate standing stubble for erosion control. Where stubble has been cut shorter than 25cm, special care will need to be exercised when long fallowing.
- 21. Stubble retention farming systems shall be used to limit soil erosion.
- 22. Following a pasture phase, fallowing using mechanical tillage shall be limited to a maximum of three passes prior to the first of April in the year of the crop.
- 23. The burning of stubble shall only be permitted with the approval of the Western Lands Department.
- 24. Livestock shall not be allowed access to fallows which have been cultivated.
- 25. Separate management strategies are required for sandhills since they are erosion prone. Examples of appropriate management strategies include:
 - a. crop on short fallow (opening after 1 March), for example, when coming out of a grass free legume crop or pasture;
 - b. chemical fallowing; growing cereal rye on sandhills which may provide the extra stubble necessary for effective stubble retention to be practised;
 - c. use of nitrogenous fertilisers to increase both grain yield and stubble levels.



[n2018-3676]

ERRATUM

IN the Government Gazette of 13 April 2018, folio 2356 under the heading "Addition of lands to a Western Lands Lease", the area in Column 5 with reference to title 4421/767316 should have read 29966.

IN the Government Gazette of 13 April 2018, folio 2357 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 21/1233581 in Column 1 affecting title 4422/767317 should have read 19507.

IN the Government Gazette of 13 April 2018, folio 2357 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 22/1233581 in Column 1 affecting title 4421/767316 should have read 29948.

IN the Government Gazette of 13 April 2018, folio 2357 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 39/1233581 in Column 1 affecting title 4422/767317 should have read 19482.

IN the Government Gazette of 13 April 2018, folio 2357 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 40/1233581 in Column 1 affecting title 4421/767316 should have read 29933.

IN the Government Gazette of 13 April 2018, folio 2357 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 43/1233581 in Column 1 affecting title 22/756970 should have read 70.58.

IN the Government Gazette of 13 April 2018, folio 2358 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 55/1233581 in Column 1 affecting title 2/1106411 should have read 4357.

IN the Government Gazette of 13 April 2018, folio 2358 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 56/1233581 in Column 1 affecting title 2/1106411 should have read 4353.

IN the Government Gazette of 13 April 2018, folio 2358 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 58/1233581 in Column 1 affecting title 2/1106411 should have read 4352.

File Reference: 15/01007

[n2018-3677]

ERRATUM

IN the Government Gazette of 4 May 2018, folio 2799 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 3248/765453 should have read 12997.

IN the Government Gazette of 4 May 2018, folio 2801 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to titles 2413/764376; 3465/765754 should have read 3292.

File Reference: 15/01008

[n2018-3678]

ERRATUM

IN the Government Gazette of 25 May 2018, folio 3079 under the heading "Addition of lands to a Western Lands Lease", the area in Column 5 with reference to title 5828/768726 should have read 4205.

IN the Government Gazette of 25 May 2018, folio 3080 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 5828/768726 should have read 4197.

IN the Government Gazette of 25 May 2018, folio 3081 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 672/761719 should have read 580.1.

IN the Government Gazette of 25 May 2018, folio 3081 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to titles 5100/720104; 5102/720104 should have read 710.0.

File References: 15/09757

[n2018-3679]

ERRATUM

IN the Government Gazette of 12 October 2018, folio 7478 under the heading "Withdrawal of lands from Western Lands Leases", the area in Column 5 with reference to title 3909/766382 should have read 185.5.

File Reference: 16/06186

[n2018-3680]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers* and commons trusts (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Amanda May Blakeley (new	Jerrawa Showground Land Manager	
member)		Public Purpose: Public Recreation
		Notified: 6 December 1902
For a term commencing the date this		
notice and expiring 9 October 2019.		Reserve No. 74024
1 6		Public Purpose: Addition, Public
		Recreation
		Notified: 9 February 1951
		File Reference: GB80R280-004

[n2018-3681]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Noelene Kay McDonald (new member) For a term commencing the date this notice and expiring 4 March 2021.	Young Community Arts Centre Land Manager	Reserve No. 91145 Public Purpose: Preservation of Historical Sites and Buildings Notified: 2 June 1978 File Reference: 08/9469

[n2018-3682]

ALTERATION OF CORPORATE NAME OF RESERVE TRUST

Pursuant to section 92(3) of the *Crown Lands Act 1989* the corporate name of the reserve trust for the reserve specified in Column 1 is altered to the corporate name specified in Column 2.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
Reserve No.: 80272 Public Purpose: Sanitary Purposes Notified: 10 January 1958 File Reference: 17/10320	Yamba Sanitary Purposes (R80272) Reserve Trust
Reserve No.: 39811 Public Purpose: Night Soil Depot Notified: 21 October 1905 File Reference: 17/10320	South Grafton Night Soil Depot (R39811) Reserve Trust
Reserve No.: 49215 Public Purpose: Water Supply Notified: 27 August 1913 File Reference: 17/10320	Tucabia Water Supply (R49215) Reserve Trust
Reserve No.: 49421 Public Purpose: Preservation of Native Flora Notified: 05 November 1913 File Reference: 17/10320	Maryvale Preservation of Native Flora (R49421) Reserve Trust
Reserve No.: 49804 Public Purpose: Boatshed Notified: 01 April 1914 File Reference: 17/10320	Brushgrove Boatshed (R49804) Reserve Trust

[n2018-3683]

ADDITION TO DEDICATED CROWN LAND

Pursuant to section 2.4 of the *Crown Land Management Act 2016*, the Crown land specified in Column 1 of the following Schedule is added to the dedicated Crown land specified opposite in Column 2 of the Schedule.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
Land District: Metropolitan	Dedication No.: D1000124
Local Government Area: City of Sydney	Purpose: War Memorial
Parish: St Lawrence	Notified: 9 January 1931
County: Cumberland	Lot: Lot 1915 DP 906666
Locality: Sydney CBD	Parish: St Lawerence
Lot: Part of Lot 200 DP 1230973 shown marked "Pt 1"	County: Cumberland
in proposed Plan of Subdivision of Lot 200 Deposited	New Area: approximately 3235 sq. metres
Plan 1230973 (being unregistered Deposited Plan	
1246361 a copy of which is located in the offices of the	
NSW Department of Industry – Lands at Parramatta	
reference DOC18/184532)	
Area: approximately 2314 sq. metres	
File Reference: 15/10970	

[n2018-3684]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Lynda Narelle Lovegrove (new member)	Hargraves Recreation Reserve Land Manager	Reserve No. 36454 Public Purpose: Public Recreation Notified: 24 October 1903
For a term commencing the date this and expiring 2 December 2020.		File Reference: DB84R56-002

[n2018-3685]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Douglas Charles Godwin (reappointment)	Mogriguy Public Hall Land Manager	Reserve No. 55707 Public Purpose: Public Hall Site
Elizabeth Anne Beatty (reappointment)		Notified: 6 October 1922
William Gerrard Stanley Ellis (reappointment)		Reserve No. 85841 Public Purpose: Public Recreation
John Harry McCarthy (reappointment)		Notified: 17 June 1966
For a term the date this notice and		File Reference: DB80R95-003
expiring 25 October 2023.		

[n2018-3686]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Helen Lorraine Templeton (re-	Naradhan Reserves Land Manager	Reserve No. 62045
appointment)		Public Purpose: Public Recreation
Kerrie June Johnston (reappointment)		Notified: 15 August 1930
Alan Joseph Johnston (re-		Reserve No.62061
appointment)		Public Purpose: Public Hall
Robert Neil Templeton (reappointment)		Notified: 22 August 1930
,		Reserve No. 62527
For a term commencing		Public Purpose: Public Hall
15 November 2018 and expiring		Notified: 20 February 1931
14 November 2023.		
		File Reference: GH89R134-003

[n2018-3687]

CHANGE OF NAME OF STATUTORY LAND MANAGER

Pursuant to Schedule 5, Part 2(3) of the *Crown Land Management Act 2016*, the corporate name of the statutory land manager specified in Column 1 hereunder, which is land manager of the reserve referred to in Column 2, is altered to the corporate name specified in Column 3.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Emmaville Community Centre (R93456) Reserve Land Manager	Reserve No. 93456 Public Purpose: community centre, homes for the aged Notified: 29 August 1980 File Reference: 10/05635	Emmaville Courthouse Museum and Community Centre Reserve Land Manager

[n2018-3688]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

Column 1	Column 2	Column 3
Luke Robert Cosgrove (new member) Samuel Geoffrey Hunt (reappointment) James Douglas Simmons (reappointment) John Edward Simmons (reappointment)	Marthaguy Public Hall And Recreation Reserve Land Manager	Reserve No. 97044 Public Purpose: Hall, Public Recreation, Racecourse Notified: 4 November 1983 File Reference: DB83R166-002
For a term commencing 29 November 2018 and expiring 28 November 2023.		

[n2018-3689]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Thomas William West (new member)	Bribbaree Public Hall Reserve Land Manager	Reserve No. 53068 Public Purpose: Public Hall
,	Manager	Notified: 15 November 1918
For a term commencing the date of this notice and expiring 27 May 2021.		File Reference: GB80R289-003

[n2018-3690]

REVOCATION OF RESERVATION OF CROWN LAND

Pursuant to section 2.11 of the *Crown Land Management Act 2016*, the reservation of Crown land specified in Column 1 of the following Schedule is revoked to the extent specified opposite in Column 2 of the Schedule.

Column 1	Column 2
Land District: Walgett North Local Government Area: Walgett Shire Council Locality: Finch (County) Reserve No. 1012588 Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation Notified: 10 November 2006 File Reference: 07/5137-02	The part being Whole Lots: Lot 87 DP 1073508, Lot 14 DP 1076808 Parish Wallangulla County Finch Area: about 5128m ²
The abovementioned parcels of land described in Column 2 are currently being occupied under a Residential Western Lands Lease at Lightning Ridge Opal Fields.	

[n2018-3691]

REVOCATION OF RESERVATION OF CROWN LAND

Pursuant to section 2.11 of the *Crown Land Management Act 2016*, the reservation of Crown land specified in Column 1 of the following Schedule is revoked to the extent specified opposite in Column 2 of the Schedule.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
Land District: Walgett North Local Government Area: Walgett Shire Council Locality: Finch (County) Reserve No. 1013799 Public Purpose: future public requirements Notified: 29 June 2007	The part being Whole Lots: Lot 87 DP 1073508, Lot 14 DP 1076808, Lot 77 DP 1120765 Parish Wallangulla County Finch Area: about 7168m ²
File Reference: 07/5137-02 The abovementioned parcels of land described in Column 2 are currently being occupied under a Residential Western Lands Lease at Lightning Ridge Opal Fields.	

[n2018-3692]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

Column 1	Column 2	Column 3
Stephen Arthur Oates (new member)	Bungowannah Public Hall Land Manager	Reserve No. 47781 Public Purpose: Public Hall
For a term commencing the date of this notice and expiring 5 September		Notified: 8 May 1912
2023.		File Reference: WA80R28-03

[n2018-3693]

APPOINTMENT OF ADMINISTRATOR TO MANAGE CROWN LAND

Pursuant to Schedule 5, Section 29(1) of the *Crown Lands Management Act 2016*, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, of the Statutory Land Manager specified opposite thereto in Column 2, which is manager 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
Nicole Dunn	Morisset Showground Land Manager	Reserve No. 65735 Public Purpose: Public Recreation &
For a term commencing 27 October 2018 and expiring 26 April 2019.		Showground Notified: 10 January 1936
		File Ref: MD80R225-005

[n2018-3694]

AUTHORISATION OF USE FOR ADDITIONAL PURPOSE UNDER S 2.14

Pursuant to section 2.14 of the *Crown Land Management Act 2016*, the Crown land specified in Column 2 of the following Schedule is authorised to be used for the additional purpose(s) specified opposite in Column 1 of the Schedule.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
public recreation	Dedication No. 620004 Public Purpose: botanic gardens, recreation ground Notified: 6 May 1864 File Reference: 17/09103

[n2018-3695]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry Crown reserve code of conduct: For non-council Crown land managers and commons trusts (as may be amended or replaced from time to time).

Column 1	Column 2	Column 3
Paul Christopher Byrne (reappointment) Edward James Pilley (new member)	Windeyer Recreation Reserve Land Manager	Public Purpose: Public Recreation Notified: 5 September 1903
For a term commencing the date of this notice and expiring 24 October 2023.		File Reference: DB80R113-003

[n2018-3696]

NOTICE - CROWN LAND TO BE USED OR OCCUPIED FOR OTHER PURPOSE UNDER S 2.18(2)(b)

Pursuant to section 2.18(2)(b) of the Crown Land Management Act 2016, the Crown land specified in Column 2 of the following Schedule is proposed to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the following Schedule.

The Hon Paul Toole, MP

Minister for Lands and Forestry

Column 1

irrigation

(relevant interest - Licence 592681)

agriculture

(relevant interest - Licence 592681)

access to water

(relevant interest - Licence 592681)

Column 1 irrigation

irrigation

(relevant interest - Licence 592681)

agriculture

(relevant interest - Licence 592681)

access to water

(relevant interest - Licence 592681)

Column 1

grazing

(relevant interest - Licence 597356)

Column 1

pipeline

(relevant interest - Licence 593990)

Column 1

grazing (relevant interest - Licence 595995)

Column 1 jetty

(relevant interest - Licence 591764)

piles

(relevant interest - Licence 591764)

Schedule

Column 2

Reserve No. 92503

Public Purpose: future public requirements

Notified: 6 June 1980 File Reference: 18/00025

Schedule

Column 2

Reserve No. 756564

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 18/00025

Schedule

Column 2

Reserve No. 32376

Public Purpose: trigonometrical purposes

Notified: 16 March 1901 File Reference: 18/04612

Schedule

Column 2

Reserve No. 77285 Public Purpose: camping Notified: 10 December 1954 File Reference: 18/01099

Schedule

Column 2

Reserve No. 97200 Public Purpose: access Notified: 23 March 1984 File Reference: 18/03064

Schedule

Column 2

Reserve No. 1011748

Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation

Notified: 18 August 2006 File Reference: 17/11119

Schedule Column 1 Column 2 Reserve No. 750533 shed (relevant interest - Licence 587034) **Public Purpose: future public requirements** Notified: 29 June 2007 tank (relevant interest - Licence 587034) File Reference: 17/08130 access (relevant interest - Licence 587034) Schedule Column 1 Column 2 Reserve No. 757086 agriculture Public Purpose: future public requirements (relevant interest - Licence 597113) Notified: 29 June 2007 File Reference: 18/04367 Schedule Column 1 Column 2 irrigation Reserve No. 120 (relevant interest - Licence 594373) Public Purpose: preservation of water supply environmental protection and sustainable grazing Notified: 7 July 1871 (relevant interest - Licence 594373) File Reference: 18/01453 Schedule Column 1 Column 2 communication facilities Reserve No. 66764 (relevant interest - Licence 600439) Public Purpose: preservation of native flora, public recreation Notified: 28 May 1937 File Reference: 08/6163 Schedule Column 1 Column 2 walkway Reserve No. 180072 (relevant interest - Licence 593002) Public Purpose: port facilities and services pontoon Notified: 28 June 1996 (relevant interest - Licence 593002) File Reference: 18/00291 berthing area (relevant interest - Licence 593002) Schedule Column 1 Column 2 Reserve No. 751264 communication facilities (relevant interest - Licence 600439) Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 08/6163 Schedule Column 1 Column 2 pontoon Reserve No. 1012388 Public Purpose: access and public requirements, rural services, (relevant interest - Licence 593002) tourism purposes and environmental and heritage conservation berthing area (relevant interest - Licence 593002) Notified: 15 September 2006 File Reference: 18/00291 walkway (relevant interest - Licence 593002)

Schedule

Column 2 Reserve No. 28979

Public Purpose: water supply Notified: 25 February 1899 File Reference: 10/14491

(relevant interest - Licence 582488)

(relevant interest - Licence 582488)

Column 1

pump site

7739

Column 1

pump site Reserve No. 84334 (relevant interest - Licence 582488) **Public Purpose: generally** Notified: 22 March 1963 pipeline File Reference: 10/14491 (relevant interest - Licence 582488) Schedule Column 1 Column 2 pump site Reserve No. 1013808 (relevant interest - Licence 582488) Public Purpose: future public requirements pipeline Notified: 29 June 2007 (relevant interest - Licence 582488) File Reference: 10/14491 Schedule Column 1 Column 2 pump site Reserve No. 1013810 (relevant interest - Licence 582488) Public Purpose: future public requirements Notified: 29 June 2007 pipeline File Reference: 10/14491 (relevant interest - Licence 582488) Schedule Column 1 Column 2 piles Reserve No. 56146 (relevant interest - Licence 564801) **Public Purpose: generally** jetty Notified: 11 May 1923 (relevant interest - Licence 564801) File Reference: 17/07287 deck (relevant interest - Licence 564801) seawall (relevant interest - Licence 592067) reclamation (relevant interest - Licence 592067) ramp (relevant interest - Licence 592067) pontoon (relevant interest - Licence 592067) jetty (relevant interest - Licence 592067) seawall (relevant interest - Licence 581999) reclamation (relevant interest - Licence 581999) (relevant interest - Licence 581999) ramp (relevant interest - Licence 581999) pontoon (relevant interest - Licence 581999) piles (relevant interest - Licence 581999) jetty (relevant interest - Licence 581999) deck (relevant interest - Licence 581999) boatshed (relevant interest - Licence 581999) berthing area (relevant interest - Licence 581999) walkway (relevant interest - Licence 570734) reclamation (relevant interest - Licence 570734) ramp (relevant interest - Licence 570734) pontoon (relevant interest - Licence 570734)

Schedule

Column 2

(relevant interest - Licence 570734)

deck (relevant interest - Licence 570734) boatshed (relevant interest - Licence 570734) berthing area (relevant interest - Licence 570734) sliprails (relevant interest - Licence 573503) (relevant interest - Licence 573503) reclamation (relevant interest - Licence 573503) jetty (relevant interest - Licence 573503) concrete ramp (relevant interest - Licence 573503) building (relevant interest - Licence 573503) ramp (relevant interest - Licence 526387) (relevant interest - Licence 526387) seawall (relevant interest - Licence 573795) reclamation (relevant interest - Licence 573795) (relevant interest - Licence 573795) jetty (relevant interest - Licence 573795) slipway (relevant interest - Licence 587143) seawall (relevant interest - Licence 587143) reclamation (relevant interest - Licence 587143) ramp (relevant interest - Licence 587143) (relevant interest - Licence 587143) piles (relevant interest - Licence 587143) jetty (relevant interest - Licence 587143) berthing area (relevant interest - Licence 587143) slinrails (relevant interest - Licence 585706) seawall (relevant interest - Licence 585706) reclamation (relevant interest - Licence 585706) jetty (relevant interest - Licence 585706) ramp (relevant interest - Licence 561294) pontoon (relevant interest - Licence 561294) jetty (relevant interest - Licence 561294) concrete ramp (relevant interest - Licence 561294) sliprails (relevant interest - Licence 590841) ramp (relevant interest - Licence 590841) pontoon (relevant interest - Licence 590841) (relevant interest - Licence 590841) slipway (relevant interest - Licence 592245) seawall

(relevant interest - Licence 592245) reclamation (relevant interest - Licence 592245) jetty (relevant interest - Licence 592245) slipway (relevant interest - Licence 592728) jetty (relevant interest - Licence 591674) piles (relevant interest - Licence 591764) irrigation (relevant interest - Licence 594373) grazing (relevant interest - Licence 594373) port facilities and services (relevant interest - Licence 583304) berthing area (relevant interest - Licence 593002) slipway (relevant interest - Licence 559608) seawall (relevant interest - Licence 559608) reclamation (relevant interest - Licence 559608) ramp (relevant interest - Licence 559608) pontoon (relevant interest - Licence 559608) (relevant interest - Licence 559608) seawall (relevant interest - Licence 578698) reclamation (relevant interest - Licence 578698) ramp (relevant interest - Licence 578698) jetty (relevant interest - Licence 578698) seawall (relevant interest - Licence 560635) reclamation (relevant interest - Licence 560635) slipway (relevant interest - Licence 586895) ramp (relevant interest - Licence 586895) pontoon (relevant interest - Licence 586895) jetty (relevant interest - Licence 586895) berthing area (relevant interest - Licence 586895) reclamation (relevant interest - Licence 544464) ramp (relevant interest - Licence 544464) pontoon (relevant interest - Licence 544464) jetty (relevant interest - Licence 544464) ramp (relevant interest - Licence 585213) pontoon (relevant interest - Licence 585213) jetty (relevant interest - Licence 585213) ramp (relevant interest - Licence 585858) pontoon (relevant interest - Licence 585858) jetty (relevant interest - Licence 585858) berthing area (relevant interest - Licence 585858) berthing area (relevant interest - Licence 585858) berthing area (relevant interest - Licence 585858) reclamation (relevant interest - Licence 588424) (relevant interest - Licence 588424) pontoon (relevant interest - Licence 588424) (relevant interest - Licence 588424) concrete ramp (relevant interest - Licence 588424) ramp (relevant interest - Licence 588515) pontoon (relevant interest - Licence 588515) slipway (relevant interest - Licence 564801) pontoon (relevant interest - Licence 564801) walkway (relevant interest - Licence 593002) ramp (relevant interest - Licence 593665) pontoon (relevant interest - Licence 593665) pontoon (relevant interest - Licence 593002) jetty (relevant interest - Licence 593665)

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ramp (relevant interest - Licence 526387) jetty (relevant interest - Licence 526387)

(relevant interest - Licence 320367)

seawall

(relevant interest - Licence 573795)

reclamation

(relevant interest - Licence 573795)

ramp

(relevant interest - Licence 573795)

jetty

(relevant interest - Licence 573795)

slipway

(relevant interest - Licence 587143)

seawall

(relevant interest - Licence 587143)

reclamation

(relevant interest - Licence 587143)

Schedule

Column 2 Reserve No. 1011268

Public Purpose: future public requirements

Notified: 3 February 2006 File Reference: 17/11119

ramp (relevant interest - Licence 587143) pontoon (relevant interest - Licence 587143) piles (relevant interest - Licence 587143) berthing area (relevant interest - Licence 587143) jetty (relevant interest - Licence 587143) sliprails (relevant interest - Licence 585706) seawall (relevant interest - Licence 585706) reclamation (relevant interest - Licence 585706) jetty (relevant interest - Licence 585706) ramp (relevant interest - Licence 561294) pontoon (relevant interest - Licence 561294) jetty (relevant interest - Licence 561294) concrete ramp (relevant interest - Licence 561294) sliprails (relevant interest - Licence 590841) ramp (relevant interest - Licence 590841) pontoon (relevant interest - Licence 590841) jetty (relevant interest - Licence 590841) (relevant interest - Licence 592245) seawall (relevant interest - Licence 592245) reclamation (relevant interest - Licence 592245) jetty (relevant interest - Licence 592245) slipway (relevant interest - Licence 592728) jetty (relevant interest - Licence 591674) piles (relevant interest - Licence 591764) irrigation (relevant interest - Licence 594373) grazing (relevant interest - Licence 594373) port facilities and services (relevant interest - Licence 583304) pump and pipeline (relevant interest - Licence 582488) berthing area (relevant interest - Licence 593002) pontoon (relevant interest - Licence 593002) walkway (relevant interest - Licence 593002) (relevant interest - Licence 593665) reclamation (relevant interest - Licence 544464) ramp (relevant interest - Licence 544464) (relevant interest - Licence 544464) (relevant interest - Licence 544464) ramp

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[n2018-3697]

Water Notices

WATER MANAGEMENT ACT 2000

Water Management (Gunbar Private Water Supply District) Proclamation 2018

David Hurley, Governor

I, His Excellency General the Honourable David Hurley AC DSC (Ret'd), Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 143 of the *Water Management Act* 2000, make the following Proclamation.

Signed and sealed at Sydney, this 17 day of October 2018.

By His Excellency's Command,

The Hon. Niall Blair Minister for Regional Water

GOD SAVE THE QUEEN!

Water Management (Gunbar Private Water Supply District) Proclamation 2018

under the

Water Management Act 2000

1 Name of Proclamation

This Proclamation is the Water Management (Gunbar Private Water Supply District) Proclamation 2018.

2 Commencement

This Proclamation commences on the day on which it is published in the Gazette.

3 Interpretation

(a) In this Proclamation:

the Act means the Water Management Act 2000.

the plan means the plan marked Plan No. 024, Version B, Gunbar Water Private Supply District Petition Properties dated June 2018 published by Murrumbidgee Irrigation and deposited at the offices of the Department of Industry referred to in clause 6.

relevant petition means the petition lodged with the Minister under section 142 of the Act for the constitution of lands as a private water supply district to be known as the *Gunbar Private Water Supply District* (notice of the particulars of which were published pursuant to that section in Gazette No 92 of 11 November 2016 at page 3141 and advertised in the Area News Griffith on 11 November 2016 and the Riverina Grazier (Hay) on 30 November 2016).

- (b) Words have the same meaning given in the Act, except in so far as the contrary intention appears.
- (c) Notes included in this Proclamation do not form part of this Proclamation.

4 Constitution of certain lands as (Gunbar Private Water Supply District)

The lands described in Annexure B of the relevant petition are constituted as a water supply district to be known as the Gunbar Private Water Supply District.

5 Boundaries of Private Irrigation District

The boundaries of the (Gunbar Private Water Supply District) are as shown by the distinctive marking indicating the Private Irrigation District boundary on the plan.

6 Office of Ministerial Corporation at which plan of private irrigation district is exhibited

The plan is exhibited at the offices of Department of Industry, Natural Resources Access Regulator, 2198 Irrigation Way East, Yanco, NSW.

7 Corporate name of private irrigation board for district

The corporate name of the private irrigation board for the Gunbar Private Water Supply District) is the Gunbar Private Water Supply Board.

8 Time and place for first election of members of Board

The first election of the members of the Gunbar Private Water Supply District Board (*Board*) must be held on 7th December 2018 at 6:00pm the Hay Services Club, 371 Murray St, Hay NSW 2711.

Note: Clause 77 of the *Water Management (General) Regulation 2018* (Uncontested elections) provides that if the number of persons who have been duly nominated as candidates by the close of nominations does not exceed the number of persons to be elected, each of those persons is taken to have been elected. Clause 79 of that Regulation (Contested elections) provides that if the number of persons who have been duly nominated as candidates by the close of nominations exceeds the number of persons to be elected, a ballot must be held.

[n2018-3698]

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8 and 51 of the *Anti Discrimination Act 1977* (NSW) to **Cumberland Council** to designate and recruit an Aboriginal Education and Programs officer position for Aboriginal and/or Torres Strait Islander persons only.

This exemption will remain in force for 10 years.

Dated this 22nd day of October 2018

Elizabeth Wing Senior Manager, Operations Delegate of the President Anti-Discrimination Board of NSW

[n2018-3699]

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977*, an exemption is given from sections 8 and 51 of the Anti Discrimination Act 1977 to the **Hunter Valley Training Company Pty Ltd** to designate and recruit two electrical apprentice positions for women only.

This exemption will remain in force for 2 years.

Dated this 22nd day of October 2018

Elizabeth Wing Senior Manager, Operations Delegate of the President Anti-Discrimination Board of NSW

[n2018-3700]

ANTI-DISCRIMINATION ACT 1977

VARIATION OF EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* the Exemption Order granted to **Women's Housing Company Limited** on 21 November 2016

is HEREBY VARIED as follows:

- 1. With effect from the date of this Order, the Exemption Order of 21 November 2016 is amended to permit Women's Housing Company Limited to designate, advertise and recruit 7 additional staff member positions, up to a maximum of 32 staff, for women only.
- 2. The duration of the exemption remains the same and will remain in force for a period of 10 years from 21 November 2016

Dated this 22nd day of October 2018

Elizabeth Wing Senior Manager, Operations Anti-Discrimination Board of NSW Delegate of the President

[n2018-3701]

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977*, an exemption is given from sections 25 and 51 of the *Anti Discrimination Act 1977* to **Maple Brown Abbott Limited** to designate and recruit an internship position for women only.

This exemption will remain in force for 5 years.

Dated this 23rd day of October 2018

Elizabeth Wing Senior Manager, Operations Delegate of the President Anti-Discrimination Board of NSW

[n2018-3702]

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*.

BRISBANE WATER MARINE WATCH INCORPORATED	Y2668937
BUILDING DESIGNERS ASSOCIATION OF NEW SOUTH WALES INC	Y1616136
BULGARIA ROMNEY MISSION INCORPORATED	INC9895026
FRIENDS OF VIETNAMESE AUSTRALIAN WORKERS INCORPORATED	INC9894659
LOWER MOUNTAINS NEIGHBOURHOOD CENTRE INCORPORATED	Y1461141
MARS HILL CAFE INCORPORATED	INC9875738
MID MOUNTAINS NEIGHBOURHOOD CENTRE INCORPORATED	Y1628028
MURRUMBIDGEE DISTRICT WOMEN'S BOWLING ASSOCIATION INCORPORATED	INC1700439
NAPIER STREET TAMWORTH INCORPORATED	INC1800612
NORTH COAST DESTINATION NETWORK INCORPORATED	INC9876978
SUSSEX INLET LADIES PROBUS CLUB INC	Y1748211
THE OVERSEAS CHINESE FRIENDSHIP ASSOCIATION OF AUSTRALIA INC	INC9875028
TINGHA FOSSICKING & FACETING CLUB INC	INC1401762

Cancellation is effective as at the date of gazettal.

Dated this 24 October 2018.

Robyne Lunney Delegate of the Commissioner NSW Fair Trading

[n2018-3703]

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*.

AUSTRALIA CHRISTIAN HERALD INCORPORATED	INC9897029
AUSTRALIA HOLYHILL COMMUNITY CHURCH INCORPORATED	INC9881964
AUSTRALIAN VIOLIN ENSEMBLE INCORPORATED	INC9891901
BAY MUSIC INC	Y1506929
BEROWRA TENNIS CLUB INC	Y0488412
BUNDEENA MAIANBAR TOUCH FOOTBALL INCORPORATED	INC9888385
CENTRAL WEST HORSE DRIVING SOCIETY INC	Y1445627
CENTRAL WEST OFF ROAD BICYCLE CLUB INCORPORATED	INC9889831
DENILIQUIN AND DISTRICT LIQUOR ACCORD INCORPORATED	INC9897676

GRAFTON PUBLIC SCHOOL GIRLS HOCKEY INC	INC9892878
GURLEY CAMPDRAFT ASSOCIATION INCORPORATED	INC9895334
INGLEBURN BULLDOGS JUNIOR RUGBY LEAGUE FOOTBALL CLUB INCORPORATED	Y2174529
KENSHINRYU NSW INCORPORATED	INC9890936
LIVERPOOL SENIORS COMPUTER CLUB INCORPORATED	INC9881563
LIVING FAITH YOUNG INCORPORATED	INC9895302
MANILLA LITTLE ATHLETICS CENTRE INCORPORATED	INC9890193
MANILLA'S HELPING HANDS INC	INC9893059
MID NORTH COAST FOOTBALL REFEREES ASSOCIATION INCORPORATED	Y1153105
MIGRANTE-NORTH ASSOCIATION OF FILIPINO MIGRANT & WORKERS INCORPORATED	INC9892529
MUSIC ABILITY INCORPORATED	INC9890402
MUSTANGS FOOTBALL CLUB INCORPORATED	INC9891895
MUSWELLBROOK POULTRY CLUB INCORPORATED	Y3048038
NAROOMA DALMENY KIANGA CYCLEWAY GROUP INCORPORATED	INC9891193
NSW TURKISH EDUCATIONAL & CULTURAL ASSOCIATION INCORPORATED	Y2421543
ROADRUNNERS ROD AND CUSTOM CLUB INCORPORATED	INC9874427
SAKYA DOLMA CHOE LING INCORPORATED	INC9874634
SUDDEN INFANT DEATH ASSOCIATION OF NEW SOUTH WALES INC	Y0321511
TAMCARE ASSOCIATION INC	INC9893219
TAMWORTH SPEEDWAY CLUB INCORPORATED	Y2400603
THE COOK ISLANDS SCHOOL OF LANGUAGES CULTURE AND ARTS ASSOCIATION INCORPORATED	INC9890922
THE SHOALHAVEN DIVISION OF GENERAL PRACTICE INCORPORATED	Y2059135
TWEED TOUCH INCORPORATED	INC9882169
UMINA BEACH RUGBY LEAGUE FOOTBALL CLUB INCORPORATED	INC9883442
URALLA FOUNDRY MUSEUM INCORPORATED	INC9889110
WAAGAN WAAGAN PROJECT GROUP INCORPORATED	INC9885558
WARREN ARTS COUNCIL INCORPORATED	Y2182335

Cancellation is effective as at the date of gazettal.

Dated this 24th day of October 2018.

Christine Gowland Delegate of the Commissioner NSW Fair Trading

[n2018-3704]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that VIVABILITY INCORPORATED Y0157638 became registered under the *Corporations Act 2001* as **VIVABILITY LIMITED** ACN 628 890 237a Company limited by guarantee, on 27 September 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Peter Morris Delegate of the Commissioner, NSW Fair Trading 24 October 2018

[n2018-3705]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that ASSOCIATION OF CHILDREN'S WELFARE AGENCIES INCORPORATED Y0142314 became registered under the *Corporations Act 2001* as ASSOCIATION OF CHILDREN'S WELFARE AGENCIES ACN 629 007 727, a company limited by guarantee, on 1 October 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Peter Morris
Delegate of the Commissioner,
NSW Fair Trading
24 October 2018

[n2018-3706]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **WESTERN SYDNEY COMMUNITY LEGAL CENTRE INCORPORATED INC1600898** became registered under the *Corporations Act 2001* as **WESTERN SYDNEY COMMUNITY LEGAL CENTRE LIMITED** ACN 629 118 903, a company limited by guarantee, on 1 October 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Peter Morris
Delegate of the Commissioner,
NSW Fair Trading
24 October 2018

[n2018-3707]

CHARITABLE TRUSTS ACT 1993

ORDER UNDER SECTION 12

CY PRES SCHEME RELATING TO THE ESTATE OF THE LATE YVONNE JOY FISHER

Section 9(1) of the *Charitable Trusts Act 1993* permits the application of property cy pres where the spirit of the original trust can no longer be implemented.

Under clause 6 of the will of the late Yvonne Joy Fisher, Ms Fisher bequeathed the residue of her Estate to the executor to hold on trust to be paid to seven named beneficiaries including "a ten per cent (10%) share to CAMDEN HAVEN CHORAL SOCIETY INC for performance and musical scores". The bequest has an estimated value between \$60,000.00 and \$70,000.00.

The Camden Haven Choral Society Inc ('the Society') was an incorporated association registered under the *Associations Incorporation Act 2009* as at the date of Ms Fisher's death on 13 June 2017. The bequest vested in the Society upon the date of Ms Fisher's death. However, the Society was deregistered by way of notification to NSW Fair Trading on 11 October 2017.

The bequest to the Society is considered to have created a charitable trust, as it is a gift for the advancement of education or a gift for another purpose beneficial to society. In previous decisions, Courts have taken a view that trusts for the advancement of education include trusts established for the presentation of fine arts, such as art exhibitions, and theatrical and musical performances. In addition, the bequest meets the public benefit requirement for charitable trusts.

The Hastings Choristers Inc (ABN: 51614337421) ('Hastings') has been identified as having a similar purpose to the Society. The principal activities of Hastings are to "promote and encourage the art of choral singing". Hastings does not carry on for profit or gain of its individual members. Hastings is located around 30 kilometres north of Camden Haven and has in excess of 40 regular members, including members from the Camden Haven area. According to the executor of Ms Fisher's estate, many people from the Camden Haven area attend Hastings' performances. This aligns with the purpose and objects of the Society which included offering quality choral experiences to the community in the Camden Haven area through public performance.

The executor of the estate has no objection to a cy pres scheme applying the funds to Hastings.

This is an appropriate matter in which the Attorney General should approve a cy pres scheme under section 12(1)(a) of the *Charitable Trusts Act* 1993.

I have previously approved a recommendation that the Attorney General establish a cy pres scheme which would permit these charitable funds to be applied in a manner as close as possible to the original purposes of the trust.

Pursuant to section 12 of the *Charitable Trusts Act 1993*, I hereby order that the bequest by the Estate of the late Ms Yvonne Joy Fisher to the Society is to be applied to Hastings.

The order will take effect 21 days after its publication in the Government Gazette, in accordance with section 16(2) of the *Charitable Trusts Act* 1993.

Date of Order:18 October 2018

SIGNED

M G SEXTON SC

Solicitor General (Under delegation from the Attorney General)

[n2018-3708]

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:

Napoleon Plaza for a civic place bounded by Kent, Sussex and Napoleon Streets, Sydney.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 24 October to 24 November 2018. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@finance.nsw.gov.au or written submissions mailed to 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 Government Information (Public Access) 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

[n2018-3709]

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to name an urban place in the City of Sydney Council Area

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:

Walsh Bay for an urban place located between Sydney Harbour and the western side of Lower Fort Street in the suburbs of Dawes Point and Millers Point.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 24 October to 24 November 2018. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@finance.nsw.gov.au or written submissions mailed to 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 Government Information (Public Access) 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

[n2018-3710]

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 names:

Bobbys Bay for an inlet on the eastern shore of Lake Wallace located approximately 900m north of Rocky Waterhole Drive in the locality of Wallerawang.

Myles Bay for an inlet on the eastern shore of Lake Wallace located approximately 315m north of Rocky Waterhole Drive in the locality of Wallerawang.

Wywandy Point for a promontory on the eastern shore of Lake Wallace, located in the locality of Wallerawang.

The position and extent for these features is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from Friday 26 October to Monday 26 November 2018. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@finance.nsw.gov.au or written submissions mailed to 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 Government Information (Public Access) 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

[n2018-3711]

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Locality Name in the Mid-Coast Local Government Area

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to rename the address locality (suburb) of Crowdy Bay National Park to Crowdy Bay as shown on map GNB5949-1-A. This proposal will not impact the Crowdy Bay National Park boundary or name.

Copies of map GNB5949-1-A showing the proposal will be on display at:

- Mid-Coast Council Administration Office, 2 Pulteney Street, Taree
- Harrington Library, Caledonia Street, Harrington
- Sea Acres Rainforest Centre, 159 Pacific Drive, Port Macquarie

The maps will be on display from Wednesday 24 October 2018 until Saturday 24 November 2018.

Details of this proposal may be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au. Alternatively email submissions may be lodged with the Secretary, Geographical Names Board, ss-gnb@finance.nsw.gov.au.

In accordance with Section 9 of the *Geographical Names Act 1966*, all submissions lodged may be subject to a Government Information (Public Access) 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

[n2018-3712]

MOTOR RACING (SYDNEY AND NEWCASTLE) ACT 2008

Order to declare prohibition of certain advertising on buildings and structures under the Motor Racing (Sydney and Newcastle) Act 2008

I, Adam Marshall, Minister for Tourism and Major Events pursuant to section 37(1) of the *Motor Racing (Sydney and Newcastle) Act 2008* ("the Act") and having sought and obtained the advice of Destination NSW, do, by this Order designate the area shaded yellow within the pink dashed lines to be an "*advertising controlled site*" at Newcastle local government area, under the provisions of section 37 of the Act, for the period 22 November 2018 to 26 November 2018 inclusive.

Dated this 23rd day of October 2018.

Adam Marshall MP Minister for Tourism and Major Events

Schedule 1



[n2018-3713]

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER - Restoration of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* a direction has been issued that the Order that took effect on and from 22 June 2018, on **Dr Rajen Ragavan** (MED0001196913) of Taree, NSW 2430, prohibiting him 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, shall cease to operate on and from 24 October 2018.

Dated at Sydney, 19 October 2018

ELIZABETH KOFF Secretary NSW Health

[n2018-3714]

District Court Criminal Practice Note 16

WORK HEALTH AND SAFETY ACT PROSECUTIONS

COMMENCEMENT

 This Practice Note is to commence on 5 November 2018 and applies to all prosecutions commenced on or after that date.

APPLICATION

This Practice Note applies to prosecutions under the Work Health and Safety Act 2011
 (WHSA), and replaces District Court Practice Note 10 dated 6 December 2011 save for
 the Notice of Appearance form published in that Practice Note.

COMMENCEMENT OF PROCEEDINGS

- A Summons issued pursuant to Part 53 rule 26 District Court Rules 1973, will be made returnable on the first Monday, 8 weeks following the date of issue.
- 4. The Summons and the documents referred to in Part 53 rule 26 District Court Rules 1973 are to be served within 7 days of the issue of the Summons together with a copy of this Practice Note.
- 5. The defendant or the defendant's legal representative is to file with the Court and serve on the prosecutor a *Notice of Appearance* in the approved form within 7 days of service of the Summons.
- 6. The prosecutor is to serve the brief of evidence on the defendant or the defendant's legal representative within 28 days of the service of the *Notice of Appearance*.

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CONTENT OF THE BRIEF OF EVIDENCE

- 7. The prosecution brief of evidence is to include:
 - a. Written statements taken from any person the prosecutor intends to call to give evidence at the hearing;
 - b. Copies of any document that the prosecutor will seek to tender as an exhibit at the hearing;
 - c. Photographs of any physical exhibit or information as to how an inspection of a physical exhibit is to occur;
 - d. A copy of any notice issued pursuant to section 155(2)(a) WHSA and the signed information provided in response to that notice;
 - e. A transcript of any electronically recorded interview with a witness conducted pursuant to section 155(2)(c), section 171(1)(c) WHSA or consented to by the witness;
 - f. A copy of any recording made pursuant to section 185A WHSA;
 - g. Any expert reports to be relied on by the prosecutor at the hearing;
 - h. A list identifying:
 - (i) any information, document or other thing of which the prosecutor is aware and that would reasonably be regarded as relevant to the case or the subject of the prosecutor's duty of disclosure that is not in the prosecutor's possession; and
 - the place at which the prosecutor believes the information, document or other thing is situated;

- i. A copy of any information in the possession of the prosecutor that is relevant to the reliability or credibility of a prosecution witness; and
- j. A copy of any information, document or other thing in the possession of the prosecutor that would reasonably be regarded as adverse to the credit or credibility of the defendant
- 8. Written statements referred to in 7a, are to comply with section 283B(2) (5) Criminal Procedure Act 1986 and clauses 9I and 9K Criminal Procedure Regulation 2017. A written statement is not required if the evidence of the witness to be adduced at the hearing by the prosecutor is disclosed in a document referred to in 7d-f of this Practice Note.
- 9. A written statement should be prepared and served if the prosecutor wishes to lead any additional or new evidence or where the person interviewed informs the prosecutor that they do not agree with, or stand by the content of any of the answers contained in a section 155(2)(a) notice or a record of interview. An outline of the evidence should be prepared and served, if the witness does not consent to providing a statement.

LISTING MATTERS FOR HEARING FOLLOWING A PLEA OF NOT GUILTY

- 10. Where a defendant enters a plea of not guilty the matter will be adjourned to a Case Readiness Hearing (CRH) within 8 weeks of the entry of the plea of not guilty. The date for hearing will be fixed at the CRH.
- 11. The prosecutor is to serve the following, no later than 4 weeks before the date of the CRH:
 - a. Any statement, document or thing omitted from the brief of evidence served;

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- b. If the prosecutor proposes to tender evidence at the hearing in the form of a summary, a copy of the summary or, where the summary has not yet been prepared, an outline of the summary;
- A copy of any chart or explanatory material that the prosecutor proposes to tender at the hearing;
- d. If any expert witness is proposed to be called at the hearing by the prosecutor, a copy of each report (including any draft report, unless it is the subject of a claim for legal professional privilege) of the expert witness;
- e. If a record of interview or information received pursuant to section 155(2)(a) WHSA is to be tendered by the prosecutor, the prosecutor must serve a Schedule identifying each question and answer to be relied on and to which of the pleaded particulars in the Summons the question and answer is relevant or an outline of the evidence that the prosecutor expects the witness to give;
- f. A copy of any information, document or other thing provided by an investigator appointed under the WHSA to the prosecutor, or otherwise in the possession of the prosecutor, that may reasonably be regarded as relevant to the prosecution case or the defence case, and that has not otherwise been disclosed to the defendant;
- g. A certificate signed on behalf of the prosecutor that it has made enquiries and complied with its duty of disclosure;
- h. A list identifying the affidavits or statements of those witnesses who are proposed to be called at the hearing of the proceedings by the prosecutor.

Note: The prosecutor is not required to include in a notice anything that has already been included in a brief of evidence in relation to the matter served on the defendant or that has otherwise been provided or disclosed to the defendant.

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- 12. The defendant is to serve the following no later than 2 weeks before the date of the CRH:
 - a. Notice of any consent that the defendant proposes to give at the hearing of the proceedings under section 190 Evidence Act 1995 in relation to each of the following:
 - a statement of a witness that the prosecutor proposes to adduce at the hearing of the proceedings,
 - (ii) a summary of evidence that the prosecutor proposes to adduce at the hearing of the proceedings;
 - b. A statement, in relation to each paragraph in the statement of facts provided
 by the prosecutor, as to whether the defendant considers the paragraph or
 any part of it is an agreed fact (within the meaning of section 191 Evidence
 Act 1995) or the defendant disputes the whole or any part of the paragraph;
 - Notice as to whether the defendant proposes to dispute the admissibility of any proposed evidence disclosed by the prosecutor and the basis for the objection;
 - d. If the prosecutor disclosed an intention to adduce expert evidence at the hearing, notice as to whether the defendant disputes any of the expert evidence, which part(s) of the evidence is disputed and the basis on which it is disputed;
 - e. A copy of any report, relevant to the proceedings, that has been prepared by a person whom the defendant intends to call as an expert witness at the hearing;

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- f. Notice as to whether the defendant proposes to raise any issue with respect to the continuity of custody of any proposed exhibit disclosed by the prosecutor;
- g. If the prosecutor disclosed an intention to tender at the hearing of the proceedings any transcript, notice as to whether the defendant accepts the transcript as accurate and, if not, in what respect the transcript is disputed;
- Notice as to whether the defendant proposes to dispute the authenticity or accuracy of any proposed documentary evidence or other exhibit disclosed by the prosecutor;
- Notice of any consent the defendant proposes to give under section 184
 Evidence Act 1995.

Note: The defendant is not required to include in a notice anything that has already been provided or disclosed to the prosecutor.

- 13. At the CRH the matter will be listed for hearing and any further orders or directions will be made for the just and efficient disposal of the proceedings pursuant to Part 53 rule 28 District Court Rules 1973.
- 14. A failure to comply with the disclosure requirements set out in paragraphs 11 and 12 above may be taken into account in the admission or rejection of evidence at the hearing, an application to adjourn the hearing and/or in determining an appropriate costs order for an adjournment and/or the proceedings.

SENTENCE MATTERS

15. District Court Practice Note 15 does not apply to prosecutions under *Work Health and Safety Act 2011*.

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- 16. Where a plea of guilty is entered, the prosecutor is to file and serve any Sentence Bundle on the defendant no later than 4 weeks before the date on which the matter is listed for sentence.
- 17. The defendant is to file and serve any affidavit and supporting documentation relevant to the issue of capacity to pay a fine (section 6 *Fines Act 1996*) no later than 4 weeks before the date on which the matter is listed for sentence.
- 18. The defendant is to file and serve any other affidavit and supporting documentation no later than 2 weeks before the date on which the matter is listed for sentence.

EXPERT EVIDENCE

- 19. Unless the Court otherwise orders in summary prosecutions, an expert witness's evidence in chief must be given by the tender of one or more reports.
- 20. The provisions of Part 31 rules 23 and 27 *Uniform Civil Procedure Rules 2005* apply to the evidence of expert witnesses and any report of an expert witness.

COURT TECHNOLOGY AND EVIDENCE

- 21. If a party intends to adduce electronic evidence, for example CCTV footage, via CDs,
 DVDs or data files, the party must consult the "Technology in courts" page located on the
 District Court website at:
 - http://www.districtcourt.justice.nsw.gov.au/Pages/facilities_support/technology.aspx_28 days prior to the hearing to confirm that the Court's technology resources are capable of playing the evidence. Arrangements for testing any equipment may be made on enquiry with the Court Registry or contacting multimedia@justice.nsw.gov.au.
- 22. If the electronic evidence is not in a form that is compatible with the Court's technology resources the evidence must either be converted to formats used by the Court or the party must bring their own devices to play the evidence.

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APPLICATIONS FOR ENFORCEABLE UNDERTAKINGS

23. Applications to the regulator for an Enforceable Undertaking (EU) pursuant to Part 11

WHSA must be made by a defendant promptly after service of the Summons and no

later than 12 weeks after the service of the brief of evidence.

24. In the event that an application for an EU is made later than 12 weeks after the service

of the brief of evidence and the application for an EU is unsuccessful, the Court will take

that into account in assessing the utilitarian value of any plea of guilty entered at a later

time. It will be sufficient for compliance with this paragraph if the prosecutor informs the

court that an application for an EU has been made or that the application is expected to

be made within a reasonable time.

25. Matters in which an application for an EU is made will be adjourned for directions to a

date no later than 14 days after the next meeting of the Enforceable Undertaking Panel

or other convenient date in the EU process. The parties must relist a matter for

directions within 7 days of a decision by the regulator to reject an application for an EU.

The Hon Justice D M Price AM

Chief Judge of the District Court

19 October 2018

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[n2018-3715]

COUNCIL NOTICES

BLUE MOUNTAINS CITY COUNCIL

Pesticides Regulation 2017 NSW

Pesticide Use Notification Plan 2018

Blue Mountains City Council has prepared a new Pesticide Use Notification Plan in accordance with the requirements of Part 5 of the *Pesticides Regulation 2017*.

The Plan outlines how Blue Mountains City Council will notify the community of pesticide applications it makes to public places under the ownership, control or management by Blue Mountains City Council.

The Plan is available on the Blue Mountains City Council website at https://www.bmcc.nsw.gov.au/documents/pesticide-use-notification-plan.

Copies of the Pesticide Use Notification Plan will also be available from the Blue Mountains City Council offices at Katoomba and Springwood.

[n2018-3716]

CAMPBELLTOWN CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality		
ANTARES LANE	Campbelltown		
Description			
A new laneway within the "Macarthur Heights' development, between University Drive and Pegasus Street.			

LINDY DEITZ, General Manager, Campbelltown City Council, PO Box 57, CAMPBELLTOWN NSW 2560

GNB Ref: 0225 [n2018-3717]

LIVERPOOL CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
ANGORA CLOSE	Austral	
Description		
New cul-de-sac created as part of the subdivision of Lot 2 DP 548700.		

KIERSTEN FISHBURN, Chief Executive Officer, Liverpool City Council, LOCKED BAG 7064, LIVERPOOL BC NSW 1871

GNB Ref: 0224 [n2018-3718]

MURRAY RIVER COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality			
VERDELHO COURT	Moama			
Description	<u>'</u>			
Off Cabernet Drive in Perricoota Run				
Name	Locality			
SEMILLON COURT	Moama			
Description				
Off Cabernet Drive in Perricoota Run				
Name	Locality			
LAKEVIEW DRIVE	Moama			
Description				
From Perricoota Road to Stage 6 Lakeview E	state Subdivision			
Name	Locality			
MARSANNE DRIVE	Moama			
Description				
From Lakeview Drive to Stage 6 Lakeview E	state Subdivision			
Name	Locality			
AYFLOWER DRIVE Moama				
Description				
From Nicholas Drive to subsequent Stages with	ithin Barbers Paddock Subdivision			
Name	Locality			
MARION COURT	Moama			
Description				
Off Mayflower Drive				
Name	Locality			
EMMYLOU PLACE	Moama			
Description				
From Mayflower Drive to subsequent Stages with Barbers Paddock Subdivision				
Name	Locality			
SNOW GUM COURT	Moama			
Description				

Name	Locality		
SALMON GUMS DRIVE	Moama		
Description			
From Rivergums Drive To Rivergums Drive			
Name	Locality		
CADELL STREET	Moama		
Description			
From Moama Street To End			
Name	Locality		
CALDWELL COURT	Moama		
Description			
From Cadell Street To End			
Name	Locality		
WOODS COURT	Moama		
Description			
From Cadell Street To End			
Name	Locality		
BAYADERRA COURT	Moama		
Description			
From Merool Road To End			
ame Locality			
ROTHBURY COURT	Moama		
Description			
From Mayflower Drive To End			
Name	Locality		
COBBA WAY	Moama		
Description			
From Mayflower Drive To Subsequent Stages within B	arbers Paddock Subdivision		
Name	Locality		
BANKSIA COURT	Moama		
Description			
From Bottlebrush Drive To NA			
Name	Locality		
MINNIE BEND LANE	Tooleybuc		
Description			
From Koraleigh Road To Lot 29 DP 15542			
Name	Locality		
BUNGUNYAH LANE	Koraleigh		
Description			
From Koraleigh Road To Lot 2 DP 732561			

Name	Locality	
CORMORANT STREET	Moama	
Description		
From Brolga Avenue To Lot 11 DP 1213161		

Name	Locality
HERON STREET	Moama
Description	

From Cormorant Street To Subsequent Stages within Dungala Estate

Name	Locality	
BROLGA AVENUE	Moama	
Description		
From Perricoota Road To Subsequent Stages within Dungala Estate		

Name	Locality	
EGRET STREET	Moama	
Description		
From Brolag Avenue To Subsequent Stages within Dungala Estate		

From Brolga Avenue To Subsequent Stages within Dungala Estate

Name	Locality	
GOSHEN GROVE	Barham	
Description		
"Right of Carriageway Lot 4 DP 715435" From Little Forest Lane to western boundary of Lot 4 DP 715435		

TERESA BROOKS, GIS and Asset Officer, Murray River Council, PO Box 21, MATHOURA NSW 2710

[n2018-3719]

CITY OF NEWCASTLE

SALE OF LAND FOR OVERDUE RATES AND CHARGES

Council has resolved in accordance with Section 713 of the *Local Government Act 1993*, to sell the land listed below for rates and charges overdue as at 30 September 2018.

Owner or person having interest in the land	Description	Amount of rates & charges overdue for more than 5 years (incl extra charges)	Amount of all other overdue rates & charges (incl extra charges)	Total
Dennis Dodson	Lot 8 DP 1236893 No 19 Crown Street Stockton NSW 2295	\$8,306.53	\$10,426.99	\$18,733.52
Estate of George Froome	Lot 6 DP 914456 No 11A Whitton Street Wallsend NSW 2287	\$4,893.45	\$6,138.47	\$11,031.92
Jacob Golding	Lot 1 DP 724824 Off Lambton Road New Lambton NSW 2305	\$8,246.58	\$6,846.67	\$15,093.25
Dorothy Liddell Humphris Clark	Lot 1 DP 724402 No 6A Parnell Place Newcastle East NSW 2300	\$3,919.80	\$4,174.66	\$8,094.46

Owner or person having interest in the land	Description	Amount of rates & charges overdue for more than 5 years (incl extra charges)	Amount of all other overdue rates & charges (incl extra charges)	Total
Joseph Wood & John Wood	Part Lot 101 DP 1158912 Part No. 37C Young Street Carrington NSW 2294	\$3,406.33	\$5,815.28	\$9,221.61
Charles Albert Hutcherson	Lot 8 DP 1117722 No 109A Bruce Street Cooks Hill NSW 2300	\$3,827.21	\$4,034.45	\$7,861.66
Joseph Brown	Lot 16 DP 18114 No 9A Watson Street New Lambton NSW 2305	\$3,608.17	\$4,105.99	\$7,714.16
Henry Thomas Hardyman	Lot 1 DP 724480 No 10C The Avenue Maryville NSW 2293	\$3,149.07	\$4,003.43	\$7,152.50
The Scottish Australian Mining Co Ltd	Lot 24 DP 18104 No 18A Ridgeway Road New Lambton Heights NSW 2305	\$4,715.36	\$6,009.89	\$10,725.25
The Scottish Australian Mining Co Ltd	Lot 1 DP 1137553 No 151A Croudace Street New Lambton NSW 2305	\$4,709.32	\$5,988.91	\$10,698.23
Joseph Dawson	Lot 1 DP 303736 No 5B William Street Tighes Hill NSW 2297	\$4700.71	\$5,981.67	\$10,682.38
Grace Pratt Taylor	Lots 24 25 DP 1140509 No 49A Thornton Street Carrington NSW 2294	\$5,154.49	\$6,489.74	\$11,644.23
Lewis Jones	Lot 1 DP 1141635 No 12A Chester Street Stockton NSW 2295	\$5,318.40	\$6,155.28	\$11,473.68
Petro Ambrosimow	Lot 200 DP 1144557 Part No 94 McMichael Street Maryville NSW 2293	\$4,703.14	\$5,985.92	\$10,689.06
Thomas Arthur Grieves	Lot 1 DP 973352 No 46B Fullerton Street Stockton NSW 2295	\$3,858.35	\$5,915.49	\$9,773.84
Orrett Bros Pty Limited	Lot 22 DP 707318 No 10A Anzac Parade The Hill NSW 2300	\$2,299.22	\$3,669.33	\$5,968.55

Owner or person having interest in the land	Description	Amount of rates & charges overdue for more than 5 years (incl extra charges)	Amount of all other overdue rates & charges (incl extra charges)	Total
Joseph Wood & John Wood	Part Lot 101 DP 1158912 Part No 37c Young Street Carrington NSW 2294	\$6,024.42	\$6,437.80	\$12,462.22
George Gardner	Lot 1 DP 126549 No 25B High Street The Hill NSW 2300	\$1,725.89	\$3,548.29	\$5,274.18
Estate of the Late Henry Bryant & Estate of the Late Thomas Bryant	Lot 1 DP 1039439 No 1B Bryant Street Tighes Hill NSW 2297	\$1,708.62	\$3,524.24	\$5,232.86
Estate of the Late Henry Bryant & Estate of the Late Thomas Bryant	Lot 2 DP 1039439 No 2B Tighes Terrace Tighes Hill NSW 2297	\$1,708.62	\$3,524.24	\$5,232.86
James Storey	Lot 1 DP 1150862 No 4B Holt Street Mayfield East NSW 2304	\$1,797.67	\$3,702.74	\$5,500.41
William Frederick Gizzard & William Ambrose Morten Gizzard	Lot 1 DP 1151219 No 1/74B Dumaresq Street Hamilton NSW 2303	\$1,814.34	\$3,683.05	\$5,497.39
John Israel	Lot 2 DP 1151219 No 2/74B Dumaresq Street Hamilton NSW 2303	\$1,814.03	\$3,681.45	\$5,495.48
Mary Arkins	Lot 8 DP 1151232 No 56B James Street Hamilton NSW 2303	\$2,244.33	\$4,676.00	\$6,920.33
Newcastle Gas Company Ltd	Lot 2 DP 1158162 No 27A Donald Street Hamilton NSW 2303	\$4,724.64	\$10,941.29	\$15,665.93
Charles Stanser Bowker, Robert Steer Bowker, Cedric Victor Bowker, Elizabeth Steer Rich	Lot 2691 DP 1162510 No 23A Zaara Street Newcastle East NSW 2300	\$2,936.48	\$5,570.91	\$8,507.39
Edward Chistopher Merewether	Lot 199 Sec B DP 109967 No 6C Henry Street Merewether NSW 2291	\$1,682.16	\$3,548.97	\$5,231.13
Andrew Sneddon	Lot 6 DP 192650 No 20 Kenrick Street Wallsend NSW 2287	\$2,813.36	\$5,748.75	\$8,562.11

Unless full payment is made or an arrangement satisfactory to City of Newcastle for full payment, prior to the time fixed for the sale, the said land will be offered for sale by Public Auction at City Hall, King Street, Newcastle on Saturday 16 February 2019 at 10.00am.

[n2018-3720]

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
MOUNT PLEASANT DRIVE	GOOGONG
Description	
New road for a subdivision in the locality of Googong. The road will extend between Burra Road and Binowee Drive.	

Name	Locality
BIGGA PLACE	GOOGONG
Description	
Naw road for a subdivision in the legality of Googong, Cul de see coming off Mount Pleasant Drive	

New road for a subdivision in the locality of Googong. Cul-de-sac coming off Mount Pleasant Drive

Name	Locality
BINDA PLACE	GOOGONG
Description	
New road for a subdivision in the locality of Googong. Cul-de-sac coming off Mount Pleasant Drive	

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

GNB Ref: 0007 [n2018-3721]

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	
ALBION STREET	Googong	
Description		
Between Wellsvale Drive and Mary Street		
Name Locality		
CAREW STREET	Googong	

Ivanic	Locality
CAREW STREET	Googong
Description	
Between Charlow Street and Newcombe Street	

Name	Locality
CHARLOW STREET	Googong
Description	
Off Erskine Loop	

Name	Locality
CLEAVER STREET	Googong
Description	
Between McGowan Crescent and Mary Street	

Name	Locality
COURTNEY STREET	Googong
Description	
Between Googong Road and Wellsvale Drive	

Name	Locality
ERSKINE LOOP	Googong
Description	
Loop off Ware Street	

Name	Locality
MCPHERSON STREET	Googong
Description	
Between Courtney Street and Bambridge Parade	

Name	Locality
NEWCOMBE STREET	Googong
Description	
Off Erskine Loop	

Name	Locality
WARE STREET	Googong
Description	
Between Courtney Street and Erskine Loop	

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

GNB Ref: 0221 [n2018-3722]

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
PEACH TREE GROVE	Glenorie
Description	
Extending from Halcrows Road in a northerly direction ending in a cul-de-sac (private road)	

Name	Locality
BILBY PLACE	Glenorie
Description	
Extending in an easterly direction from Neich Road ending in a cul-de-sac (private road)	

 $\ \, \text{MICHAEL EDGAR, General Manager, The Hills Shire Council, 3 Columbia Court, BAULKHAM HILLS NSW 2153}$

GNB Ref: 0223 [n2018-3723]

PRIVATE NOTICES

ANGLICAN CHRUCH OF AUSTRALIA (BODIES CORPORATE) ACT 1938

Newcastle Anglican Church Redress Corporation Order 2018

Explanatory Note

Section 4(2) of the Anglican Church of Australia (Bodies Corporate) Act 1938 (NSW) provides that the Synod of a diocese of the Anglican Church of Australia may, by ordinance, declare that it is expedient that the persons who for the time being are the members of an unincorporated body named in the ordinance should be constituted a body corporate under the name set out in the ordinance.

In that section, unincorporated body means a body constituted by or under the authority of an ordinance of the Synod of a diocese for the purpose of managing, governing or controlling any institution or organisation of the Anglican Church of Australia, or of holding, managing and dealing with any church trust property.

If an ordinance referred to in section 4(2) of the Anglican Church of Australia (Bodies Corporate) Act 1938 (NSW) is passed, the Governor may, by order published in the Gazette, declare that the persons who for the time being are members of the unincorporated body are a body corporate under the name set out in the ordinance.

Newcastle Anglican Church Redress Corporation Order 2018

Explanatory Note for Order

The object of this Order is to declare that the members of the Newcastle Anglican Church Redress Corporation are a body corporate under the name "Newcastle Anglican Church Redress Corporation". The relevant ordinance is the *Newcastle Anglican Church Redress Corporation Ordinance 2018*.

The order is made under section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938 (NSW).

Newcastle Anglican Church Redress Corporation Order 2018 Clause 1

Newcastle Anglican Church Redress Corporation Order 2018 under the

Anglican Church of Australia (Bodies Corporate) Act 1938 (NSW)

1. Name of Order

This order is the Newcastle Anglican Church Redress Corporation Order 2018.

2. Newcastle Anglican Church Redress Corporation

It is declared that the persons who for the time being are the members of the body known as Newcastle Anglican Church Redress Corporation Constituted under the *Newcastle Anglican Church Redress Corporation Ordinance 2018* are a body corporate under the name "Newcastle Anglican Church Redress Corporation".

[n2018-3724]