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GOVERNMENT NOTICES

Planning and Environment Notices

Threatened Species Test of Significance Guidelines Order 2018

Under the *Biodiversity Conservation Act 2016*

I, Anthony Lean, the Chief Executive of the Office of Environment and Heritage, acting under delegation for the Minister for the Environment, pursuant to section 7.3(2) of the *Biodiversity Conservation Act 2016* (**the Act**), make an order to issue [the following] guidelines relating to the determination of whether a proposed development or activity is likely to significantly affect threatened species or ecological communities, or their habitats.

ANTHONY LEAN
Chief Executive
Office of Environment and Heritage

Signed at Sydney, this 27th day of July 2018



Threatened Species Test of Significance Guidelines

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1. Introduction

Threatened species impact assessment is an integral part of environmental impact assessment. The objective of section 7.3 of the *Biodiversity Conservation Act 2016* (BC Act), the *test of significance*, is to provide standardised and transparent consideration of threatened species and ecological communities, and their habitats, through the development assessment process.

These guidelines help applicants or proponents of a development or activity to interpret and apply the factors in the test in section 7.3 of the BC Act. They also provide guidance for consent authorities to encourage a consistent method of assessment for applications that may have an impact on threatened species and ecological communities or their habitats.

The guidelines are made under section 7.3(2) of the BC Act and relate to the determination of whether a proposed development or activity is likely to significantly affect threatened species or ecological communities, or their habitats, within the meaning of that phrase in section 7.3.

1.1 Framework for determining whether significant impacts are likely

Section 7.2 of the BC Act provides that development under the *Environmental Planning and Assessment Act 1979* (EP&A) is likely to significantly affect threatened species if:

- (a) it is likely to significantly affect threatened species or ecological communities, or their habitats, according to the test in section 7.3, or
- (b) the development exceeds the biodiversity offsets scheme threshold if the biodiversity offsets scheme applies to the impacts of the development on biodiversity values, or
- (c) it is carried out in a declared area of outstanding biodiversity value.

For an activity under Part 5 of the EP&A Act clause (b) does not apply, so an activity will only be likely to significantly affect a threatened species if:

- (a) it is likely to significantly affect threatened species or ecological communities, or their habitats, according to the test in section 7.3, or
- (b) it is carried out in a declared area of outstanding biodiversity value.

A development application that is likely to significantly affect a threatened species must be accompanied by a biodiversity development assessment report (BDAR). In the case of State significant development or State significant infrastructure an application must be accompanied by a BDAR unless the Secretary of the Department of Planning and Environment and Chief Executive of the Office of Environment and Heritage determine that it is not likely to have any significant impact on biodiversity values.

For an activity under Part 5, an assessment of an activity that is likely to significantly affect a threatened species must be accompanied by a species impact statement or, if the proponent elects to participate in the biodiversity offsets scheme, a BDAR.

1.2 When to use this guidance

In the case of an application for development under Part 4 of the EP&A Act, applicants should first determine whether the development exceeds the biodiversity offsets scheme threshold. More information on the biodiversity offsets scheme threshold, including the

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Scheme Entry Tool, is available on the OEH website www.environment.nsw.gov.au/biodiversity/entryrequirements.htm.

The test of significance will only need to be applied if the proposed development does not exceed the biodiversity offsets scheme thresholds.

If the test of significance indicates that a significant effect on threatened species or ecological communities or their habitat is likely, the biodiversity offsets scheme will apply to the proposed development and a BDAR will be required.

If the test of significance indicates that a significant effect on threatened species or ecological communities or their habitat is unlikely, and the biodiversity offsets scheme threshold has not been exceeded, the biodiversity offsets scheme will not apply.

Where information is not available to conclusively determine that there will not be a significant impact on a threatened species or ecological community, or its habitat, then it should be assumed that a significant impact is likely.

Evidence that the development does not trigger the biodiversity offsets scheme threshold must accompany the development application. The test of significance and any supporting information must also be provided to the consent authority with the development application. Other issues not specifically addressed by the factors of assessment should be included and discussed in the broader impact assessment process.

In the case of an activity under Part 5 of the EP&A Act, the biodiversity offsets scheme threshold does not apply. The test of significance must be undertaken to determine whether the proposed activity is likely to significantly affect a threatened species.

Developments or activities carried out in a declared area of outstanding biodiversity value (AOBV) will automatically be likely to significantly affect threatened species. Information about declared areas of outstanding biodiversity value is available at www.environment.nsw.gov.au/biodiversity/outstandingbiodivvalue.htm

Indicative maps of areas of outstanding biodiversity value are incorporated in the biodiversity offsets scheme threshold.

These guidelines do not apply to threatened species, populations or ecological communities listed under the *Fisheries Management Act 1994*. Information on impact assessment under the *Fisheries Management Act 1994* is available at <https://www.dpi.nsw.gov.au/fishing/species-protection/impact-assessment>

These guidelines do not apply to 'pending or interim planning applications' or 'pending Part 5 assessments' within the meaning of the Biodiversity Conservation (Savings and Transitional) Regulation 2017 (BC (S&T) Regulation). In circumstances where an application or assessment is a pending or interim planning application or pending Part 5 assessment, the 'former planning provisions' will apply to the application or assessment, including any test of significance guidelines prepared under section 94A of the now repealed *Threatened Species Conservation Act 1995* (TSC Act).

1.3 Terminology

Throughout this guideline the terms *subject site*, *study area*, *direct impact* and *indirect impact* are used. It is important to have a thorough understanding of these terms as they apply to the test.

Subject site means the area directly affected by the proposal. The subject site includes the footprint of the development and any ancillary works, facilities, accesses or hazard reduction zones that support the construction or operation of the development or activity.

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Study area means the subject site and any additional areas which are likely to be affected by the proposal, either directly or indirectly. The study area should extend as far as is necessary to take all potential impacts into account.

Direct impacts are those that directly affect the habitat of species and ecological communities and of individuals using the study area. They include, but are not limited to, death through predation, trampling, poisoning of the animal/plant itself and the removal of suitable habitat. When applying each factor, consideration must be given to all of the likely direct impacts of the proposed activity or development. When applying each factor, both long-term and short-term impacts are to be considered.

Indirect impacts occur when project-related activities affect species or ecological communities in a manner other than direct loss within the subject site. Indirect impacts may sterilise or reduce the habitability of adjacent or connected habitats. Indirect impacts can include loss of individuals through starvation, exposure, predation by domestic and/or feral animals, loss of breeding opportunities, loss of shade/shelter, reduction in viability of adjacent habitat due to edge effects, deleterious hydrological changes, increased soil salinity, erosion, inhibition of nitrogen fixation, weed invasion, noise, light spill, fertiliser drift, or increased human activity within or directly adjacent to sensitive habitat areas. As with direct impacts, consideration must be given, when applying each factor, to all of the likely indirect impacts of the proposed activity or development. When applying each factor, both long-term and short-term impacts are to be considered.

2. Preparing for a test of significance

Section 7.3(2) of the BC Act provides that the Minister for the Environment, with the concurrence of the Minister for Planning, may issue guidelines to assist in the interpretation and application of the test of significance.

These guidelines help ensure that a consistent and systematic approach is taken when determining whether a development or activity is likely to significantly affect threatened species or ecological communities, or their habitats.

Making determinations requires technical expertise, and knowledge of species and their habitats. The guidelines assume that those applying the test of significance have sufficient knowledge and experience to do so.

These guidelines explain the specific terminology of the relevant legislation and provide clear interpretations of the factors in the test.

The test of significance allows applicants/proponents to undertake a qualitative analysis of the likely impacts and determine whether further assessment is required. All factors must be considered and an overall conclusion must be drawn from all factors in combination. Where there is doubt regarding the likely impacts, or where detailed information is not available, it should be assumed that a significant impact is likely.

Other issues not specifically addressed by the test of significance should be included and discussed in the broader impact assessment process; for example, in a review of environmental factors or an environmental impact statement.

2.1 Listed threatened species

Parts (a), (b) and (c) of the test of significance are applied to species and ecological communities listed in Schedules 1 and 2 to the BC Act.

The NSW legislation website provides the most up-to-date information on what is listed in the schedules:

Threatened Species Test of Significance Guidelines

Schedule 1 Threatened species

Schedule 2 Threatened ecological communities

The applicant/proponent should develop a list of threatened species and ecological communities which may be affected directly or indirectly by the proposed development or activity. The following resources should be accessed to develop a comprehensive list of threatened species and ecological communities with potential to occur on the site:

- Threatened species profiles providing information on species morphology, behaviour, habitat and threats. Searches by region, habitat and type of species can also be performed www.environment.nsw.gov.au/threatenedspeciesapp/
- BioNet (www.bionet.nsw.gov.au) including:
 - BioNet Atlas for records of flora and fauna sightings
 - Vegetation Information System (VIS) Flora Survey database for vegetation site data
 - Threatened Biodiversity Data Collection data on threatened species and ecological communities.

The list of potential species should be provided to a consent authority/determining authority along with the test of significance. Reasons should be provided to show how the list was derived and why any threatened species recorded or predicted to occur have been omitted.

A species does not have to be considered as part of the test of significance if recent and reliable data, relating to the study area and subject site and derived from field surveys consistent with OEH guidelines, clearly show that the species:

- does not occur in the study area, and
- will not use on-site habitats on occasion, and
- will not be influenced by off-site impacts of the proposal.

Justification for excluding a species from the assessment must be provided with the test of significance to the consent authority, including details of supporting surveys or studies.

Otherwise all species likely to occur in the study area, and known to use that type of habitat, should be considered in the rationale that determines the list of threatened species and ecological communities for the test of significance.

Applicants/proponents need to be aware that any 'Final Determination' to list a species or ecological community as 'Critically Endangered' or 'Endangered' made after lodgement of a development application or activity proposal needs to be included in the consideration of impacts and the determination of the test of significance. Therefore, applicants/proponents are advised to give due consideration to Preliminary Determinations made by the Scientific Committee.

Species listed under provisional determination provisions must also be considered.

Threatened species and ecological community declarations made by the NSW Scientific Committee are available at:

www.environment.nsw.gov.au/committee/preliminarydeterminationsbydate.htm

www.environment.nsw.gov.au/committee/provisionaldeterminations.htm

www.environment.nsw.gov.au/committee/finaldeterminations.htm

2.2 Areas of outstanding biodiversity value

Part (d) of the test of significance concerns the effect on any areas declared to be of outstanding biodiversity value under Part 3 of the BC Act.

Note that if a proposed development or activity is carried out on a declared area of outstanding biodiversity value (AOBV), it is taken to be likely to significantly affect threatened species and these guidelines are not relevant because the development or activity will be subject to the biodiversity offsets scheme regardless of the outcome of any test of significance. See section 7.2(1)(c) of the BC Act.

Areas that were previously declared as 'critical habitat' under the TSC Act have been deemed to be areas of outstanding biodiversity value by clause 8 of the BC (S&T) Regulation. A declaration of an AOBV is to be accompanied by an indicative map showing the spatial extent of the area, which will be included on the public register.

AOBVs are listed on a public register at:

www.environment.nsw.gov.au/criticalhabitat/criticalhabitatprotectionbydoctype.htm

Applicants/proponents must also consider the potential for the proposed development or activity to have *indirect impacts* on an AOBV. Proposed developments or activities with potential to have indirect impacts must consider whether these indirect impacts are likely to have an adverse effect on the AOBV. Conclusions and justifications must be provided with the outcomes of the test of significance to the consent authority.

2.3 Key threatening processes

Part (e) of the test of significance is to consider key threatening processes listed in Schedule 4 to the BC Act. The applicant/proponent should develop a list of key threatening processes to which the proposed development or activity may contribute. Reasons should be provided to show how the list was derived.

Key threatening process determinations made by the NSW Scientific Committee are available at:

www.legislation.nsw.gov.au/#/view/act/2016/63/sch4

Information on key threatening processes is also available on the OEH website at:

www.environment.nsw.gov.au/threatenedspeciesapp/

3. Interpreting the factors of the test of significance

3.1 Adverse effects on the life cycle of a species

- (a) *in the case of a threatened species, whether the proposed development or activity is likely to have an adverse effect on the life cycle of the species such that a viable local population of the species is likely to be placed at risk of extinction*

[BC Act section 7(1)(a)]

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Context

This factor refers to those species listed on Part 1, Part 2 and Part 3 of Schedule 1 to the BC Act.

Interpretation of key terms used in this factor

Life cycle: the series or stages of reproduction, growth, development, ageing and death of an organism.

Viable: the capacity to successfully complete each stage of the life cycle under normal conditions.

Local population: the population that occurs in the study area. The assessment of the local population may be extended to include individuals beyond the study area if it can be clearly demonstrated that contiguous or interconnecting parts of the population continue beyond the study area, according to the following definitions:

- The *local population* of a threatened *plant* species comprises those individuals occurring in the study area or the cluster of individuals that extend into habitat adjoining and contiguous with the study area that could reasonably be expected to be cross-pollinating with those in the study area.
- The *local population* of *resident fauna* species comprises those individuals known or likely to occur in the study area, as well as any individuals occurring in adjoining areas (contiguous or otherwise) that are known or likely to utilise habitats in the study area.
- The *local population* of *migratory or nomadic fauna* species comprises those individuals that are likely to occur in the study area from time to time or return year to year.

In cases where multiple populations occur in the study area, each population should be assessed separately.

Risk of extinction: the likelihood that the local population will become extinct either in the short term or in the long term as a result of direct or indirect impacts on the viability of that population.

Application

The key assessment is risk of extinction of the local population. The risk of extinction will increase if any factor operates to reduce population size or reproductive success. The components of the life cycle of a species are dependent on its habitat and affected by threats to the species. The removal or modification of habitat or changes to the nature of important periodic disturbances such as fire or flood may affect the survival of that species. Therefore, it is important that the applicant/proponent not only has an understanding of the species' life cycle, but also an understanding of the way in which a species makes use of its habitat, the way this may change at particular times or in certain seasonal conditions, and whether the life cycle is dependent on a particular disturbance.

Demonstrating that a population is not viable would require considerable effort and study. Therefore, any known or presumed local population should be assumed viable unless the contrary can be conclusively demonstrated through analysis of local ecological information, records, references and knowledge of species' behaviour and habitat, or through a comprehensive on-site ecological study.

3.2 Adverse effects on ecological communities

- (b) *in the case of an endangered ecological community or critically endangered ecological community, whether the proposed development or activity:*
- (i) *is likely to have an adverse effect on the extent of the ecological community such that its local occurrence is likely to be placed at risk of extinction, or*
 - (ii) *is likely to substantially and adversely modify the composition of the ecological community such that its local occurrence is likely to be placed at risk of extinction*

[BC Act section 7(1)(b)]

Context

This factor applies to endangered ecological communities and critically endangered ecological communities listed under Part 1 and Part 2 of Schedule 2 to the BC Act. Endangered and critically endangered ecological communities are defined in determinations made by the Scientific Committee. It is important to note that the size or age of a remnant are not determining factors as to whether that remnant constitutes a listed endangered or critically endangered ecological community.

Ecological communities are usually defined by two major components – the geographical distribution and the species composition, which influences the physical structure and ecological function of the ecological community. The relative importance of the geographical distribution and the species composition varies according to the specific listed ecological community. Hence this factor provides for consideration of two criteria:

- (i) local occurrence of the ecological community
- (ii) modification of the ecological community's composition.

Other features, such as geology, may also play an important role in defining a threatened ecological community. It is important to refer to the determination by the Scientific Committee and supporting guidance when identifying the local occurrence of a threatened ecological community.

Interpretation of key terms used in this factor

Local occurrence: the ecological community that occurs within the study area. However, the local occurrence may include adjacent areas if the ecological community on the study area forms part of a larger contiguous area of that ecological community and the movement of individuals and exchange of genetic material across the boundary of the study area can be clearly demonstrated.

Risk of extinction: similar to the meaning set out in factor (a), this is the likelihood that the local occurrence of the ecological community will become extinct either in the short term or in the long term as a result of direct or indirect impacts on the ecological community, and includes changes to ecological function.

Composition: both the plant and animal species present, and the physical structure of the ecological community. Note that while many ecological communities are identified primarily by their vascular plant composition, an ecological community consists of all plants and animals as defined under the BC Act that occur in that ecological community.

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Application

Determining the risk of extinction of an ecological community is difficult. Critical thresholds of remnant size, and species and structural composition required to maintain ecological functioning will vary from ecological community to ecological community.

When evaluating the significance of the impact, consideration must be given to whether the life cycles of the species which make up the ecological community will be disrupted in a similar manner to the consideration of individual species described in factor (a).

Disproportionate impacts may occur on certain components of the community that may cause those components to be placed at a greater risk of extinction without explicitly placing the entire ecological community at risk. Loss of individual species from a community may simplify faunal, floristic or vegetation structure and have flow-on effects to other plant and animal species. This may increase the ecological community's susceptibility to extreme events and decrease its resilience.

An assessment of ecological functioning is critical to analysing the risk the development/activity poses to the persistence of the local occurrence of the ecological community.

3.3 Adverse effects on habitats

- (c) *in relation to the habitat of a threatened species or ecological community:*
- (i) *the extent to which habitat is likely to be removed or modified as a result of the proposed development or activity, and*
 - (ii) *whether an area of habitat is likely to become fragmented or isolated from other areas of habitat as a result of the proposed development or activity, and*
 - (iii) *the importance of the habitat to be removed, modified, fragmented or isolated to the long-term survival of the species or ecological community in the locality*

[BC Act section 7(1)(c)]

Interpretation of key terms used in this factor

Habitat: the area occupied or used, including areas periodically or occasionally occupied or used, by any threatened species or ecological community and includes all the different aspects (both biotic and abiotic) used by species during the different stages of their life cycles.

Extent: the physical area removed and/or the compositional components of the habitat and the degree to which each is affected.

Importance: related to the stages of the species' life cycles and how reproductive success may be affected.

Locality: the same meaning as ascribed to local population of a species or local occurrence of an ecological community.

Application

When applying this factor, consideration must be given to all short-term and long-term impacts (direct and indirect) on habitat which is likely to support threatened species and ecological communities regardless of whether the habitat occurs on the subject site. This applies to both occupied and unoccupied habitat because the recovery of threatened

Threatened Species Test of Significance Guidelines

species and ecological communities relies on them having access to suitable habitat to move into as numbers increase.

The extent to which habitat is likely to be removed or modified should be determined by estimating the total area of habitat to be directly and indirectly impacted by the proposed development, activity or action. This may be an estimation of the surface area of land to be affected, and/or in some cases the number of key habitat components to be affected.

When deciding whether an area of habitat is likely to become fragmented or isolated from other areas of habitat, it is necessary to identify and assess the patterns and extent of habitat connectivity. The affected habitat may form part of a habitat corridor, cul-de-sac or an isolated area. Recent Landsat imagery, aerial photographs, vegetation maps, topographic maps, published corridor maps and data obtained from on-ground investigations are useful information sources for assessing this factor.

The dispersal and genetic exchange mechanisms of individual species should be considered. For example, will the isolation of habitat for threatened species or ecological communities that are currently connected or near to each other adversely affect the maintenance of gene flow and the ability to sustain viable populations? It should also be noted that isolation can occur through a variety of habitat modifications and is not confined to the clearing of vegetation.

When assessing the importance of the habitat likely to be removed, modified, fragmented or isolated in the locality, a quantitative and qualitative approach should be adopted as follows:

- an assessment of the area and quality of habitat of the threatened species or ecological community that occurs within the locality from recent Landsat imagery, vegetation mapping, topographic maps, air photos and in some cases data obtained from on-ground investigations
- an estimate of the area and quality that the habitat of the study area represents in relation to the area and quality of that habitat within the locality
- an assessment of the role of the habitat to be affected in sustaining habitat connectivity in the locality, and
- an assessment of the ecological integrity of the habitat to be affected in the study area, in relation to the ecological integrity, tenure and security of the habitat which will remain both in the study area and in the locality.

3.4 Adverse effects on areas of outstanding biodiversity value

- (d) *whether the proposed development or activity is likely to have an adverse effect on any declared area of outstanding biodiversity value (either directly or indirectly)*

[BC Act section 7(1)(d)]

Context

This applies to declared areas of outstanding biodiversity value (AOBVs) under Part 3 of the BC Act.

Application

This factor is aimed at assessing whether a development or activity is likely to affect any declared AOBV. When applying this factor, consideration must be given to all short-term and long-term impacts (direct and indirect) on the area of outstanding biodiversity.

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When assessing whether a development or activity is likely to have an adverse effect on an AOBV, reference should be made to the declaration. Consider whether the development or activity will modify or interfere with ecological processes, biological processes, habitat integrity or other features or qualities of the environment that are fundamental to the persistence of the value the area is protecting.

3.5 Key threatening processes

- (e) *whether the proposed development or activity is or is part of a key threatening process or is likely to increase the impact of a key threatening process*
[BC Act section 7(1)(e)]

Context

This factor refers only to those key threatening processes listed in Schedule 4 to the BC Act.

Application

In addition to deciding whether the proposed development or activity is or is part of a key threatening process, consideration must be given to whether the proposal is likely to exacerbate a key threatening process. It is necessary to identify the extent to which these processes are already occurring in the locality.

Consider the likely consequences of contributing to a key threatening process for the persistence of threatened species and ecological communities in the locality. Species listed in the determination as being 'at risk' warrant particular consideration if these species are known or likely to occur within the study area of the development or activity.

4. Applying the test of significance

The test of significance should be based on the footprint and the design of the development or activity. Design features targeted at minimising impacts on threatened species can only be considered if the measure has been used successfully for the target species in similar situations. Studies or literature demonstrating the success of the measure must be referenced if proposing that the measure will minimise impacts.

Measures that offset or otherwise compensate for the development or activity should not be considered in determining the degree of the effect on threatened species or ecological communities.

In determining the nature and magnitude of an impact, it is important to consider matters such as:

- pre-construction, construction and occupation/maintenance phases
- all on-site and off-site impacts, including location, installation, operation and maintenance of auxiliary infrastructure and fire management zones
- all direct and indirect impacts
- the frequency and duration of each known or likely impact/action
- the total impact which can be attributed to that action over the entire geographic area affected, and over time
- the sensitivity of the receiving environment
- the degree of confidence with which the impacts of the action are known and understood.

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All factors should be considered as well as any other information considered relevant to the test.

Sources and currency of data and information are to be documented and referenced. Limitations, uncertainties and known gaps in information are also to be documented to inform the decision-maker.

5. Decision-making

The decision-maker will consider the data, information and reasoning provided in the test of significance and supporting information, to determine whether a proposed development or activity is likely to significantly affect threatened species or ecological communities, or their habitats.

In the case of development under Part 4 of the EP&A Act, the consent authority will be the decision-maker.

In the case of an activity under Part 5 of the EP&A Act, the determining authority will be the decision-maker.

In considering the application of the test of significance, it is recommended that the decision-maker consider:

- whether the list of threatened species, ecological communities and key threatening processes considered in the assessment were comprehensive and appropriate for the site
- whether adequate justification for excluding threatened species and ecological communities from consideration was provided
- whether the potential for indirect impacts on areas of outstanding biodiversity value has been evaluated and justified
- whether both direct and indirect impacts have been considered when applying the test of significance
- whether impacts across the full project life cycle have been considered when applying the test of significance
- whether measures proposed to minimise impacts which influence the conclusion of the test of significance have been successfully implemented in similar scenarios for the relevant threatened species or ecological community
- whether the conclusions in the application of the test of significance are supported by appropriate data, information and reasoning
- the currency, relevance and reliability of data and information relied upon
- whether data gaps and other uncertainties are clearly identified or otherwise exist
- whether the test of significance has been applied in accordance with these guidelines.
- the extent to which the development or activity contributes to the cumulative impacts of existing and planned developments or activities on threatened species, ecological communities, habitats, AOBVs and key threatening processes.

Application of the precautionary principle requires that a lack of scientific certainty about the potential impacts of an action does not itself justify a decision that the action is not likely to have a significant impact. If information is not available to conclusively determine that there will not be a significant impact on a threatened species or ecological community, or its habitat, then it should be assumed that a significant impact is likely.

Where a significant effect is determined to be likely an applicant for development consent under Part 4 of the EP&A Act is required to prepare a BDAR.

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In the case of an activity under Part 5 of the EP&A Act the proponent is required to prepare a species impact statement unless they elect to prepare a BDAR.

[n2018-2527]

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Blowering Dam near Tumut – all navigable waters.

Duration

8.00am to 5.00pm – Saturday 1 September 2018 and Sunday 2 September 2018.

Detail

Trials will be conducted on the waters of Blowering Dam near Tumut, involving the use of a high speed vessel powered by a jet engine which will be active on the waterway at varying times on the days specified above. There will be support and official vessels present to manage the trials and the jet powered vessel will be operating at very high speed and presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event over the entirety of Blowering Dam, and will be declared on-site as required by Roads and Maritime Authorised Officers at varying times on each day. This will in effect close the Dam between the above times when the vessel is being operated.

Due to high speeds involved in the event, Roads and Maritime urges all spectators to exercise extreme caution when near the area, and to be aware of the approaching vessel and the likely exit route in case of an emergency.

Unauthorised vessels and persons are strictly prohibited from entering the Exclusion Zone (the Dam) once Authorised Officers make an announcement requiring the zone to be enforced. At such times, all persons other than those involved in the trials must leave the waterway – which will be patrolled by Roads and Maritime vessels. All persons must follow directions issued by Authorised Officers.

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

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

Marine Notice: SO1852

Date: 31 July 2018

Deon Voyer
Manager Operations South
Delegate

[n2018-2528]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Shaws Bay – adjacent to Crompton Drive, East Ballina – approximately 500 metres North/South and 200 metres East/West from the centre of the Bay

Duration

11:00am to 4:00pm – Saturday 18 August 2018

7:00am to 4:00pm – Sunday 19 August 2018

Detail

A passive craft racing event will take place within a 100 metre buoyed course area positioned at the location specified above. Competitive paddlers will participate in various races during the above times on the course.

There will be safety and support vessels, both powered and passive craft in attendance to manage the event.

An **EXCLUSION ZONE** is specified during the event, which will be marked by buoys at the location specified above.

All vessel operators and persons in the vicinity must keep a proper lookout, keep well clear of competing and support vessels, and exercise extreme caution. Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone.

A **TRANSIT LANE** will be established to permit swimmers and paddle craft operators to navigate the outer perimeter of Shaws Bay. The transit lane will be managed by official control vessels.

SPECIAL CONDITIONS apply to vessels using the transit lane. Pursuant to section 12(3) vessels navigating through the transit lane must do so at a speed not exceeding 4 knots and must produce no wash.

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

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

Marine Notice: NH1855

Date: 31 July 2018

Mike Baldwin
Operations Manager Hunter
Delegate

[n2018-2529]

MARINE SAFETY ACT 1998

Section 12(2)

MARINE NOTICE

Regulation of Vessels – Exclusion Zone

Location

Cockle Creek, Lake Macquarie – between the Teralba Bowling Club and the intersection of The Weir Road and Griffen Road.

Duration

7.00 am to 3.00 pm – Saturday 4 August 2018.

Detail

Paddleboat races will be conducted on Cockle Creek, Teralba at the location specified above.

An **EXCLUSION ZONE** is specified during the event at the above location, and will be marked by the presence of buoys and patrolled by control vessels.

Unauthorised vessels and persons are strictly prohibited from entering the Exclusion Zone. Vessel operators should comply with directions issued from control vessels and keep a proper lookout at all times when navigating near the zone.

Transit lane

A ‘transit lane’ will be established at times during the event through various zones. Control vessel operators may authorise traffic to pass safely through the course.

SPECIAL RESTRICTIONS apply to vessels using the transit lane. Pursuant to section 12(3) vessels navigating the transit lane must do so at a speed not exceeding 4 knots.

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

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

Marine Notice NH1860

Date: 31 July 2018

Mike Baldwin
Operations Manager
Delegate

[n2018-2530]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Molong in the Cabonne Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All those pieces or parcels of public road situated in the Cabonne Council area, Parish of Gamboola and County of Wellington, shown as Lots 16 and 17 Deposited Plan 1188935.

The land is said to be in the possession of Cabonne Council.

(RMS Papers: SF2018/185243; RO SF2013/153359)

[n2018-2531]

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Hartley in the Lithgow City Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Lithgow City Council area, Parish of Hartley and County of Cook, shown as:

An area of 4 ½ perches shown on Deposited Plan 447754;

An area of 1 rood 22 ½ perches shown on Deposited Plan 447754; and

An area of 7 ½ perches shown on Deposited Plan 447754.

(RMS Papers: SF2014/025906; RO SF2011/001758)

[n2018-2532]

ROADS ACT 1993

Order – Sections 46, 49, 54 and 67

Goulburn Mulwaree Council area

Declaration as Controlled Access Road of part of the Hume Highway at Marulan

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

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

HON MELINDA PAVEY MP

MINISTER FOR ROADS, MARITIME AND FREIGHT

Schedule 1

All those pieces or parcels of land situated in the Goulburn Mulwaree Council area, Parish of Marulan and County of Argyle, shown as:

Lots 102 and 103 Deposited Plan 1167866.

The Lots listed above are shown in RMS Plan 0002 185 AC 4033.

Schedule 2

All those pieces or parcels of land situated in the Goulburn Mulwaree Council area, Parish of Marulan and County of Argyle, shown as:

Lots 529 to 533 inclusive Deposited Plan 1208430; and

Lots 101, 102 and 103 RMS Plan 0002 185 AC 4033.

The Lots listed above are shown in RMS Plan 0002 185 AC 4033.

Schedule 3

Between the points A and B shown in RMS Plan 0002 185 AC 4033.

(RMS Papers: SF2017/245983)

[n2018-2533]

ROADS ACT 1993

Order – Sections 46, 49, 54 and 67

Port Macquarie-Hastings Council area

Declaration as Controlled Access Road of part of Oxley Highway at Thrumster

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

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

HON MELINDA PAVEY MP
MINISTER FOR ROADS, MARITIME AND FREIGHT

Schedule 1

All those pieces or parcels of land situated in the Port Macquarie-Hastings Council area, Parish of Macquarie and County of Macquarie, shown as:

Lots 52 and 53 Deposited Plan 1130161;

Lot 24 Deposited Plan 1217019;

Lot 58 Deposited Plan 776844;

Lots 12, 13 and 14 Deposited Plan 1130560;

Lots 67, 68 and 69 Deposited Plan 1095861; and

Lot 41 Deposited Plan 1094314.

The Lots listed above are shown in RMS Plan 0011 196 AC 4001.

Schedule 2

Between the points A and B shown in RMS Plan 0011 196 AC 4001.

(RMS Papers: SF2018/173677)

[n2018-2534]

ROADS ACT 1993

Order – Sections 46, 49, 54 and 67

Port Macquarie – Hastings Council area

Declaration as Controlled Access Road and Dedication of Public Road, of part of the Oxley Highway between Thrumster and Port Macquarie

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

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

HON MELINDA PAVEY MP
MINISTER FOR ROADS, MARITIME AND FREIGHT

Schedule 1

All those pieces or parcels of land situated in Port Macquarie – Hastings Council area, Parish of Macquarie and County of Macquarie, shown as:

Lots 13 to 15 inclusive Deposited Plan 812130.

The Lots listed above are shown in RMS Plan 0011 196 AC 4002.

Schedule 2

All those pieces or parcels of land situated in the Port Macquarie – Hastings Council area, Parish of Macquarie and County of Macquarie, shown as:

Lots 3 and 4 Deposited Plan 1186806;

Lots 27 to 31 inclusive Deposited Plan 1089272;

Lots 3 to 5 inclusive Deposited Plan 773237;

Lot 36 Deposited Plan 1157283;

Lots 16 and 17 Deposited Plan 812130;

Lots 14 to 17 inclusive Deposited Plan 1088869;

Lot 7 Deposited Plan 811017; and

Lots 14 to 19 inclusive Deposited Plan 792325.

The Lots listed above are shown in RMS Plan 0011 196 AC 4002.

Schedule 3

All those pieces or parcels of land situated in the Port Macquarie – Hastings Council area, Parish of Macquarie and County of Macquarie, shown as:

Lot 32 Deposited Plan 1089272;

Lot 101 RMS Plan 0011 196 AC 4002; and

Lot 18 Deposited Plan 1088869.

The Lots listed above are shown in RMS Plan 0011 196 AC 4002.

Schedule 4

Between the points A and B;

between the points C and D;

between the points E and F;
between the points G and H; and
between the points J and K;
all shown in RMS Plan 0011 196 AC 4002.
(RMS Papers: SF2018/173675; RO SF2013/007784)

[n2018-2535]

ROAD TRANSPORT ACT 2013

NOTICE

FEE WAIVER – SECTION 271

I, Kenneth Kanofski, Chief Executive of Roads and Maritime Services, pursuant to section 271(1)(b) of the *Road Transport Act 2013*, make this Notice.

KENNETH KANOFSKI, Chief Executive, Roads and Maritime Services

Dated, this 1st day of August 2018

1 Commencement

This Notice has effect on and from 6 August 2018.

2 Effect

This Notice remains in force up to and including 6 August 2020 unless revoked earlier.

3 Interpretation

Words and expressions used in this Notice have the same meaning as in the *Road Transport Act 2013* unless otherwise stated.

4 Definitions

Class 1 Agricultural Vehicle and *Agricultural Trailer* are defined in section 5 of the *Heavy Vehicle National Law (NSW)*

5 Vehicles to which this Notice applies

This Notice applies to a Class 1 Agricultural Vehicle that is oversize and/or over-mass but does not apply to an Agricultural Trailer

6 Declaration

The registration charge required to be submitted under clause 10(1)(c)(iv) of the *Road Transport (Vehicle Registration) Regulation 2017* is declared waived for a vehicle to which this Notice applies.

7. Publication

Pursuant to section 271(1), this Notice is published in the NSW Government Gazette.

Explanatory note:

On 30 July 2018, the Premier of NSW announced the Emergency Drought Relief Package for farmers, including \$100 million for cutting the costs of farming fees and charges. As part of this package, it was announced that registration costs for Class 1 Agricultural Vehicles would be waived for affected farmers.

The waiver does not apply to agricultural trailers, whether or not being towed by an agricultural machine. Trailers being towed by an agricultural machine are already exempt from registration under clause 5 of Schedule 2 of the *Road Transport (Vehicle Registration) Regulation 2017*.

Signed:

Kenneth Kanofski

[n2018-2536]

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 APPLICATIONS (ELA)

ELA5713, GRAHAME HORTON MCMAHON, dated 27 July 2018.

[n2018-2537]

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE (EL)

ELA5666, now EL8779, SA EXPLORATION PTY LTD, dated 25 July 2018.

[n2018-2538]

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS (ELA)

ELA5683, ELECTRIC METALS PTY LTD Withdrawal took effect on 26 July 2018.

ELA5687, COWARRA METALS PTY LTD Withdrawal took effect on 27 July 2018.

[n2018-2539]

NOTICE is given that the following application for renewal has been received:

AUTHORISATION (AUTH)

AUTH312 (Act 1973), ENDEAVOUR COAL PTY LIMITED. Application for renewal received 30 July 2018.

AUTH395 (Act 1973), ENDEAVOUR COAL PTY LIMITED. Application for renewal received 30 July 2018.

GOLD LEASE (GL)

GL3694 (Act 1906), M.N.I. MINING PTY LIMITED Application for renewal received 25 July 2018.

[n2018-2540]

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

EXPLORATION LICENCE (EL)

EL8370, ABX2 PTY LTD Renewal effective on and from 23 July 2018.

MINING LEASE (ML)

ML1397 (Act 1992), BENGALLA MINING COMPANY PTY LIMITED. Renewal effective on and from 13 July 2018.

[n2018-2541]

APPLICATIONS TO TRANSFER RECEIVED

Notice is given that the following applications to transfer have been received:

EXPLORATION LICENCE (EL)

SOC1 PTY LTD has applied for approval to transfer EL4474 to XS RESOURCES LIMITED Application received 26 July 2018.

TASMAN GOLDFIELDS NSW PTY LTD has applied for approval to transfer EL 6372 to WILDCAT GOLD PTY LTD Application received 26 July 2018.

SUGEC RESOURCES LIMITED has applied for approval to transfer EL7679 to XS RESOURCES LIMITED. Application received 26 July 2018.

MOUNT ADRAH GOLD LIMITED has applied for approval to transfer EL7844 to WILDCAT GOLD PTY LTD Application received 26 July 2018.

MOUNT ADRAH GOLD LIMITED has applied for approval to transfer EL8606 to WILDCAT GOLD PTY LTD. Application received 26 July 2018.

PRIVATE LANDS LEASE (PLL)

QUALITY EARTHS (AUSTRALIA) PTY LTD has applied for approval to transfer PLL1267 to PETER WILLIS AND LYNETTE WILLIS. Application received 19 July 2018.

[n2018-2542]

WITHDRAWAL OF APPLICATIONS TO TRANSFER

Notice is given that the following applications for transfer have been withdrawn:

PRIVATE LANDS LEASE (PLL)

PLL1267, QUALITY EARTHS (AUSTRALIA) PTY LTD. Withdrawal took effect on 1 August 2018. (Withdrawal of Transfer Application gazetted 20 April 2018).

[n2018-2543]

Primary Industries Notices

BIOSECURITY ACT 2015

Erratum

The notice placed in the Government Gazette No. 72 of 30 June 2017, page 3411

Where the appointed name was published as listed, should read as per the following:

Published in Gazette No 72	Corrected appointed name
Janine Kermode	Janine O'Donnell

[n2018-2544]

BIOSECURITY ACT 2015

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

I, Greg Vakaci, A/Director Biosecurity & Food Safety Compliance, in exercise of delegated authority of the Secretary and of the Secretary as Accreditation Authority under the *Biosecurity Act 2015* (the Act) make the following appointments and approvals:

- 1) Pursuant to section 361 of the Act, I appoint the persons listed in Column 1 of the table set out in Schedule 1 as authorised officers for the purposes of the Act.
- 2) Pursuant to section 195 of the Act, I approve those authorised officers listed in Column 1 of the table set out in Schedule 1 to exercise the functions of a biosecurity certifier as specified in Column 2 of the table.

Duration of appointment and approval:

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

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

Dated this 30th day of July 2018

GREG VAKACI

Greg Vakaci
A/DIRECTOR
BIOSECURITY & FOOD SAFETY COMPLIANCE
(as delegate on behalf of the Secretary of the Department of Industry)

SCHEDULE 1

Column 1	Column 2
Name of person appointed as authorised officer	Approved functions of biosecurity certifier
James Kerr	NIL Conditions
Kristi Arnot	NIL Conditions

[n2018-2545]

Biosecurity (Citrus Canker) Control Order 2018 (No 3)

under the
Biosecurity Act 2015

I, SATENDRA KUMAR, Director Plant Biosecurity and Product Integrity, with the delegated authority of the Minister for Primary Industries, in pursuance of section 62 of the *Biosecurity Act 2015* and on account of reasonably believing it is necessary to prevent the biosecurity risk associated with the introduction of bacterium *Xanthomonas citri* subsp. *citri* to New South Wales, make the following Control Order.

Dated this 27th day of July 2018

SATENDRA KUMAR
DIRECTOR PLANT BIOSECURITY AND PRODUCT INTEGRITY
DEPARTMENT OF INDUSTRY

Biosecurity (Citrus Canker) Control Order 2018 (No 3)

under the

Biosecurity Act 2015

1. Name of Order

This Control Order is the Biosecurity (Citrus Canker) Control Order 2018 (No 3).

2. Commencement and Duration

- (1) This Control Order commences on the date it is signed.
- (2) This Control Order has effect for 3 years from the date on which the order commences.

Note: Notice of this Control Order will be given by publishing it on the Department's website and in the *NSW Government Gazette*.

3. Revocation of the Biosecurity (Citrus Canker) Control Order 2018 (No 2)

Pursuant to section 77 of the Act, the Biosecurity (Citrus Canker) Control Order 2018 (No 2), dated 24 April 2018, is revoked.

4. Definitions

- (1) In this Control Order:

Area Freedom Certificate means a biosecurity certificate or interstate biosecurity certificate issued by a government department that certifies that a State or Territory or part of a State or Territory is known to be free of Citrus canker.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

Citrus canker means the disease caused by the bacterium *Xanthomonas citri* subsp. *citri*

citrus canker carrier means a citrus canker host plant and any soil, packaging, equipment or machinery that has come into contact with a citrus canker host plant.

citrus canker host plant means a plant specified in Schedule 1 to this Control Order and includes any hybrid of the plant and includes any part of the plant.

Plant Health Certificate means a biosecurity certificate or interstate biosecurity certificate issued by an authorised officer under the Act or a corresponding law in a State or Territory that relates to plant biosecurity.

soil means any natural or artificial matter in which a plant is grown but does not include sterilised growth medium used to grow small pieces of plant tissue under sterile conditions.

the Act means the *Biosecurity Act 2015*.

Note: *biosecurity certificate, biosecurity matter, biosecurity risk, carrier, control order, control measures, control zone, Department, interstate biosecurity certificate* and *plant* all have the same meaning as in the Act.

- (2) If biosecurity matter referred to in this Control Order is referred to by a common name and a scientific name, the common name is for information purposes only and does not limit the description of the biosecurity matter.

5. Biosecurity Matter and Biosecurity Risk

- (1) The biosecurity matter to which this Control Order relates is the bacterium *Xanthomonas citri* subsp. *citri*, causal agent of the disease Citrus canker.
- (2) The biosecurity risk to which this Control Order relates is the biosecurity risk posed or likely to be posed by the introduction of Citrus canker into the Citrus Canker Control Zone.

6. Control Zone

- (1) Pursuant to sections 62(1)(a) and 67 of the Act, the control zone to which control measures are required to be implemented under this Control Order is the State of New South Wales.
- (2) The Control Zone is called the Citrus Canker Control Zone.

7. Persons or class of persons to whom the Control Order applies

Pursuant to section 63(d) of the Act, the class of persons to whom the control measures apply are all persons moving or causing to move citrus canker carriers into the Citrus Canker Control Zone.

8. Control Measures - movement

- (1) A person must not move or cause the movement of any citrus canker carrier into the Citrus Canker Control Zone, unless one of the following applies:
 - (a) In the case of a citrus canker host plant and soil, the citrus canker carrier was grown in or sourced from a State or Territory, or part of a State or Territory, for which an Area Freedom Certificate is currently in force.
 - (b) In the case of packaging, machinery or equipment, the citrus canker carrier has been used or operated solely in a State or Territory, or part of a State or Territory, for which an Area Freedom Certificate is currently in force.
 - (c) In the case of fruit from a citrus canker host plant, all the conditions in Schedule 2 to this Control Order are met.

Schedule 1 – Citrus Canker Host Plants

Family: Meliaceae	
Host (species) scientific name	Host (common name)
<i>Lansium domesticum</i>	Langsat
Family: Rutaceae	
Host (species) scientific name	Host (common name)
<i>Atalantia citroides</i>	Cochin China atalantia
<i>Atalantia racemosa</i> (syn. <i>Atalantia disticha</i>)	Kuranga (Indian)
<i>Atalantia</i> spp.	
<i>Citropsis daweanana</i> (syn. <i>Hesperethusa villosa</i>)	
<i>Citropsis schweinfurthii</i> (syn. <i>Limonia schweinfurthii</i> Engl.)	African Cherry Orange
<i>Clausena harmandiana</i>	
<i>Clausena lansium</i>	Wampee (Wampi)
<i>Micromelum minutum</i>	Lime berry
<i>Murraya ovatifoliolata</i> (<i>Murraya paniculata</i> var. <i>ovatifoliolata</i>)	Native mock orange
<i>Paramignya longipedunculata</i>	
<i>Paramignya monophylla</i>	
<i>Swinglea glutinosa</i> (<i>Chaetospermum glutinosa</i> , <i>Aegle glutinosa</i>)	
<i>Citrus adurensis</i> x <i>Citrangae</i>	Citrangedin
<i>Citrus aurantifolium</i> x <i>Poncirus trifoliata</i>	Citradia
<i>Citrus aurantiifolia</i> x <i>Microcitrus australasica</i>	Faustrime
<i>Citrus deliciosa</i> x <i>C. madurensis</i>	Calarin
<i>Citrus deliciosa</i> x <i>C. maxima</i>	Tangelo
<i>Citrus deliciosa</i> x <i>Citrangae</i>	Citrangarin
<i>Citrus limon</i> x <i>Microcitrus australasica</i>	Faustrimon
<i>Citrus madurensis</i> x <i>Citrus aurantiifolia</i>	Bigaraldin
<i>Citrus madurensis</i> x <i>Microcitrus australasica</i>	Faustrimedon
<i>Citrus maxima</i> x <i>Citrus aurantiifolia</i>	Limelo
<i>Citrus maxima</i> x <i>Citrus sinensis</i>	Orangelo
<i>Citrus nobilis</i> (Clementine) x <i>Citrus maxima</i>	Clemelo
<i>Citrus nobilis</i> (King of Siam) x <i>Citrus maxima</i>	Siamelo
<i>Citrus nobilis</i> (King of Siam) x <i>Citrus sinensis</i>	Siamor
<i>Citrus nobilis</i> x <i>Poncirus trifoliata</i>	Citrandin/citradarin
<i>Citrus reticulata</i> x <i>Citrus sinensis</i>	Murcott tangor
<i>Citrus sinensis</i> x <i>Poncirus trifoliata</i>	Citrangae
<i>Citrus unshiu</i> x <i>Citrus madurensis</i>	Calashu

Family: Rutaceae	
Host (species) scientific name	Host (common name)
<i>Citrus unshiu x Citrus maxima</i>	Satsumelo
<i>Citrus unshiu x Citrange</i>	Citranguma
<i>Citrus unshiu x Poncirus trifoliata</i>	Citrunshu
<i>Citrange x Poncirus trifoliata</i>	Cicitrangle/ cicitrange
<i>Citrofortunella</i> sp.	
<i>Citroncirus</i> spp.	
<i>Citrus amblycarpa</i>	
<i>Citrus aurantifolia</i>	Mexican Lime/ West Indian Lime
<i>Citrus aurantium</i>	Sour Oranges
<i>Citrus australasica (Microcitrus australasica)</i>	Finger lime
<i>Citrus australis (Microcitrus australis)</i>	Australian Round Lime
<i>Citrus benikoji</i>	
<i>Citrus davaoensis</i>	
<i>Citrus depressa</i>	
<i>Citrus excels</i>	
<i>Citrus garrawayi (Microcitrus garrawayi)</i>	Mount white lime
<i>Citrus glauca (Eremocitrus glauca)</i>	<i>Desert Lime/Australian Desert Lime</i>
<i>Citrus gracilis</i>	Humpty doo lime
<i>Citrus halimii</i>	Mountain Citron
<i>Citrus hassaku</i>	Hassaku Orange
<i>Citrus hindsii (Fortunella hindsii)</i>	Hong Kong kumquat
<i>Citrus hystrix</i>	Kaffir lime; Mauritius bitter orange
<i>Citrus inodora (Microcitrus inodora)</i>	North Queensland Lime/Russel River Lime
<i>Citrus intermedia</i>	
<i>Citrus jambhiri</i>	Rough lemon
<i>Citrus japonica (Fortunella japonica)</i>	Kumquat
<i>Citrus japonica</i> subfo. <i>crassifolia</i> (Swingle) Hiroë (<i>Fortunella crassifolia</i>)	Meiwa sweet kumquat
<i>Citrus junos</i>	Yuzu
<i>Citrus latifolia</i>	Tahiti lime
<i>Citrus latipes</i>	Khasi papeda
<i>Citrus leiocarpa</i>	
<i>Citrus limetta</i>	sweet lemon tree
<i>Citrus limettioides</i>	Palestine sweet lime
<i>Citrus limon</i>	Lemon
<i>Citrus limonia</i>	Rangpur
<i>Citrus longispina</i>	

Family: Rutaceae	
Host (species) scientific name	Host (common name)
<i>Citrus lycopersiciformis</i>	
<i>Citrus macrophylla</i>	Alemow
<i>Citrus maderaspatana</i>	
<i>Citrus madurensis</i>	Calamondin
<i>Citrus maxima</i> (<i>Citrus grandis</i>)	Pummelo
<i>Citrus medica</i>	Citron
<i>Citrus meyeri</i>	Meyer Lemon
<i>Citrus natsudaidai</i>	Natsudaidai
<i>Citrus neo-aurantium</i>	Tosu sour orange
<i>Citrus nobilis</i>	Tangor
<i>Citrus paradise</i>	Grapefruit
<i>Citrus paradisi</i> × <i>Poncirus trifoliata</i>	Swingle Citrumelo
<i>Citrus reshni</i>	Cleopatra Mandarin
<i>Citrus reticulate</i>	Mandarin and Tangerine
<i>Citrus reticulata</i> x <i>Poncirus trifoliata</i>	Citrumelo
<i>Citrus sinensis</i>	Sweet Orange/ Navel orange
<i>Citrus sunki</i>	Sour mandarin
<i>Citrus tachibana</i>	Tachibana
<i>Citrus taiwanica</i>	Sour Orange
<i>Citrus tankan</i>	Tankan mandarin
<i>Citrus unshiu</i>	Unshu mandarin; Satsuma
<i>Citrus webberi</i>	Kalpi
<i>Citrus x tangelo</i>	Tangelo
<i>Fortunella crassifolia</i>	Meiwa sweet kumquat
<i>Fortunella japonica</i> x <i>Citrus aurantiifolia</i>	Limequat
<i>Fortunella margarita</i>	Oval Kumquat
<i>Fortunella margarita</i> x <i>Citrus sinensis</i>	Orangequat
<i>Fortunella margarita</i> x <i>Citranga</i>	Citrangaquat
<i>Microcitronella</i> spp.	
<i>Poncirus trifoliata</i>	Trifoliolate Orange
<i>Acronychia acidula</i>	lemon aspen
<i>Acronychia wilcoxiana</i>	
<i>Casimiroa sapota</i> (<i>Casimiroa edulis</i>)	White Sapote
<i>Feroniella crassifolia</i>	
<i>Lunasia amara</i>	
<i>Melicope denhamii</i> (<i>Euodia ridleyi</i>)	Evodia
<i>Melicope latifolia</i> (<i>Euodia latifolia</i>)	

Family: Rutaceae	
Host (species) scientific name	Host (common name)
<i>Melicope latifolia</i> (<i>Euodia latifolia</i>)	False foot of the turtle
<i>Toddalia asiatica</i>	
<i>Zanthoxylum ailanthoides</i>	Alianthus-like prickly ash
<i>Zanthoxylum clava-herculis</i> (<i>Xanthoxylum clava-herculis</i>)	Tooth-ache tree
<i>Zanthoxylum fagara</i> (<i>Xanthoxylum fagara</i>)	Wild lime

Schedule 2 – Conditions to move fruit into NSW

1. The fruit has been grown on a property that is accredited by a government department as being free from Citrus canker and has been surveyed by an authorised officer of that department:
 - (a) at petal fall, unless petal fall occurred before 1 April 2018; and
 - (b) before the harvest of the fruit.
2. The fruit has been grown by a grower who is registered by a government department to move fruit in accordance with the conditions in this Schedule.
3. The plants from which the fruit is sourced have been:
 - (a) treated with a copper-based fungicide for Citrus canker in accordance with all APVMA label directions and permit conditions, and
 - (b) regularly monitored for *Phyllocnistis citrella* (citrus leaf miner), and treated as required with an insecticide registered for the control of citrus leaf miner in accordance with APVMA all label directions and permit conditions.
4. The fruit has been treated post-harvest by one of the following methods:
 - (a) immersion or continuous spraying using a product containing sodium hypochlorite to produce a solution of 200 ppm w/v of available chlorine (and which is maintained at a pH of 6.0 to 7.5) in accordance with all APVMA label directions and permit conditions. The fruit must remain completely wet within the solution for at least 2 minutes, either through continued immersion or continuous spraying and an appropriate wetting agent/surfactant must be used to achieve maximum contact of the solution with the surface of the fruit; or
 - (b) treated with a product containing 950g/kg sodium ortho- phenylphenate tetrahydrate (SOPP tetrahydrate) in accordance with all APVMA label directions and permit conditions to produce a solution of 2kg SOPP tetrahydrate to 100L water (and which is maintained at a pH of 12.0), and the fruit is completely wet with the solution for at least:
 - (i) 45 seconds if the solution has sufficient soap or detergent to cause foam to appear; or
 - (ii) 1 minute otherwise.
5. The fruit has been sorted, graded, treated and packed in a facility that has been:
 - (a) audited by an authorised officer of a government department, and
 - (b) registered by that department to move fruit in accordance with the conditions in this Schedule
6. The fruit has been inspected by an authorised officer of a government department at a rate of 600 pieces of fruit or 2% of the consignment (whichever is greater), and
 - (a) found free from symptoms of Citrus canker; and
 - (b) found free of leaves, twigs and other plant parts (except for stems that are less than 2.5cm long and attached to the fruit).
7. The fruit is accompanied by a Plant Health Certificate certifying that all of the above conditions have been met.

Crown Land Notices

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

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

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

Road Disposed: 11/1241195, 12/1241195

File No: CL/00245

[n2018-2547]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Water

DESCRIPTION

Parishes – Cowabbie, Brangalga; County – Bourke
Land District – Wagga Wagga; LGA – Coolamon

Road Disposed: 3/1239032

File No: 17/05892

[n2018-2548]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Water

DESCRIPTION

Parish – Kingsgate; County – Gough
Land District – Glen Innes; LGA – Glen Innes Severn

Road Disposed: 1/1220865

File No: 15/08241

[n2018-2549]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Water

DESCRIPTION

Parish – Duval; County – Sandon
Land District – Armidale; LGA – Armidale Dumaresq

Road Disposed: 1/1215547

File No: 14/03362

[n2018-2550]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Bundawarra; County – Bland
Land District – Temora; LGA – Temora

Road Disposed: 4/1239954

File No: 13/13522

[n2018-2551]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* and clause 44 of Schedule 7 to the *Crown Land Management Act 2016*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

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

Road Closed: Lot 1 DP1234955, Lot 11 DP1243756

File No: GF05H751

SCHEDULE

On closing, the land within Lot 1 DP1234955 and Lot 11 DP1243756 will remain vested in The State of New South Wales as Crown land.

[n2018-2552]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Narratoola; County – Townsend
Land District – Deniliquin; LGA – Murray River

Road Disposed: 1/1243298

File No: 16/10955

[n2018-2553]

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 – Narrabeen; County – Cumberland
Land District – Metropolitan; LGA – Northern Beaches

Road Closed: Lot 1 DP 1244102

File No: 17/09097

SCHEDULE

On closing, the land within Lot 1 DP 1244102 remains vested in Northern Beaches Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: C000830

[n2018-2554]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Binnaway; County – Napier
Land District – Coonabarabran; LGA – Warrumbungle

Road Disposed: 1/1216041

File No: 09/11540

[n2018-2555]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* and clause 19A of Schedule 7 to the *Crown Land Management Act 2016*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified 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 5 DP1244541:

File No: 16/05262

SCHEDULE

On closing, the land within Lot 5 DP1244541 will remain vested in Fairfield City Council as operational land for purposes of the *Local Government Act 1993*.

Council Reference: 15/12223

[n2018-2556]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* and clause 19A of Schedule 7 to the *Crown Land Management Act 2016*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified 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 5 DP1244541:

File No: 16/05262

SCHEDULE

On closing, the land within Lot 5 DP1244541 will remain vested in Fairfield City Council as operational land for purposes of the *Local Government Act 1993*.

Council Reference: 15/12223

[n2018-2557]

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 – Baker, Stonybattery, Baldwin, Chapman; County – Hardinge
Land District – Armidale; LGA – Uralla*

Road Closed: Lot 11 DP 1235530, Lots 12-14 DP1235532, Lots 15-16 DP1236859, Lot 17 DP1241497

File No: 17/05300

SCHEDULE

On closing, the land within Lot 11 DP 1235530, Lots 12-13 DP1235532, Lot 16 DP1236859, Lot 17 DP1241497 will remain vested in the State of New South Wales as Crown land.

On closing, the land within Lot 14 DP 1235532, Lot 15 DP1236859 will become vested in the State of New South Wales as Crown land.

[n2018-2558]

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 – Whittaker, Bullerana, Wathagar, Cudgildool, Boonaldoon, Greenbah;

County – Courallie, Benarba

Land District – Moree; LGA – Moree Plains

Road Closed: Lot 20 DP1240817, Lot 31 DP1240816, Lots 2-3 DP46821

File No: 16/06971

SCHEDULE

On closing, the land within Lot 20 DP1240817, Lot 31 DP1240816, Lots 2-3 DP46821 will remain vested in the State of New South Wales as Crown land.

[n2018-2559]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* and clause 44 of Schedule 7 to the *Crown Land Management Act 2016*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Kunghur; County – Rous

Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 2 DP 1235488

File No: 08/11624

SCHEDULE

On closing, the land within Lot/s Lot 2 DP 1235488 will remain vested in The State of New South Wales as Crown land.

[n2018-2560]

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

IN pursuance of the provisions of Section 152I, *Roads Act 1993*, the Crown public road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, and as from the date of publication of this notice, the road specified in Schedule 1 ceases to be a Crown public road.

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

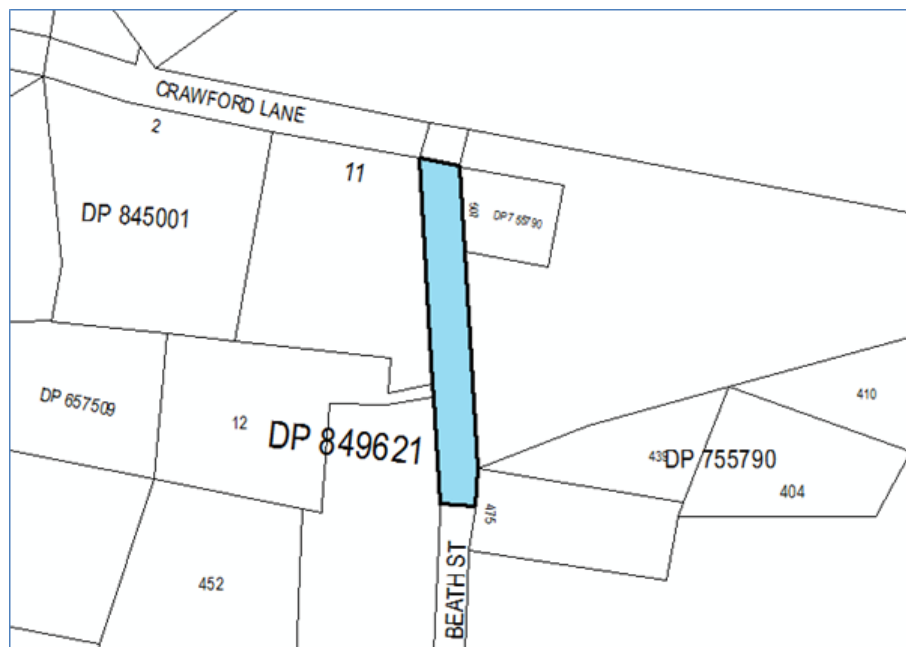
SCHEDULE 1

Parish – Sofala – Roxburgh

Land District – Bathurst; Locality of Wattle Flat

Local Government Area – Bathurst Regional Council

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



SCHEDULE 2

Roads Authority: Bathurst Regional Council

Council Ref: Darren Sturgiss

File Ref: 18/05975; W598609

[n2018-2561]

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

IN pursuance of the provisions of Section 152I, *Roads Act 1993*, the Crown public roads specified in Schedules 1-7 are transferred to the Roads Authority specified in Schedule 8 hereunder, and as from the date of publication of this notice, the road specified in Schedules 1 – 7 cease to be Crown public roads.

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

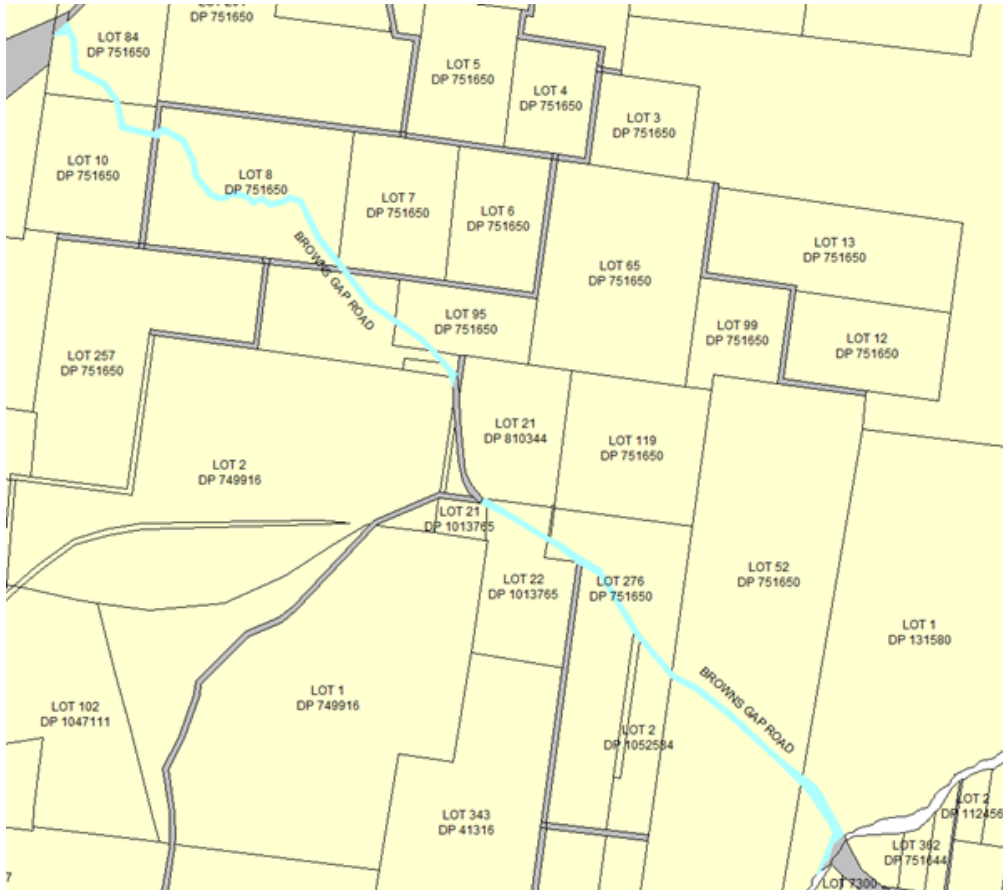
SCHEDULE 1

Parish – Lett; County – Cook

Land District –Lithgow; Village of Hartley

Local Government Area – Lithgow City Council

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



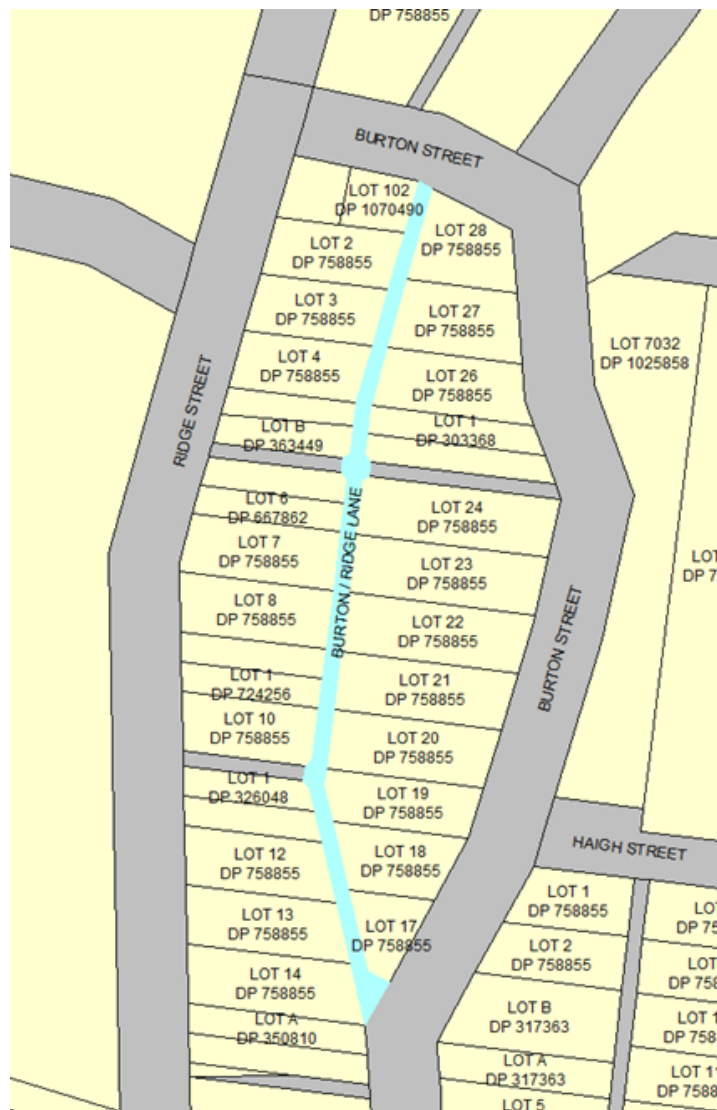
SCHEDULE 2

Parish – Cullen Bullen; County – Roxburgh

Land District –Lithgow; Town of Portland

Local Government Area – Lithgow City Council

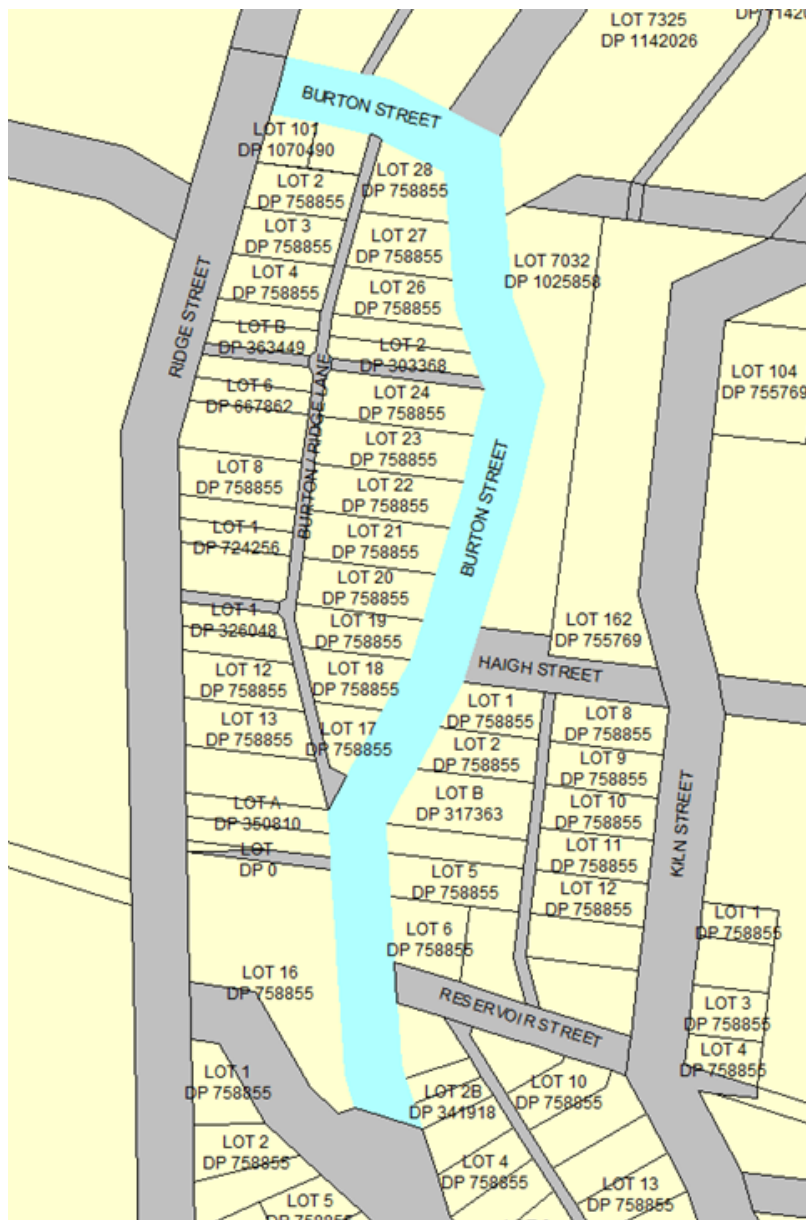
That part of the Crown Public road known as Burton/Ridge Lane as denoted by blue shading in the diagram below.



SCHEDULE 3

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

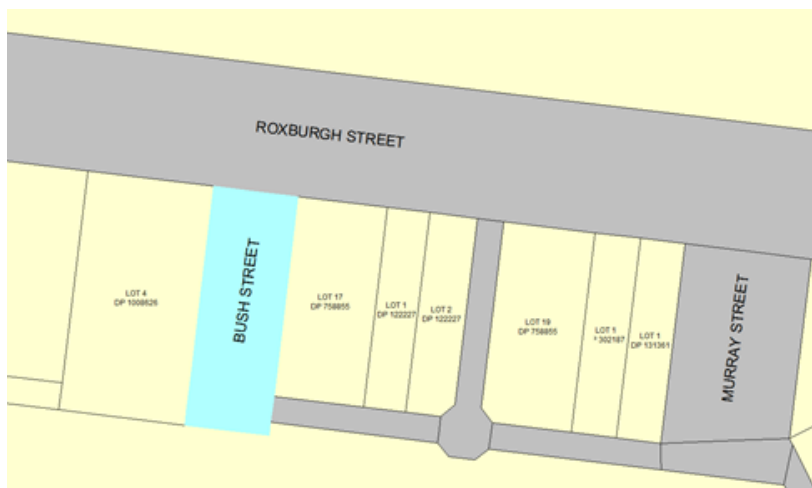
That part of the Crown Public road known as Burton Street as denoted by blue shading in the diagram below.



SCHEDULE 4

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

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



SCHEDULE 5

*Parish – Falnash; County – Roxburgh
Land District –Lithgow; Village of Meadow Flat
Local Government Area – Lithgow City Council*

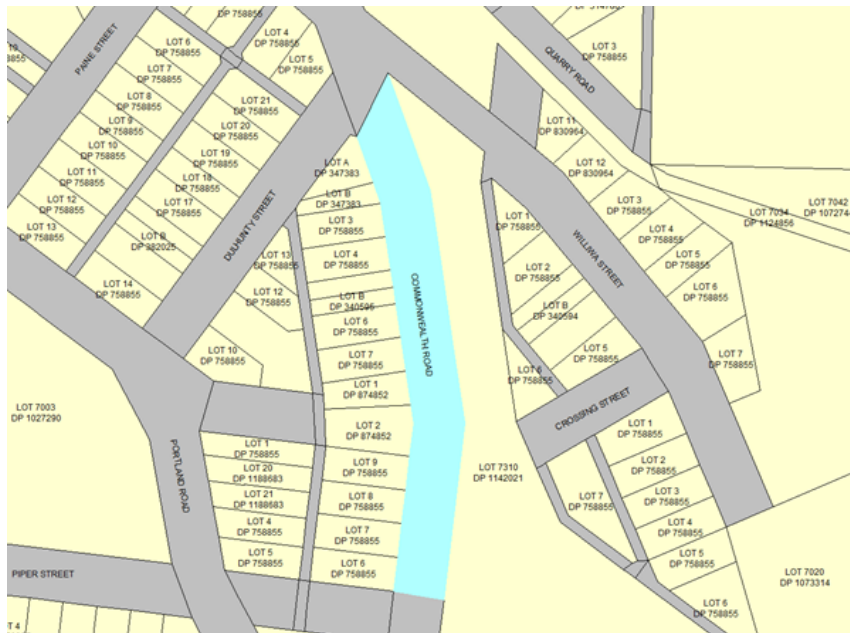
That part of the Crown Public road known as Cases Lane as denoted by blue shading in the diagram below.



SCHEDULE 6

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

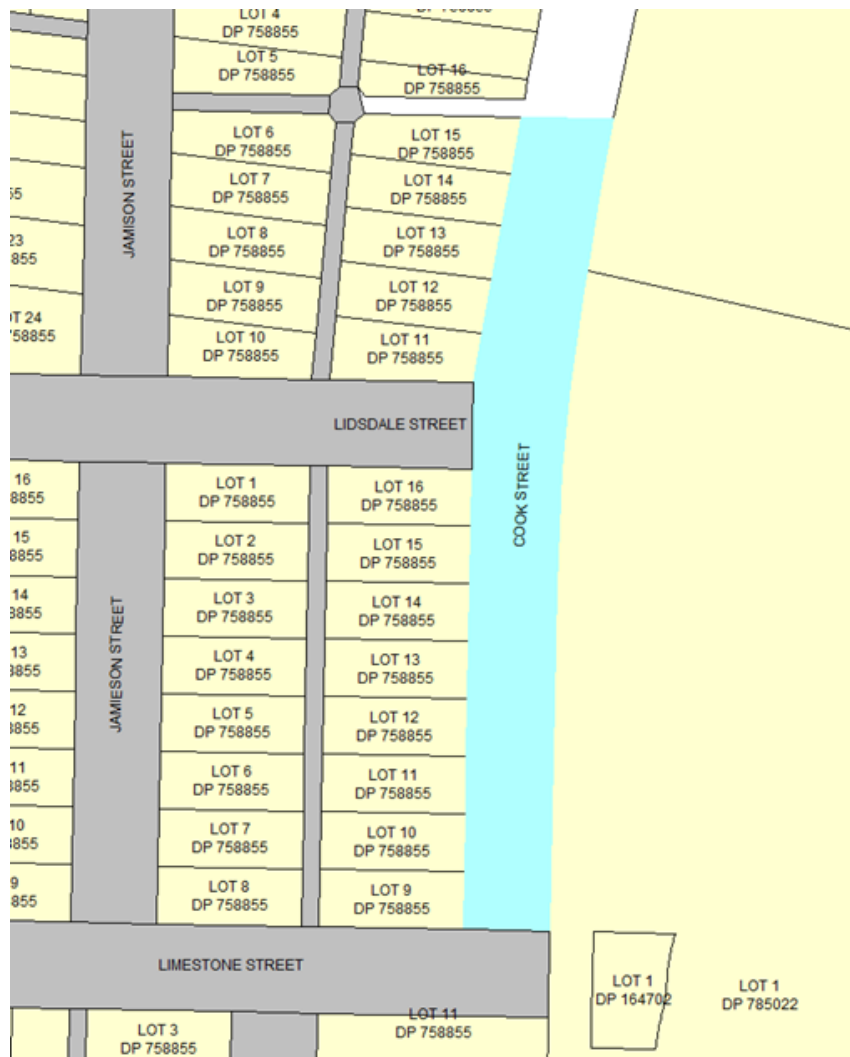
That part of the Crown Public road known as Commonwealth Road as denoted by blue shading in the diagram below.



SCHEDULE 7

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

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



SCHEDULE 8

Roads Authority: Lithgow City Council
 Council Ref: Leanne Kearney
 File Ref: 18/ 04318#02; W598463

[n2018-2562]

ROADS ACT 1993

ORDER

Transfer of Crown Roads to Council

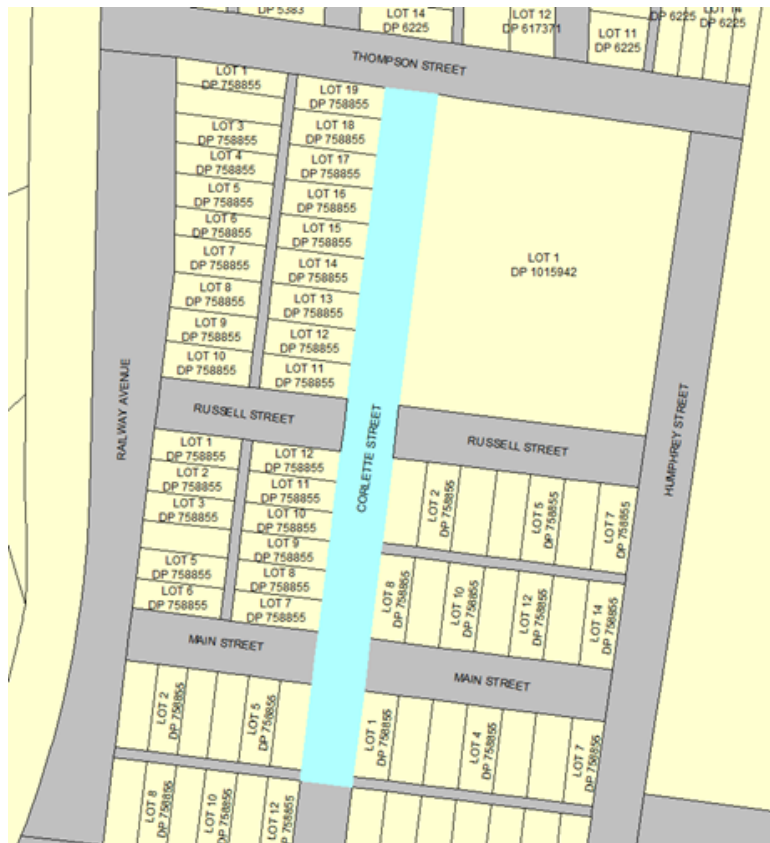
IN pursuance of the provisions of Section 152I, *Roads Act 1993*, the Crown public roads specified in Schedules 1-7 are transferred to the Roads Authority specified in Schedule 8 hereunder, and as from the date of publication of this notice, the road specified in Schedules 1 – 7 cease to be Crown public roads.

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

SCHEDULE 1

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

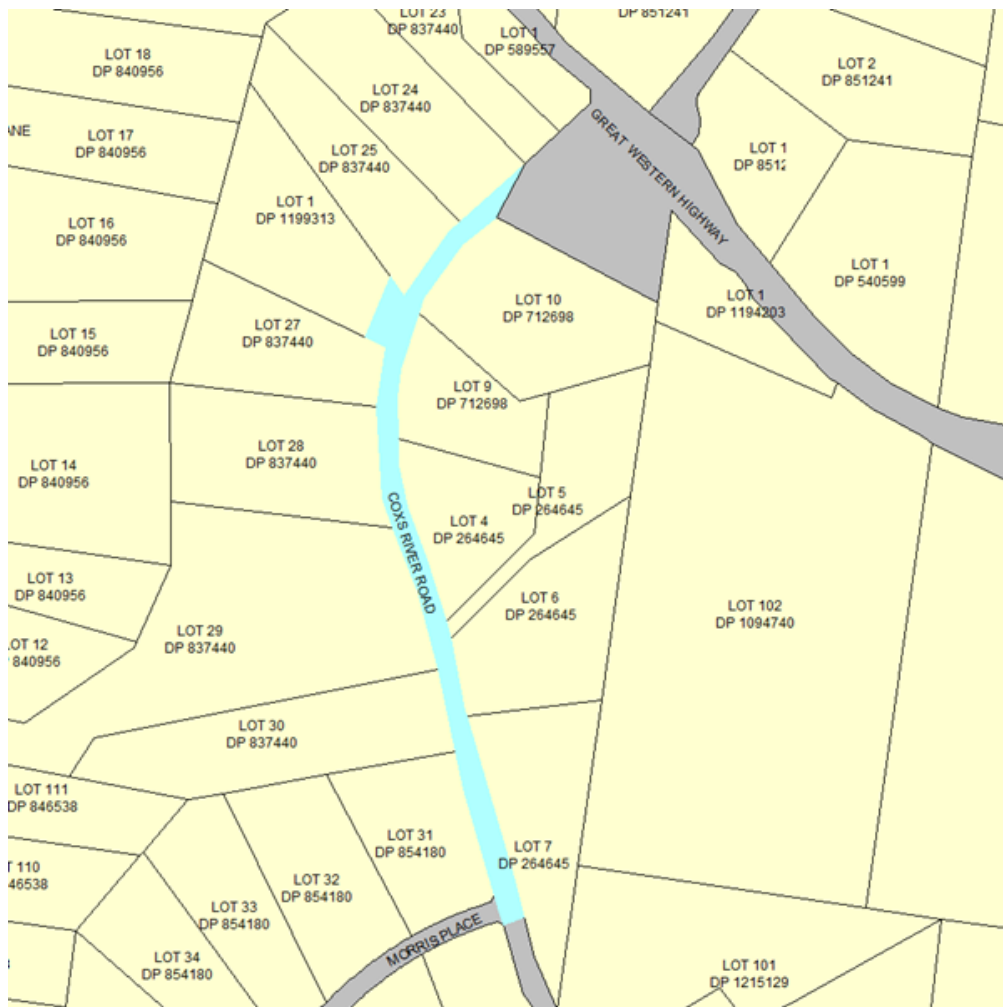
That part of the Crown Public road known as Corlette Street as denoted by blue shading in the diagram below.



SCHEDULE 2

*Parish – Hartley; County – Cook
Land District – Lithgow; Village of Little Hartley
Local Government Area – Lithgow City Council*

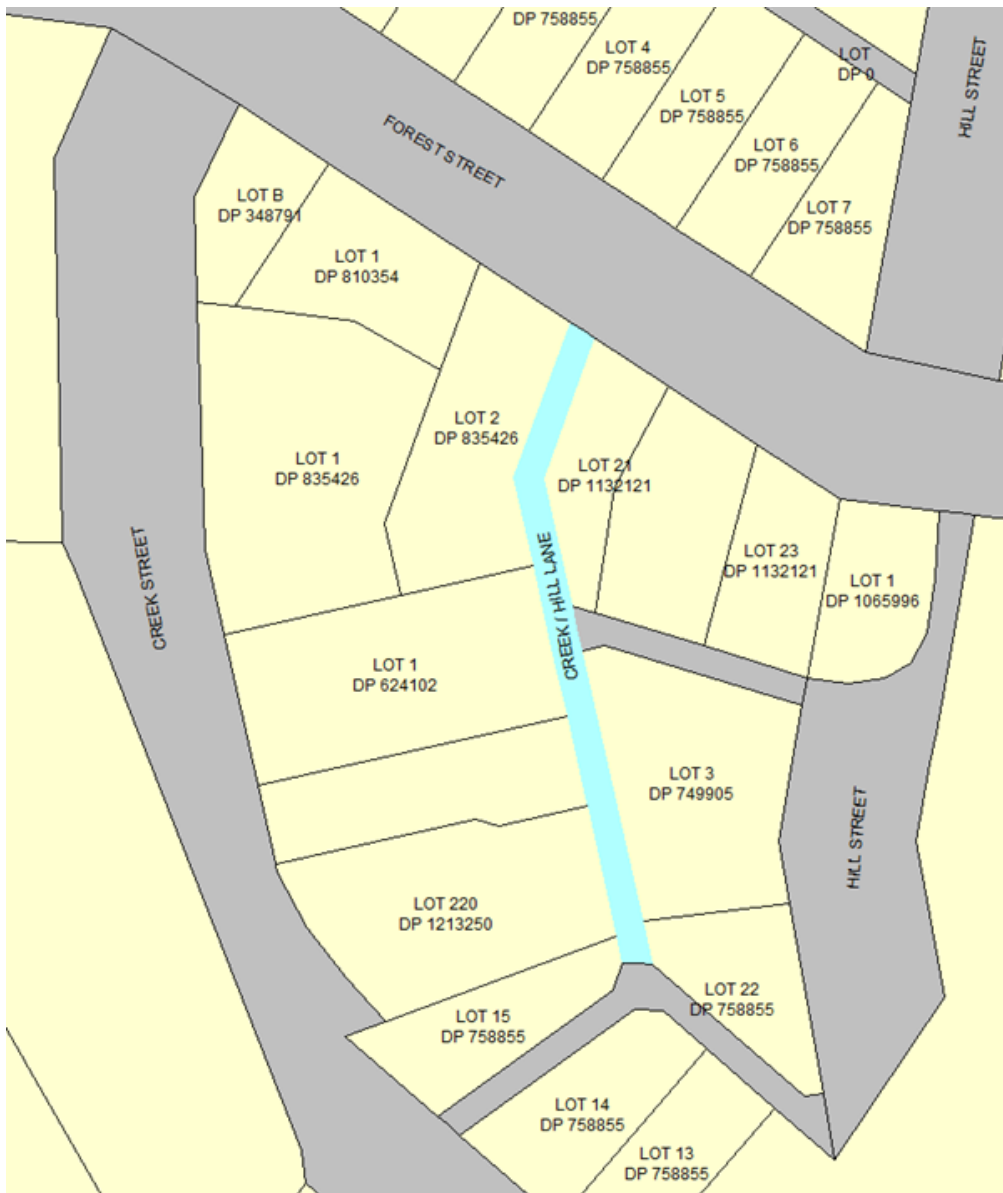
That part of the Crown Public road known as Cox's River Road as denoted by blue shading in the diagram below.



SCHEDULE 3

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

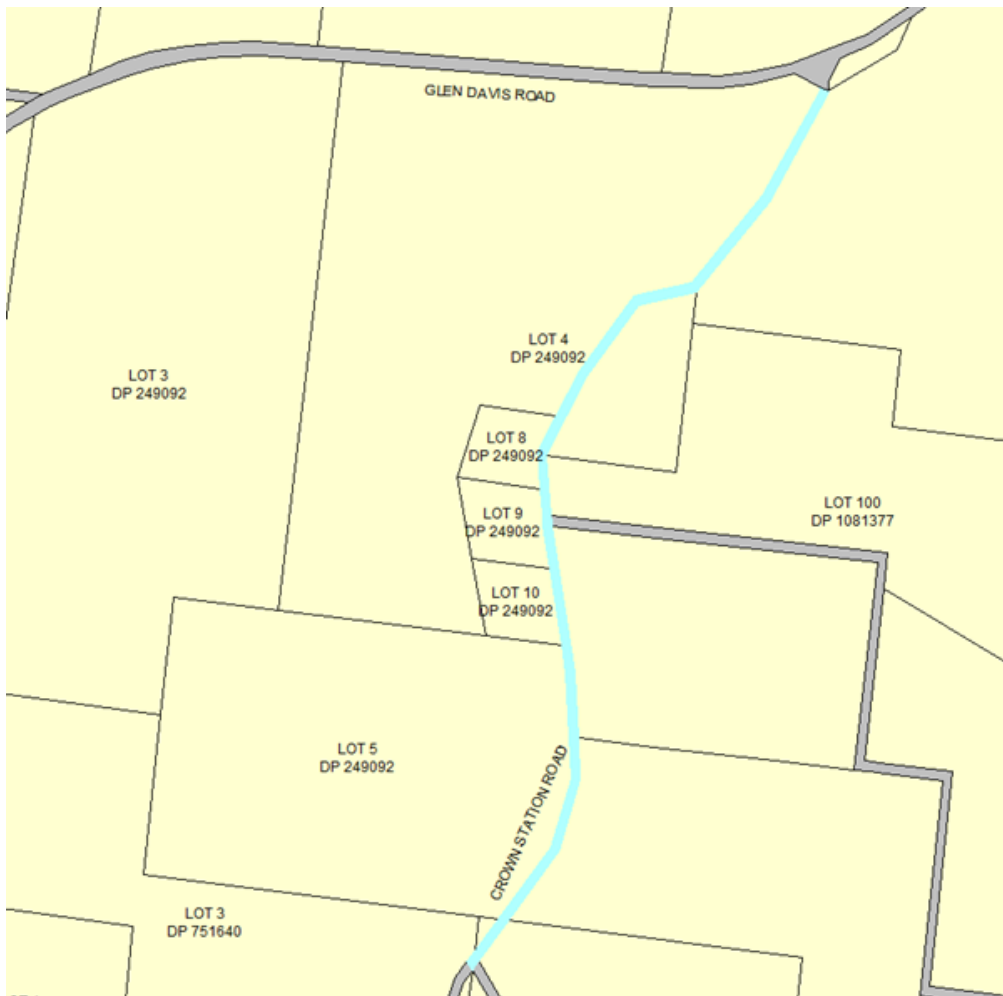
That part of the Crown Public road known as Creek/Hill Lane as denoted by blue shading in the diagram below.



SCHEDULE 4

*Parish – Goollooinboin; County – Cook
Land District –Lithgow; Locality of Glen Davis
Local Government Area – Lithgow City Council*

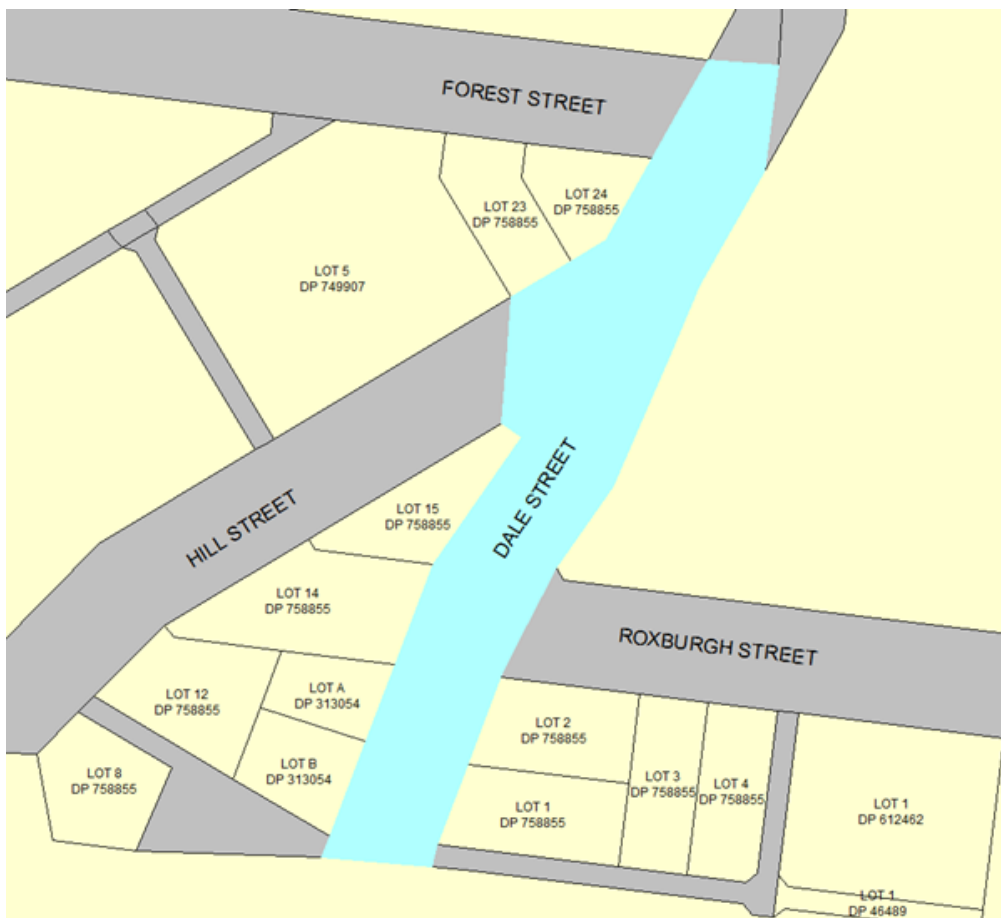
That part of the Crown Public road known as Crown Station Road as denoted by blue shading in the diagram below.



SCHEDULE 5

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

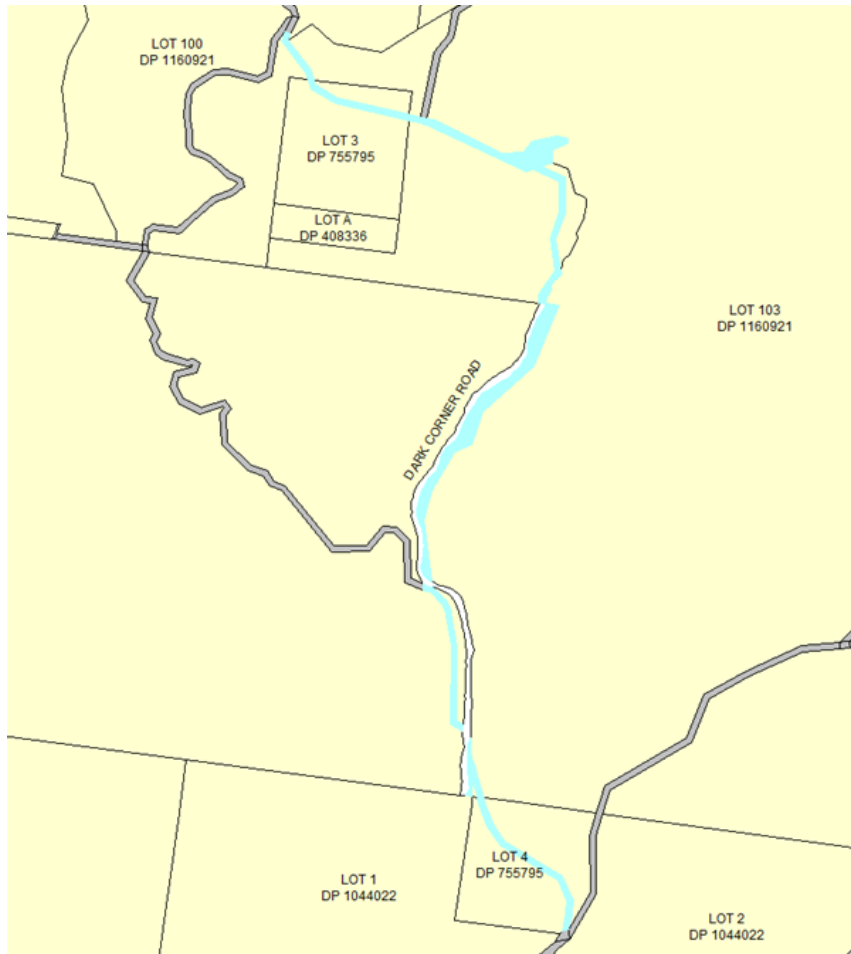
That part of the Crown Public road known as Dale Street as denoted by blue shading in the diagram below.



SCHEDULE 6

*Parish – Turon; County – Roxburgh
Land District – Lithgow; Locality of Palmers Oaky
Local Government Area – Lithgow City Council*

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



SCHEDULE 7

*Parish – Antonio; County – Westmoreland
Land District – Lithgow; Locality of Hampton
Local Government Area – Lithgow City Council*

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



SCHEDULE 8

Roads Authority: Lithgow City Council

Council Ref: Leanne Kearney

File Ref: 18/04318#03; W598597

[n2018-2563]

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 – Jondaryan; County – Cooper**Land District – Mirrool; LGA – Griffith*

Road Closed: Lot 1 DP1234156

File No: 15/02985

SCHEDULE

On closing, the land within Lot 1 DP 1234156 becomes vested in the State of New South Wales as Crown Land.

Council's reference: Kooba St

[n2018-2564]

ERRATUM

In the notice published in NSW Government Gazette No 66 of 29 June 2018, Folio 4060 – 4069, under the heading “Appointment of Administrator to Manage a Reserve Trust”, the reference to the following entries under Column 2 and related column 3 reserve details of the schedule, as detailed below, are removed;

Column 2	Column 3
Portland Sanitary and Rubbish Depot (R51778) Reserve Trust	Reserve No. 51778 Public Purpose: rubbish depot, sanitary depot Notified: 20 Oct 1916
Baan Baa Literary Institute	Reserve No. 560026 Public Purpose: literary institute Notified: 15 September 1922
Belar Creek School of Arts	Reserve No. 1036528 Public Purpose: school of arts Notified: 1 January 1905
Cookamidgera Mechanics Institute	Reserve No. 1000245 Public Purpose: mechanics' institute site Notified: 4 July 1896
Mechanics Institute of Nelligen Incorporated	Reserve No. 33877 Public Purpose: mechanics institute site Notified: 15 Feb 1902

Column 2	Column 3
Narooma School of Arts and Soldiers' War Memorial Hall Incorporated	Reserve No. 580067 Public Purpose: mechanics' institute site Notified: 23 April 1895
	Reserve No. 580080 Public Purpose: mechanics' institute site Notified: 24 Sep 1913
	Reserve No. 580089 Public Purpose: addition, mechanics' institute site Notified: 14 Oct 1921

File No: 17/02470#14

The Hon Paul Toole, MP
Minister for Lands and Forestry

[n2018-2565]

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
Susan Bradley (re-appointment) Anthony John Whitby (re-appointment) Wendy Anne Dalton (new member) Mette Anne Dudenhoeffer (new member) Kaaren Francoise Hatcher (new member) Richard Clarence Mills (new member) Ved Vyasandana Saraswati (new member)	Rocky Hall Community Centre Land Manager	Reserve No. 87047 Public Purpose: public recreation Notified: 17 January 1969 Reserve No. 97303 Public Purpose: community centre Notified: 08 June 1984 File Reference: NA84R30
For a term commencing 26 September 2018 and expiring 25 September 2023.		

[n2018-2566]

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 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
Susan Mary Hardwick (new member) For a term commencing the date of this notice and expiring 15 October 2020.	Albury Showground Land Manager	Dedication No. 620063 Public Purpose: showground Notified: 26 November 1948 Dedication No. 1002198 Public Purpose: showground Notified: 01 November 1957 File Reference: WA80R109-05

[n2018-2567]

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
Paul Francis Bray (re-appointment) Malcolm Lewis Clark (re-appointment) Reckell Elizabeth Jones (re-appointment) Peter Maher (re-appointment) For a term commencing 6 September 2018 and expiring 5 September 2023	Ardlethan Recreation Reserve Land Manager	Reserve No. 43862 Public Purpose: Public Recreation Notified: 12 May 1909 File Reference: WA81R52-03

[n2018-2568]

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
Robert Ernest Anderson (re-appointment) Brian Raymond Jennings (re-appointment) Warren Donald Preston (re-appointment) For a term commencing 13 September 2018 and expiring 12 September 2023	Pucawan Recreation Reserve Land Manager	Reserve No. 43148 Public Purpose: Public Recreation Notified: 14 October 1908 File Reference: WA80R167

[n2018-2569]

APPOINTMENT OF CORPORATION TO MANAGE DEDICATED OR RESERVED CROWN LAND

Pursuant to Schedule 7, Clause 10A(3)(d), of the *Crown Land Management Act 2016*, the corporation specified in Column 1 of the Schedule hereunder is appointed as crown land manager for the term also specified in Column 1, of the reserve trust specified opposite thereto in Column 2, which is trustee of the dedications 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
Lands Administration Ministerial Corporation For a term commencing the date of this notice.	University of New England (Newling Campus) Reserve Trust	Dedication No. 1000359 Public Purpose: teachers' college Notified: 23 November 1928 Dedication No. 1001165 Public Purpose: addition, teachers' college Notified: 14 March 1930 File Reference: AE94R1

[n2018-2570]

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 terms of office specified in that Column, as 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
Christopher Lee Camin (new member) For a term commencing the date of this notice and expiring 30 November 2019.	Homebush Recreation Reserve Land Manager	Reserve No. 97957 Public Purpose: public recreation Notified: 18 October 1985 File Reference: WL90R0033-2

[n2018-2571]

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
Daryl Robert Jenkins (re-appointment) Kaye Jenkins (re-appointment) Kirsty Jenkins (re-appointment) Julie Ann Grant (re-appointment) Sharon Maree Rushworth (re-appointment) For a term commencing 4 October 2018 and expiring on 3 October 2023.	Sodwalls Tennis Courts Reserve Land Manager	Reserve No. 95883 Public Purpose: tennis courts Notified: 2 April 1982 File Reference: OE80R44-002

[n2018-2572]

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
Karen Rowson (re-appointment) David Rowson (re-appointment) Raelene Nicholson (re-appointment) For a term commencing the day of this notice and expiring 2 August 2023.	Jindabyne Airport Recreation Reserve Land Manager	Reserve No. 1033568 Public Purpose: public recreation Notified: 4 November 2011 File Reference: 11/12431

[n2018-2573]

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
Jillian Margaret Earea (new member) Hollie Shae Jerrett (new member) Dean Anthony Richards (new member) Wayne Daniel Taekata (new member) Tamra Ann Taekata (new member) Peter Dickson-Smith (re- appointment) Michelle Leanne Irwin (re- appointment) For a term commencing 19 September 2018 and expiring 18 September 2023.	Glenreagh Public Recreation Reserve Land Manager	Reserve No. 81867 Public Purpose: public recreation Notified: 21 August 1959 File Reference: GF81R110-003

[n2018-2574]

CHANGE OF NAME OF STATUTORY LAND MANAGER

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

The Hon Paul Toole, MP
 Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Ulladulla Native Flora & Fauna Reserve Land Manager	Reserve No. 83283 Public Purpose: promotion of the study and the preservation of native flora and fauna, public recreation Notified: 21 July 1961 File Reference: NA80R453	South Pacific Heathland Reserve Land Manager

[n2018-2575]

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
access (relevant interest – Licence 594256)	Reserve No. 751709 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/02443
communication facilities (relevant interest – Licence 598618)	Reserve No. 24688 Public Purpose: public recreation Notified: 29 August 1896 File Reference: 08/6163
building (relevant interest – Licence 561636)	Reserve No. 1012388 Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation Notified: 15 September 2006 File Reference: 16/00755
landing/platform (relevant interest – Licence 561636)	
ramp (relevant interest – Licence 561636)	
reclamation (relevant interest – Licence 561636)	
pipeline (relevant interest – Licence 548010)	Reserve No. 1681 Public Purpose: travelling stock Notified: 15 December 1884 File Reference: 15/02003
pump site (relevant interest – Licence 548010)	
grazing (relevant interest – Licence 548010)	Reserve No. 32542 Public Purpose: travelling stock Notified: 20 April 1901 File Reference: 15/02003
agriculture (relevant interest – Licence 548010)	
pump site (relevant interest – Licence 548010)	
pipeline (relevant interest – Licence 548010)	

Column 1	Column 2
grazing (relevant interest – Licence 548010) agriculture (relevant interest – Licence 548010) pump site (relevant interest – Licence 548010) pipeline (relevant interest – Licence 548010)	Reserve No. 44571 Public Purpose: travelling stock Notified: 3 November 1909 File Reference: 15/02003
grazing (relevant interest – Licence 548010) agriculture (relevant interest – Licence 548010) pump site (relevant interest – Licence 548010) pipeline (relevant interest – Licence 548010)	Reserve No. 48017 Public Purpose: access Notified: 16 November 1910 File Reference: 15/02003
grazing (relevant interest – Licence 548010) pump site (relevant interest – Licence 548010) pipeline (relevant interest – Licence 548010)	Reserve No. 60626 Public Purpose: public recreation Notified: 3 August 1928 File Reference: 15/02003
landing/platform (relevant interest - Licence 561636) building (relevant interest - Licence 561636) ramp (relevant interest - Licence 561636) reclamation (relevant interest - Licence 561636) pump and pipeline (relevant interest - Licence 548010) boardwalk (relevant interest - Licence 590359) jetty (relevant interest - Licence 592624) jetty (relevant interest - Licence 593222) retaining wall (relevant interest - Licence 593222) piles (relevant interest - Licence 593222) slipway (relevant interest - Licence 593222) ramp (relevant interest - Licence 577198) reclamation (relevant interest - Licence 577198)	Reserve No. 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 17/11702

Column 1	Column 2
<p>jetty (relevant interest - Licence 554624)</p> <p>berthing area (relevant interest - Licence 579221)</p> <p>jetty (relevant interest - Licence 579221)</p> <p>pontoon (relevant interest - Licence 579221)</p> <p>ramp (relevant interest - Licence 579221)</p> <p>jetty (relevant interest - Licence 582107)</p> <p>pontoon (relevant interest - Licence 582107)</p> <p>ramp (relevant interest - Licence 582107)</p> <p>reclamation (relevant interest - Licence 582107)</p> <p>jetty (relevant interest - Licence 562410)</p> <p>piles (relevant interest - Licence 562410)</p> <p>reclamation (relevant interest - Licence 562410)</p> <p>seawall (relevant interest - Licence 562410)</p> <p>jetty (relevant interest - Licence 595878)</p> <p>jetty (relevant interest - Licence 581811)</p> <p>piles (relevant interest - Licence 581811)</p> <p>pontoon (relevant interest - Licence 581811)</p> <p>ramp (relevant interest - Licence 581811)</p> <p>reclamation (relevant interest - Licence 581811)</p> <p>seawall (relevant interest - Licence 581811)</p> <p>jetty (relevant interest - Licence 563495)</p>	
<p>building (relevant interest - Licence 561636)</p> <p>landing/platform (relevant interest - Licence 561636)</p> <p>ramp (relevant interest - Licence 561636)</p>	<p>Reserve No. 1011268 Public Purpose: future public requirements Notified: 3 February 2006 File Reference: 17/11702</p>

Column 1	Column 2
reclamation (relevant interest - Licence 561636) pump and pipeline (relevant interest - Licence 548010) boardwalk (relevant interest - Licence 590359) jetty (relevant interest - Licence 592624) jetty (relevant interest - Licence 593222) piles (relevant interest - Licence 593222) retaining wall (relevant interest - Licence 593222) slipway (relevant interest - Licence 593222) jetty (relevant interest - Licence 554624) berthing area (relevant interest - Licence 579221) jetty (relevant interest - Licence 579221) pontoon (relevant interest - Licence 579221) ramp (relevant interest - Licence 579221) jetty (relevant interest - Licence 582107) pontoon (relevant interest - Licence 582107) ramp (relevant interest - Licence 582107) reclamation (relevant interest - Licence 582107) jetty (relevant interest - Licence 562410) piles (relevant interest - Licence 562410) reclamation (relevant interest - Licence 562410) seawall (relevant interest - Licence 562410) jetty (relevant interest - Licence 595878) jetty (relevant interest - Licence 581811) piles (relevant interest - Licence 581811)	

Column 1	Column 2
pontoon (relevant interest - Licence 581811) ramp (relevant interest - Licence 581811) reclamation (relevant interest - Licence 581811) seawall (relevant interest - Licence 581811) jetty (relevant interest - Licence 563495) ramp (relevant interest - Licence 577198) reclamation (relevant interest - Licence 577198)	

[n2018-2576]

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8 and 51 of the *Anti-Discrimination Act 1977* (NSW) to Many Rivers Microfinance Limited to designate and recruit to designate and recruit positions for Aboriginal and Torres Strait Islander persons only, in pursuance of its goal of a 10% Aboriginal and Torres Strait Islander workforce participation rate.

This exemption will remain in force for 5 years.

Dated this 26th day of July 2018

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

[n2018-2577]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **KYOGLÉ DISTRICT CARE CONNECTIONS INCORPORATED (Y1373234)** became registered under the *Corporations Act 2001* as **HAMMONDCARE NORTHERN RIVERS LIMITED (ACN:627 490 902)**, a company limited by guarantee, on 13 July 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Robyne Lunney
Delegate of the Commissioner,
NSW Fair Trading
30 July 2018

[n2018-2578]

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*.

ALBURY-WODONGA HASH HOUSE HARRIERS INCORPORATED	Y2938640
HEALTH RIGHT 9(SOUTH WEST REGION) INC	Y0081012
HOLY TRINITY PRE-SCHOOL (BEACON HILL) INCORPORATED	Y2271043
RUSTY PARTS CAR CLUB	INC1600367
SOUTHLAND GLOBAL AID INCORPORATED	INC9883574

Cancellation is effective as at the date of gazettal.

Dated this 1 August 2018.

Robyne Lunney
Delegate of the Commissioner
NSW Fair Trading

[n2018-2579]

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*.

DISABILITY NETWORK – HUNTER INCORPORATED	Y2249129
DUBBO EMERGENCY ACCOMMODATION PROJECT INC	Y0626824
POLISH CHRISTMAS FESTIVAL INCORPORATED	INC9890697
QUOTA INTERNATIONAL OF INVERELL INCORPORATED	INC9874547
SERBIAN AUSTRALIAN LAWYERS FORUM INCORPORATED	INC9889088
SIASI O TONGA INC	Y1353830
SOUTH SYDNEY BUSINESS CHAMBER INCORPORATED	INC9880973
SPRING HILL COMMUNITY AND PROGRESS ASSOCIATION INCORPORATED	INC9887700
SPRINGWOOD COMMUNITY IVY MARKET INC	Y1285131
SS & A SOFTBALL CLUB INCORPORATED	INC9882642
ST BERNARD OWNERS CLUB INCORPORATED	INC9894708
ST.GEORGE LEBANESE JOINT COMMITTEE INCORPORATED	Y1805329

Cancellation is effective as at the date of gazettal.

Dated this 1st day of August 2018.

Christine Gowland
 Delegate of the Commissioner
 NSW Fair Trading

[n2018-2580]

MOTOR RACING (SYDNEY AND NEWCASTLE) ACT 2008

Order approving person who may apply for an authorisation to conduct a Race under the Motor Racing (Sydney and Newcastle) Act 2008

I, Adam Marshall, Minister for Tourism and Major Events, pursuant to section 13(1) of the *Motor Racing (Sydney and Newcastle) Act 2008* (“the Act”) and having sought and obtained the advice of Destination NSW, do, by this Order approve V8 Supercars Australia Pty Ltd (ACN 077 053 484) as the person who may apply for an authorisation under section 15 of the Act.

The application for authorisation must be made each year for the relevant Motor Racing Period.

The application must be made in a manner which is generally in accordance the Act.

Pursuant to section 14(2) of the Act, this Order remains in force until the end of the period of 5 years from the date that it took effect unless sooner revoked.

Dated this 25th day of July 2018.

Adam Marshall MP
 Minister for Tourism and Major Events

[n2018-2581]

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER – Withdrawal of Drug Authority

Notice is hereby given, under clause 175(7) of the *Poisons and Therapeutic Goods Regulation 2008*, that an order has been made on **Dr Malcolm Robert Mitchell (MED1182777)** of **Caringbah NSW 2229**, prohibiting him until further notice, as a medical practitioner, from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This Order is to take effect on and from 2 August 2018.

Dated 30 July 2018

ELIZABETH KOFF
Secretary
NSW Health

[n2018-2582]

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

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

Name	Address	Effective Date
McCABE Robert John	18 Tabor Street Westlake QLD	10 July 2018
VON SENDEN Shane Neville	52 Dickman Road Forestdale QLD	24 July 2018

Narelle Underwood
President

Shane Oates
Registrar

[n2018-2583]

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

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

Name	Address	Effective Date
STEVENSON Stewart Paul	21 Jones Drove Cobar NSW	23 July 2018

Narelle Underwood
President

Shane Oates
Registrar

[n2018-2584]

SURVEYING AND SPATIAL INFORMATION ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the *Surveying and Spatial Information Act 2002*, Section 10A (3), the undermentioned Land Surveyors has been restored to the Register of Surveyors.

Name	Date of Original Registration	Removal Date	Restoration Date
PENGELLY Ian Frederick Thomas	12 September 1986	31 August 2014	31 July 2018

Narelle Underwood
President

Shane Oates
Registrar

[n2018-2585]

TRANSPORT ADMINISTRATION ACT 1988

TRANSPORT FOR NSW

Proposed closure of two private level crossings at 300.203km and 299.680km Polona on the Main West line.

NOTICE is hereby given in accordance with Section 99B of the *Transport Administration Act 1988* No 109 that the private level crossings at 300.203km & 299.680km Polona on the Main West line will be closed on and from 1 September 2018 and all rights, easements and privileges will be extinguished from that date.

TERRY BRADY
Associate Director
Transport for NSW, Country Rail Contracts

Dated 30 July 2018

[n2018-2586]

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land in the Local Government Area of Dubbo

Transport for NSW by its delegate declares, with the approval of His Excellency the Lieutenant- Governor, that the land described in the schedules below is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* as authorised by clause 11 of Schedule 1 of the *Transport Administration Act 1988* for the purposes of the *Transport Administration Act 1988*.

Tim Poole
Deputy Secretary
Infrastructure and Services
Transport for NSW

SCHEDULE 1

All that piece of land situated in the Local Government Area of Dubbo Regional, Parish of Dubbo, County of Lincoln, comprising Lot 100 in Deposited Plan 710487, being the whole of land in Certificate of Title 100/710487, said to be in the possession of Dubbo Regional Council.

SCHEDULE 2

All that piece of land situated in the Local Government Area of Dubbo Regional, Parish of Dubbo, County of Lincoln, shown as Lot 1 in Deposited Plan 1243446, formerly comprised within Government Gazette Dated 22-12-1950 Folio 3736, known as Welchman Street at Dubbo, said to be in the possession of Dubbo Regional Council.

Transport for NSW Document Number: 6071312_1

[n2018-2587]

Privacy and Personal Information Protection Act 1998

Order

I, Mark Speakman, pursuant to section 31 of the *Privacy and Personal Information Protection Act 1998*, by this order, make the Public Service Commission Privacy Code, which is annexed to this Order, as a privacy code of practice.

The Public Service Commission Privacy Code will repeal and replace the 2012 Privacy Code of Practice for the NSW Public Sector Workforce Profile and the 2015 Privacy Code of Practice and Management Arrangements for the Government Employee Number.

M Speakman
Attorney General

Signed at Sydney, this 5th day of July 2018.



Public
Service
Commission

Privacy Code of Practice for the Public Service Commission



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1 Overview

- 1.1 This Code is made under Part 3, Division 1 of the *Privacy and Personal Information Protection Act 1998* (“the *PPIP Act*”). It modifies the application to the Public Service Commission (“the PSC”) of certain information protection principles. It replaces the Privacy Code of Practice for the NSW Public Sector Workforce Profile (gazetted 24 August 2012) and the Privacy Code of Practice and Management Arrangements for the Government Employee Number (gazetted 5 March 2015).
- 1.2 The PSC is a NSW government sector agency as scheduled in the *Government Sector Employment Act 2013* (“the *GSE Act*”) that exists to support the Public Service Commissioner in the execution of his or her functions. The PSC has the lead role in designing and implementing workforce management strategies and reform to ensure the capability of the NSW government sector workforce to deliver high quality public services to the people of NSW. The PSC’s functions are set out in the *GSE Act* and include, for example, identifying reform opportunities for the government sector workforce, advising the Government on policy innovations and strategy, leading workforce planning, reporting on workforce diversity and reporting annually on the state of the government sector. In performing these functions, the PSC collects and analyses data which includes personal information.
- 1.3 A corresponding health privacy code applies to the PSC in respect of the *Health Records and Information Privacy Act 2002*.

2 Other exemptions not affected

- 2.1 This Code does not affect the operation of any exemption provided under Part 2, Div. 3 of the *PPIP Act*. This is consistent with s. 29(6) of the *PPIP Act*.

3 Interpretation

3.1 In this Code:

“**contingent labour**” means a person, or group of persons, who is or are engaged by a recruitment or contract supplier to provide labour or services to a NSW public sector agency. Contingent labour does not include companies engaged under a contract or statement of work to provide services directly to a NSW public sector agency.

“**data collection**” means a particular collection of PSC workforce data, or some subset of it, held by the PSC.

“**data specifications**” means a document setting out the specific data fields relevant to a particular data collection as amended from time to time.

“**employer agency**” means the NSW public sector agency that employs a person.

“**external to NSW government sector agency**” means an agency that employs an external to NSW government sector agency employee.

“**external to NSW government sector agency employee**” means a person referred to in s. 5 of the *GSE Act*, as in force from time to time.

NOTE: As at the date of the making of this Code, it means:

- (a) a judicial officer within the meaning of the *Judicial Officers Act 1986*,
- (b) an officer or employee of either House of Parliament or any officer or employee under the separate control of the President or Speaker, or under their joint control,
- (c) persons employed under the *Members of Parliament Staff Act 2013*,
- (d) staff of the Independent Commission Against Corruption employed under the *Independent Commission Against Corruption Act 1988*,
- (e) staff of the Audit Office employed under the *Public Finance and Audit Act 1983*, and (f) staff of the Judicial Commission of New South Wales employed under the *Judicial Officers Act 1986*.

“GSE Act” means the *Government Sector Employment Act 2013*.

“NSW government sector agency” has the same meaning as government sector agency as defined in s. 3 of the *GSE Act*.

“NSW government sector employee” means any person employed in the government sector as defined in s. 3 of the *GSE Act* and includes persons employed on a temporary, casual or fixed term basis.

“NSW public sector agency” includes a NSW government sector agency, a State owned corporation and an external to NSW government sector agency.

“NSW public sector workforce” includes employees of a NSW public sector agency and contingent labour.

“personal information” has the same meaning as in s. 4 of the *PPIP Act*.

“PIIP Act” means the *Privacy and Personal Information Protection Act 1998*.

“prospective NSW government sector employee” means a person who applies for employment with a NSW government sector agency whether the person is successful in obtaining employment or not.

“prospective NSW public sector employee” means a person who applies for employment with a NSW public sector agency whether the person is successful in obtaining employment or not.

“PSC workforce data” means the data collected by the PSC about the NSW public sector workforce and prospective NSW public sector employees for the purpose of exercising functions under the *GSE Act* or any other Act or law.

“State owned corporation” means a State owned corporation within the meaning of the *State Owned Corporations Act 1989*.

4 Information covered by the Code

- 4.1 In performing its functions the PSC deals with information about the NSW public sector workforce and prospective NSW public sector employees. This information is known as the PSC workforce data.

- 4.2 The types of information that the PSC deals with are set out in data specifications for each of the PSC's data collections. The types of information that the PSC collect as part of its data collections are in the following broad categories: employment, demographics, recruitment, and attitudinal (or opinion).
- 4.3 Some of the information that the PSC collects as part of its data collections is personal information. Personal information is collected, used and disclosed by the PSC only where directly relevant to the performance of the PSC's functions under the *GSE Act* or to undertake activities ancillary to those functions.
- 4.4 This Code applies to all PSC workforce data held by the PSC.

5 Provisions

- 5.1 The application of the Information Protection Principles under Division 1, Part 2 of the *PIIP Act* is modified to the extent described below.

IPP 1 (Section 8) – Collection of personal information for lawful purpose

- 5.2 There is no intention to depart from this principle in relation to the collection of personal information about NSW government sector employees, employees of State owned corporations, or prospective NSW government sector employees.
- 5.3 To the extent that the collection of personal information about contingent labour, external to NSW government sector agency employees and prospective NSW public sector employees, other than prospective NSW government sector employees, may not be directly related to a function or activity of the PSC, the PSC is permitted to depart from this principle.
- 5.4 Collection of personal information about contingent labour, external to NSW government sector agency employees and prospective NSW public sector employees, other than prospective NSW government sector employees will not be broader in type or scope than the PSC's collection of personal information about NSW government sector employees,

prospective NSW government sector employees and employees of State owned corporations and relates to the same types of information.

IPP 2 (Section 9) – Collection of personal information directly from individual

- 5.5 There is no intention to depart from this principle in relation to the collection of personal information about NSW government sector employees or employees of State owned corporations.
- 5.6 In relation to the collection of personal information about prospective NSW public sector employees, contingent labour and external to NSW government sector agency employees, this Code permits the PSC to collect personal information about these individuals from the NSW public sector agency which employs or engages the individuals (or, in the case of prospective NSW public sector employees, the NSW public sector agency which seeks to employ an individual) rather than directly from the individuals.
- 5.7 The type and scope of personal information collected will not be broader than the PSC's collection of personal information about NSW government sector employees and employees of State owned corporations and relates to the same types of information.

IPP 3 (Section 10) – Requirements when collecting personal information

- 5.8 There is no intention to depart from this principle.

IPP 4 (Section 11) – Other requirements relating to collection of personal information

- 5.9 There is no intention to depart from this principle.

IPP 5 (Section 12) – Retention and security of personal information

- 5.10 There is no intention to depart from this principle.

IPP 6 (Section 13) – Information about personal information held by agencies

- 5.11 There is no intention to depart from this principle.

IPP 7 (Section 14) – Access to personal information held by agencies

- 5.12 The PSC is not required to comply with this principle in relation to personal information which forms part of a data collection if:
- (a) in the case of information obtained from a source other than the individual, the PSC refers the individual to its source, which may include the individual's employer agency (or, in the case of contingent labour, the NSW public sector agency engaging the individual), or
 - (b) in the case of information obtained from the individual, the PSC refers the individual to an information portal or similar system which enables the individual to check what information the PSC holds in relation to the individual.

IPP 8 (Section 15) – Alteration of personal information

- 5.13 The PSC is not required to comply with this principle in relation to personal information which forms part of a data collection if:
- (a) in the case of information obtained from a source other than the individual, the PSC refers the individual to its source, which may include the individual's employer agency (or, in the case of contingent labour, the NSW public sector agency engaging the individual), or
 - (b) in the case of information obtained from the individual, the PSC refers the individual to an information portal or similar system which enables the individual to amend the information that the PSC holds in relation to the individual.

IPP 9 (Section 16) – Agency must check accuracy of personal information before use

- 5.14 There is no intention to depart from this principle.

IPP 10 (Section 17) – Limits on use of personal information

5.15 There is no intention to depart from this principle.

IPP 11 (Section 18) – Limits on disclosure of personal information

5.16 There is no intention to depart from this principle.

IPP 12 (Section 19) – Special restrictions on disclosure of personal information

5.17 There is no intention to depart from this principle.

6 Compliance and further information

- 6.1 Once an Order making this Code is published in the NSW Government Gazette (or on such later date as may be specified in the order), an agency, person, or body, to whom this Code applies must comply with its provisions.
- 6.2 Further information regarding privacy laws and the operation of privacy codes of practice can be found on the NSW Information and Privacy Commission website at <http://www.ipc.nsw.gov.au>.
- 6.3 This Code will be reviewed in consultation with the NSW Privacy Commissioner on or before 30 June 2021 and every three years thereafter.

[n2018-2588]

COUNCIL NOTICES

ALBURY CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
YIRANG ROAD	Wirlinga

Description

Yirang Road will be located within a subdivision of Lot 128, DP 1237762. This subdivision is located in the suburb of Wirlinga. Access to Yirang Road will be via Wirrang Street. It will run in a Eastern Westerly direction.

Name	Locality
MAGALANG COURT	Wirlinga

Description

Magalang Court will be located within a subdivision of Lot 128, DP 1237762. This subdivision is located in the suburb of Wirlinga. Magalang Court will commence at Yirang Road. It will run in a Southern direction.

Name	Locality
GABUDHA COURT	Wirlinga

Description

Gabudha Court will be located within a subdivision of Lot 128, DP 1237762. This subdivision is located in the suburb of Wirlinga. Gabudha Court will commence at Yirang Road. It will run in a Southern direction.

Name	Locality
DIRRINAN COURT	Wirlinga

Description

Dirrinan Court will be located within a subdivision of Lot 128, DP 1237762. This subdivision is located in the suburb of Wirlinga. Dirrinan Court will commence at Yirang Road. It will run in a Southern direction.

Name	Locality
GARAL COURT	Wirlinga

Description

Garal Court will be located within a subdivision of Lot 128, DP 1237762. This subdivision is located in the suburb of Wirlinga. Garal Court will commence at Yirang Road. It will run in a Southern direction.

FRANK ZAKNICH, GENERAL MANAGER, Albury City Council, PO Box 323, ALBURY NSW 2640

GNB Ref: 0169

[n2018-2589]

BLAYNEY SHIRE COUNCIL

Roads Act 1993, Section 10

Dedication of Land as a Public Road

NOTICE is hereby given that in accordance with section 10 of the *Roads Act 1993*, the land described in the Schedule below is dedicated as a Public Road. Rebecca Ryan, General Manager, Blayney Shire Council, PO Box 62, Blayney NSW 2799

SCHEDULE

Lots 1 and 2 in DP1218766
being land situate on Neville-Trunkey Road, Hobbys Yards.

[n2018-2590]

GRIFFITH CITY COUNCIL

Roads Act 1993, Part 2 Section 10

Notice is given pursuant to Part 2, Section 10 of the *Roads Act 1993* that the land in the schedule below is hereby dedicated as public road. BRETT STONESTREET, General Manager, Griffith City Council, PO Box 485, Griffith NSW 2680.

SCHEDULE

Lot 1 DP 1230127, Old Willbriggie Road, Griffith, NSW 2680

[n2018-2591]

SINGLETON SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
TANGORY RISE	Glendon Brook
Description	
Road originates at Cranky Corner Road (North) in GLENDON BROOK. It extends through Lot 1 DP 270786 in a North West direction for approximately 900m, at which point it terminates at a cul-de-sac near the boundary of Lot 5 DP 270786.	

JASON LINNANE, General Manager, Singleton Shire Council, 12-14 Queen Street, SINGLETON NSW 2330

GNB Ref: 0089

[n2018-2592]

CITY OF SYDNEY

COUNCIL NOTICE

NOTICE OF REVOCATION OF PROPOSED ROAD WIDENING REALIGNMENT AFFECTING PART OF PROPERTY 142 CARILLON AVENUE NEWTOWN BY GOVERNMENT GAZETTE OF 25/3/1927 FOL.1580 AS SHOWN ON DEPOSITED PLAN 732639

SECTION 27 (1) (b) OF THE ROADS ACT 1993

I, Monica Barone, being the Chief Executive Officer of Council of The City of Sydney and having authority to execute this notice hereby declare that the above proposed road realignment was revoked by Council on 25 June 2018

11 July 2018

Monica Barone
Chief Executive Officer
City of Sydney

[n2018-2593]

THE HILLS SHIRE COUNCIL

LOCAL GOVERNMENT ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

The Hills Shire Council declares with the approval of His Excellency the Governor that the lands described in the schedule below, are acquired by compulsory process in accordance with the *Land Acquisition (Just Terms Compensation) Act 1991* for public road and drainage.

Dated at Baulkham Hills this 3rd day of August 2018

Michael Edgar – General Manager

SCHEDULE 1

Lots 1 and 3 DP 1238298 being part of the land comprised in Certificate of Title 2/27502

[n2018-2594]

WOOLLAHRA MUNICIPAL COUNCIL

Pesticides Act 1999

Woollahra Council Pesticide Use Notification Plan

The Woollahra Council Pesticide Use Notification Plan 2018 – 2023 has been adopted in accordance with the *Pesticides Act 1999* and the *Pesticides Regulation 2017*. The plan will be operational within the Woollahra Council Local Government Area. The Plan can be viewed at Council's website www.woollahra.nsw.gov.au/council/forms_and_publications and a copy will be made available during business hours at Council's Customer Service Counter at 536 New South Head Road, Double Bay.

[n2018-2595]

PRIVATE NOTICES

Company Notices

NOTICE OF VOLUNTARY LIQUIDATION

IN THE MATTER OF St Andrews Childrens Neighbourhood Centre Inc (In Liquidation)

Incorporation Number **Y0188917**

On 1 August 2018, at a general meeting of the members of the incorporated association it was resolved that the incorporated association be wound up and that I Simon Cathro be appointed liquidator

Date: 1 August 2018

Name and address of liquidator: Simon Cathro

Worrells Solvency & Forensic Accountants

Suite 1, Level 15, 9 Castlereagh Street, Sydney NSW 2000

[n2018-2596]

PARTNERSHIP ACT 1892

JONES DENTAL

Celia Barbara Jones, Michael Wood, Andrew Chadban and Greig Allan who continue to carry on the dental practice of Jones Dental at:

1. Bellevue Road Figtree 2525;
2. 27 Central Road, Unanderra 2526;
3. 90 Central Road, Oak Flats 2529; and
4. 60 Crown Street, Wollongong 2500.

Hereby give notice, pursuant to Section 36 of the *Partnership Act 1892*, that Rodney Sowter formerly a partner in the dental practice of Jones Dental retired as a partner of the dental practice effective the close of business 30 June 2018 such retirement proceeding on the basis that the partnership otherwise continues to carry on its dental practice in the name and style of Jones Dental at the above premises with the continuing partners being Celia Barbara Jones, Michael Wood, Andrew Chadban and Greig Allan from and including 1 July 2017.

[n2018-2597]

Other Private Notices

PESTICIDE REGULATION 2017

Finalised Pesticide Use Notification Plan

Notice is hereby given, under section 43 clause (1) (b) of the *Pesticide Regulation 2017*, that Western Sydney University, has prepared a Pesticide Use Notification Plan in accordance with the requirements of Part 5 of the *Pesticide Regulation 2017* and finalised after public exhibition in June/July 2018.

The plan is available on the Western Sydney University website at https://www.westernsydney.edu.au/office_of_estate_and_commercial/oec/environmental_management

Copies of the Pesticide Use Notification Plan will also be available at Western Sydney University – Office of Estate and Commercial (Hawkesbury campus – Building R1 Yarramundi Drive, Richmond).

Dated 27 July 2018

Lynette Anderson
A/Senior Manager Environmental Sustainability
Western Sydney University.

[n2018-2598]