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GOVERNMENT NOTICES

Planning & Environment Notices



Resource Recovery Order under Part 9, Clause 93 of the Protection of the Environment Operations (Waste) Regulation 2014

The OneSteel rubber injectant order June 2018

Introduction

This order, issued by the NSW Environment Protection Authority (EPA) under clause 93 of the Protection of the Environment Operations (Waste) Regulation 2014 (Waste Regulation), imposes the requirements that must be met by suppliers of OneSteel rubber injectant to which 'The OneSteel rubber injectant exemption June 2018' applies. The requirements in this order apply in relation to the supply of OneSteel rubber injectant for use in connection with a process of thermal treatment as an alternative input into the manufacture of steel products.

1. Waste to which this order applies

1.1. The order applies to OneSteel rubber injectant. In this order, OneSteel rubber injectant means a material comprising of either natural or synthetic rubber that is free of visual contamination. Rubber must have a carbon content of greater than 50%. Small quantities (less than 2% by volume) of nylon and steel wire can be present in the rubber if used tyre shreds are utilised.

2. Persons to whom this order applies

- 2.1. The requirements in this order apply, as relevant, to any person who supplies OneSteel rubber injectant that has been generated, processed or recovered by the person.
- 2.2. This order does not apply to the supply of OneSteel rubber injectant to a consumer for land application at a premises for which the consumer holds a licence under the POEO Act that authorises the carrying out of the scheduled activities on the premises under clause 39 'waste disposal (application to land)' or clause 40 'waste disposal (thermal treatment)' of Schedule 1 of the POEO Act.

3. Duration

3.1. This order commences on 23 June 2018 and is valid until 26 June 2020 unless revoked by the EPA by published in the Government Gazette at an earlier date.

4. Revocation

4.1. 'The OneSteel rubber injectant order June 2016' which commenced on 24 June 2016, is revoked from 23 June 2018.

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5. Generator requirements

The EPA imposes the following requirements on any generator who supplies OneSteel rubber injectant to a consumer. In this order, the consumer is OneSteel Sydney Steel Mill 22 Kellogg Road Rooty Hill NSW 2766, Environment Protection Licence (EPL) 6125.

General requirements

5.1. On or before each transaction, the generator must ensure that the OneSteel rubber injectant meets the description provided in clause 1.1.

Notification

5.2. On or before each transaction, the generator must provide a written statement of compliance certifying that all the requirements set out in this order have been met to the consumer to whom the generator supplies OneSteel rubber injectant.

Record keeping and reporting

5.3. The generator must keep a written record of the quantity of OneSteel rubber injectant supplied and the name and address of each person to whom the generator supplied OneSteel rubber injectant to, for a period of six years.

6. Definitions

In this order:

consumer means a person who uses OneSteel rubber injectant in connection with a process of thermal treatment as an alternative input into the manufacture of steel products. In this order, the consumer is OneSteel Sydney Steel Mill 22 Kellogg Road Rooty Hill NSW 2766, Environment Protection Licence (EPL) 6125.

generator means a person who generates or processes OneSteel rubber injectant for supply under this order.

OneSteel rubber injectant means material comprising of either natural or synthetic rubber that is free of visual contamination. Rubber must have a carbon content of greater than 50%. Small quantities (less than 2%) of nylon and steel wire can be present in the rubber if used tyre shreds are utilised.

thermal process means the processing of wastes by burning, incineration, thermal oxidation, gasification, pyrolysis, plasma or other thermal treatment processes.

transaction means:

- in the case of a once-off supply, the supply of a batch, truckload or stockpile of OneSteel rubber injectant that is not repeated.
- in the case where the supplier has an arrangement with the recipient for more than one supply of OneSteel rubber injectant, the first supply of OneSteel rubber injectant as required under the arrangement.

Manager Waste Strategy and Innovation Environment Protection Authority (by delegation)

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Notes

The EPA may amend or revoke this order at any time. It is the responsibility of the generator to ensure it complies with all relevant requirements of the most current order.

In gazetting or otherwise issuing this order, the EPA is not in any way endorsing the supply or use of this substance or guaranteeing that the substance will confer benefit.

The conditions set out in this order are designed to minimise the risk of potential harm to the environment, human health or agriculture, although neither this order nor the accompanying exemption guarantee that the environment, human health or agriculture will not be harmed.

Any person or entity which supplies OneSteel rubber injectant should assess whether the material is fit for the purpose it is proposed to be used for, and whether this use will cause harm. The supplier may need to seek expert technical advice.

Regardless of any exemption or order provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with any other legislative requirements including, if applicable, any development consent(s) for managing operations on the site(s).

The supply of OneSteel rubber injectant remains subject to other relevant environmental regulations in the POEO Act and Waste Regulation. For example, a person who pollutes land (s. 142A) or water (s. 120), or causes air pollution through the emission of odours (s. 126), or does not meet the special requirements for asbestos waste (Part 7 of the Waste Regulation), regardless of this order, is guilty of an offence and subject to prosecution.

This order does not alter the requirements of any other relevant legislation that must be met in supplying this material, including for example, the need to prepare a Safety Data Sheet.

Failure to comply with the conditions of this order constitutes an offence under clause 90 and 91 of the Waste Regulation.

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Resource Recovery Exemption under Part 9, Clauses 91 and 92 of the Protection of the Environment Operations (Waste) Regulation 2014

The Carbon Mate compost exemption April 2018

Introduction

This exemption:

- is issued by the NSW Environment Protection Authority (EPA) under clauses 91 and 92 of the Protection of the Environment Operations (Waste) Regulation 2014 (Waste Regulation); and
- exempts a consumer of Carbon Mate compost from certain requirements under the *Protection of the Environment Operations Act 1997* (POEO Act) and the Waste Regulation in relation to the application of that waste to land, provided the consumer complies with the conditions of this exemption.

This exemption should be read in conjunction with 'the Carbon Mate compost order April 2018'.

1. Waste to which this exemption applies

- 1.1. This exemption applies to Carbon Mate compost that is, or is intended to be, applied to land as a soil amendment.
- 1.2. Carbon Mate compost is any combination of mulch, garden organics, food waste, manure, paunch and treated grease trap waste that has undergone composting.

2. Persons to whom this exemption applies

2.1. This exemption applies to any person who applies, or intends to apply, Carbon Mate compost to land as set out in 1.1.

3. Duration

3.1. This exemption commences on 26 April 2018 and is valid until 26 April 2020 unless revoked by the EPA by notice published in the Government Gazette at an earlier date.

4. Premises to which this exemption applies

4.1. This exemption applies to the premises at which the consumer's actual, or intended, application of Carbon Mate compost is carried out.

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5. Exemption

- 5.1. Subject to the conditions of this exemption, the EPA exempts each consumer from the following provisions of the POEO Act and the Waste Regulation in relation to the consumer's actual or intended application of Carbon Mate compost to land as a soil amendment at the premises:
 - section 48 of the POEO Act in respect of the scheduled activities described in clauses 39 and 42 of Schedule 1 of the POEO Act;
 - Part 4 of the Waste Regulation;
 - · section 88 of the POEO Act; and
 - clause 109 and 110 of the Waste Regulation.
- 5.2. The exemption does not apply in circumstances where Carbon Mate compost is received at the premises for which the consumer holds a licence under the POEO Act that authorises the carrying out of the scheduled activities on the premises under clause 39 'waste disposal (application to land)' or clause 40 'waste disposal (thermal treatment)' of Schedule 1 of the POEO Act.

6. Conditions of exemption

The exemption is subject to the following conditions:

- 6.1. At the time Carbon Mate compost is received at the premises, the material must meet all chemical and other material requirements for Carbon Mate compost which are required on or before the supply of Carbon Mate compost under 'the Carbon Mate compost order April 2018'.
- 6.2. The Carbon Mate compost can only be applied to land as a soil amendment.
- 6.3. The consumer must ensure that they do not cause or permit the migration of leachate from the land application site.
- 6.4. The consumer must ensure that any application of Carbon Mate compost to land occurs within a reasonable period of time after its receipt.

7. Definitions

In this exemption:

animal waste means dead animals and animal parts and any mixture of dead animals and animal parts.

application or apply to land means applying to land by:

- spraying, spreading or depositing on the land;
- ploughing, injecting or mixing into the land; or
- filling, raising, reclaiming or contouring the land.

composting means a process of managed biological transformation:

- (a) to achieve pasteurisation; and
- (b) for a period of not less than a total of 8 weeks of composting and curing at an adequate moisture level (>40 % by weight), and/or until an equivalent level of biological stability can be demonstrated.

Composting does not include drying or dehydration processes.

consumer means a person who applies, or intends to apply, Carbon Mate compost to land.

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corrosive means a substance having properties that may damage or destroy living organisms and components of the soil, including soil organic matter. Commonly this includes strong acids and strong bases, or weak acids and weak bases occurring in concentrated form.

drying or dehydration processes are those that use externally supplied energy to heat and ventilate food wastes (or any other compostable waste) in order to rapidly dry the waste material over a short time period (typically 24 to 48 hours), either with or without the addition of an inoculum. This is distinct from those processes of managed biological transformation that use heat generated by the aerobic microorganisms that are responsible for decomposition under moist conditions during pasteurisation and composting, and traditional forced aeration composting methods such as aerated static pile composting.

engineered wood products means engineered, painted, treated or composite wood products such as particleboard, oriented strand board, plywood, laminated veneer lumber, glulam or fibreboard that are manufactured with glues, resins, water repellents, fire retardants, fungal inhibitors and/or other chemicals.

food waste means waste from the manufacture, preparation, sale or consumption of food but does not include grease trap waste or animal waste, and must not be corrosive.

forestry and sawmill residues are untreated and uncontaminated plant materials from forestry operations such as logging, silviculture and sawmilling. Forestry and sawmill residues include materials such as bark, woodchip, sawdust and wood fibre that are collected as a source separated material stream for processing.

garden organics means plant material that by virtue of the nature and source of the material poses a risk of the presence of physical and chemical contaminants. Garden organics includes material from kerbside waste collections. Garden organics must not contain asbestos, engineered wood products or preservative treated or coated wood residues.

grease trap waste means any grease, oils, solids, water or other matter resulting only from the preparation or manufacturing of food that is collected in a grease trap in the usual course of the operation of the grease trap. This definition includes dissolved air flotation (DAF) units used to treat grease trap waste, but does not include grease trap waste collected from grease traps in hospitals and shopping centres other than those solely from the preparation of food.

manure means faecal matter generated by any animal other than humans and includes any mixture of animal faecal matter and biodegradable animal bedding such as straw or sawdust.

mulch means plant material shredded and/or screened to a preferred particle size grading for particular applications. Mulch, by virtue of the nature and source of the plant material, must pose minimal risk of the presence of physical and chemical contaminants. Mulch may include urban wood residues and forestry and sawmill residues. Mulch does not include plant material from kerbside waste collections. Mulch must not contain asbestos, engineered wood products, preservative treated or coated wood residues, or physical contaminants, including but not limited to glass, metal, rigid plastics, flexible plastics, or polystyrene.

pasteurisation means a process to significantly reduce the numbers of plant and animal pathogens, and plant propagules. Pasteurisation requires that the entire mass of organic material be:

(a) Placed in a free-standing pile with all exposed surfaces covered by at least 300mm of biologically stabilised compost that is aerated by a fan/blower providing air through perforated pipes located underneath the pile to maintain an internal temperature greater than 55°C and an oxygen level greater than 5%

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for a period of at least 15 days.

(b) An alternative process of pasteurisation that guarantees the same level of pathogen reduction, and the reduction of plant propagules as in (a). Any such alternative process must be clearly defined in writing and validated by a suitably qualified person prior to claiming compliance with this order. A written record of the validation report must be kept for a minimum period of six years.

paunch means the undigested food contained in the stomach of ruminant animals. This is generally considered to include partially digested grass, hay and other feed products such as grain.

processor means a person who processes, mixes, blends, or otherwise incorporates Carbon Mate compost into a material in its final form for supply to a consumer.

preservative treated or coated wood residues means wood residues that are preservative treated with chemicals such as copper chrome arsenate (CCA), high temperature creosote (HTC), pigmented emulsified creosote (PEC) and light organic solvent preservative (LOSP) and/or coated with substances such as varnish or paint.

treated grease trap waste means grease trap waste that has undergone treatment according to the following:

- (a) screening to remove physical contaminants;
- (b) leaving the grease trap waste to settle by operation of gravity for at least 4 hours, so that the floating fats and oils, the aqueous liquid waste and the settleable portions of the grease trap waste separate; and
- (c) the floating layer must either be removed or be incorporated into the bottom settled layer following saponification by the addition of lime.

urban wood residues mean untreated, unpainted, and uncontaminated urban derived timber and wood material that is collected as a separate material stream for processing. Urban wood residues include materials such as off-cuts, saw dust, wood shavings, packaging crates and pallets.

Manager Waste Strategy and Innovation Environment Protection Authority (by delegation)

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Notes

The EPA may amend or revoke this exemption at any time. It is the responsibility of the consumer to ensure they comply with all relevant requirements of the most current exemption. The current version of this exemption will be available on www.epa.nsw.gov.au

In gazetting or otherwise issuing this exemption, the EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, although neither this exemption nor the accompanying order guarantee that the environment, human health or agriculture will not be harmed.

The consumer should assess whether or not Carbon Mate compost is fit for the purpose the material is proposed to be used for, and whether this use will cause harm. The consumer may need to seek expert scientific or technical advice.

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with any other legislative requirements including, if applicable, any development consent(s) for managing operations on the site(s). The consumer should ensure that Carbon Mate compost containing restricted animal material (RAM) is stored in a location that is inaccessible to ruminants and applied to land in a way that ruminants will not ingest it when given access.

The receipt of Carbon Mate compost remains subject to other relevant environmental regulations in the POEO Act and the Waste Regulation. For example, a person who pollutes land (s. 142A) or water (s. 120), or causes air pollution through the emission of odours (s. 126), or does not meet the special requirements for asbestos waste (Part 7 of the Waste Regulation), regardless of having an exemption, is guilty of an offence and subject to prosecution.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Safety Data Sheet (SDS).

Whilst the 'the Carbon Mate compost order April 2018' requires that Carbon Mate compost must not contain engineered wood products, the EPA recognises that Carbon Mate compost may contain extremely low and incidental amounts of engineered wood products. The processor must implement procedures to prevent the presence of engineered wood products in Carbon Mate compost. These procedures must be formally documented and their implementation demonstrated. However, as noted in 'the Carbon Mate compost order April 2018', Carbon Mate compost must not contain any asbestos, or preservative treated or coated wood residues.

'The Carbon Mate compost order April 2018' does not require sampling and testing of Carbon Mate compost for biological stability and maturity. However the EPA strongly encourages the land application of compost that contains stable organic matter content and an absence of phytotoxic compounds and pathogens. Immature and poorly stabilised compost can potentially generate offensive odours, contain viable plant propagules and cause initial adverse impacts on plant growth following land application.

Carbon Mate compost that meets the conditions of this exemption should be applied to land by the consumer within 2 weeks of being received. Where there are extenuating circumstances the compost should be land applied within 4 weeks. The EPA considers that 6 weeks would be the absolute limit in all circumstances.

Failure to comply with the conditions of this exemption constitutes an offence under clause 91 of the Waste Regulation.

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Resource Recovery Exemption under Part 9, Clauses 91 and 92 of the Protection of the Environment Operations (Waste) Regulation 2014

The Metropolitan Demolitions recovered aggregate exemption March 2018

Introduction

This exemption:

- is issued by the Environment Protection Authority (EPA) under clauses 91 and 92 of the Protection of the Environment Operations (Waste) Regulation 2014 (Waste Regulation); and
- exempts a consumer of Metropolitan Demolitions recovered aggregate from certain requirements under the *Protection of the Environment Operations Act* 1997 (POEO Act) and the Waste Regulation in relation to the application of that waste to land, provided the consumer complies with the conditions of this exemption.

This exemption should be read in conjunction with 'the Metropolitan Demolitions recovered aggregate order March 2018'.

1. Waste to which this exemption applies

- 1.1. This exemption applies to Metropolitan Demolitions recovered aggregate that is, or is intended to be, applied to land for road making activities, or building, landscaping and construction works.
- 1.2. Metropolitan Demolitions recovered aggregate means material comprising of concrete, brick, ceramics and asphalt processed into an engineered material at Metropolitan Demolitions and Recycling Pty Ltd, 396 Princes Hwy St Peters NSW 2044, Environment Protection Licence 11483. This does not include refractory bricks or associated refractory materials, or asphalt that contains coal tar.

2. Persons to whom this exemption applies

2.1. This exemption applies to any person who applies, or intends to apply, Metropolitan Demolitions recovered aggregate to land as set out in 1.1.

3. Duration

3.1. This exemption commences on 28 March 2018 and is valid until 28 March 2020 unless revoked by the EPA by notice published in the Government Gazette.

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4. Premises to which this exemption applies

4.1. This exemption applies to the premises at which the consumer's actual or intended application of Metropolitan Demolitions recovered aggregate is carried out.

5. Revocation

5.1. 'The Metropolitan Demolitions recovered aggregate exemption September 2017' which commenced on 21 September 2017 is revoked from 28 March 2018.

6. Exemption

- 6.1. Subject to the conditions of this exemption, the EPA exempts each consumer from the following provisions of the POEO Act and the Waste Regulation in relation to the consumer's actual or intended application of Metropolitan Demolitions recovered aggregate to land when used for road making activities, building, landscaping and construction works at the premises:
 - section 48 of the POEO Act in respect of the scheduled activities described in clauses 39 and 42 of Schedule 1 of the POEO Act;
 - Part 4 of the Waste Regulation;
 - section 88 of the POEO Act; and
 - clause 109 and 110 of the Waste Regulation.
- 6.2. The exemption does not apply in circumstances where Metropolitan Demolitions recovered aggregate is received at the premises for which the consumer holds a licence under the POEO Act that authorises the carrying out of the scheduled activities on the premises under clause 39 'waste disposal (application to land)' or clause 40 'waste disposal (thermal treatment)' of Schedule 1 of the POEO Act.

7. Conditions of exemption

The exemption is subject to the following conditions:

- 7.1. At the time Metropolitan Demolitions recovered aggregate is received at the premises, the material must meet all chemical and other material requirements for Metropolitan Demolitions recovered aggregate which are required on or before the supply of Metropolitan Demolitions recovered aggregate under 'the Metropolitan Demolitions recovered aggregate order March 2018'.
- 7.2. Metropolitan Demolitions recovered aggregate can only be applied to land in road making activities, building, landscaping and construction works. This approval does not apply to any of the following applications:
 - 7.2.1. Construction of dams or related water storage infrastructure,
 - 7.2.2. Mine site rehabilitation,
 - 7.2.3. Quarry rehabilitation,
 - 7.2.4. Sand dredge pond rehabilitation,
 - 7.2.5. Back filling of quarry voids,
 - 7.2.6. Raising or reshaping of land used for agriculture, and
 - 7.2.7. Construction of roads on private land unless:

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- (a) Metropolitan Demolitions recovered aggregate is applied only to the minimum extent necessary for the construction of the road, and
- (b) a development consent has been granted under the relevant Environmental Planning Instrument (EPI), or
- (c) it is to provide access (temporary or permanent) to a development approved by a Council, or
- (d) the works are either exempt or complying development.
- 7.3. The consumer must keep a written record of the following for a period of six years:
 - the quantity of any Metropolitan Demolitions recovered aggregate received; and
 - the name and address of the supplier of Metropolitan Demolitions recovered aggregate received.
- 7.4. The consumer must make any records required to be kept under this exemption available to authorised officers of the EPA on request.
- 7.5. The consumer must ensure that any application of Metropolitan Demolitions recovered aggregate to land must occur within a reasonable period of time after its receipt.

8. Definitions

In this exemption:

application or apply to land means applying to land by:

- · spraying, spreading or depositing on the land;
- ploughing, injecting or mixing into the land; or
- filling, raising, reclaiming or contouring the land.

consumer means a person who applies, or intends to apply, Metropolitan Demolitions recovered aggregate to land.

Manager Waste Strategy and Innovation Environment Protection Authority (by delegation)

Notes

The EPA may amend or revoke this exemption at any time. It is the responsibility of the consumer to ensure they comply with all relevant requirements of the most current exemption. The current version of this exemption will be available on www.epa.nsw.gov.au

In gazetting or otherwise issuing this exemption, the EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, although neither this exemption nor the accompanying order guarantee that the environment, human health or agriculture will not be harmed.

The consumer should assess whether or not Metropolitan Demolitions recovered aggregate is fit for the purpose the material is proposed to be used for, and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with any other legislative requirements including, if applicable, any development consent(s) for managing operations on the site(s).

The receipt of Metropolitan Demolitions recovered aggregate remains subject to other relevant environmental regulations in the POEO Act and the Waste Regulation. For example, a person who pollutes land (s. 142A) or water (s. 120), or causes air pollution through the emission of odours (s. 126), or does not meet the special requirements for asbestos waste (Part 7 of the Waste Regulation), regardless of having an exemption, is guilty of an offence and subject to prosecution.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Safety Data Sheet (SDS).

Failure to comply with the conditions of this exemption constitutes an offence under clause 91 of the Waste Regulation.

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Roads and Maritime Notices

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

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

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Sydney City Council area, Parish of Alexandria and County of Cumberland, shown as Lot 305 Deposited Plan 1231238, being part of the land in Certificate of Title 2/1171500.

The land is said to be in the possession of The Trust Company Limited (registered proprietor) and Roads and Maritime Services (lessee).

(RMS Papers: SF2018/147919; RO SF2015/108017)

[n2018-2488]

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 applications have been received:

EXPLORATION LICENCE APPLICATION (ELA)

ELA5710, ENDEAVOUR COAL PTY LIMITED, dated 19 July 2018.

ELA5711, ORIENTAL STAR INTERNATIONAL PTY LTD, dated 20 July 2018.

ELA5712, LASSETER GOLD PTY LTD, dated 24 July 2018.

[n2018-2489]

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE (EL)

ELA5661, now EL8772, GREVILLIA RESOURCES PTY LTD, dated 9 July 2018.

MINING LEASE (ML)

MLA555, now Mining Lease No. 1773 (Act 1992), TASTEX PTY LTD, dated 20 July 2018.

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATION (ELA)

ELA5579, STRATEGIC METALS AUSTRALIA PTY LTD. Withdrawal took effect on 23 July 2018.

MINING LEASE APPLICATION (MLA)

MLA391, AUSTRALIAN DOLOMITE COMPANY PTY LIMITED. Withdrawal took effect on 23 July 2018.

[n2018-2490]

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

EXPLORATION LICENCE (EL)

EL6419, HILLGROVE MINES PTY LTD. Application for renewal received 9 April 2018.

EL6837, FISHER RESOURCES PTY LTD. Application for renewal received 18 July 2018.

MINING LEASE (ML)

ML881 (Act 1973), DAVID COLIN RYNNE AND JOAN DORIS RYNNE. Application for renewal received 12 July 2018.

ML1433 (Act 1992), ENDEAVOUR COAL PTY LIMITED. Application for renewal received 18 July 2018.

[n2018-2491]

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

EXPLORATION LICENCE (EL)

EL6085, ALKANE RESOURCES LTD. Renewal effective on and from 23 July 2018.

EL7223, SHENHUA WATERMARK COAL PTY LTD. Renewal effective on and from 13 July 2018.

EL8104, ANGEL JADE PTY LTD. Renewal effective on and from 18 July 2018.

MINING LEASE (ML)

ML1035 (Act 1973), RTI MINING PTY LTD. Renewal effective on and from 26 January 2019.

MPL280 (Act 1973), LIGHTNING RIDGE MINERS' ASSOCIATION LTD. Renewal effective on and from 27 June 2018.

[n2018-2492]

Energy Notices

Notice of Approval of Energy Savings Scheme (Amendment No. 2) Rule 2018

under the

Electricity Supply Act 1995

I, DON HARWIN MLC, Minister for Energy and Utilities, pursuant to section 167(4) of the *Electricity Supply Act 1995*, approve the *Energy Savings Scheme (Amendment No. 2) Rule 2018* (Amendment Rule) attached to this notice.

Schedule 1 of the Amendment Rule commences on 31 July 2018 and amends the *Energy Savings Scheme Rule of 2009*.

This notice of approval of the Amendment Rule is provided pursuant to section 167(5)(a) of the *Electricity Supply Act 1995*.

A copy of the amended *Energy Savings Scheme Rule of 2009* may also be obtained through the website administered by the NSW Department of Planning and Environment at http://www.energy.nsw.gov.au/energy-consumers/sustainable-energy/efficiency/scheme.

Dated this 29th day of June 2018.

The Hon DON HARWIN MLC Minister for Energy and Utilities

Energy Savings Scheme (Amendment No. 2) Rule 2018

under the

Electricity Supply Act 1995

1 Name

This Rule is the Energy Savings Scheme (Amendment No. 2) Rule 2018.

2 Operation of Rule

This Rule amends the Energy Savings Scheme Rule of 2009 in the manner set out in Schedule 1.

3 Commencement

This Rule commences on 31 July 2018.

Schedule 1

[1] In Schedule E delete Table E5.1. Insert instead:

Table E5.1 – Residential Building Electricity Savings Factor (MWh per T8 or T12 Luminaire replaced)

	Initial Light	Lamp Circuit Power of the replacement luminaire (Watts)												
Existing Luminaire	Output of new End- User Equipment (lm)	≤10 W	≤15 W	≤20 W	≤25 W	≤30 W	≤35 W	≤40 W	≤45 W	≤50 W	≤60 W	≤70 W	≤80 W	≤90 W
2 foot (1 x 600mm lamp)	≥ 600	0.24	-	-	-	-	-	-	-	-	-	-	-	-
3 foot (1 x 900mm lamp)	≥ 1100	0.42	0.35	-	-	-	-	-	-	-	-	-	-	-
4 foot (1 x 1200mm lamp)	≥ 1500	-	0.44	0.36	0.29	-	-	-	-	-	-	-	-	-
5 foot (1 x 1500mm lamp)	≥ 2400	-	-	0.69	0.62	0.54	0.47	0.39				-	-	-
2 foot (2 × 600mm lamps)	≥ 1200	0.63	0.56	0.48	-	-	-	-	-	-	-	-	-	-
3 foot (2 × 900mm lamps)	≥ 2200	-	0.92	0.84	0.77	0.69	0.62	-	-	-	-	-	-	-
4 foot (2 × 1200mm lamps)	≥ 3000	-	-	-	0.95	0.87	0.80	0.72	0.65	0.57	-	-	-	-
5 foot (2 × 1500mm lamps)	≥ 4900	-	-	-	-	-	1.46	1.38	1.31	1.23	1.08	0.93	0.78	
2 foot (3 or more 600mm lamps)	≥ 1900	-	0.95	0.87	0.80	0.72	-	-	-	-	-	-	-	-
3 foot (3 or more 900mm lamps)	≥ 3300	-	-		1.34	1.26	1.19	1.11	1.04	0.96	-	-	-	-
4 foot (3 or more 1200mm lamps)	≥ 4500	-	-	-	-	-	1.46	1.38	1.31	1.23	1.08	0.93	-	-
5 foot (3 or more 1500mm lamps)	≥ 7300	-	-	-	-	-	-	-	-	2.22	2.07	1.92	1.77	1.62

[2] In Schedule E Activity Definition E5 delete Table E5.2. Insert instead:

Table E5.2 – Small Business Site Electricity Savings Factor (MWh per T8 or T12 Luminaire replaced)

	Initial Light	Lamp	Circui	it Powe	r of the	replace	ement l	uminaiı	re (Wat	ts)				
Existing Luminaire	Output of new End- User Equipment (lm)	≤10 W	≤15 W	≤20 W	≤25 W	≤30 W	≤35 W	≤40 W	≤45 W	≤50 W	≤60 W	≤70 W	≤80 W	≤90 W
2 foot (1 × 600mm lamp)	≥ 600	0.67	-	-	-	-	-	-	-	-				
3 foot (1 × 900mm lamp)	≥ 1100	1.18	0.97	-	-	-	-	-	-	-	-	-	-	-
4 foot (1 × 1200mm lamp)	≥ 1500	-	1.22	1.01	0.80	-	-	-	-	-	-	-	-	-
5 foot (1 × 1500mm lamp)	≥ 2400	-	-	1.93	1.72	1.51	1.30	1.09	-	-	-	-	-	-
2 foot (2 × 600mm lamps)	≥ 1200	1.76	1.55	1.34	-	-	-	-	-	-	-	-	-	-
3 foot (2 × 900mm lamps)	≥ 2200	-	2.56	2.35	2.14	1.93	1.72	-	-	-	-	-	-	-
4 foot (2 × 1200mm lamps)	≥ 3000	-	-	-	2.65	2.44	2.23	2.02	1.81	1.60	-	-	-	-
5 foot (2 × 1500mm lamps)	≥ 4900	-	-	-	-	-	4.07	3.86	3.65	3.44	3.02	2.60	2.18	-
2 foot (3 or more 600mm lamps)	≥ 1900	-	2.65	2.44	2.23	2.02	-	-	-	-	-	-	-	-
3 foot (3 or more 900mm lamps)	≥ 3300	-	-	-	3.74	3.53	3.32	3.11	2.90	2.69	-	-	-	-
4 foot (3 or more 1200mm lamps)	≥ 4500	-	-	-	-	-	4.07	3.86	3.65	3.44	3.02	2.60	-	-
5 foot (3 or more 1500mm lamps)	≥ 7300	-	-	-	-	-	-	-	-	6.22	5.80	5.38	4.96	4.54

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994

Section 11 Notification – Revocation of Fishing Closure

Prohibition of Shark Finning

I, GEOFF ALLAN, Deputy Director General, Fisheries, with the delegated authority in pursuance of section 227(1) and section 228(2) of the *Fisheries Management Act 1994* ("the Act"), and in pursuance of section 11 of the Act, revoke the fishing closure titled 'Prohibition of Shark Finning' published in New South Wales Government Gazette No. 104 of 2 December 2016, page 3397.

This revocation is effective from the date of publication of this notification.

Dated this 17 day of July 2018

DR GEOFF ALLAN
Deputy Director General, Fisheries
Department of Primary Industries
(an office within the Department of Industry)
(by delegation)

Note: Shark finning is now prohibited under the Fisheries Management Act 1994

[n2018-2494]

Crown Land Notices

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

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – St Luke; County – Cumberland Land District – Metropolitan; LGA – Fairfield

Road Closed: Lot 100 DP 1233855

File No: 15/11052

SCHEDULE

On closing, the land within Lot 100 DP 1233855 remains vested in Fairfield City Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: 14/20657

[n2018-2495]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Timbarra; County – Clive

Land District – Tenterfield; LGA – Tenterfield Shire

Road Closed: Lots 1-3 DP 1244383

File No: 15/02037

SCHEDULE

On closing, the land within Lots 1-3 DP 1244383 remains vested in Tenterfield Shire Council as operational land for the purposes of the *Local Government Act 1993*.

In accordance with Section 44 of the *Roads Act 1993*, the Crown consents to the land in Lots 1-3 DP 1244383being vested in Tenterfield Regional Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purpose of the Roads Act.

Council Reference: OCR20158/8/CAS-18725-4YXJ/jjg

[n2018-2496]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the *Roads Act 1993* and the savings and transitional provisions set out in clause 19A of Schedule 7 to the *Crown Land Management Act 2016*, which provide the Minister for Lands with the power to close council roads under the provisions of the *Roads Act 1993* as in force immediately before the amendments had effect the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – The Spring, Gilgal; County – Gordon Land District – Dubbo; LGA – Dubbo Regional

Road Closed Lots 1-2 DP 1241869:

File No: 17/05332

SCHEDULE

On closing, the land within Lot 1 DP1241869 will remain vested in the State of New South Wales as Crown land.

On closing, the land within Lot 2 DP1241869 which was formerly Council road becomes vested in the State of New South Wales as Crown Land.

[n2018-2497]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the *Roads Act 1993* and the savings and transitional provisions set out in clause 19A of Schedule 7 to the *Crown Land Management Act 2016*, which provide the Minister for Lands with the power to close council roads under the provisions of the *Roads Act 1993* as in force immediately before the amendments had effect the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Cookardinia; County – Goulburn Land District – Albury; LGA – Greater Hume Shire

Road Closed Lot 3 DP1231744:

File No: 15/09284

SCHEDULE

On closing, the land within Lot 3 DP1231744 that was formerly Crown road remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 3 DP1231744 that was formerly Council road becomes vested in the State of New South Wales as Crown Land.

Council's reference: MO:jl

[n2018-2498]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the *Roads Act 1993* and the savings and transitional provisions set out in clause 19A of Schedule 7 to the *Crown Land Management Act 2016*, which provide the Minister for Lands with the power to close council roads under the provisions of the *Roads Act 1993* as in force immediately before the amendments had effect the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Moorwatha; County – Hume Land District – Albury; LGA – Greater Hume Shire Road Closed Lot 3 DP1231094:

File No: 15/02229

SCHEDULE

On closing, the land within Lot 3 DP1231094 that was formerly Council road becomes vested in the State of New South Wales as Crown Land.

Council's reference: MOjl

[n2018-2499]

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

In pursuance of the provisions of Section 152I, *Roads Act 1993*, the Crown roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2, hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown roads.

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

SCHEDULE 1

Parish – Yarrahapinni

County - Dudley

Land District - Kempsey

Local Government Area – Kempsey

Crown public roads known as Second Avenue (formed sections), First Avenue, Fifth Avenue, the lane East and South of First Avenue, Banksia Street, Fourth Street, Water Conn Road and the lane East of Fourth Avenue within the Village of Stuarts Point, as highlighted in the diagram below.

SCHEDULE 2



Roads Authority: Kempsey Shire Council

Lands File Reference: TE03H198

[n2018-2500]

ROADS ACT 1993 - ORDER

TRANSFER OF A CROWN ROAD TO A COUNCIL

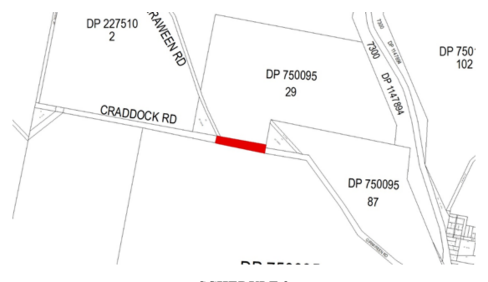
In pursuance of the provisions of section 151, *Roads Act 1993*, the Crown road specified in Schedule 1 is hereby transferred to the Roads Authority specified in Schedule 2 hereunder, and as from the date of publication of this notice, the road specified in schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE 1

Parish – Graman; County – Arrawatta Land District – Inverell; LGA – Inverell Shire

Crown road shown coloured in red on diagram hereunder.



SCHEDULE 2

Roads Authority: Inverell Shire Council

Lands Reference: 18/04373

[n2018-2501]

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 2.18(2)(b) OF THE CROWN LANDS MANAGEMENT ACT 2016

Pursuant to section 2.18(2)(b) of the *Crown Lands Management Act 2016*, the Crown reserve(s) specified in Column 2 of the 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

Schedule

Column 1	Column 2		
Jetty, oyster farming activities, shed	Reserve No.: 1011268		
(relevant interest – Licence 571982	Public Purpose: Future Public Requirements		
	Notified: 3 August 2006		
	File Reference: 16/07513		

Schedule

Column 1	Column 2			
Jetty, oyster farming activities, shed	Reserve No.: 56146			
(relevant interest – Licence 571982	Public Purpose: Generally			
	Notified: 11 May 1923			
	File Reference: 16/07513			

Schedule

Column 1	Column 2			
Jetty, oyster farming activities, shed	Reserve No.: 754405			
(relevant interest – Licence 571982	Public Purpose: Future Public Requirements			
	Notified 29 June 2007			
	File Reference: 16/07513			

Schedule

Column 1	Column 2
Buildings, jetty, oyster depuration site (relevant interest	Reserve No.: 1011268
- Licence 527527	Public Purpose: Future Public Requirements
	Notified: 3 August 2006
	File Reference: 13/16231

Schedule

Column 1	Column 2
Buildings, jetty, oyster depuration site (relevant interest	Reserve No.: 56146
- Licence 527527	Public Purpose: Generally
	Notified: 11 May 1923
	File Reference: 13/16231

Schedule

Column 1	Column 2
Buildings, jetty, oyster depuration site (relevant interest	Reserve No.: 754405
- Licence 527527	Public Purpose: Future Public Requirements
	Notified 29 June 2007
	File Reference: 13/16231

Schedule

Column 1	Column 2
Jetty, oyster farming activities, shed	Reserve No.: 1011268
(relevant interest – Licence 557850	Public Purpose: Future Public Requirements
	Notified: 3 August 2006
	File Reference: 09/18034

Schedule

Column 1	Column 2		
Jetty, oyster farming activities, shed	Reserve No.: 56146		
(relevant interest – Licence 557850	Public Purpose: Generally		
	Notified: 11 May 1923		
	File Reference: 09/18034		

Schedule

Column 1	Column 2
Jetty, oyster farming activities, shed (relevant interest – Licence 557850	Reserve No.: 754405 Public Purpose: Future Public Requirements Notified 29 June 2007 File Reference: 09/18034

[n2018-2502]

CEMETERIES AND CREMATORIA ACT 2013

Appointment of a Board to Manage a Crown Cemetery Trust

Rookwood Necropolis Trust

Pursuant to section 74, Cemeteries and Crematoria Act 2013, the persons specified in Column 1 of the Schedule hereunder are appointed as members of the trust board for the term also specified in Column 1, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

The Hon PAUL TOOLE, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
David HARLEY AO (Chair) George SIMPSON (Board Member) Peter O'MEARA (Board Member) For a term commencing on 1 July	Rookwood Necropolis Trust	Those parts of Rookwood Necropolis dedicated 7 April 1868 and 2 December 1887, for which no reserve trust was appointed immediately before 1 July 2009
2018 and expiring on or before 30 June 2020		File Reference: BN18/1576

[n2018-2503]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the person specified in Column 1 of the Schedule hereunder is appointed, for the term of office specified in that Column, as a board member 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
The person for the time being	Belmont Wetlands State Park Land	Reserve No. 1011388
holding the office of Deputy Chief	Manager	Public Purpose: Public recreation
Executive Officer, Lake Macquarie		and coastal environmental
City Council (ex-officio member)		protection, tourist facilities and
		services
For a term commencing the date of		Notified: 3 March 2006
this notice and expiring 22 July		
2023.		File Reference: MD06R5

[n2018-2504]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to Clause 4(1) of Schedule 5 of 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.

ERRATUM

In the notice published in NSW Government Gazette No 72 of 20 July 2018, Folio 4684, under the heading "Appointment of Statutory Land Manager Board Members" the Appointee name "Paul Frederick Andersen" under Column 1 should replace "Paul Frederick Anderson". This notice corrects that error.

The gazettal date remains 20 July 2018.

File No: MDD06R5
The Hon Paul Toole, MP
Minister for Lands and Forestry

[n2018-2505]

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
Gregory Colin Sales (new member)	Bribbaree Bush Fire Brigade Land	Reserve No. 97417
Anthony Philip West (re-	Manager	Public Purpose: bush fire brigade
appointment)		purposes
		Notified: 07 September 1984
For a term commencing the date of		E'I D C CD02D20
this notice and expiring 26 July 2023		File Reference: GB83R38

[n2018-2506]

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

Schedule

Column 1	Column 2
tree planting	Reserve No. 76417
(relevant interest – 592929)	Public Purpose: future public requirements
	Notified: 27 November 1953
dam	File Reference: 18/00161
(relevant interest – Licence 592929)	

Column 1	Column 2
dam (relevant interest – Licence 592929)	Reserve No. 97648 Public Purpose: future public requirements
(Televant interest – Licence 392929)	Notified: 11 January 1985
tree planting (relevant interest – Licence 592929)	File Reference: 18/00161

Column 1	Column 2
grazing (relevant interest – Licence 591124)	Reserve No. 29 Public Purpose: preservation of water supply
	Notified: 17 February 1874 File Reference: 17/10671

Column 1	Column 2
channel	Reserve No. 17806
(relevant interest – Licence 574093)	Public Purpose: camping, travelling stock
	Notified: 13 May 1893
pump site	File Reference: 16/08866
(relevant interest – Licence 574093)	

Column 1	Column 2
building	Reserve No. 57974
(relevant interest – Licence 577798)	Public Purpose: access, public recreation, quarry
	Notified: 8 May 1925
	File Reference: 16/11062

Column 1	Column 2
community services	Dedication No. 540035
(relevant interest – Licence 593727)	Public Purpose: public recreation
	Notified: 14 November 1879
building	File Reference: 18/00957
(relevant interest – Licence 593727)	

Column 1	Column 2
car park	Reserve No. 559
(relevant interest – Licence 570414)	Public Purpose: crossing Notified: 22 March 1876
access	File Reference: 17/06608
(relevant interest – Licence 570414)	

Column 1	Column 2
grazing (relevant interest – Licence 596606)	Reserve No. 86126 Public Purpose: resting place Notified: 23 December 1966 File Reference: 18/03544

Column 1	Column 2
berthing area (relevant interest – Licence 581485) concrete ramp (relevant interest – Licence 581485)	Reserve No. 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 17/02559
jetty (relevant interest – Licence 581485)	
piles (relevant interest – Licence 581485)	
pontoon (relevant interest – Licence 581485)	
reclamation (relevant interest – Licence 581485)	
rock groyne (relevant interest – Licence 581485)	
seawall (relevant interest – Licence 581485)	
steps (relevant interest – Licence 581485)	
jetty (relevant interest – Licence 590150)	
ramp (relevant interest – Licence 590150)	
sliprails (relevant interest – Licence 590150)	
jetty (relevant interest – Licence 592079)	
reclamation (relevant interest – Licence 592079)	
seawall (relevant interest – Licence 592079)	
slipway (relevant interest – Licence 592079)	
jetty (relevant interest – Licence 579491)	
ramp (relevant interest – Licence 579491)	
reclamation (relevant interest – Licence 579491)	
seawall (relevant interest – Licence 579491)	

Column 1	Column 2
boatshed	
(relevant interest – Licence 585948)	
concrete ramp (relevant interest – Licence 585948)	
landing/platform (relevant interest – Licence 585948)	
pontoon (relevant interest – Licence 585948)	
ramp (relevant interest – Licence 585948)	
reclamation (relevant interest – Licence 585948)	
sliprails (relevant interest – Licence 585948)	
jetty (relevant interest – Licence 593749)	
pontoon (relevant interest – Licence 593749)	
ramp (relevant interest – Licence 593749)	
jetty (relevant interest – Licence 591921)	
ramp (relevant interest – Licence 591921)	
reclamation (relevant interest – Licence 591921)	
seawall (relevant interest – Licence 591921)	
sliprails (relevant interest – Licence 591921)	
boardwalk (relevant interest – Licence 585379)	
jetty (relevant interest – Licence 585379)	
boatshed (relevant interest – Licence 593808)	
jetty (relevant interest – Licence 593808)	
piles (relevant interest – Licence 593808)	
slipway (relevant interest – Licence 593808)	

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Column 1	Column 2
jetty (relevant interest – Licence 479569)	
pontoon (relevant interest – Licence 479569)	
ramp (relevant interest – Licence 479569)	
bridge (relevant interest – Licence 586519)	
channel (relevant interest – Licence 574093)	
pump site (relevant interest – Licence 574093)	

Column 1	Column 2
reclamation (relevant interest – Licence 592079)	Reserve No. 1011268 Public Purpose: future public requirements
seawall (relevant interest – Licence 592079)	Notified: 3 February 2006 File Reference: 17/02559
sliprails (relevant interest – Licence 592079)	
jetty (relevant interest – Licence 579491)	
ramp (relevant interest – Licence 579491)	
reclamation (relevant interest – Licence 579491)	
seawall (relevant interest – Licence 579491)	
boatshed (relevant interest – Licence 585948)	
concrete ramp (relevant interest – Licence 585948)	
landing/platform (relevant interest – Licence 585948)	
pontoon (relevant interest – Licence 585948)	
ramp (relevant interest – Licence 585948)	
reclamation (relevant interest – Licence 585948)	
sliprails (relevant interest – Licence 585948)	

Column 1	Column 2
jetty (relevant interest – Licence 593749)	
pontoon (relevant interest – Licence 593749)	
ramp (relevant interest – Licence 593749)	
jetty (relevant interest – Licence 591921)	
ramp (relevant interest – Licence 591921)	
reclamation (relevant interest – Licence 591921)	
seawall (relevant interest – Licence 591921)	
sliprails (relevant interest – Licence 591921)	
boardwalk (relevant interest – Licence 585379)	
jetty (relevant interest – Licence 585379)	
boatshed (relevant interest – Licence 593808)	
jetty (relevant interest – Licence 593808)	
piles (relevant interest – Licence 593808)	
slipway (relevant interest – Licence 593808)	
jetty (relevant interest – Licence 479569)	
pontoon (relevant interest – Licence 479569)	
ramp (relevant interest – Licence 479569)	
bridge (relevant interest – Licence 586519)	
channel (relevant interest – Licence 574093)	
pump site (relevant interest – Licence 574093)	
berthing area (relevant interest – Licence 581485)	
(Televalit litterest – Litelite 301403)	

Column 1	Column 2
concrete ramp (relevant interest – Licence 581485)	
jetty (relevant interest – Licence 581485)	
piles (relevant interest – Licence 581485)	
pontoon (relevant interest – Licence 581485)	
reclamation (relevant interest – Licence 581485)	
rock groyne (relevant interest – Licence 581485)	
seawall (relevant interest – Licence 581485)	
steps (relevant interest – Licence 581485)	
jetty (relevant interest – Licence 590150)	
ramp (relevant interest – Licence 590150)	
sliprails (relevant interest – Licence 590150)	
jetty (relevant interest – Licence 592079)	

[n2018-2507]

Water Notices

WATER ACT 1912

WATER NSW

An application for a License under Section 10 of the *Water Act 1912*, as amended, has been received from Bevan Andrew Latham and Paula Sharee Latham, for an 80 mm centrifugal pump (13L/s) on Camden Haven River on Lot 2, DP597019, Parish of Johns River, County of Macquarie, for Irrigation purposes (7 megalitres). Entitlement by way of Permanent Transfer. Objections to the granting of this approval must be registered by Email to customer.helpdesk@waternsw.com.au, or in writing to: Locked Bag 10, Grafton NSW 2460, within 28 days of the publication of this notice. The objection must include your name and address and specify the grounds of the objection. Application No. 30SL067370. Any inquiries regarding the above should be directed to WaterNSW on 1300 662 077 or to the above email.

Tracey Lawson Manager Water Regulation North

[n2018-2508]

WATER MANAGEMENT ACT 2000

Order under section 130

SECTION 130 (2)

Inclusion of land into Murray Irrigation Limited's Area of Operations

PURSUANT to section 130 (2) of the *Water Management Act 2000*, I, Graeme White, having delegated authority from the Minister for Regional Water, do, by this Order, include the land listed in Schedule 1 into the area of operations of Murray Irrigation Limited.

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

Signed at Dubbo this 4th day of July 2018.

Graeme White Director Regional Water Regulation (West) Natural Resources Access Regulator Lands & Water Division Department of Industry Signed for the Minister for Regional Water (by delegation)

SCHEDULE 1

Lot 50 DP 752280, Parish of Cottadidda, County of Denison

[n2018-2509]

WATER MANAGEMENT ACT 2000

Order under section 134

SECTION 134 (2)

Exclusion of land from Murray Irrigation Limited's Area of Operations

PURSUANT to section 134 (2) of the *Water Management Act 2000*, I, Graeme White having delegated authority from the Minister for Regional Water, do, by this Order, exclude the land listed in Schedule 1 from the area of operations of Murray Irrigation Limited.

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

Signed at Sydney this 12th day of July 2018.

Graeme White
Director Regional Water Regulation (West)
Natural Resource Access Regulator
Department of Industry
Signed for the Minister for Regional Water
(by delegation)

SCHEDULE 1

Lot 1 DP 1116758, Parish of Purdanima, County of Townsend.

Lot 2 DP 1116758, Parish of Purdanima, County of Townsend.

Lot 33 DP 756320, Parish of Purdanima, County of Townsend.

Lot 34 DP 756320, Parish of Purdanima, County of Townsend.

Lot 35 DP 756320, Parish of Purdanima, County of Townsend.

Lot 51 DP 756320, Parish of Purdanima, County of Townsend.

Lot 52 DP 756320, Parish of Purdanima, County of Townsend.

Lot 53 DP 756320, Parish of Purdanima, County of Townsend.

Lot 55 DP 756320, Parish of Purdanima, County of Townsend.

Lot 80 DP 756320, Parish of Purdanima, County of Townsend.

Lot 30 DP 756320, Parish of Purdanima, County of Townsend. Lot 31 DP 756320, Parish of Purdanima, County of Townsend.

Lot 22 DP 1053560, Parish of Purdanima, County of Townsend.

[n2018-2510]

Other Government Notices

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*.

CONNECT LITHGOW INCORPORATED	INC9896437
DREADNOUGHT ASSOCIATION INCORPORATED	INC9884707
FORBES-JEMALONG AGED PEOPLES' ASSOCIATION INC	Y0814432
IAEA AUSTRALIA INCORPORATED	Y0132906
MERIMBULA GIFT INCORPORATED	INC1501663
NORTHBRIDGE PUBLIC SCHOOL UNIFORM SHOP INCORPORATED	INC9897586
TOCUMWAL AND DISTRICT SEARCH AND RESCUE SQUAD INCORPORATED	Y1717030
TWEED, COOLANGATTA & DISTRICT EX-SERVICEWOMENS'S ASSOCIATION INCORPORATED	Y2333930
WESTERN DISTRICT WOMEN'S BOWLING ASSOCIATION INCORPORATED	INC1700016

Cancellation is effective as at the date of gazettal.

Dated this 25 July 2018.

Robyne Lunney Delegate of the Commissioner NSW Fair Trading

[n2018-2511]

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*.

CLARENCE VALLEY ROLLER DERBY LEAGUE INCORPORATED	INC9893620
DEFENCE RESERVES ASSOCIATION INC	Y1659209
FAR WEST ACADEMY OF SPORT INCORPORATED	INC1300868
GOLDEN WEST RACE CLUB INCORPORATED	INC9883066
NORTHERN DISTRICTS BULL TERRIER CLUB OF NSW INCORPORATED	Y2391422
NSW MACCABI JUNIOR CRICKET CLUB INCORPORATED	Y2673801
OLD IGNATIANS' SPORTS ASSOCIATION INCORPORATED	Y0769745
OXFORD BUSINESS ALUMNI INCORPORATED	INC9883878
OZZIE CARE SERVICES INCORPORATED	INC9888113
PEACE NOW ASSOCIATION INCORPORATED	INC9882552
PHAN THANH GIAN DOAN THI DIEM & CAN THO ASSOCIATION INCORPORATED	INC9882114
PLATYPUS PALS INCORPORATED	INC9884332
REGIONAL ASSOCIATION OF MOTOR SPORTS INCORPORATED	INC9880497
RICKY WALFORD SHIELD SPORTS INCORPORATED	INC9886983
RIVERWOOD FISHING CLUB INCORPORATED	INC9894618
ROTARY CLUB OF MANLY SUNRISE INCORPORATED	Y2560133

ROTARY CLUB OF NEUTRAL BAY INCORPORATED	Y1378121
RUNNING WATER CHRISTIAN CHURCH INCORPORATED	INC9882805
THE FEELINGS CAR CLUB INCORPORATED	INC1301529
TOUKLEY WOMEN'S REFUGE INC	Y1115115
UWS DUCKS RUGBY LEAGUE FOOTBALL CLUB INCORPORATED	INC1400390

Cancellation is effective as at the date of gazettal.

Dated this 25th day of July 2018.

Christine Gowland Delegate of the Commissioner NSW Fair Trading

[n2018-2512]

GEOGRAPHICAL NAMES ACT 1966

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

Louisa Park for a reserve located on the corner of Merinda Street, Scotts-Hill Street and Gundowda Road, Hargraves, in the Mid-Western Regional LGA.

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

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

[n2018-2513]

GEOGRAPHICAL NAMES ACT 1966

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

Coronation Park for a reserve located on the corner of Hastings and Waterloo Streets, Burren Junction in the Walgett LGA.

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

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

[n2018-2514]

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 10 of the *Geographical Names Act 1966*, the Geographical Names Board has this day assigned the names listed hereunder as geographical names in the suburb of Gledswood Hills in the Camden LGA.

Woodhill Reserve – located adjacent to Cullen Circuit

Buckingham Park – located adjacent to Tarrawarra Avenue

Clover Tree Park – located on The Hermitage Way adjacent to Herriot Close

Brittlewood Reserve – located adjacent to Amberley Street

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

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

[n2018-2515]

LOCAL GOVERNMENT ACT 1993

Cancellation of Registration of Party

It is hereby notified that pursuant to section 320 of the *Local Government Act 1993* and section 67 of the *Electoral Act 2017* the registration of the following party is cancelled:

Cumberland Independents

John Schmidt NSW Electoral Commissioner NSW Electoral Commission Level 25, 201 Kent Street Sydney NSW 2000

[n2018-2516]

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Section 13 (4)

NOTICE OF INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

The following associations are hereby incorporated under the *Parents and Citizens Associations Incorporation Act* 1976.

- 1. Crookwell School
- 2. Moorland Public School
- 3. Rollands Plains Upper School
- 4. Lakemba Public School

Michael Waterhouse General Counsel Department of Education

20 July 2018

[n2018-2517]

POINT TO POINT TRANSPORT (TAXIS AND HIRE VEHICLES) REGULATION 2017

NOTICE OF ORDER

Pursuant to clause 92 of the *Point to Point Transport (Taxis and Hire Vehicles) Regulation 2017* (the Regulation), by this order I exempt taxis that ply or stand for hire on a road or road related area from the requirement in subclause 12(1)(a) of the Regulation to be fitted with a roof sign that displays the word "TAXI", if the taxi is fitted with a roof sign that displays the word "CAB" or "CABS" and otherwise complies with subclause 12(1)(a) of the Regulation.

I also exempt the responsible persons at subclause 12(4) of the Regulation from the requirement to ensure that a taxi that plies or stands for hire on a road or road related area is fitted with a roof sign that displays the word "TAXI", if the taxi is fitted with a roof sign that displays the word "CAB" or "CABS" and otherwise complies with subclause 12(1)(a) of the Regulation.

20 July 2018

Tara McCarthy
Acting NSW Point to Point Transport Commissioner

[n2018-2518]

PUBLIC LOTTERIES ACT 1996

INSTANT LOTTERIES - APPROVAL OF AMENDMENT TO THE RULES

I, Paul Sariban, A/Executive Director Regulatory Policy & Strategy, pursuant to s.23 of the Public Lotteries Act 1996 (hereinafter referred to as the Act) **DO HEREBY APPROVE**, under delegation of the Minister for Racing pursuant to section 81 of the Act, the Rules for the conduct of Games of Instant Lotteries and Games of Promotional Instant Lotteries by the New South Wales Lotteries Corporation Pty Ltd, as annexed to this instrument, effective from 31 08 2018.

Paul Sariban
A/Executive Director
Regulatory Policy and Strategy

Instant Lotteries Rules | Issue No.: 3.4

PUBLIC LOTTERIES ACT 1996

INSTANT LOTTERIES RULES

It is hereby notified that the Minister administering the Public Lotteries Act 1996, has approved of the following Rules for the Conduct of Instant Lottery and Promotional Instant Lotteries. In accordance with Section 23(3)(a) of the Act, these Rules take effect on and from 31 August 2018. These Rules supersede the Rules notified previously in the NSW Government Gazette.

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RULE 1 DEFINITIONS

- (a) In these Rules unless inconsistent with the context:
 - (i) "Act" means the Public Lotteries Act 1996, any amendment, modification, variation, or abrogation thereof for the time being in force;
 - (ii) "Ancillary Fee" means a fee which the Chief Executive Officer of the Licensee may from time to time authorise a Reseller to charge a Player from whom a Reseller accepts a subscription;
 - (iii) "Approved" means approved in writing by the Minister;
 - (iv) "Chief Executive Officer" means the Chief Executive Officer of the Licensee or such delegate appointed by the Chief Executive Officer pursuant to Rule 3(g);
 - (v) "Commission" means an amount:
 - paid to, deducted by or retained by a Retailer in connection with a Subscription (whether or not in the person's capacity as a Retailer); and
 - (2) determined by or in accordance with, and identified as Commission in, the conditions of the Product Licence or these Rules;
 - (vi) "Computer Linked Terminal" means the computer equipment located in branches of the Licensee or its related bodies corporate, or places of business of its Retailers or otherwise which is linked to the central processing computer equipment of the Licensee for purposes associated with Instant Lotteries and Promotional Instant Lotteries, including determining whether a Prize has been won;
 - (vii) "Computer Records" means the sum of information, including Ticket Number information, which is held by the Licensee by way of or through the Licensee's central processing computer equipment in respect of an Instant Lottery or a Promotional Instant Lottery and which is retained or recorded on a magnetic tape or otherwise stored;
 - (viii) "Conduct" in relation to an Instant Lottery and Promotional Instant Lottery has the same meaning as assigned to it by Section 4(1) of the Act;
 - (ix) "Director" means a Director of the Board of Directors of the Licensee;
 - (x) "Draw" means the drawing of a public lottery conducted as part of an Instant Lottery or Promotional Instant Lottery in accordance with Rule 7(q);
 - (xi) "Employee" means an employee of the Licensee. In other contexts where appropriate, "Employee" includes an employee of a Retailer;

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- (xii) "Instant Lottery" means a public lottery Conducted pursuant to the Act, the Operator Licence, the Product Licence, Rules and Regulations whereby Prizes are determined (wholly or partly) by revealing Numbers on Tickets in the lottery (whether or not additional Prizes are determined in any other manner) but does not include Promotional Instant Lotteries;
- (xiii) "Licensee" means New South Wales Lotteries Corporation Pty Limited;
- (xiv) "Minister" means the Minister for the time being administering the Act;
- (xv) "Numbers" has the same meaning as contained in Section 5 of the Act;
- (xvi) "Operator Licence" means the operator licence granted to the Licensee, pursuant to the Act, to conduct any public lottery for which it, from time to time, holds a Product Licence granted pursuant to the Act;
- "Outlet" means a place at which the Licensee or a Retailer is allowed to: (xvii)
 - (1) receive Subscriptions for and sell Tickets in an Instant Lottery;
 - (2) receive entries in a Promotional Instant Lottery and provide Promotional Instant Lottery Tickets; and
 - (3) in the case of a Reseller receive Subscriptions and instructions to purchase Instant Lottery Tickets and to provide Promotional Instant Lottery Tickets on behalf of Players;
- (xviii) "Player" means a person who:
 - (1) has paid the correct Subscription and Commission for a valid Instant Lottery Ticket; and/or
 - (2) holds a valid Ticket; and/or
 - (3) holds, bears and submits a valid Ticket to the Licensee and/or a Retailer for the purposes of receiving a Prize; and

includes where relevant a person who has validly entered a Promotional Instant Lottery and who holds, bears and submits a Ticket in the Promotional Instant Lottery to the Licensee or a Retailer for the purposes of receiving a Prize;

- (xix) "Prize" means any prize determined in accordance with Rule 7;
- (xx)"Prize Allocation" shall be determined by the Licensee and has the meaning provided in Rule 7 (b);
- (xxi) "Prize Fund" means the account established under Section 27 of the Act and known as the Instant Lottery Prize Fund Account;
- (xxii) "Prize Pool" is the proportion of Subscriptions paid into the Prize Fund for a particular Instant Lottery and has the meaning specified in Rule 7(a).

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Instant Lotteries Rules

- (xxiii) "Prize Reserve Fund" means the fund located in the Prize Fund under Section 27 of the Act containing
 - (1) the amounts specified in Rule 7(c);
 - (2) an amount representing any unclaimed Prizes, subject to a direction under Section 27A of the Act.
- (xxiv) "Product Licence" means the product licence granted to the Licensee to Conduct Instant Lotteries and Promotional Instant Lotteries pursuant to Section 12 of the Act:
- (xxv) "Promotional Instant Lottery" means a public lottery Conducted for the purpose of promoting an Instant Lottery, and in respect of which:
 - eligibility to enter is confined to Players in an Instant Lottery which is currently selling or in which selling has concluded; and
 - (2) no further Subscription or Commission is charged;
- "Regulation" means a regulation made under the Act; (xxvi)
- (xxvii) "Reseller" means a Retailer, approved by the Minister, who is authorised by the Licensee to receive Subscriptions, Commissions and instructions in respect of an Instant Lottery and instructions with respect to a Promotional Instant Lottery from a Player. Such Reseller may receive instructions by post, telephone, facsimile or modem (internet) and such Reseller may receive Prizes for and on behalf on a Player;
- "Retailer" means a person or agent appointed or approved by the (xxviii) Licensee for purposes associated with Instant Lottery and Promotional Instant Lottery Conducted by the Licensee and includes a Reseller;
- (xxix) "Rules" means these Rules made under the Act any amendment, modification, variation, or abrogation thereof for the time being in force;
- "Selling Fee" means the sum of the Commission and Subscription and (xxx) Ancillary Fee (where applicable);
- (xxxi) "Subscription" means the amounts paid for Tickets but does not include the following:
 - (1) Ancillary Fees; or
 - (2)Commission, unless the Act expressly provides otherwise;
- (xxxii) "Ticket" means the form of entry to an Instant Lottery or Promotional Instant Lottery, whether it be in documentary or other approved form, as agreed by the Chief Executive Officer, which permits a Player to play an Instant Lottery or Promotional Instant Lottery and which evidences:
 - in the case of an Instant Lottery, that the correct Selling Fee has been paid to enter the Instant Lottery; and

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(2) in the case of a Promotional Instant Lottery, that a Player has validly entered the Promotional Instant Lottery;

and which may be validated by a Computer Linked Terminal and which may include a Ticket Number and such other tests to determine the validity of the Ticket and whether it has won a Prize;

- (xxxiii) "Ticket Number" means the verification code in the form of numbers and/or letters and/or bar codes which may be printed on Tickets and which constitute the means by which the Licensee can determine after the issue of the Ticket whether it is a valid Ticket and also whether it has won a Prize;
- (b) In these Rules unless inconsistent with the context:
 - (i) a reference to the singular shall include the plural, and vice versa;
 - (ii) headings are for convenient reference only and have no effect in limiting or extending the language of the provisions to which they refer.

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RULE 2 CONDUCT OF INSTANT LOTTERIES AND PROMOTIONAL INSTANT **LOTTERIES**

- These Rules are to be read subject to the Act, its Regulations, the Operator (a) Licence and the Product Licence and shall apply to every Instant Lottery and Promotional Instant Lottery.
- All decisions made by the Chief Executive Officer concerning the Prize Fund and (b) the declaration and payment of Prizes shall be final and binding on all Players.
- (c) An Instant Lottery or Promotional Instant Lottery shall, at its commencement, have a Prize structure as determined by the Chief Executive Officer.
- The Prize structure shall comprise the number and value of Prizes to be offered (d) by the Licensee to Players during the period of each Instant Lottery or Promotional Instant Lottery, as the case may be.
- During the period in which the Licensee: (e)
 - (i) offers for sale Tickets in an Instant Lottery; or
 - accepts entries in a Promotional Instant Lottery; (ii)

some or all of the Prizes in the approved Prize structure may already have been won when a Player:

- (iii) purchases a Ticket in an Instant Lottery; or
- (iv) enters a Promotional Instant Lottery;

leaving the balance of Prizes still available to be won by Players, or no Prizes, as the case may be, at the time of their respective purchase or entry.

- There shall be no obligation or liability imposed upon the Licensee whatsoever to (f) advise or otherwise inform prospective Players in an Instant Lottery or Promotional Instant Lottery of the number or nature of Prizes still available, or if any Prizes are still available, to be won by them at the time of their proposed purchase of a Ticket in an Instant Lottery or entry in a Promotional Instant Lottery, as the case may be.
- A Ticket in an Instant Lottery may include a Promotional Instant Lottery on the (g) same Ticket.
- (h) A Ticket in an Instant Lottery or Promotional Instant Lottery may include one or more Prizes to be won on the same Ticket.
- An Instant Lottery or Promotional Instant Lottery may require the Player to reveal (i) a winning Number on more than one Ticket in order to win a Prize.
- The Licensee may Conduct a Promotional Instant Lottery in such manner and at (i) such times and places as the Licensee determines.
- A Promotional Instant Lottery may be Conducted in conjunction with an Instant (k) Lottery or separately from an Instant Lottery.

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RULE 3 APPLICATION OF RULES

- (a) These Rules and all instructions and conditions printed on Tickets shall apply to each Instant Lottery or Promotional Instant Lottery and shall be binding on all Players.
- (b) In the event of any inconsistency between these Rules and the instructions and conditions printed on Tickets or promotional materials, these Rules shall prevail to the extent of the inconsistency.
- (c) These Rules shall apply to each Promotional Instant Lottery and shall be binding on all Players.
- (d) By entering an Instant Lottery or Promotional Instant Lottery Players agree to be bound by these Rules and to accept as final and binding on them all decisions made by the Chief Executive Officer.
- (e) The Rules that are in force at the time of purchase of a Ticket in an Instant Lottery or a Promotional Instant Lottery are contractually binding on the Licensee and the Player.
- (f) A Retailer, including a Reseller, has no authority to bind the Licensee in contract or otherwise.
- (g) The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine.
- (h) Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3(g).
- (i) These Rules will be displayed and made available for inspection at each Outlet.

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RULE 4 RULES APPLYING TO TICKETS

- (a) The Ticket issued to the Player shall constitute the Player's official receipt and acceptance thereof shall constitute the Player's acknowledgment of all details thereon and shall be the only form issued by the Licensee or its Retailer to the Player evidencing the Player's entry in a particular Instant Lottery or Promotional Instant Lottery.
- (b) Neither the Licensee nor a Retailer shall be liable to a Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player. It shall be the sole responsibility of the Player to ensure the safe custody of a Ticket issued to the Player.
- (c) In the event that the particulars recorded on the Player's Ticket are not consistent with the particulars held by the Licensee by way of Computer Records or such other records held by the Licensee or otherwise available to the Licensee from its authorised contractor, then the latter mentioned particulars and records shall apply and shall determine what Prize, if any, the Player shall be entitled to and the Player shall be bound by any such determination. Particulars which may be recorded on a Ticket include the Ticket Number and other security and/or prize validation related information, the Numbers to be revealed and information regarding the particular Instant Lottery or Promotional Instant Lottery entered as well as the details of the particular book and ticket number.
- (d) A Ticket shall at all times remain the property of the Licensee and a Player shall deliver up any Ticket to the Licensee upon demand.
- (e) A Player in an Instant Lottery may indicate anonymity is desired by clearly stating so on the Prize claim form they submit in relation to a Prize (in circumstances when a Prize claim form is applicable for the Prize). Players who subsequently desire anonymity should apply in writing to the Chief Executive Officer and if in the opinion of the Chief Executive Officer sufficient time is available to prevent any publication then the Chief Executive Officer may grant such application and withhold publication.
- (f) The identity of a Player who has requested anonymity in the manner referred to in Rule 4(e) must not be published by the Licensee, unless sufficient time has not been provided by the Player in the case of a subsequent request.
- (g) A Player may at any time revoke a request for anonymity and participate in any promotion or marketing activity requested by the Licensee.
- (h) Where a Player submits a Ticket as trustee, representative or nominee for another person or persons, the Licensee will be taken to have no knowledge, nor to be on notice whether actual or constructive, of any such arrangement and the transaction will be conducted solely with the Player.
- (i) A Ticket in an Instant Lottery shall contain instructions specifying:
 - (i) the manner in which the Ticket holder may determine whether an Instant Lottery Prize has been won; and
 - (ii) the procedures for claiming an Instant Lottery Prize.

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(j) Subject to Rule 7 the Chief Executive Officer may pay a Prize to a person who holds, bears or submits a Ticket in an Instant Lottery or a Ticket in a Promotional Instant Lottery to the Licensee or a Retailer for the purpose of receiving a Prize if the Chief Executive Officer is satisfied that the Ticket Number and/or other security tests as the Chief Executive Officer thinks necessary show that the Ticket is a valid Ticket and has won a Prize.

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RULE 5 PRICE OF TICKETS, COMMISSION AND ANCILLARY FEE

- The Licensee shall set, as approved, the amount payable by Players, excluding (a) Commission, in respect of the sale of Tickets in an Instant Lottery.
- (b) The Licensee shall set, as approved, the Commission payable to Retailers in respect of the sale of Tickets in an Instant Lottery.
- The Commission payable to any Retailer is not to exceed the amount set under (c) Schedule 1, and does not include any Ancillary Fees charged by a Reseller.
- A Reseller may charge an Ancillary Fee as authorised by the Chief Executive (d) Officer from time to time.

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RULE 6 SALE OF INSTANT LOTTERY TICKETS AND ENTRIES IN PROMOTIONAL INSTANT LOTTERIES

- The sale of a Ticket in an Instant Lottery shall not be considered to have been (a) made until the Selling Fee has been paid in respect of that Ticket.
- A person under the age of eighteen (18) years is not permitted to purchase a (b) Ticket in an Instant Lottery or a Promotional Instant Lottery.
- A Ticket in an Instant Lottery may only be sold by the Licensee or through a (c) Retailer.
- A Reseller may receive instructions by post, telephone, facsimile or modem (d) (internet) and such Reseller may receive Prize cheques for and on behalf of Players.
- The Chief Executive Officer is to determine the form of entries in a Promotional (e) Instant Lottery that will be used by the Licensee in determining whether one or more Prizes have been won in the Promotional Instant Lottery.
- Without limiting Rule 6(e), the Chief Executive Officer may determine that entries (f) in a Promotional Instant Lottery are to be in the form of any of the following (or combination of the following):
 - portions of a Ticket in an Instant Lottery nominated by the Chief (i) Executive Officer:
 - (ii) any other Ticket or document;
 - entries made by means of an electronic or mechanical device or by a (iii) telecommunications system.
- If an entry in a Promotional Instant Lottery is to consist of a portion of an Instant (g) Lottery Ticket:
 - the manner in which each game is to be played is to be clearly displayed (i) on separate portions of each Ticket; and
 - the play areas of the Instant Lottery and Promotional Instant Lottery are (ii) to be displayed on separate portions of each Ticket.
- If an entry in a Promotional Instant Lottery is to consist of a Ticket or document, (h) a Ticket or document issued to an entrant in the Promotional Instant Lottery:
 - (i) constitutes the Player's official receipt;
 - is, following its acceptance, to constitute the Player's acknowledgment (ii) of the details on the entry; and
 - (iii) is to be the only document issued by the Licensee, its Retailers to the entrant evidencing the processing of an entry in the Promotional Instant Lottery.

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RULE 7 **PRIZES**

- (a) The Prize Pool in an Instant Lottery shall be not less than fifty five percent (55%) and not more than sixty five point two two six percent (65.22%) of Subscriptions.
- The Prize Allocation in a particular Instant Lottery shall comprise: (b)
 - the Prizes in the Instant Lottery; (i)
 - (ii) the number of Tickets in the Instant Lottery; and
 - (iii) the cost of Prizes, which shall be not less than fifty five percent (55%) of Subscriptions, and which shall be funded in whole or in part from the Prize Pool.
- Where the cost of Prizes in an Instant Lottery is less than sixty five point two two (c) percent (65.22%) of Subscriptions, that amount representing the difference between that cost and sixty five point two two percent (65.22%) shall be retained in the Prize Reserve Fund.
- (d) Where the cost of Prizes in an Instant Lottery would otherwise exceed sixty five point two two percent (65.22%) of Subscriptions, the amount representing the difference between that cost and sixty five point two two percent (65.22%) of Subscriptions shall be drawn from the Prize Reserve Fund.
- The Prizes payable in respect of an Instant Lottery are to be determined: (e)
 - (i) by revealing the Number on the Tickets in the lottery; or
 - (ii) in such other manner as is approved by the Chief Executive Officer for the purposes of the particular Instant Lottery.
- (f) Without limiting Rule 7(e), Prizes in an Instant Lottery may be determined by the inclusion of Tickets in the lottery in a draw.
- If any Prizes in an Instant Lottery are to be determined in a manner approved (g) under Rule 7(e)(ii), the Licensee is to give notice of the manner of determination:
 - by indicating the manner of determining the Prize on each Ticket in the (i) Instant Lottery; or
 - (ii) by publicly advertising the manner of determination of the Prize, or both.
- The Prizes payable in an Instant Lottery are to consist of one or more of the (h) following:
 - (i) money;
 - (ii) Tickets in an Instant lottery;
 - (iii) Tickets in any other lottery;
 - such other prizes as may (subject to this clause) be determined by the (iv) Licensee.

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Instant Lotteries Rules

- The Chief Executive Officer may change or alter the nature of any Prize offered (i) in an Instant Lottery, including the conversion of any Prize (or part of a Prize) into a monetary equivalent.
- A Prize in an Instant Lottery or a Promotional Instant Lottery must not consist of (i) or include tobacco.
- A Prize in an Instant Lottery or a Promotional Instant Lottery must not consist of (k) or include liquor within the meaning of the Liquor Act 2007.
- (I) The Prizes payable in a Promotional Instant Lottery may consist of one or more of the following:
 - (i) money;
 - (ii) holidays;
 - travel; (iii)
 - (iv) accommodation:
 - (v) services or goods provided by the Licensee or by persons or bodies other than the Licensee, whether or not for valuable consideration; and
 - such other Prizes as may (subject to this clause) be determined by the (vi) Chief Executive Officer.
- The Chief Executive Officer is to determine the number, nature and value of Prizes in each Promotional Instant Lottery.
- The Licensee is to publicly advertise or otherwise promote the nature and value (n) of, and the conditions relating to payment of, Prizes, and where practical the number of Prizes, in each Promotional Instant Lottery Conducted by it.
- The Chief Executive Officer may change or alter the nature of any Prize offered (o) in a Promotional Instant Lottery, including (but not limited to) the following:
 - the replacement of any holiday destination offered as a Prize or part of a (i) Prize with another holiday destination;
 - the replacement of any mode of travel offered as a Prize or part of a (ii) Prize with another mode of travel:
 - the replacement of any form of accommodation offered as a Prize or (iii) part of a Prize with another form of accommodation;
 - (iv) the resupply of services or the replacement of goods provided by the Licensee or by persons or bodies other than the Licensee; and
 - the conversion of any Prize (or part of a Prize) provided by the Licensee (v) or by another person or body into a money equivalent.

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- (p) The Prizes in a Promotional Instant Lottery are payable in such manner as is approved by the Chief Executive Officer for the purposes of that Promotional Instant Lottery.
- (q) Drawing for Instant Lottery Prizes

This Rule applies when the Licensee determines that some of the Prizes in an Instant Lottery are to be determined by a Draw:

- (i) A Ticket in an Instant Lottery is eligible to be included in a Draw in such circumstances as may be indicated or publicly advertised in accordance with Rule 7(g)(ii).
- (ii) A Draw is to be conducted at such times and in such manner as the Licensee may determine.
- (iii) Prize winners in a Draw are to be selected at random by such means (including the use of mechanical, electronic or other devices or aids) as the Minister may approve.
- (iv) A Draw is to be carried out under the control and direction of the Licensee.
- (v) The Licensee is, as far as is reasonably practicable, to ensure the security, performance and accuracy of any device or aid used in connection with a Draw.
- (vi) Each draw in an Instant Lottery is to be open to the public.
- (vii) The Licensee is, if possible, to notify Prize winners in a Draw that they have won a Prize and may require them to claim the Prize before payment of the Prize.

Instant Lotteries Rules | Issue No.: 3.4

RULE 8 PROCEDURES FOR CLAIMING AND PAYMENT OF PRIZES

- (a) A Prize in an Instant Lottery is payable only on presentation of a Ticket in that Instant Lottery indicating that the Prize has been won and after the Licensee is satisfied that the Ticket Number and/or other security tests as the Licensee deems necessary show that the Ticket is valid and has won the Prize.
- (b) A Prize is not payable in a Promotional Instant Lottery unless:
 - (i) the entry submitted in the Promotional Instant Lottery is in the form determined by the Chief Executive Officer under Rule 6; and
 - (ii) if the form of entry requires the Player to have purchased a Ticket in an Instant Lottery, the Ticket satisfies any test used by the Chief Executive Officer to determine whether the Ticket is valid.

and the claimant has complied with all conditions relating to the Promotional Instant Lottery advertised under Rule 7(n).

- (c) The Licensee may record on a Ticket in a Promotional Instant Lottery a verification code or other test and use it to determine whether the Ticket in a Promotional Instant Lottery is a valid entry and whether it has won a Prize. A Prize is only payable in respect of a Ticket in a Promotional Instant Lottery if such verification code or other test shows that the Ticket is valid and has won a Prize.
- (d) The Chief Executive Officer shall from time to time approve the form and content of the Prize claim form to be forwarded by Players when claiming a Prize in an Instant Lottery or Promotional Instant Lottery.
- (e) A Prize exceeding \$1,000.00 must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in the claim form and any other evidence that the Chief Executive Officer may from time to time require.
- (f) A Prize not exceeding \$1,000.00 (or up to a Retailer's payment limit as formally authorised in writing by the Licensee) shown on a Computer Linked Terminal will be paid to a Player, upon surrender of the winning Ticket and subject to Rule 8(a), by a Retailer with a Computer Linked Terminal.
- (g) A Prize not paid by a Retailer in accordance with Rule 8(f) will be paid by the Licensee by cheque, or at the discretion of the Licensee by electronic funds transfer, upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require.
- (h) Any cheque drawn in payment of a Prize:
 - (i) must be made payable to the order of one named Prize winner as shown on the Prize winning Ticket or otherwise indicated on a Prize claim form on submission of the Prize winning Ticket; and
 - (ii) must be crossed and marked "not negotiable".

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- (i) A Player who claims to be entitled to a Prize and whose Ticket is not shown as a winner by the Ticket Number and/or such other security test deemed necessary by the Chief Executive Officer must lodge a Prize claim form containing or accompanied by the particulars required on the claim form.
- (j) The payment of Prizes to Players who are known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales.
- (k) Subject to Section 27 of the Act, all unclaimed or uncollected Prizes shall be retained in the Prize Fund for payment to the Players or entitled thereto.
- (I) Where payment of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the Prize claim form. Thereafter, the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same.
- (m) A Prize may be claimed through a Retailer, the Licensee or by mail direct to:

The Chief Executive Officer New South Wales Lotteries PO Box 6687 Silverwater NSW 2128

or such other address as may be publicly notified from time to time by the Chief Executive Officer. A Prize claim form for a Prize must be forwarded by the Player to the Licensee direct.

- (n) Where more than one name is advised on a Ticket or on a Prize claim form, payment to any one person so named at the address so given shall discharge the Licensee from all liability in respect of such payment to the other person so named.
- (o) The payment of all Prizes pursuant to this Rule 8 will discharge the Licensee from liability notwithstanding the existence of any trust whether express, constructive or implied. Where the Licensee has paid a Player pursuant to this Rule 8 and the Chief Executive Officer is, after such payment has been made, of the view that:
 - (i) the Player was not the Player to whom such payment should have been made; or
 - (ii) a Prize is not payable to the Player

the Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her.

- (p) The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner.
- (q) The Licensee accepts no responsibility or liability for lost or stolen Tickets.

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RULE 9 IDENTITY

The Licensee may require a claimant for a Prize in an Instant Lottery or Promotional Instant Lottery:

- (a) to furnish such evidence of the claimant's identity as the Licensee thinks sufficient to establish the claimant's identity; and
- (b) to verify that evidence in such manner as the Licensee considers appropriate.

Instant Lotteries Rules | Issue No.: 3.4

RULE 10 EFFECT OF PAYMENT

- The Licensee need not inquire into the entitlement to claim a Prize of any person (a) who presents a Prize winning Ticket in an Instant Lottery or presents or submits a Prize winning entry in a Promotional Instant Lottery.
- Payment of a Prize to such a claimant in accordance with these Rules (b) discharges the Licensee from any action, liability, claim or demand from any other person in relation to the entry.

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RULE 11 ADDITIONAL CIRCUMSTANCES WHEN PRIZES ARE NOT PAYABLE

- A Prize is not payable in an Instant Lottery or Promotional Instant Lottery:
 - (i) if the Ticket in the Instant Lottery or an entry in the Promotional Instant Lottery presented by the claimant for the Prize is damaged, altered, reconstituted or counterfeit; or
 - (ii) if the Ticket in the Instant Lottery or entry in the Promotional Instant Lottery is stolen or is a Ticket or entry that has been printed but not issued by the Licensee; or
 - (iii) if the Licensee has reasonable cause to suspect fraud or attempted fraud (whether computer related or otherwise); or
 - if the Player has tendered insufficient Selling Fee for the Ticket or has (iv) presented a cheque that is subsequently dishonoured or if the form of payment tendered is not otherwise acceptable to the Licensee; or
 - (v) in such other circumstances as are specified on the Ticket or entry or as have been publicly advertised by the Licensee in relation to the Instant Lottery or Promotional Instant Lottery; or
 - in respect of a Ticket which fails any confidential security test of the (vi) Licensee; or
 - any other breach of these Rules which justifies disqualification. (vii)
- A Prize in an Instant Lottery or Promotional Instant Lottery is not payable to a person apparently under the age of 18 years.
- (c) Where the Licensee receives a Prize claim form from a Player and a Prize is not payable under this clause on the Ticket or entry that relates to the Prize claim form, the Licensee must use its best endeavours to notify the person whose name and address is shown on the Prize claim form that a Prize is not payable under this clause and must provide reasons why the Prize is not payable.
- Nothing in Rule 11(a) prevents a Prize from being paid in respect of a damaged (d) Ticket or entry if the Licensee determines that the Ticket or entry is a valid Ticket or entry and that it has won a Prize.

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RULE 12 LIMITATION OF LIABILITY

- (a) By entering an Instant Lottery or Promotional Instant Lottery a Player acknowledges that he or she has entered into an agreement with the Licensee, the Retailer and agrees to be bound by the provisions of these Rules which subsist for the benefit of the Licensee, Board of Directors, the Chief Executive Officer, the Retailer and all Employees thereof.
- (b) The Licensee, Directors, the Chief Executive Officer, the Retailer and all Employees thereof shall have no responsibility or liability to a Player or any other person by reason of the loss or destruction of a Ticket for any reason or from any cause (whether arising from, or contributed to by, negligence or otherwise) beyond the amount of the Selling Fee paid in respect of that Ticket.
- (c) The Licensee, Directors, and the Chief Executive Officer shall have no responsibility or liability to pay a Player who claims a Prize and is unable to submit a Ticket. The Licensee shall have discharged all liability in relation to payment of a Prize by making payment to a person in accordance with the Rules.
- (d) The Licensee, Directors, the Chief Executive Officer and each and every Employee or contractor of the Licensee shall have no liability or responsibility to a Player or any other person for or in respect of:
 - (i) any negligence, omission, delay or failure whatsoever on the part of any person in the carrying out or performance of any duty, function, obligation or discretion conferred or contemplated by the Rules or otherwise in or about the Conduct or promotion of any Instant Lottery or Promotional Instant Lottery; and
 - (ii) without prejudice to the generality of Rule 12(d)(i) hereof, any negligence, omission, delay or failure in relation to:
 - (1) the payment of Prizes;
 - (2) the processing and issue of a Ticket following acceptance of the Selling Fee in respect of an Instant Lottery or an entry in respect of a Promotional Instant Lottery;
 - (3) the processing of a Prize winning Ticket;
 - (4) the receipt and processing of a Prize claim form; and
 - (iii) without prejudice to the generality of Rule 12(d)(i) and Rule 12(d)(ii), any fraudulent or unlawful act or omission on the part of the Retailer or an employee, servant or contractor of the Retailer in respect of:
 - (1) the issue of a Ticket;
 - (2) the completion of a Prize claim form;
 - (3) the receipt of a Prize claim form;
 - (4) the processing of a Prize claim;
 - (5) the payment of a Prize; and

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- (iv) any statement made by a Retailer or an employee, servant or contractor of a Retailer or by the Licensee, or any Employee, servant or contractor of the Licensee to a Player.
- (e) Each and every Retailer and each and every Employee of a Retailer shall have no liability or responsibility to a Player or any other person for or in respect of:
 - (i) any negligence, omission, delay or failure whatsoever on the part of any person in the carrying out or performance of any duty, function, obligation or discretion conferred or contemplated by the Rules or otherwise in or about the Conduct of any Instant Lottery or Promotional Instant Lottery; and
 - (ii) without prejudice to the generality of Rule 12(e)(i) hereof, any negligence, omission delay or failure in relation to:
 - (1) the payment of Prizes;
 - (2) the processing and issue of a Ticket following acceptance of the Selling Fee in respect of an Instant Lottery or an entry in respect of a Promotional Instant Lottery; or
 - (3) the processing of a Prize winning Ticket.
- (f) The Licensee, the Chief Executive Officer, each and every Retailer and each and every Employee of the Licensee or a Retailer shall have no liability or responsibility to a Player or any person for or in respect of any failure, disruption or malfunction of Computer Linked Terminals, electrical power, telecommunications links or computers (whether arising from, or contributed to by, negligence or otherwise) resulting in loss or corruption of information retained on any Computer Records held by the Licensee.
- (g) The Licensee, Directors, the Chief Executive Officer, each and every Retailer and each and every Employee of the Licensee or a Retailer shall have no liability or responsibility for any consequence of interference with or interruption to any Instant Lottery or Promotional Instant Lottery due to fire, storm, flood, riot, civil commotion, strike, failure or disruption of electrical power supply or telecommunications or other cause not within the reasonable control of such person.
- (h) In the processing of any Ticket, Prize claim form or instructions received by a Retailer a Retailer shall for all purposes be the agent of a Player and not the agent of the Licensee or the Chief Executive Officer.
- (i) In the processing of a Prize claim form, the submission of a Prize claim form to the Licensee and the payment of a Prize, a Retailer shall at all times and for all purposes be the agent of a Player and not the agent of the Licensee or the Chief Executive Officer.
- (j) Notwithstanding the provisions of Rule 12(h), in the acceptance of Commission by a Retailer on behalf of the Licensee, the Retailer shall for this purpose be the agent of the Licensee and not the agent of the Player.

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NSW Government Gazette No 74 of 27 July 2018

(k) The State of New South Wales, the Crown in right of that State, the Government of that State, the Minister, their successors and the employees and agents of each and every one of them shall have as ample protection from liability in respect of their acts and omissions (whether arising from, or contributed to by, negligence or otherwise) and the acts, omissions and contingencies the subject of Rules 12(a) to 12(j) inclusive as those protected by said Rules.

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RULE 13 EFFECTIVE DATE

- The Instant Lottery Rules made pursuant to the Act and in force immediately prior to the date upon which these Rules take effect are rescinded.
- Unless otherwise determined by the Chief Executive Officer any Ticket purchased in an Instant Lottery and Promotional Instant Lottery pursuant to Rules previously in force under any earlier Product Licence and which relate to an Instant Lottery to be Conducted on or after the date these Rules take effect shall be taken as being purchased or entered pursuant to these Rules.

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RULE 14 AGREEMENTS RELATED TO PROMOTIONAL INSTANT LOTTERIES

The Licensee may enter into agreements or arrangements, subject to the provisions of the Act, with other persons or bodies for the purpose of promoting any Promotional Instant Lottery.

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SCHEDULE 1

SUBSCRIPTIONS, COMMISSION AND SELLING FEE PAYABLE FOR INSTANT LOTTERIES

For Tickets printed prior to 21 May 2012:

Instant Lottery	Commission	Subscription	Selling Fee
\$1.10 Instant Lottery Ticket	\$0.10	\$1.00	\$1.10
\$2.00 Instant Lottery Ticket	\$0.15	\$1.85	\$2.00
\$2.50 Instant Lottery Ticket	\$0.18	\$2.32	\$2.50
\$3.00 Instant Lottery Ticket	\$0.20	\$2.80	\$3.00
\$4.00 Instant Lottery Ticket	\$0.25	\$3.75	\$4.00
\$5.00 Instant Lottery Ticket	\$0.30	\$4.70	\$5.00
\$10.00 Instant Lottery Ticket	\$0.60	\$9.40	\$10.00
\$15.00 Instant Lottery Ticket	\$0.90	\$14.10	\$15.00

For Tickets printed on or after 21 May 2012:

Instant Lottery	Commission	Subscription	Selling Fee
\$1.00 Instant Lottery Ticket	\$0.09	\$0.91	\$1.00
\$1.10 Instant Lottery Ticket	\$0.10	\$1.00	\$1.10
\$2.00 Instant Lottery Ticket	\$0.16	\$1.84	\$2.00
\$2.50 Instant Lottery Ticket	\$0.20	\$2.30	\$2.50
\$3.00 Instant Lottery Ticket	\$0.24	\$2.76	\$3.00
\$4.00 Instant Lottery Ticket	\$0.32	\$3.68	\$4.00
\$5.00 Instant Lottery Ticket	\$0.40	\$4.60	\$5.00
\$6.00 Instant Lottery Ticket	\$0.48	\$5.52	\$6.00
\$7.00 Instant Lottery Ticket	\$0.56	\$6.44	\$7.00
\$10.00 Instant Lottery Ticket	\$0.80	\$9.20	\$10.00
\$12.00 Instant Lottery Ticket	\$0.96	\$11.04	\$12.00
\$15.00 Instant Lottery Ticket	\$1.20	\$13.80	\$15.00
\$20.00 Instant Lottery Ticket	\$1.60	\$18.40	\$20.00

Instant Lotteries Rules | Issue No.: 3.4

COUNCIL NOTICES

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	
MCDERMOTT STREET	Denham Court	
Description		
A new road in the 'Willowdale' estate, betw	veen Fairbrother Avenue and Leppington House Drive.	
Name	Locality	
LEARY CLOSE	Denham Court	
Description		
A new road in the 'Willowdale' estate, off V	Wollahan Drive.	
Name	Locality	
HONEYMYRTLE AVENUE	Denham Court	
Description		
A new road in the 'Willowdale' estate, between Leppington House Drive and Wollahan Avenue.		
Name	Locality	
GLOSSODIA DRIVE	Denham Court	
Description		
A new road in the 'Willowdale' estate.		
Name	Locality	
GERRAGHTY STREET	Denham Court	
Description		
A new road in the 'Willowdale' estate, betw	veen Farview Drive and Leppington House Drive.	
Name	Locality	
GALIUM CRESCENT	Denham Court	
Description		
A new road in the 'Willowdale' estate, betw	veen Honeymyrtle Avenue and Fairbrother Avenue.	
Name	Locality	
FLUSKEY STREET	Denham Court	
Description	·	
A new road in the 'Willowdale' estate, betw	veen Wollahan Avenue and Culley Avenue.	
Name	Locality	
FARVIEW DRIVE	Denham Court	
Description	1	
A new road in the 'Willowdale' estate, betw	veen Culley Avenue and Gerraghty Street.	

Name	Locality	
FAIRBROTHER AVENUE	Denham Court	
Description		
A new road in the 'Willowdale' estate, between Commissioners Drive and Farview Drive.		

Name	Locality	
DILL STREET	Denham Court	
Description		
A new road in the 'Willowdale' estate.		

Name	Locality	
DEMPSEY STREET	Denham Court	
Description		
A new road in the 'Willowdale' estate, between Farview Drive and Leppington House Drive.		

Name	Locality	
CUNNLIFFE STREET	Denham Court	
Description		
A new road in the 'Willowdale' estate, between Farview Drive and Gerraghty Street.		

Name Locality
CULLEY AVENUE Denham Court

Description

A new road in the 'Willowdale' estate, between Leppington House Drive and Chatterton Street.

Name	Locality	
CHATTERTON STREET	Denham Court	
Description		
A new road in the 'Willowdale' estate, off Farview Drive.		

Name	Locality	
CALOTIS STREET	Denham Court	
Description		
A new road in the 'Willowdale' estate.		

Name	Locality
CALADENIA STREET	Denham Court
Description	
A new road in the 'Willowdale' estate.	

Name	Locality	
CABBAGE GUM AVENUE	Denham Court	
Description		
A new road in the 'Willowdale' estate.		

Name	Locality
BUNN STREET	Denham Court
Description	
A new road in the 'Willowdale' estate.	

Name	Locality		
BRACKEN DRIVE	Denham Court		
Description	Description		
A new road in the 'Willowdale' estate.			
Name	Locality		
WOLLAHAN AVENUE	Denham Court		
Description			
A new road in the 'Willowdale' estate, between Honeyr	nyrtle Avenue and Farview Avenue.		
Name	Locality		
WOLFFIA STREET	Denham Court		
Description			
A new road in the 'Willowdale' estate.			
Name	Locality		
WATERLILY STREET	Denham Court		
Description			
A new road in the 'Willowdale' estate.			
Name	Locality		
SWEETMAN CIRCUIT	Denham Court		
Description			
A new road in the 'Willowdale' estate, off Fairbrother A	Avenue.		
Name	Locality		
SENNA AVENUE	Denham Court		
Description	Description		
A new road in the 'Willowdale' estate.			
Name	Locality		
PLANTAGO STREET	Denham Court		
Description			
A new road in the 'Willowdale' estate.			
Name	Locality		
PIMELEA AVENUE	Denham Court		
Description			
A new road in the 'Willowdale' estate.			

Locality

Denham Court

Description

OLAX STREET

A new road in the 'Willowdale' estate.

Name

Name	Locality	
MULVIHILL CRESCENT	Denham Court	
Description		
A new road in the 'Willowdale' estate, between Honeymyrtle Avenue and Wollahan Avenue.		

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

[n2018-2520]

RICHMOND VALLEY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
MOONEM VIEW DRIVE	Swan Bay

Description

Moonem View Drive has been proposed by the applicant as an alternative to the rejected Redgum Drive and Spotted Gum Drive. These names were rejected on the grounds of duplication within Richmond Valley Council's LGA, being National Park trails within Bungawalbin State forest. The proposed Moonem View Drive commences at an intersection with the proposed Eucalypt Drive approximately 380 metres east of Reardons Lane and runs in a Southerly direction for approximately 300 metres. (future development to the south will extend Moonem View Drive)

Name	Locality	
CASUARINA DRIVE	Swan Bay	
Description		

Description

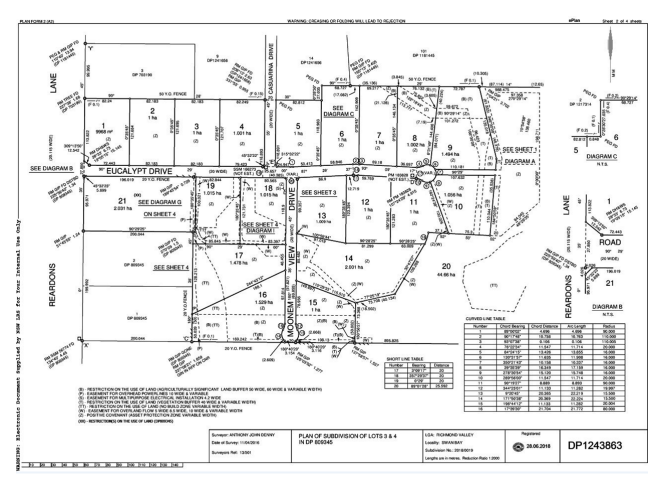
The proposed Casuarina Drive commences at an intersection with the proposed Eucalypt Drive approximately 330 metres east of Reardons Lane and runs in a Northerly direction for approximately 125 metres. This road will connect to a future southerly extension of the existing Casuarina Drive.

Name	Locality
EUCALYPT DRIVE	Swan Bay

Description

The proposed Eucalypt Drive commences at an intersection with the existing Reardons Lane approximately 550 metres south of Boggy Creek Road and runs in an Easterly direction for approximately 635 metres.

The attached diagram shows the extent of the road(s):



TRAVIS EGGINS, Trainee Development Engineer, Richmond Valley Council, Locked Bag 10, CASINO NSW 2470

GNB Ref: 0155 [n2018-2521]

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	
BANYAN AVENUE	Baulkham Hills	
Description		
Extending in a southerly direction from Barina Downs Road, turning in a easterly direction ending at Mackillop Drive.		

Name	Locality
IRONGUM TERRACE	Baulkham Hills
Description	

Extending in a westerly direction from proposed road "Banyan Avenue" ending in a cul-de-sac.

Name	Locality
FIREWHEEL PLACE	Baulkham Hills
Description	

Extending in a westerly direction from Mackillop Drive ending in a cul-de-sac.

Name	Locality
ST JOSEPHS ROAD	Baulkham Hills
Description	

Extending in a southerly direction from Barina Downs Road ending in a cul-de-sac

Name	Locality
FRIENDS PLACE	North Kellyville
Description	

Extending in a southerly direction from Glenhaven Road ending in a cul-de-sac (private road)

Name	Locality
MORNINGTON VIEW	Maroota
Description	
Extending in a northerly direction from Blakers Road ending in a cul-de-sac (Private road)	

Name	Locality
WEID PLACE	Kellyville
Description	

Extending in a southerly direction from Kennedy Avenue for a short distance before turning in an easterly direction ending in a cul-de-sac (Private Road).

MICHAEL EDGAR, General Manager, The Hills Shire Council, 3 Columbia Court, NORWEST NSW 2153

[n2018-2522]

WOLLONDILLY SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
CUMBRIA STREET	Thirlmere	
Description		
A new road coming off Rita Street Thirlmere		

Name	Locality
CECILIA PLACE	Thirlmere
Description	
A new road coming off Rita Street Thirlmere.	

LUKE JOHNSON, General Manager, Wollondilly Shire Council, 62-64 Menangle Street, PICTON NSW 2571

[n2018-2523]

WOLLONGONG CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
DIGGERS LANE	Port Kembla	
Description		
Private Right of Carriageway at the rear of properties in Suvla Street and Somme Street, Port Kembla running		
between Reservoir Street and ANZAC V	/ay	

GREG DOYLE, General Manager (Acting), Wollongong City Council, 41 Burelli Street, WOLLONGONG NSW 2533

GNB Ref: 0156 [n2018-2524]

PRIVATE NOTICES

PESTICIDES REGULATION 2017

Notice under Section 43 Clause (1) (b) Finalised Pesticide Use Notification Plan

The University of Wollongong has prepared a Pesticides Use Notification Plan in accordance with the requirements of Part 5 of the *Pesticides Regulations 2017*. The Pesticide Use Notification Plan has been finalised after consultation in June 2018.

The Pesticide Use Notification Plan is available on the University of Wollongong website at:

https://www.uow.edu.au/about/environment/envdocs/pesticide-notification-plan/index.html.

The Plan is also available for viewing at the University of Wollongong, Facilities Management Division, Building 31, Wollongong Campus, Northfields Ave, Wollongong 2522.

24 July 2018

Kathleen Packer Director, Facilities Management Division University of Wollongong

[n2018-2525]