



Government Gazette

of the State of

New South Wales

Number 34

Friday, 12 April 2019

The New South Wales Government Gazette is the permanent public record of official NSW Government notices. It also contains local council, private and other notices.

From 1 January 2019, each notice in the Government Gazette has a unique identifier that appears in round brackets at the end of the notice and that can be used as a reference for that notice (for example, (n2019-14)).

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To submit a notice for gazettal – see Gazette Information.

PARLIAMENT

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Transport and Roads

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Paul Toole MP to act for and on behalf of the Minister for Transport and Roads on and from 13 April 2019 to 5 May 2019, inclusive.

Dated: 10 April 2019

GLADYS BEREJKLIAN, MP
Premier

(n2019-926)

CONSTITUTION ACT 1902

Ministerial arrangements for the Premier

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable (John) Giovanni Domenic Barilaro MP to act for and on behalf of the Premier for the period from 18 April 2019 to 23 April 2019, inclusive.

Dated: 10 April 2019

GLADYS BEREJKLIAN, MP
Premier

(n2019-927)

Other Government Notices

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 10 April 2019

ANTHONY WITHERDIN
Director, Regional Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Catherine Hill Bay Subdivision (MP 10-0204)', approved by the Planning Assessment Commission under section 75J of the Act on 13 May 2011 as subsequently modified under section 75W of the Act.	All land identified by Lot and DP reference in Part A – Table of Schedule 1 of the approval to carry out the development known as the 'Catherine Hill Bay Subdivision (MP 10-0204)' as in force on the date of this Order.

(n2019-928)

NATIONAL PARKS AND WILDLIFE ACT 1974

JENOLAN KARST CONSERVATION RESERVE

Plan of Management

The *Jenolan Karst Conservation Reserve Plan of Management* — was adopted by the Minister for the Environment on 21 February 2019.

The plan is available on the web at: www.environment.nsw.gov.au/parkmanagement/ParkManagementPlans.htm

(n2019-929)

WASTE AVOIDANCE AND RESOURCE RECOVERY (CONTAINER DEPOSIT SCHEME) REGULATION 2017 (Clause 22(a))

Order determining application fee for container approvals

I, Mark Gifford, Chair and Chief Executive Officer of the Environmental Protection Authority (EPA), on behalf of the EPA and by this Order:

Revocation

1. Revoke the Order under clause 22 of the *Waste Avoidance and Resource Recovery (Container Deposit Scheme) Regulation 2017* (the Regulation) made by the former Chair and Chief Executive Officer of the EPA on 3 January 2018 and published in the NSW Government Gazette No.1 on 5 January 2018 at page 3.

Application Fee

2. Determine the application fee for container approval under clause 22 (a) of the Regulation is \$13.70

Signed and dated 29 March 2019

MARK GIFFORD
Acting Chair and Chief Executive Officer
Environment Protection Authority

(n2019-930)

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS

Location

Lake Mulwala – near the locality of the Mulwala Water Ski Club and within an area bounded by:

- The Mulwala foreshore between the entrance of the Mulwala Canal and south to the Melbourne Street Bridge, then
- East into Lake Mulwala for a distance of approximately 750 metres, then
- North for a distance of approximately 2.5km to a location directly east of the entrance of the Mulwala Canal, then
- West to the entrance of the Mulwala Canal.

Duration

7.00am to 5.00pm – Saturday 4 May 2019.

7.00am to 5.00pm – Sunday 5 May 2019.

Detail

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

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

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

An **EXCLUSION ZONE** is specified during the event at the location specified above, which will be marked by buoys and patrolled by Roads and Maritime and authorised control vessels.

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

TRANSIT LANE AND SPECIAL RESTRICTIONS

A ‘transit lane’ will be established along the foreshore from the Lake Mulwala Holiday Park, south of the Mulwala Water Ski Club, to the Melbourne Street bridge, Mulwala, within which a patrol vessel or an authorised control vessel may, at times during the event, authorise local vessel traffic to pass through and within the confines of the transit lane.

SPECIAL RESTRICTIONS apply to vessels using the transit lane. Vessels navigating 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: SO1927

Date: 4 April 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-931)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Wagonga Inlet, Narooma – within a 150 metre radius from a barge positioned approximately 300 metres west of the landmark of Quota Park and midway between Shell Point and Lavender Point.

Duration

6.00pm to 10.30pm – Friday 3 May 2019.

Detail

A fireworks display will be conducted over the navigable waters of the Wagonga Inlet, as specified above, involving the use of a stationary barge as a launch platform during the above times. The area directly around the barge may be dangerous and hazardous while fireworks are being launched.

An **EXCLUSION ZONE** is specified during the event at the above location during the above times, which will be marked by the presence of patrol vessels stationed on the perimeter of the zone.

Vessel operators and persons in the vicinity must keep a proper lookout, exercise caution and keep well clear of the fireworks staging position and support vessels.

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

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

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

Marine Notice: SO1930

Date: 4 April 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-932)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Murray River, near the towns of Moama (NSW) and Echuca (Victoria) – the entirety of the river for a distance of 100 metres either side of the locality known as the ‘Onion Patch’, midway between the Historic Port of Echuca Wharf and the moored vessel ‘PS Hero’.

Duration

6.30pm to 8.30pm – Sunday 21 April 2019.

Detail

A paddle steamer event will be conducted on the navigable waters of the Murray River as specified above. A large number of paddle steamers will be active in the area during the above times and the event will conclude with a fireworks display over the navigable waters of the Murray River. The fireworks will be launched from land and the area directly around this location may be dangerous and hazardous while the fireworks display is occurring.

An **EXCLUSION ZONE** is specified during the event at the above location.

The exclusion zone will be marked by the presence of control vessels stationed on the perimeters of the zone.

All vessel operators and persons in the vicinity must keep a proper lookout, exercise caution and keep well clear of the fireworks staging position and support vessels.

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

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

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

Marine Notice: SO1928

Date: 4 April 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-933)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Wollongong Harbour – all navigable waters bounded and marked by buoys between:

- the shoreline adjacent to the intersection of Harbour Street and Cliff Road (adjacent to Le Vendi café), to
- the centre of the entrance to the Wollongong Harbour, to
- the eastern side of the remnants of the stone structure adjacent to the Wollongong Slipway.

Duration

6.00am to 12.00pm – Saturday 13 April 2019

Detail

The swimming leg of a triathlon will be conducted on the waters of Wollongong Harbour at the location specified above.

An **EXCLUSION ZONE** is specified during the event. The exclusion zone will follow the shape created by the course rounding buoys, as specified above, and will extend for 20 metres outside the buoys at the above times. As a result, vessel operations in and out of Wollongong Harbour will be restricted.

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

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

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

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

Marine Notice: SO1929

Date: 4 April 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-934)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Murray River – near the townships of Mildura (Victoria) and Gol Gol (NSW) and between the following locations on the following dates:

- 7.00am to 2.00pm – Saturday 20 April 2019 – between the 888km River Marker upstream to the 938km river marker at Wickett’s Bend.
- 2.00pm to 6.00pm – Saturday 20 April 2019 – between the 888km River Marker upstream to the 904km river marker at Psyche Bend.
- 7.00am to 6.00pm – Sunday 21 April 2019 – between the 888km River Marker upstream to the 938km River Marker at Wickett’s Bend.

Duration

7.00am to 6.00pm – Saturday 20 April 2019.

7.00am to 6.00pm – Sunday 21 April 2019.

Detail

Competitive ski racing will be conducted on the waters of the Murray River involving the use of high speed power vessels which will be active in the area on both days during the above times. There will also be support vessels present to manage the event, persons being towed at speed using tow-lines, and persons in the water from time to time – presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified at the respective locations for the entire width of the River between the above times.

No unauthorised vessels or persons may enter the zone between the specified times. Vessels that are lawfully moored or secured inside the zone during the event may remain in the zone but may not be operated.

The zone will be marked at each end by the presence of official patrol and control vessels.

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

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

Marine Notice: SO1924

Date: 4 April 2019

Deon Voyer
Manager Operations South
Delegate

(n2019-935)

Crown Land Notices

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

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 26 October, 2018, Folio's 7727 – 7728, appearing under the heading Alteration of Purpose/Conditions of a Western Lands Lease, (being Western Lands Lease 15190) the second paragraph should read;

The purpose of Western Lands Lease 15190, being the land contained within Folio Identifier 3/1184841 has been altered from “Accommodation Paddock” to “Cultivation” effective from 18 October 2018.

(n2019-936)

Water Notices

WATER MANAGEMENT ACT 2000

Order under section 130 (2)

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

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

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

Signed on the tenth day of April 2019.

Graeme White
Director Regional Water Regulation (West – Murray Darling)
Natural Resources Access Regulator
Department of Industry
(by delegation)

SCHEDULE 1

Lots 1 DP 857217, Parish of Gol Gol, County of Wentworth

(n2019-937)

WATER MANAGEMENT ACT 2000

Order under section 130 (2)

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

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

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

Signed on the tenth day of April 2019.

Graeme White
Director Regional Water Regulation (West – Murray Darling)
Natural Resources Access Regulator
Department of Industry
(by delegation)

SCHEDULE 1

Lot 2 DP 211545, Parish of Lalaly, County of Denison

Lot 64 DP1082860, Parish of Lalaly, County of Denison

Lot 65 DP 752287 Parish of Lalaly, County of Denison

(n2019-938)

Other Government Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 76

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

AUSTRALIA CHINA ART GALLERY INCORPORATED	INC1200251
LICA (LITH COMMUNITY ASSOCIATION) INCORPORATED	INC9897190
WORD INTERNATIONAL MINISTRIES-AUSTRALIA INCORPORATED	INC9890157
PELOPONNESIAN CONFEDERATION NSW INCORPORATED	INC9890586
AIRDS BRADBURY COMMUNITY CHANGE MAKERS INCORPORATED	INC9895891
GREEN POINT ROVERS FOOTBALL CLUB INCORPORATED	Y2911816
LAWRENCE SOCCER CLUB INC	INC9881743
GOSPEL MISSION CHURCH INCORPORATED	INC9887118

Cancellation is effective as at the date of gazettal.

Dated this 10th day of April 2019.

Diane Duggan
 Delegate of the Commissioner
 NSW Fair Trading

(n2019-939)

ASSOCIATIONS INCORPORATION ACT 2009

Section 601AB(3) of the Corporations Act 2001 as applied by section 64 of the Associations Incorporation Act 2009

NOTICE OF PROPOSED DEREGISTRATION – REGISTRAR INITIATED UNDER SECTION 601AB

ASSOCIATION DETAILS

Association: PETER RABBIT KINDERGARTEN INC

Incorporation number: Y0061804

NOTICE

The Registrar proposes to de-register the Incorporated Association under section 601AB of the *Corporations Act 2001* as applied by section 64 of the *Associations Incorporation Act 2009*.

The Registrar may de-register the Incorporated Association when two months have passed since publication of this Notice in the NSW Government Gazette.

Dated this 10th day of April 2019 at Bathurst

Christine Gowland
 Director, Registry Services
 DELEGATE OF THE SECRETARY

(n2019-940)

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*.

ABILITY INC	Y0883407
BALLINA RSL YOUTH CLUB INCORPORATED	INC1600337
CENTRAL COAST SOCIAL SQUASH CLUB INCORPORATED	INC9894211

CHATSWOOD LADIES PROBUS CLUB INC	Y1212903
CHINESE CULTURE PROMOTION SOCIETY BUDDHIST CULTURE AND ARTS SOCIETY (AU) INCORPORATED	INC1700166
MONGOLIAN STUDENTS ASSOCIATION IN AUSTRALIA INCORPORATED	INC9897186
THE SUN CREW INCORPORATED	INC1800841

Cancellation is effective as at the date of gazettal.

Dated this 10 April 2019.

Robyne Lunney
 Delegate of the Commissioner
 NSW Fair Trading

(n2019-941)

CEMETERIES AND CREMATORIA ACT 2013

NOTICE PURSUANT TO s61 OF CEMETERIES AND CREMATORIA ACT 2013

NOTICE OF INTENTION TO MAKE DECISION

Notice is given of an intention by Catholic Metropolitan Cemeteries Trust trading as Catholic Cemeteries & Crematoria to make a decision in relation to the burial licence in respect of Grave 1476, St John of God Lawn Rookwood Cemetery, Rookwood NSW 2141 pursuant to Section 61 of the *Cemeteries and Crematoria Act 2013* after 28 days from publication of this notice.

Persons with comments or queries in relation to the above may send to their correspondence to Catholic Metropolitan Cemeteries Trust C/- Makinson d'Apice Lawyers, Level 10, 135 King Street, Sydney NSW 2000 within 28 days from the date of this notice.

Date: 12 April 2019

(n2019-942)

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

Albury	10am	6 April 2020 (4 weeks) In lieu of 20 April 2020 (3 weeks)
Bathurst	10am	24 February 2020 (4 weeks) In lieu of 24 February 2020 (3 weeks)
Bathurst	10am	6 April 2020 (3 weeks) In lieu of 27 April 2020 (3 weeks)
Orange	10am	27 April 2020 (3 weeks) In lieu of 16 March 2020 (3 weeks)

Dated this 5th day of April 2019

Justice D Price AM
 Chief Judge

(n2019-943)

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

Griffith 10.00am 8 April 2019 (1 week)
Sittings Cancelled

Dated this 5th day of April 2019.

Justice D Price AM
Chief Judge

(n2019-944)

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to amend locality boundaries
in Goulburn Mulwaree Local Government Area

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to amend the locality boundaries of Tarago and Lake Bathurst as shown on map GNB 3753-3-A.

A copy of map GNB 3753-3-A showing the proposed amendments will be on display from 12 April to 12 May 2019 at:

- Goulburn Mulwaree Council Civic Centre – 184-194 Bourke Street, Goulburn.

A copy of map GNB 3753-3-A will also be on display at the office of the Geographical Names Board, Spatial Services, 346 Panorama Avenue, Bathurst NSW during the above dates.

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

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

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

(n2019-945)

GEOGRAPHICAL NAMES ACT 1966

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

Bohnock Reserve for a reserve located in Channel Close in the locality of Bohnock, Mid-Coast LGA.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 12 April to 12 May 2019. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@finance.nsw.gov.au or written submissions mailed to 346 Panorama Ave, Bathurst, NSW 2795.

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

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

(n2019-946)

GEOGRAPHICAL NAMES ACT 1966

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

Outback Creek for an anabranch that splits off of Mallowa Creek and runs parallel to it in a westerly direction for approximately 5km before it rejoins.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 11 April to 11 May 2019. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@finance.nsw.gov.au or written submissions mailed to 346 Panorama Ave, Bathurst, NSW 2795.

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

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

(n2019-947)

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on **Mr Peter James FOSTER (PHA0001405832)** of Kirrawee NSW 2232 prohibiting him, until further notice, as a pharmacist, from supplying or having possession of, or manufacturing any preparation, admixture or extract of a drug of addiction as authorised by Clauses 101(1) and 102 of the Regulation.

This Order is to take effect on and from 12 April 2019.

Dated at Sydney, 8 April 2019

Elizabeth Koff
Secretary, NSW Health

(n2019-948)

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on **Dr Manilal Narsai Daya (MED0000940220)**, of Corrimal NSW 2518, 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 12 April 2019.

Dated at Sydney, 9 April 2019.

ELIZABETH KOFF
Secretary, NSW Health

(n2019-949)

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

Name	Address	Effective Date
ARNISON Christopher John	99 Phillip Street Parramatta 2150	26 March 2019
CARRARO Patrick Joseph	1 Prince Albert Road Queens Square Sydney 2001	25 March 2019
CASEY John Peter	Suite 1 Level 1 810 Pacific Highway Gordon 2072	29 March 2019
KOCOSKI Micheal	2 Civic Place Katoomba 2780	29 March 2019
LONDON Mathew David	7/335 Hillsborough Road Warners Bay 2282	27 March 2019
ROONEY Georgie Kate	810 Pacific Highway Gordon 2072	01 April 2019
SHELDRAKE Jason Peter	9 Ingleside Road Ingleside 2101	26 March 2019
VICENTE Daniel Marques	810 Pacific Highway Gordon 2072	01 April 2019

Narelle Underwood
President
Shane Oates
Registrar

(n2019-950)

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 Unrestricted in New South Wales

Name	Address	Effective Date
GAYNER Timothy Stephen	12 Kerry Anderson Drive Mandalong 2264	02 April 2019

Narelle Underwood
President
Shane Oates
Registrar

(n2019-951)

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

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

Name	Address	Effective Date
LEGGAT Martin Richard	PO Box 1164 Bongaree QLD 4507	25 March 2019

Narelle Underwood
President
Shane Oates
Registrar

(n2019-952)

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

ERRATUM

The Notice of Compulsory Acquisition of Land published in the *New South Wales Government Gazette* No. 24 of 15 March 2019, n2019-705, contained an error. The following corrects that error and the Gazettal date remains 15 March 2019.

In Item 2 of Schedule 1, on Folio 784, delete "*Part Lot 7314 in DP1156907, being land in Certificate of Title 7314/1156907 and described as Lot 10 in DP1250423*" and replace with "*That part of Devlins Creek (Crown Title) shown as Lot 10 in DP1250423.*"

Jon Lamonte
Chief Executive
Sydney Metro

(Sydney Metro Document Number: *SM-19-00000014 and SM-19-00033304*)

(n2019-953)

MURDER

ONE MILLION DOLLAR (\$1,000,000) REWARD

In the early hours of 3 April 1984, the incinerated body of George Charles BROWN, 38 years old, was found in his burnt-out vehicle, a 1973 Ford Falcon sedan, registered number GMH 498, in bushland about 60 metres off the F6 expressway at Bulli Tops, NSW. The deceased had suffered multiple head injuries which had been inflicted by a blunt instrument, causing his death.

Notice is hereby given that a reward of up to one million dollars (\$1,000,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the murder of George BROWN.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000
or Crime Stoppers on 1800 333 000

5 April 2019

THE HON. DAVID ELLIOTT, MP
Minister for Police and Emergency Services

(n2019-954)

DISAPPEARANCE/PRESUMED MURDER
ONE MILLION DOLLARS (\$1,000,000) REWARD

On the 7 December 2001, Janine VAUGHAN, aged 31 was last seen getting into a red coloured motor vehicle on Keppel Street, Bathurst, NSW. She has never been seen or heard from since and it is presumed she has been murdered by person/s unknown.

Notice is hereby given that a reward of up to one million dollars (\$1,000,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Janine VAUGHAN.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000
or Crime Stoppers on 1800 333 000

5 April 2019

THE HON. DAVID ELLIOTT, MP
Minister for Police and Emergency Services

(n2019-955)



**Land and Environment
Court**
of New South Wales

Approval of forms under s 77A(1) of the Land and Environment Court Act 1979

I amend my approval dated 16 February 2016 of the forms in Schedule 1 to be used in connection with proceedings in the Land and Environment Court by omitting Schedule 2 to the approval and inserting instead the new Schedule 2 attached.

Dated: 23 January 2019.

.....
The Honourable Justice Brian J Preston SC
Chief Judge

SCHEDULE 1

LAND AND ENVIRONMENT COURT APPROVED FORMS

1. Approved General Form For Proceedings In All Classes

General form for proceedings in all Classes, except where a form is otherwise specified:
FORM A

2. Approved Forms for Commencing Proceedings in Classes 1, 2 and 3

Application Classes 1, 2 and 3 (except for proceedings under the Trees (Disputes Between Neighbours) Act 2006): *FORM B*. The type of claim is to be selected from the list in Schedule 2 where applicable.

Appeals against decisions of Commissioners – summons commencing an appeal: *UCPR Form 84*

3. Approved Forms for Commencing Proceedings in Class 4

Summons: *UCPR Forms 4A or 4B*; or

Statement of Claim: *UCPR Forms 3A or 3B*,

subject to the adaptations specified in 5 below.

4. Approved Forms for Commencing Proceedings under the Trees (Disputes between Neighbours) Act 2006

Tree Dispute Application (for all claims): *FORM C*

Tree Dispute Supplementary Form – Compensation (where a compensation claim is made): *FORM D*

Tree Dispute Supplementary Form – Damage to Property (where a claim includes damage to property): *FORM E*

Tree Dispute Supplementary Form – Risk of Injury to People (where a claim includes risk of injury to property): *FORM F*

5. Approved Forms for Classes 1 to 4

The forms approved from time to time by the Uniform Rules Committee under s 17 of the Civil Procedure Act 2005 other than a form in relation to the same matter listed above, on the basis that:

- a. References to "Division" are to be completed as if they referred to the Class of the proceedings.
- b. References to "List" may be struck out.
- c. References to "plaintiff" are to be replaced by "applicant" and references to "defendant" are to be replaced by "respondent".

- d. The type of claim is to be selected from the list in Schedule 2 where applicable.

Form A shows the general layout in accordance with these requirements.

6. Approved Forms for Classes 5, 6 and 7

UCPR Forms are to be used, adapted as appropriate to including the following:

- a. References to “Division” are to be completed as if they referred to the Class of the proceedings.
- b. References to “List” may be struck out.
- c. References to “plaintiff” are to be replaced by “prosecutor/appellant” and references to “defendant” are to be replaced by “defendant/respondent” as required.

SCHEDULE 2

MAIN TYPES OF CLAIM APPLICABLE TO LAND AND ENVIRONMENT COURT PROCEEDINGS

Aboriginal and Aboriginal land rights law

Aboriginal and Aboriginal land rights law – appeal concerning Aboriginal land claim (s 36(7) Aboriginal Land Rights Act 1983)

Aboriginal and Aboriginal land rights law – disputed election or return (s 125 Aboriginal Land Rights Act 1983)

Aboriginal and Aboriginal land rights law – reference concerning Register of Aboriginal Owners (s 127 Aboriginal Land Rights Act 1983)

Aboriginal and Aboriginal land rights law – other (specify)

Appeals

Appeals – appeal from decision of Commissioner on question of law (s 56A Land and Environment Court Act 1979)

Appeals – other statutory appeal (specify)

Compensation and valuation law

Compensation and valuation law – objection against amount of compensation (s 66 Land Acquisition (Just Terms Compensation) Act 1991)

Compensation and valuation law – determination of compensation for acquisition of land for road on private application (Div 2 of Pt 12 Roads Act 1993)

Compensation and valuation law – appeal against Valuer-General's determination (Div 1 of Pt 4 Valuation of Land Act 1916)

Compensation and valuation law – other (specify)

Easements

Easements – application for easement (s 40 Land and Environment Court Act 1979)

Environmental law

Environmental law – protection of the environment appeals (Pt 9.2 Protection of the Environment Operations Act 1997)

Environmental law – civil enforcement (Pt 8.4 Protection of the Environment Operations Act 1997)

Environmental law – judicial review (Pt 8.4 Protection of the Environment Operations Act 1997)

Environmental law – other civil enforcement

Environmental law – other judicial review

Local government law

Local government law – appeal concerning an approval (s 176 Local Government Act 1993)

Local government law – appeal by an applicant as to whether a “deferred commencement” approval operates (s 177 Local Government Act 1993)

Local government law – appeal against the revocation or modification of an approval (s 178 Local Government Act 1993)

Local government law – appeal concerning an order (s 180 Local Government Act 1993)

Local government law – Appeal concerning particulars of work submitted to council (s 182 Local Government Act 1993)

Local government law – appeal concerning rates or charges (Ch 15 Local Government Act 1993)

Local government law – civil enforcement (Ch 17 Local Government Act 1993)

Local government law – judicial review (Ch 17 Local Government Act 1993)

Local government law – other (specify)

National parks and biodiversity law

National parks and biodiversity law – appeal or proceedings concerning national parks

National parks and biodiversity law – appeal or proceedings concerning threatened species

National parks and biodiversity law – civil enforcement

National parks and biodiversity law – judicial review

National parks and biodiversity law – other

Planning law

Planning law - appeal against deemed or actual refusal of development application (s 8.7 Environmental Planning and Assessment Act 1979)

Planning law - appeal against deemed or actual refusal of application to modify development consent (s 8.9 Environmental Planning and Assessment Act 1979)

Planning law – application to modify a development consent granted by the Court (s 8.9 Environmental Planning and Assessment Act 1979)

Planning law – appeal against deemed or actual refusal of application to modify development consent granted by the Court (s 8.9 Environmental Planning and Assessment Act 1979)

Planning law – application for leave to appeal by person who made submission in respect of application to modify development consent granted by the Court (s 8.9 Environmental Planning and Assessment Act 1979)

Planning law – appeal by objector dissatisfied with the determination of a consent authority to grant consent to a development application for designated development (s 8.8 of the Environmental Planning and Assessment Act 1979)

Planning law – appeal against deemed or actual state of satisfaction about deferred commencement conditions of development consent (s 8.7 Environmental Planning and Assessment Act 1979)

Planning law – appeal against deemed or actual state of satisfaction about ancillary aspects of development (s 8.7 Environmental Planning and Assessment Act 1979)

Planning law – appeal against revocation or modification of development consent (s 8.23 Environmental Planning and Assessment Act 1979)

Planning law – appeal against deemed or actual refusal by consent authority to extend lapsing period of development consent (s 8.22 Environmental Planning and Assessment Act 1979)

Planning law – appeal concerning condition about or release of security (s 8.21 Environmental Planning and Assessment Act 1979)

Planning law – appeal against failure of refusal to issue a construction certificate, occupation certificate, subdivision works certificate or subdivision certificate (s 8.16 Environmental Planning and Assessment Act 1979)

Planning law – appeal concerning development control order (s 8.18 Environmental Planning and Assessment Act 1979)

Planning law – appeal with respect to a building information certificate (s 8.25 Environmental Planning and Assessment Act 1979)

Planning law – civil enforcement (s 9.45 Environmental Planning and Assessment Act 1979)

Planning law – judicial review (s 9.45 Environmental Planning and Assessment Act 1979)

Planning law – other

Trees

Trees – application concerning a tree (s 7 Trees (Disputes Between Neighbours) Act 2006)

(n2019-956)

Standards for managing construction waste in NSW



www.epa.nsw.gov.au

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Published by:

NSW Environment Protection Authority
59 Goulburn Street, Sydney NSW 2000
PO Box A290, Sydney South NSW 1232
Phone: +61 2 9995 5000 (switchboard)
Phone: 131 555 (NSW only – environment information and publications requests)
Fax: +61 2 9995 5999
TTY users: phone 133 677, then ask for 131 555
Speak and listen users: phone 1300 555 727, then ask for 131 555
Email: info@epa.nsw.gov.au
Website: www.epa.nsw.gov.au

Report pollution and environmental incidents
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Definitions

The following terms are used throughout these standards (the Standards). Any other terms, unless otherwise stated, take the same meaning as provided in the *Protection of the Environment Operations Act 1997* (POEO Act) and the *Protection of the Environment Operations (Waste) Regulation 2014* (Waste Regulation).

C&D waste facility means a construction and demolition waste facility within the meaning of clause 90B of the Waste Regulation.

EPA means the New South Wales Environment Protection Authority.

inspection point 1 means a weighbridge that is verified in accordance with clause 36(3)(f) of the Waste Regulation, or another dedicated inspection point located on a C&D waste facility after such a weighbridge but before inspection point 2.

inspection point 2 or tip and spread inspection area means one or more dedicated areas located on a C&D waste facility after inspection point 1 that are used solely for tipping, spreading, turning and inspecting each load of construction waste as required by Standard 1.2. The dedicated areas must:

1. have a combined minimum surface area of 100 square metres (m²);
2. be large enough so that each load of construction waste can be tipped, spread, turned and inspected in accordance with Standard 1.2;
3. be clearly delineated from waste storage areas and other working areas at the C&D waste facility; and
4. be a hardstand constructed from material that is:
 - a. clearly distinguishable from any waste being tipped onto the hardstand; and
 - b. capable of withstanding the tipping, spreading and scraping of waste, the load and frequency of incoming vehicles and machinery used at the C&D waste facility.

inspection point 3 or waste storage area means a dedicated area with clearly labelled or signposted stockpile areas (free-standing stockpile areas or enclosed bays) as required by Standard 4.

recovered fines specifications means the requirements for recovered fines set out in the *Recovered Fines Alternative Daily Cover Specifications* made for the purposes of clause 12(7)(c) of the Waste Regulation.

rejected loads register means a hard copy or electronic document held on-site at a C&D waste facility that records the details of each load of waste rejected from the facility in accordance with these Standards.

resource recovery order means an order made under clause 93 of the Waste Regulation which generators and processors must comply with in order to lawfully supply the waste for land application, use as fuel or in connection with a process of thermal treatment.

sorting means to separate waste into individual listed waste types, waste which meets the requirements of a resource recovery order, or waste which meets the requirements of the recovered fines specifications.

trained personnel means any person employed, contracted, engaged or permitted to perform, manage or supervise tasks or duties at the C&D waste facility who has completed training under Standard 1.3.

unpermitted waste means waste not permitted by the C&D waste facility's environment protection licence to be received at the C&D waste facility.

vehicle includes a motor vehicle, trailer and any combination thereof.

listed waste type means a waste type listed in Attachment A to these Standards.

Introduction

This document contains the Standards a C&D waste facility must comply with for the purposes of Part 8A of the Waste Regulation.

Legislative requirements

Under Part 8A of the Waste Regulation, it is a condition of an environment protection licence of a C&D waste facility to comply with these Standards.

These standards require the C&D waste facility to:

1. Implement the **inspection requirements** during the operations at the C&D waste facility in accordance with **Standard 1**.
2. Implement the **sorting requirements** during operations at the C&D waste facility in accordance with **Standard 2**.
3. Ensure that construction waste that has been inspected and sorted in accordance with these standards is **not mixed** with other construction waste at the C&D waste facility in accordance with **Standard 3**.
4. Implement the **waste storage requirements** for operations at the C&D waste facility in accordance with **Standard 4**.
5. Ensure that construction waste is not transported from the C&D waste facility unless it complies with **Standard 5**.

1. Standard 1: Inspection requirements

Each load of construction waste that enters a C&D waste facility must undergo the following inspection requirements at the facility:

1.1. Inspection point 1 – initial inspection

At inspection point 1, trained personnel must:

1. Inspect the entire top of each load from an elevated inspection point or by using a video camera connected to a monitor and determine whether or not the load contains any asbestos waste and any other unpermitted waste;
2. Where the load is identified as containing, or is reasonably suspected to contain, any asbestos waste, reject the entire load of waste by directing the driver to immediately leave the facility and record the information required by Standard 1.4 into the C&D waste facility's rejected loads register; and
3. Where the load is not rejected, record the details as required by clause 27 of the Waste Regulation and direct the driver and the load of waste to proceed directly to inspection point 2.

1.2. Inspection point 2 – tip and spread inspection area

At inspection point 2 – tip and spread inspection area(s), trained personnel must:

1. Direct the driver of the vehicle to tip the entire load on the tip and spread inspection area;
2. Spread the entire load and inspect the visible surface area for any asbestos waste and any other unpermitted waste;
3. Ensure that each load tipped under this Standard 1.2 does not come into contact with any other load of waste on the tip and spread inspection area, waste storage area or other working area at all times during the process described in this Standard 1.2;
4. Manually turn, or direct a plant operator to turn the load and inspect the entire load for any asbestos waste and any other unpermitted waste;
5. Where any asbestos waste is identified, reject the entire load of waste;
6. Where any other unpermitted waste is identified under this Standard 1.2, remove that waste from the load or reject the entire load of waste;
7. Where a load is rejected under this Standard 1.2, ensure that the entire load is immediately re-loaded onto the vehicle in which it arrived or onto another vehicle and ensure that the vehicle with the rejected load leaves the C&D waste facility within one day and immediately record the information required by Standard 1.4 into the C&D waste facility's rejected loads register; and
8. Ensure that all waste that may lawfully be received at the C&D waste facility proceeds to be sorted and stored in accordance with Standards 2, 3 and 4.

Note: The *Interpretation Act 1987* provides that if the last day of a period of time for the doing of anything falls:

- (a) on a Saturday or Sunday, or
- (b) on a day that is a public holiday or bank holiday in the place in which the thing is to be or may be done, the thing may be done on the first day following that is not a Saturday or Sunday, or a public holiday or bank holiday in that place, as the case may be.

1.2.1. Exceptions to Standard 1.2

Standard 1.2 does not apply to:

- a. A load of construction waste received at the C&D waste facility that, upon receipt, only contains waste that meets the requirements of a resource recovery order, as evidenced by a statement of compliance for that waste which has been provided and kept in accordance with the applicable resource recovery order and is current at the time of receipt. The statement of compliance must be made available for inspection to an authorised officer of the EPA if requested. This load of waste must be immediately transferred to the appropriate waste storage area referred to in Standard 4.

1.3. Training requirements for personnel

1.3.1. Training requirements

The following training requirements must be completed by all personnel before undertaking any task required by these Standards, including the management or supervision of any such task:

1. Training on:
 - a. the requirements of the POEO Act and its regulations (including the Waste Regulation) applicable to the operations at the C&D waste facility;
 - b. the requirements of the environment protection licence for the C&D waste facility, with reference to the waste conditions and the wastes permitted to be received; and
 - c. the requirements of these Standards.

Note: The *Work Health & Safety Regulation 2017* (WHS Regulation) requires operators to ensure that personnel involved in:

(a) asbestos identification, handling, control, removal or carrying out of asbestos-related work complete asbestos-related training (see regulation 419 and 445 of WHS Regulation); and

(b) carrying out the removal of more than 10 square meters of non-friable asbestos (including within asbestos contaminated material), obtain and hold a non-friable asbestos removal licence training (see regulation 487(1) of WHS Regulation);

1.3.2. Training records

All records of the training undertaken for the purpose of this Standard must be kept at the C&D waste facility and made available to an authorised officer of the EPA if requested.

1.4. Rejected loads register

A C&D waste facility must keep and maintain a rejected loads register. The rejected loads register must be made available for inspection to an authorised officer of the EPA if requested. The rejected loads register must record the following details for each load of waste rejected from the C&D waste facility:

1. the date and time on which the load of waste was rejected;
2. the registration of the vehicle(s) (including any trailer(s)) transporting the rejected load of waste both to and from the facility;
3. the type of waste(s) in the rejected load of waste; and
4. the reason the load of waste was rejected.

2. Standard 2: Sorting requirements

2.1. Sorting

Following completion of the inspection requirements of Standards 1.1 and 1.2, each load of construction waste received at the C&D waste facility which has not been rejected under these Standards must be sorted and classified into individual listed waste types before being transferred to the waste storage area referred to in Standard 4.

2.1.1. Exceptions to Standard 2.1

Standard 2.1 does not apply to:

- a. A load of construction waste that, upon receipt at the C&D waste facility, constitutes an individual listed waste type other than 'mixed waste'. This load of waste may be immediately transferred to the appropriate waste storage area referred to in Standard 4 after being inspected in accordance with Standard 1.
- b. A load of construction waste that, upon receipt at the C&D waste facility, meets the requirements of a resource recovery order as evidenced by a statement of compliance referred to in Standard 1.2.1.a.

This load of waste must be immediately transferred to the appropriate waste storage area referred to in Standard 4.

3. Standard 3: Mixing of waste

3.1. No mixing of inspected and sorted construction waste with construction waste that has not been inspected and sorted

Construction waste that has been inspected and sorted in accordance with Standards 1 and 2 must not be mixed with any other construction waste at the C&D waste facility unless the other waste has been inspected and sorted at the C&D waste facility in accordance with Standards 1 and 2.

4. Standard 4: Waste storage requirements

4.1. Waste storage area

All construction waste received at the C&D waste facility that has been inspected and sorted in accordance with Standards 1 and 2 must be stored in accordance with the following requirements:

1. Waste which has been classified into an individual listed waste type, waste which meets the requirements of a resource recovery order or waste which meets the recovered fines specifications must be stored in a separate storage area for that type of waste that is clearly labelled or signposted to indicate the individual type of waste being stored in that area;
2. Each label or signpost must be legible and clearly visible;
3. The labels or signposts at all waste storage areas containing waste intended to meet the requirements of a resource recovery order that is awaiting compliance test results, must also contain the words 'awaiting validation';
4. If waste is being stored outside of an enclosed bay, each stockpile of waste must be clearly delineated and separated from stockpiles of other listed waste types by a minimum of three metres from the base of the stockpile; and
5. Separate stockpiles containing the same listed waste type may touch at the base and are exempt from the three-metre separation requirement.

4.2. Inspection point 3 – waste storage area

4.2.1. Obligations of trained personnel

At the waste storage area, trained personnel must do the following on each business day:

1. Inspect each labelled or signposted storage area to determine whether waste is being stored in accordance with Standard 4.1;
2. If any waste, waste which meets the requirements of a resource recovery order or waste that meets the recovered fines specifications is found in a storage area labelled or signposted with another listed waste type, immediately cause the waste to be moved to the correctly labelled or signposted storage area; and
3. Record observations, including each incidence of waste being identified in the wrong storage area, along with the date, time, the role and name of trained personnel carrying out the inspection.

4.2.2. Inspection records

Records of each inspection carried out by trained personnel in accordance with Standard 4.2.1 must be kept at the C&D waste facility for a period of three years from the date of the inspection.

5. Standard 5: Transport requirements

5.1. Transport requirements

Construction waste must not be transported from the C&D waste facility unless it has been inspected, sorted and stored in accordance with these Standards and the load of waste transported from the C&D waste facility consists solely of an individual listed waste type or waste that meets the requirements of a resource recovery order or the recovered fines specifications.

5.1.1. Exception to Standard 5.1

Standard 5.1 does not apply to:

- a. Waste that has been rejected from the facility at inspection points 1 or 2 and is being transported from the facility.

Attachment A

Listed waste types

Description of waste
Aggregate, roadbase or ballast
Aluminium (non-ferrous)
Ashes
Asphalt
Batteries
Bricks or concrete
Biosolids or manures
Ceramics, tiles, pottery
Composts or mulches
Contaminated soil
Dredging spoil
E-waste
Ferrous (iron or steel)
Food or kitchen
Glass
Mattresses
Mixed Waste
Non-ferrous (metals, not iron steel or aluminium)
Oil
Paper or cardboard
Plasterboard
Pharmacy or clinical
Plastic
Potential Acid Sulphate Soils
Problem Waste
Residues or rejects
Shredder floc
Soil (not contaminated or VENM)
Textiles, rags
Tyres
Vegetation or garden
Virgin excavated natural material
Veterinary waste
Wood, trees or timber

Note: Guidance as to the contents of each listed waste type above can be found at www.epa.nsw.gov.au/your-environment/waste/waste-facilities/waste-reporting/waste-reporting-definitions

(n2019-957)

COUNCIL NOTICES

ALBURY CITY COUNCIL

Local Government Act 1993 Section 713

Sale of Land for Overdue Rates and Charges

NOTICE is hereby given to the persons named hereunder, that Albury City Council has resolved, in pursuance of Section 713 of the *Local Government Act 1993*, to sell the land described hereunder of which the persons named are known to the Council to be the owners or to have an interest in the land on which the amount of rates stated, as at 9 April 2019, is due:

Owners or person having interest in land (a)	Description of land (b)	Amount of rates (including extra charges) overdue for more than five years (c) \$	Amount of all other rates (including extra charges) payable and unpaid (d) \$	Total (e) \$
Margaret Burns	Lot B DP160775 575 Atkins Street South Albury NSW 2640	\$201.51	\$13,923.66	\$14,125.17
Development Holdings Group Pty Ltd	Lot 104 DP1077851 48 Hoffmann Road Thurgoona NSW 2640	\$3,857.36	\$48,432.33	\$52,289.69

In default of payment to the Council of the amount stated in column (e) above and any other rates (including extra charges) becoming due and payable after this notice or any arrangements satisfactory to the Council for payment of all such rates being entered into by the rateable person before the time fixed for the sale, the said land will be offered for sale by public auction by Paul & Scollard Landmark of 593 Macauley Street, Albury NSW 2640, at 2.00pm, on Thursday, 29 August 2019 at The Albury Club, 519 Kiewa Street, Albury NSW 2640. Any person who wishes to make enquiries can contact Albury City Council, Chief Financial Officer, Justin Finlayson, 553 Kiewa Street, Albury NSW 2640. T: 02 6023 8111.

Mr Frank Zaknich, General Manager, Albury City Council, 553 Kiewa Street, ALBURY NSW 2640.

(n2019-958)

EUROBODALLA SHIRE COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Eurobodalla 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 provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the realignment of a Public Road.

Dated at Moruya this 9th Day of April 2019

Catherine Dale
General Manager

Schedule

Lot 2 DP1226968 being part of the land
comprised in 244/1207432

(n2019-959)

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 10 of the *Road Act 1993*, the land held by Council, as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

Lot 46 in Deposited Plan 1169149, known as 'Burwood Street'.

(n2019-960)

PENRITH CITY COUNCIL

Public Notice

Proposed 3-Tonne Load Limit on Water Street and Gipps Street, Werrington

Council is proposing to implement of a 3-Tonne Load Limit in Water Street and Gipps Street, Werrington.

The imposition of a load limit, unlike a physical closure, will not affect businesses since the load limit does not apply to heavy vehicles which have a destination point on that street. The load limit would however force large vehicles, which do not have a destination in Water Street/Gipps Street back onto the State Road (Great Western Highway) and arterial network (Werrington Road).

You are invited to submit any comments you may have about this proposed 3-Tonne Load Limit to Council no later than Monday, 22 April 2019. Comments must be made in writing and emailed to council@penrith.city or mailed to Council's Traffic Section, Penrith City Council, PO Box 60, Penrith NSW 2751.

If you would like more information, please do not hesitate to contact Council's Traffic Section on (02) 4732 7735.

(n2019-961)

PORT STEPHENS COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
IVORY CLOSE	Heatherbrae

Description

New road within Kinross Industrial Estate at Heatherbrae generally west of Camfield Drive. Subdivision of Lot 510 DP 1246458

WAYNE WALLIS, General Manager, Port Stephens Council, 116 Adelaide Street, RAYMOND TERRACE NSW 2324

GNB Ref: 0053

(n2019-962)

SHELLHARBOUR CITY COUNCIL

Roads Act 1993

Notification of Closing of a Road

Notice is hereby given, under clause 19A and 44 of Schedule 7 of 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.

DESCRIPTION

Parish – Jamberoo, County – Camden

Land District – Shellharbour; LGA – Shellharbour

Road Closed Lot 1 DP 1248885, Lot 2 DP 1248885, Lot 3 DP 1248885

Council Reference: RDA0001/2019

Government Notices

SCHEDULE

On closing, the land within Lot 1 DP 1248885, Lot 2 DP 1248885, Lot 3 DP 1248885 remains vested in Shellharbour City Council as operational land for the purposes of the *Local Government Act 1993*.

Dated 12 April 2019

Carey McIntyre
General Manager
Shellharbour City Council

(n2019-963)

SHELLHARBOUR CITY COUNCIL

Roads Act 1993

Notification of Closing of a Road

Notice is hereby given, under clause 19A and 44 of Schedule 7 of 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.

DESCRIPTION

Parish – Jamberoo, County – Camden

Land District – Shellharbour; LGA – Shellharbour

Road Closed Lot 100 DP 1248881

Council Reference: RDA0003/2018

Government Notices

SCHEDULE

On closing, the land within Lot 100 DP 1248881 remains vested in Shellharbour City Council as operational land for the purposes of the *Local Government Act 1993*.

Dated 12 April 2019

Carey McIntyre
General Manager
Shellharbour City Council

(n2019-964)

SHELLHARBOUR CITY COUNCIL

Roads Act 1993

Notification of Closing of a Road

Notice is hereby given, under clause 19A and 44 of Schedule 7 of 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.

DESCRIPTION

Parish – Jamberoo, County – Camden

Land District – Shellharbour; LGA – Shellharbour

Road Closed Lot 300 DP 1248888

Council Reference: RDA0004/2019

Government Notices

SCHEDULE

On closing, the land within Lot 300 DP 1248888 remains vested in Shellharbour City Council as operational land for the purposes of the *Local Government Act 1993*.

Dated 12 April 2019

Carey McIntyre
General Manager
Shellharbour City Council

(n2019-965)

SHELLHARBOUR CITY COUNCIL

Roads Act 1993

Notification of Closing of a Road

Notice is hereby given, under clause 19A and 44 of Schedule 7 of 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.

DESCRIPTION

Parish – Jamberoo, County – Camden

Land District – Shellharbour; LGA – Shellharbour

Road Closed Lot 100 DP 1248887

Council Reference: RDA0008/2017

Government Notices

SCHEDULE

On closing, the land within Lot 100 DP 1248887 remains vested in Shellharbour City Council as operational land for the purposes of the *Local Government Act 1993*.

Dated 12 April 2019

Carey McIntyre
General Manager
Shellharbour City Council

(n2019-966)

WARRUMBUNGLE SHIRE COUNCIL
LOCAL GOVERNMENT ACT 1993
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
NOTICE OF COMPULSORY ACQUISITION OF LAND

Warrumbungle Shire Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for a Visitors Centre and car park.

Dated at Coonabarabran this 3 day of April 2019.

ROGER BAILEY
General Manager

Schedule
589/721790.

(n2019-967)

PRIVATE NOTICES

Re: Marion Orme Page (also known as Marion Orme Smith) late of 216 Domain Road, South Yarra

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased, who died on 4 August 2015 are required by the personal representatives Kathryn Margaret McPherson, Peter John Walsh and Ian Craig White C/- Thomson Geer Solicitors, Level 39, Rialto Tower South, 525 Collins Street, Melbourne, Victoria 3000, (Ref: L Gehrig) to send particulars to them by 21 June 2019, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

Friday, 12 April 2019

(n2019-968)