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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 and Public Spaces, 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: 20/08/2019
Kelly McNicol
Acting Director Industry Assessments

SCHEDULE 1

Column 1	Column 2
Development	Land
Development known as the 'Chester Hill Resource Recovery Facility' Project Approval (06_0052), approved by the Minister for Planning under section 75J of the Act on 27 February 2007 as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Chester Hill Resource Recovery Facility' (06_0052) as in force on the date of this Order.

(n2019-2420)

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 and Public Spaces, 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: 20/08/19
Kelly McNicol
A/Director
Industry Assessments

SCHEDULE 1

Column 1	Column 2
Development	Land
Project approval known as the 'Teralba Waste Facility' (previously called CiviLake Construction and Green Waste Recycling Facility) (08_0079), approved by a delegate of the Minister under section 75J of the Act on 27 September 2011.	Lots 42, 43, 53 and 54 DP 16062, the Weir Road, Teralba as identified in the approval to carry out the development known as the 'Teralba Waste Facility' (previously called CiviLake Construction and Green Waste Recycling Facility) (08_0079) as in force on the date of this Order.

(n2019-2421)

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 and Public Spaces, 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: 20/8/19
Anthony Witherdin
Director, Regional Assessments

SCHEDULE 1

Column 1	Column 2
Development	Land
Development known as the 'Lakes Estate Residential Subdivision' (MP 05_0129), approved by the Executive Director, Development Assessment Systems and Approvals, as delegate of the Minister, under section 75J of the Act on 7 June 2013 as subsequently modified under 75W of the Act	All land at North Boambee Road and Lakes Drive, North Boambee Valley identified by Lot and DP references in Schedule 1 of the approval to carry out the development known as the 'Lakes Estate Residential Subdivision (MP 05_0129)' as in force on the date of this Order.

(n2019-2422)

ENVIRONMENTAL PLANNING AND ASSESSMENT (SAVINGS, TRANSITIONAL AND OTHER PROVISIONS) REGULATION 2017

This is an Order under the Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017

Pursuant to Environmental Planning and Assessment Amendment (Integrated Development and Concurrences)
Regulation 2018

I, Jim Betts, the Planning Secretary of the Department of Planning and Environment, in pursuance of clause 24(2) of the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, do, by this Order:

- 1. exempt the following consent authorities from the application of clause 24(1) of the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*:
 - i. Bayside Council
 - ii. Hilltops Council
 - iii. Inverell Shire Council
 - iv. Ku-Ring-Gai Council
 - v. Liverpool City Council
 - vi. Maitland City Council
 - vii. Narrabri Shire Council
 - viii. Orange City Council
 - ix. Upper Hunter Shire Council

This Order applies from 16 August 2019.

Dated 8 August 2019

Jim Betts

Secretary

Department of Planning, Industry and Environment

(n2019-2423)

HERITAGE ACT 1977

ERRATUM

The notice published in the NSW Government Gazette No. 35 of 23 March 2018, relating to Brett Whiteley House and Visual Curtilage, 1 Walker Street, Lavender Bay which read:

- (a) "Direction pursuant to Section 32(1) to list an item on the State Heritage Register" should have read "Notice of Listing on the State Heritage Register under Section 37(1)(b)"
- (b) "The Hon Gabrielle Upton MP, Minister for Heritage, Sydney, 23rd Day of March 2018" should have read "Heritage Council of New South Wales".

(n2019-2424)

HERITAGE ACT 1977

NOTICE OF LISTING ON THE STATE HERITAGE REGISTER UNDER SECTION 37(1)(b)

Ivanhoe Park (including Manly Oval) cultural landscape Sydney Road, Manly

SHR No. 02029

In pursuance of section 37(1)(b) of the *Heritage Act 1977* (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been listed on the State Heritage Register in accordance with the decision of the Special Minister of State made on 19 August 2019 to direct the listing. This listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as the Ivanhoe Park (including Manly Oval) cultural landscape, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 2502 DP 1143032, Lot 7379 DP 1164856, Lot 2424 DP 752038, Lot 2726 DP 752038 and Lot 2661 DP752038 in Parish of Manly Cove, County of Cumberland shown on the plan catalogued HC 3225 in the office of the Heritage Council of New South Wales.

(n2019-2425)

HERITAGE ACT 1977

ORDER UNDER SECTION 57(2) TO GRANT SITE SPECIFIC EXEMPTIONS FROM APPROVAL

Ivanhoe Park (including Manly Oval) cultural landscape Sydney Road, Manly

SHR No. 02029

I, the Special Minister of State, Minister for the Public Service and Employee Relations, Aboriginal Affairs, and the Arts, and Vice-President of the Executive Council, on the recommendation of the Heritage Council of New South Wales, in pursuance of section 57(2) of the *Heritage Act 1977*, do, by this my order, grant an exemption from section 57(1) of that Act in respect of the engaging in or carrying out of any activities described in Schedule "C" by the owner, mortgagee, manager or lessee of the land described in Schedule "B" on the item described in Schedule "A".

The Hon Don Harwin MLC Special Minister of State Minister for the Public Service and Employee Relations, Aboriginal Affairs, and the Arts Vice-President of the Executive Council

Dated at Sydney, 19th Day of August 2019

SCHEDULE "A"

The item known as the Ivanhoe Park (including Manly Oval) cultural landscape, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 2502 DP 1143032, Lot 7379 DP 1164856, Lot 2424 DP 752038, Lot 2726 DP 752038 and Lot 2661 DP752038 in Parish of Manly Cove, County of Cumberland shown on the plan catalogued HC 3225 in the office of the Heritage Council of New South Wales.

SCHEDULE "C"

- 1. Works and activities in accordance with the list of exempt works within any Management Plan for Ivanhoe Park (including Manly Oval) cultural landscape endorsed by the Heritage Council of NSW.
- **2. All Standard Exemptions apply to** Lot 7379 DP 1164856, Lot 2424 DP 752038, Lot 2726 DP 752038, and Lot 2661 DP 752038
- 3. Works and activities to allow general maintenance and repair where these activities do not materially impact on the identified heritage values of Ivanhoe Park (Including Manly Oval) cultural landscape, including:
- (i) Suppression of fire in vegetation.
- (ii) Tree surgery or tree removal where considered necessary for the health of a tree, or the safety of the public or staff, in accordance with a full report by a suitably qualified arborist, horticulturist or tree surgeon, provided a concurrent proposal for a replacement species is submitted.
- (iii) Pruning of less than 30% of the canopy of trees within a 2 year period as recommended by a qualified arborist, horticulturist or tree surgeon, and approved by Council's Tree Management Officer for the tree's health or public safety reasons.
- (iv) Routine horticultural maintenance, including lawn mowing, cultivation and pruning.
- (v) Repair of damage caused by erosion and implementation of erosion control measures.
- (vi) Maintenance, repair and resurfacing of vehicular hard surfaces, paths, fences and gates.
- (vii) Maintenance and repair of any building, structure, monument or work, including temporary relocation for conservation or protection.
- (viii) Maintenance, repair and resurfacing of sports fields and other sport infrastructure.

4. Clearing or cleaning of sandstone outcrops and overhangs including:

- (i) Removal of garden waste, overgrown garden beds, lawn and soil, plants and trees, from the rock surface or surrounds within 3 metres of an outcrop or overhang,
- (ii) Any repair or maintenance to hard landscaping, buildings or structures within 3 metres of an outcrop or overhang, that may impact sandstone outcrops or overhangs
- (iii) Any such work is done in the presence of and in conjunction with a local community Aboriginal cultural heritage advisor.
- 5. Works and activities to allow for the maintenance of services and utilities where these activities do not materially impact on the identified heritage values of Ivanhoe Park (including Manly Oval) cultural landscape, including:
- (i) Maintenance and repair of services and public utilities including communications, gas, electricity, water supply, waste disposal, sewerage, irrigation and drainage.
- (ii) Upgrade of services and public utilities where the Ivanhoe Park Reserve Trust is satisfied that the activity will not materially affect the heritage significance of the Park as a whole or the area in which they are to be undertaken.
- (iii) Maintenance and upgrade works to buildings undertaken to improve public safety and/or the suppression of fire which, in the opinion of the Ivanhoe Park Reserve Trust, do not impact on the heritage significance of the building or work.
- (iv) Installation, maintenance and removal of waste bins to implement the Council's waste management policies.
- (v) Extension of irrigation system as necessary to areas currently without this infrastructure.

6. Works and activities to allow the alteration of roadways, verges, drainage, pedestrian pathways and steps where these do not materially impact on the identified heritage values of Ivanhoe Park (including Manly Oval) cultural landscape, including:

- (i) Closure, removal, alteration or construction of roadways and pathways in accordance with Council's policies and heritage guidelines where the Ivanhoe Park Reserve Trust is satisfied that the activity will not materially affect the heritage significance of the Park as a whole or the area in which they are to be undertaken (excluding Manly LEP 2014 Item 161 Ivanhoe Tram Loop).
- (ii) Repair, alteration, removal and installation of fences in accordance with Council's policies and heritage guidelines where the Ivanhoe Park Reserve Trust is satisfied that the activity will not materially affect the heritage significance of the Park as a whole or the area in which they are to be undertaken.

7. Works and activities to allow for the management of lawns, sports fields, garden beds and living collections where these do not materially impact upon the identified heritage significance of Ivanhoe Park (including Manly Oval) cultural landscape, including:

- (i) Removal, construction or alteration of garden beds and plantings where the Ivanhoe Park Reserve Trust is satisfied that the activity will not materially affect the heritage significance of the Park as a whole or the area in which they are to be undertaken.
- (ii) Alteration of sports fields and other facilities for organised sports within the areas currently used for such activities to meet changing needs and demands where the Ivanhoe Park Reserve Trust is satisfied that the activity will not materially affect the heritage significance of the Park as a whole or the area in which they are to be undertaken.
- (iii) Routine horticultural curation, including development and management of displays.

8. Management of interpretative, information and directional signage, including:

(i) Installation, removal and alteration of interpretative, information and directional signage and labels in accordance with signage policies adopted by Council and detailed in a Management Plan endorsed by the Heritage Council of NSW.

9. Works and activities associated with the repair of damage to the buildings and landscape within the precinct, caused by storm or other weather events.

(i) Works and activities associated with repair of the original Caretakers Cottage building on the basis that any works follow a 'like for like' approach to repair in terms of materials and finishes; and where the Ivanhoe Park Reserve Trust is satisfied that the activity will not materially affect the heritage significance of the Park as a whole or the area in which they are to be undertaken.

10. Management of artworks, statues and monuments, including:

- (i) Installation or relocation within the Ivanhoe Park precinct of artworks, statues and monuments to the satisfaction of the Ivanhoe Park Reserve Trust.
- (ii) Minor maintenance and minor repair of any artwork, monument or work within the Ivanhoe Park precinct, where the Ivanhoe Park Reserve Trust is satisfied that the works will not materially affect the heritage significance of the area in which they are to be undertaken.

11. Furniture and fixtures, including:

(i) Installation, relocation, removal and maintenance of park furniture, BBQs, play equipment, light poles, bollards and fixtures where the Ivanhoe Park Reserve Trust is satisfied that the proposal will not materially affect the heritage significance of the Park as a whole or any buildings or area in which they are to be undertaken.

12. Existing approved development.

(i) All works and activities in accordance with a current and valid development consent in force at the date of gazettal for listing on the NSW State Heritage Register.

13. Works and activities allowing alterations to existing recent development.

- (i) All works and activities for minor alterations and additions to current and valid development consents, in force at the date of gazettal for listing on the State Heritage Register of Ivanhoe Park (including Manly Oval) cultural landscape, where:
- (ii) The proposed works are substantially the same as the development for which consent was originally granted, before any modifications to that consent, for the purpose of this exemption only;
- (iii) The proposed works will not impact the original development consent on significant elements or characteristics of Ivanhoe Park (including Manly Oval) cultural landscape.

14. Changes to use of buildings and structures within the Park, including:

(i) The change of use of a building or a structure located within the Park, where the Ivanhoe Park Reserve Trust is satisfied that the use will not materially affect the heritage significance of Ivanhoe Park (including Manly Oval) cultural landscape and where otherwise permitted by relevant legislation.

(n2019-2426)

PROTECTION OF THE ENVIRONMENT OPERATIONS (CLEAN AIR) REGULATION 2010

NOTICE OF APPROVAL

I, GREG SHEEHY, A/Chief Environmental Regulator, Environment Protection Authority (EPA), with the delegated authority of the EPA, having considered the matters set out in Part 1 of the Schedule to this notice, which includes those required by clause 13(3) of the *Protection of the Environment Operations (Clean Air) Regulation 2010*, grant approval pursuant to clause 13(1)(a) to persons authorised under *Pesticide Control (1080 Bait Products) Order 2017* (1080 PCO) (or any replacement order) issued under Part 4 of the *Pesticides Act 1999* to use sodium monofluoroacetate (1080 Bait) for the burning of plastic bags previously containing it (1080 packaging) on the conditions set out in Part 2 of the Schedule below.

SCHEDULE

PART 1 – PRELIMINARY

- 1. 1080 Bait is widely used to control pest animals.
- 2. 1080 Bait is a restricted pesticide and can only be used in accordance with the 1080 PCO.
- 3. Schedule 2 clause 3.8.2 of the 1080 PCO imposes conditions on a person disposing of 1080 packaging by burning. These conditions are replicated in Part 2.
- 4. Recycling as a means of disposal is not feasible owing to the toxicity of 1080 Bait.
- 5. Under clause 12 of the *Protection of the Environment (Clean Air) Regulation 2010*, burning in the open in a local government area specified in Schedule 8 of that Regulation is an offence except in accordance with an approval.
- 6. The disposal of 1080 packaging by open fire was approved by the then A/Chief Environmental Regulator on 24 April 2013 under the *Protection of the Environment (Clean Air) Regulation 2010* and that approval has now lapsed.
- 7. The NSW Department of Primary Industries has requested that a new approval be granted.
- 8. It is estimated that on average a total of approximately 10,000 bags of 1080 packaging need to be disposed of across NSW each year.
- 9. Disposal of 1080 packaging conducted in accordance with the conditions of approval set out in Part 2 will only have a very small potential impact on local or regional air quality.
- 10. Adjoining landholders have the potential to be affected by the burning of 1080 packaging, however, the conditions of approval are designed to minimise any impact.

PART 2 – CONDITIONS OF APPROVAL

- 1. The amount of plastic bags burnt at any premises on any single day must not exceed one hundred (100) bags without the prior written approval of the EPA.
- 2. The burning of plastic bags must be carried out at least five hundred (500) metres from any habitation.

- 3. The burning of plastic bags must be carried out in accordance with any requirement under the *Rural Fires Act 1997* and the *Fire Brigades Act 1989*, as administered by the relevant local authority and Fire and Rescue NSW.
- 4. The open fire burning must not be carried out on a day subject to an order prohibiting the burning of fires in the open published by the EPA pursuant to section 133(2) of the *Protection of the Environment Operations Act 1997*.
- 5. The open fire burning of plastic bags must only be carried out in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.
- 6. This approval shall cease 5 years from the date of this notice.

For further information telephone the EPA on 131 555

Dated: 15/8/2019 Greg Sheehy A/Chief Environmental Regulator

(n2019-2427)

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Blowering Dam, Tumut

Duration

8.00am to 6.00pm – Saturday, 31 August 2019

8.00am to 6.00pm - Sunday, 1 September 2019

Detail

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

An **EXCLUSION ZONE** is specified during the event, which will comprise of the entirety of Blowering Dam, and will be patrolled by Roads and Maritime vessels.

At varying times between trials, such as when the jet powered vessel is not being operated, Roads and Maritime officers on-site may lift the Exclusion Zone to allow boaters to use the waterway for periods of time. Other than during these interim periods, 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: SO1940 Date: 20 August 2019

Deon Voyer

Manager Operations South

Delegate

(n2019-2428)

ROADS ACT 1993

Order – Sections 46, 49, 54 and 67

Camden Council Area

Dedication of Land as Public Road and Declaration as Controlled Access Road of part of Narellan Road at Harrington Park

I, the Minister for Transport and Roads, 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 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.

The Hon Andrew Constance MP Minister for Transport and Roads

Schedule 1

All those pieces or parcels of land situated in the Camden Council area, Parish of Narellan and County of Cumberland, shown as:

Lots 102 and 103 Deposited Plan 1184868.

The above Lots are shown on RMS Plan 0154 075 AC 4001.

Schedule 2

All those pieces or parcels of land situated in the Camden Council area, Parish of Narellan and County of Cumberland, shown as:

Lots 10 to 13 inclusive and Lot 15 Deposited Plan 1090266; and

Lot 101 Deposited Plan 1184868.

The above Lots are shown on RMS Plan 0154 075 AC 4001.

Schedule 3

All that piece or parcel of public road situated in the Camden Council area, Parish of Narellan and County of Cumberland, shown as:

Lots 14 Deposited Plan 1090266.

The above Lot is shown on RMS Plan 0154 075 AC 4001.

Schedule 4

Between the points A and B; and

between the points C and D;

all shown on RMS Plan 0154 075 AC 4001.

(RMS Papers: SF2014/067488)

(n2019-2429)

ROADS ACT 1993

Order – Sections 46, 49, 54 and 67

Queanbeyan-Palerang Regional Council and Shoalhaven City Council Areas

Declaration as Controlled Access Road of part of Braidwood Road between Nerriga and Tianjara

I, the Minister for Regional Transport and Roads, 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 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.

The Hon Paul Toole MP

Minister for Regional Transport and Roads

Schedule 1

All that piece or parcel of land situated in the Shoalhaven City Council area, Parish of Coolumburra and County of St Vincent, shown as Lot 35 Deposited Plan 1087398.

The above Lot is shown on RMS Plan 0092 404 AC 4002.

Schedule 2

All those pieces or parcels of land situated in the Queanbeyan-Palerang Regional Council and Shoalhaven City Council areas, Parishes of Meangora, Coolumburra, Sassafras, Boolijah and Tianjara and County of St Vincent, shown as:

Lots 58 to 79 inclusive Deposited Plan 1085434;

Lots 19 to 23 inclusive and Lots 25, 26 and 27 Deposited Plan 1087398;

Lots 24 to 31 inclusive and Lots 35 and 36 Deposited Plan 1070284; and

Lots 7 to 12 inclusive Deposited Plan 1070279.

The above Lots are shown on RMS Plan 0092 404 AC 4002.

Schedule 3

All those pieces or parcels of land situated in the Queanbeyan-Palerang Regional Council and Shoalhaven City Council areas, Parishes of Meangora, Coolumburra, Bulee, St George, Sassafras, Boolijah and Tianjara and County of St Vincent, shown as:

Lots 80, 81, 82 and 83 Deposited Plan 1085434;

Lots 24, 28 to 34 inclusive Deposited Plan 1087398;

Lots 10 to 48 inclusive Deposited Plan 1080255;

Lots 32, 33 and 34 Deposited Plan 1070284;

Lot 101 in RMS plan 0092 404 AC 4002;

Lots 13 to 17 inclusive Deposited Plan 1070279;

Lots 100 to 119 inclusive Deposited Plan 1078152; and

Lot 71 Deposited Plan 1075869.

The above Lots are shown on RMS Plan 0092 404 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;

Between the points J and K;

Between the points L and M;

Between the points N and P; and

Between the points Q and R;

all shown on RMS Plan 0092 404 AC 4002.

(RMS Papers: SF2014/035939)

(n2019-2430)

Mining and Petroleum Notices

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

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATION

(T19-1101)

No. 5840, TRK RESOURCES PTY LTD (ACN 116 543 081), area of 37 units, for Group 1, dated 17 August 2019. (Wagga Wagga Mining Division).

MINING LEASE APPLICATION

(T19-1102)

No. 571, TASTEX PTY LTD (ACN 002 092 159), area of about 7.375 hectares, to mine for dimension stone, dated 17 August 2019. (Orange Mining Division).

(n2019-2431)

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T19-1028)

No. 5785, now Exploration Licence No. 8879, MONTANA RESOURCES PTY LTD (ACN 624 100 152), County of Cooper, Map Sheet (8230), area of 9 units, for Group 1, Group 2 and Group 3, dated 14 August 2019, for a term until 14 August 2021.

(T19-1034)

No. 5791, now Exploration Licence No. 8882, CLEAN TEQ SUNRISE PTY LTD (ACN 008 755 155), Counties of Cunningham, Flinders and Kennedy, Map Sheet (8232, 8332), area of 28 units, for Group 2, dated 14 August 2019, for a term until 14 August 2022.

(T19-1035)

No. 5792, now Exploration Licence No. 8883, CLEAN TEQ SUNRISE PTY LTD (ACN 008 755 155), Counties of Cunningham and Kennedy, Map Sheet (8332), area of 46 units, for Group 2, dated 14 August 2019, for a term until 14 August 2022.

(T19-1036)

No. 5793, now Exploration Licence No. 8881, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), County of Bathurst, Map Sheet (8730), area of 9 units, for Group 1, dated 14 August 2019, for a term until 14 August 2025.

(n2019-2432)

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

(T19-1100)

Exploration Licence No. 5609, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 1 unit. Application for renewal received 19 August 2019.

(EF19/24477)

Exploration Licence No. 5973, HILLGROVE MINES PTY LTD (ACN 102 660 506), area of 29 units. Application for renewal received 15 August 2019.

(EF19/24919)

Exploration Licence No. 6293, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) AND SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), area of 485 hectares. Application for renewal received 19 August 2019.

(EF19/24360)

Exploration Licence No. 8480, BOWDENS SILVER PTY LIMITED (ACN 009 250 051), area of 15 units. Application for renewal received 13 August 2019.

(EF19/24411)

Mining Lease No. 1455 (Act 1992), SHOALHAVEN COAL PTY LTD (ACN 070 863 893), area of 54.72 hectares. Application for renewal received 13 August 2019.

(n2019-2433

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(EF19/17751)

Exploration Licence No. 3856, NEWCREST MINING LIMITED (ACN 005 683 625), Counties of Ashburnham and Bathurst, Map Sheet (8630, 8631, 8731), area of 42 units, for a further term until 21 May 2024. Renewal effective on and from 14 August 2019.

(EF19/3606)

Exploration Licence No. 5238, DEEP ORE DISCOVERY PTY LTD (ACN 162 375 466), County of Ashburnham, Map Sheet (8631), area of 16 units, for a further term until 20 February 2025. Renewal effective on and from 14 August 2019.

(EF18/43057)

Exploration Licence No. 7844, WILDCAT GOLD PTY LTD (ACN 624 787 417), County of Wynyard, Map Sheet (8427), area of 10 units, for a further term until 20 September 2024. Renewal effective on and from 14 August 2019.

(EF19/18974)

Exploration Licence No. 8100, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), Counties of Fitzroy and Gresham, Map Sheet (9337, 9338, 9437), area of 50 units, for a further term until 11 June 2022. Renewal effective on and from 14 August 2019.

(EF19/17032)

Exploration Licence No. 8270, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), County of Blaxland, Map Sheet (8132), area of 23 units, for a further term until 6 May 2021. Renewal effective on and from 14 August 2019.

(EF19/17687)

Exploration Licence No. 8433, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), County of Mouramba, Map Sheet (8134), area of 1 unit, for a further term until 18 May 2022. Renewal effective on and from 14 August 2019.

(EF19/18185)

Exploration Licence No. 8447, PEEL MINING LIMITED (ACN 119 343 734), Counties of Mouramba and Robinson, Map Sheet (8133, 8134), area of 100 units, for a further term until 25 May 2022. Renewal effective on and from 14 August 2019.

(T19-1056)

Exploration Licence No. 8565, MONZONITE METALS PTY LTD (ACN 165 629 818), County of Lincoln, Map Sheet (8633, 8733), area of 14 units, for a further term until 17 May 2021. Renewal effective on and from 14 August 2019.

(n2019-2434)

APPLICATIONS TO TRANSFER RECEIVED

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

(EF19/24864)

3E STEEL PTY LIMITED (ACN 140 046 939) has applied for approval to transfer Exploration Licence No. 6961 to PEEL MINING LIMITED (ACN 119 343 734). Application received 18 August 2019.

(n2019-2435)

REQUESTED CANCELLATIONS

Notice is given that the following authorities have been cancelled:

(EF19/22008)

Exploration Licence No. 8616, LITHIUM EXPLORATION PTY LIMITED (ACN 615 541 225), County of Arrawatta, Map Sheet (9039, 9139), area of 36 units. Cancellation took effect on 19 August 2019.

(EF19/19258)

Exploration Licence No. 8764, X MINE PTY LTD (ACN 623 803 378), County of Evelyn, Map Sheet (7237), area of 100 units. Cancellation took effect on 16 August 2019.

(EF19/20160)

Exploration Licence No. 8772, GREVILLIA RESOURCES PTY LTD (ACN 625 225 505), County of Evelyn and County of Mootwingee, Map Sheet (7236, 7237, 7335, 7336, 7337), area of 720 units. Cancellation took effect on 16 August 2019.

(V18-1130)

Mining Lease No. 622 (Act 1973), ALLAN GEORGE PAMPLING, Parish of Bellangry, County of Macquarie; and Parish of Bellangry, County of Macquarie, Map Sheet (9435-3-N, 9435-3-N), area of 10 hectares. Cancellation took effect on 16 August 2019.

(n2019-2436)

Primary Industry Notices

Biosecurity (Citrus Canker) Control Order 2019 (No 2)

under the

Biosecurity Act 2015

I, SATENDRA KUMAR, Director Plant Biosecurity and Product Integrity, with the delegated authority of the Minister for Agriculture and Western New South Wales, 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 14th day of August 2019

SATENDRA KUMAR DIRECTOR PLANT BIOSECURITY AND PRODUCT INTEGRITY **DEPARTMENT OF PLANNING, INDUSTRY AND ENVIRONMENT**

Biosecurity (Citrus Canker) Control Order 2019 (No 2)

under the

Biosecurity Act 2015

1. Name of Order

This Control Order is the Biosecurity (Citrus Canker) Control Order 2019 (No 2).

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 2019

Pursuant to section 77 of the Act, the Biosecurity (Citrus Canker) Control Order 2019, dated 7 May 2019 and published in *NSW Government Gazette* No 46 of 10 May 2019 at pages 1409 to 1418, is revoked, as is any Order revived as a result of this revocation.

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.

government department means the department responsible for plant biosecurity in the State or Territory in which the citrus canker host plant was grown.

kaffir lime leaves means the leaves of the citrus canker host plant Citrus hystrix.

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

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.
- (d) In the case of kaffir lime leaves, all the conditions in Schedule 3 to this Control Order are met.

Schedule 1 – Citrus Canker Host Plants

Family: Meliaceae	
Host (species) scientific name	Host (common name)
Lansium domesticum	Langsat

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

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

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

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

Schedule 2 – Conditions to move fruit into NSW

- 1. The fruit is grown on a property that:
 - (a) has been surveyed by an authorised officer of the government department at the following three surveillance events per year:
 - (i) at the beginning of the wet season (approximately November),
 - (ii) mid-way through the wet season (approximately February), and
 - (iii) at the end of the wet season (approximately April), and
 - (b) is accredited by the government department as being free from Citrus canker.
- 2. The fruit has been grown by a grower who is registered by the government department to move fruit in accordance with the conditions in this Schedule.
- 3. The plants from which the fruit is sourced are:
 - (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 approved for the control of citrus leaf miner in accordance with all APVMA label directions and permit conditions.
- 4. The fruit is 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 1OOL 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 is sorted, graded, treated and packed in a facility that has been:
 - (a) audited by an authorised officer of the government department, and
 - (b) registered by that department to move fruit in accordance with the conditions in this Schedule
- 6. The fruit is inspected by an authorised officer of the 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.

Schedule 3 – Conditions to move kaffir lime leaves into NSW

- 1. The kaffir lime leaves are grown on a property that:
 - (a) has been surveyed by an authorised officer of the government department at the following three surveillance events per year:
 - (i) at the beginning of the wet season (approximately November),
 - (ii) mid-way through the wet season (approximately February), and
 - (iii) at the end of the wet season (approximately April), and
 - (b) is accredited by the government department as being free from Citrus canker.
- 2. The kaffir lime leaves have been grown by a grower who is registered by the government department to move kaffir lime leaves in accordance with the conditions in this Schedule.
- 3. The plants from which the kaffir lime leaves were sourced are:
 - (a) regularly monitored for Citrus canker, and
 - (b) regularly monitored for *Phyllocnistis citrella* (citrus leaf miner), and treated during the production season as required with an insecticide approved for the control of citrus leaf miner in accordance with all APVMA label directions and permit conditions.
- 4. The kaffir lime leaves are treated post-harvest using a treatment approved for the control of Citrus canker in accordance with all APVMA label directions and permit conditions.
- 5. The kaffir lime leaves are sorted, graded, treated, packed and identified in a facility that has been:
 - (a) audited by an authorised officer of the government department, and
 - (b) registered by that department to move kaffir lime leaves from areas that are or may be affected by Citrus canker.
- 6. The kaffir lime leaves are inspected by an authorised officer of the government department at a rate of 600 leaves per consignment and found free from symptoms of Citrus canker.
- 7. Each package from which kaffir lime leaves are taken for inspection is inspected by an authorised officer of the government department and found free of twigs and other plant parts (except for the small petiole attached to the leaves).
- 8. The kaffir lime leaves are accompanied by a Plant Health Certificate certifying that all of the above conditions have been met.

(n2019-2437)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Jerrara; County – King

Land District - Crookwell; LGA - Upper Lachlan Shire

Road Disposed: Lot 1 DP 1252895

File No: 19/00051

(n2019-2438)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Jerrara; County – King

Land District - Crookwell; LGA - Upper Lachlan Shire

Road Disposed: Lots 2-3 DP 1254182

File No: 17/02572

(n2019-2439)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parishes – Bulliwy, Meit; County – Baradine Land District – Narrabri; LGA – Walgett

Road Disposed: Lot 1 DP 1253020

File No: 14/06239

(n2019-2440)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parishes – Merrinele, Noonbah; County – Gregory

Land District – Warren; LGA – Warren

Road Disposed: Lots 1-3 DP 1254195

File No: 19/02759

(n2019-2441)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Panton; County – Dudley
Land District – Kempsey; LGA – Kempsey

Road Disposed: Lot 1 DP 1252511

File No: 09/10247

(n2019-2442)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Alma; County – Brisbane Land District – Scone; LGA – Upper Hunter

Road Disposed: Lot 1 DP 1247851

File No: 18/05423

(n2019-2443)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Crawney; County – Parry

Land District – Tamworth; LGA – Tamworth Regional

Road Disposed: Lot 1 DP 1245254

File No: 12/00991

(n2019-2444)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Ponto; County – Gordon

Land District – Wellington; LGA – Dubbo Regional

Road Disposed: Lot 1 DP 1253557

File No: 10/15421

(n2019-2445)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish - Clowery; County - Dowling

Land District - Lake Cargelligo; LGA - Bland

Road Disposed: Lot 1 DP 1253844

File No: 18/02590

(n2019-2446)

CROWN LAND MANAGEMENT ACT 2016

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 Melinda Pavey, MP Minister for Water, Property & Housing

Schedule

Column 1 Column 2

community pre-school Reserve No. 1012388

(relevant interest – Lease RX601325 – Community Services (not-for-profit pre-school kindergarten))

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

Notified: 15 September 2006 File Reference: 18/08605

Notes: Existing reservations under the Crown Lands Act are not revoked.

(n2019-2447)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Bootawa; County – Gloucester Land District – Taree: LGA – Mid-Coast

Road Disposed: Lot 1 DP 1251785

File No: 18/05676

(n2019-2448)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish - Morven; County - Hume

Land District – Albury; LGA – Greater Hume Shire

Road Disposed: Lots 1-4 DP 1251791

File No: 18/03269

(n2019-2449)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish - Wiagdon; County - Roxburgh

Land District – Bathurst; LGA – Bathurst Regional

Road Disposed: Lot 1 DP 1249056

File No: 18/06634

DESCRIPTION

Parish – Good Good; County – Beresford

Land District - Cooma; LGA - Snowy Monaro Regional

Road Disposed: Lot 6 DP 1253210

File No: 18/09499

DESCRIPTION

Parish – Brymur; County – Bland Land District – Wyalong; LGA – Bland

Road Disposed: Lot 1 DP 1253625

File No: 19/02332

(n2019-2450)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Walli; County – Bathurst Land District – Cowra; LGA – Cowra

Road Disposed: Lots 1-2 DP 1254151

File No: 18/03169

(n2019-2451)

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

SCHEDULE 1

Parish: Beecroft
County: St Vincent
Land District: Nowra
LGA: Shoalhaven

DESCRIPTION: Various Crown roads known as Warrain Dr, Lamond St, Peel St, Nowra Rd,

Worrigee Rd, Kinghorn Rd & Cambewarra Rd at Currarong as shown outlined in

red on diagram below.



SCHEDULE 2

Roads Authority: Shoalhaven City Council Council's Ref: 29219E (D18/40008)

Crown Lands Ref: 19/01690#03

(n2019-2452)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish - North Wagga Wagga; County - Clarendon Land District - Wagga Wagga; LGA - Wagga Wagga

Road Disposed: Lot 1 DP 1250952

File No: 10/06540

(n2019-2453)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Woodonga; County – Monteagle Land District – Young; LGA – Hilltops

Road Disposed: Lot 1 DP 1252130

File No: 12/05079

(n2019-2454)

ROADS ACT 1993, SECTION 257

ORDER

Correction of Defective Instrument

As per the "Notification of Closing of a Road" 18/05804 which appeared in Government Gazette No 77 dated 19 July 2019, folio 2860, part of the description is hereby amended. Under heading of "description" the words "Lot 4 DP 1250653"; are deleted and replaced with "Lot 4 DP 1250953".

(n2019-2455)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parishes – Broughton, Darlington; County – Durham Land District – Singleton; LGA – Singleton

Road Disposed: Lots 1-2 DP 1218852

File No: 12/00565

(n2019-2456)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parishes – Mallowa, Mongyer, Burragillo; County – Benarba

Land District - Moree; LGA - Moree Plains

Road Disposed: Lot 1 DP 1247448

File No: ME05H53

(n2019-2457)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Derra; County – Benarba Land District – Moree; LGA – Moree Plains

Road Disposed: Lot 2 DP 1247452

File No: ME05H54

(n2019-2458)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – North Barraba; County – Darling

Land District – Tamworth; LGA – Tamworth Regional

Road Disposed: Lots 249-250 DP 752197, Lot 1 DP 1254368

File No: 10/05264

(n2019-2459)

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* 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 Melinda Pavey, MP Minister for Water, Property and Housing

DESCRIPTION

Parish – Terraban; County – Bligh

Land District - Duneedoo; LGA - Warrumbungle

Road Closed: Lot 1 1253559

File No: 18/08055

SCHEDULE

On closing, the land within Lot/s Lot 1 DP 1253559 will remain vested in The State of New South Wales as Crown land.

(n2019-2460

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Kentucky; County – Hume Land District – Corowa; LGA – Federation

Road Disposed: Lot 1 DP 1231746

File No: 15/03739

(n2019-2461)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Cornelia; County – Cumberland Land District – Windsor; LGA – The Hills Shire

Road Disposed: Lot 1 DP 1252095

File No: 18/08737

(n2019-2462)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parishes – Muttama, Ulandra; Counties – Harden, Clarendon Land District – Cootamundra; LGA – Cootamundra-Gundagai Regional

Road Disposed: Lot 2 DP 1252345

File No: 18/09797

(n2019-2463)

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

SCHEDULE 1

Parish: Nowra
County: St Vincent
Land District: Nowra
LGA: Shoalhaven

DESCRIPTION: Crown road known as Dobbie Close at West Nowra as shown outlined in red on diagram

below.



SCHEDULE 2

Roads Authority: Shoalhaven City Council Council's Ref: 29219E (D18/40008)

Crown Lands Ref: 19/01690#04

(n2019-2464)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Boyeo; County – Townsend Land District – Deniliquin; LGA – Murray River Road Disposed: Lot 1 DP 1253602

File No: 19/02417

(n2019-2465)

CREATION OF STATUTORY LAND MANAGER

Pursuant to clause 2(1) of Schedule 5 to the *Crown Land Management Act 2016*, the statutory land manager specified in Column 1 of the Schedule hereunder is to be constituted by this Act under the name stated in that Column.

The Hon Melinda Pavey, MP Minister for Water, Property & Housing

Schedule

Column 1

Museum of Education Land Manager

(n2019-2466)

ERRATUM

In the Government Gazette of 20 September 2013, Folio 4154, under the heading 'ERRATUM' Reserve number R1016808 for rural services should have read R1016788.

This notice corrects that error.

(n2019-2467)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF ADMINISTRATOR TO MANAGE CROWN LAND

Pursuant to Schedule 5, Section 29(3) of the *Crown Lands Management Act 2016*, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, of the Statutory Land Manager specified opposite thereto in Column 2, which is manager of the reserve referred to in Column 3 of the Schedule.

The Hon Robert Stokes, MP Minister for Planning and Public Spaces

Schedule

Column 1 Column 2 Column 3

Rodney Charles Gilmour

Wentworth Park Sporting Complex
Land Manager

Public Park No. 500010
Public Purpose: public p

nd Manager Public Purpose: public park
Notified: 10 November 1885

For a term commencing 27 August 2019 and expiring 30 June 2020.

File Reference: 13/00121#06

(n2019-2468)

CROWN LAND MANAGEMENT ACT 2016 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND IN

THE LOCAL GOVERNMENT AREA OF NARRABEEN

The Minister administering the Crown Land Management Act 2016 declares, with the approval of His Excellency the Governor, that all of the Native Title in 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 public purpose of coastal protection under the Crown Land Management Act 2016.

Dated at Sydney this 20 day of February 2019

By His Excellency's Command

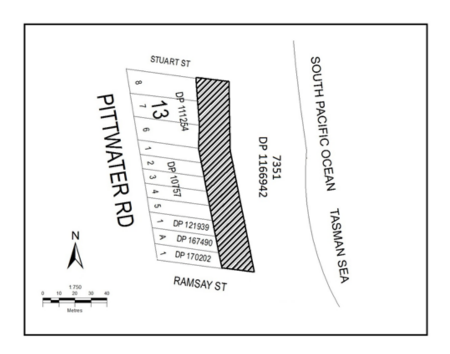
The Hon Paul Lawrence Toole MP Minister for Lands and Forestry

SCHEDULE

Part of Lot 7351 DP 1166942 of Crown land reserved for the purposes of Public Recreation and Coastal Protection, situated at Collaroy Beach in the Local Government Area Narrabeen, Parish of Manly Cove, County of Cumberland being;

The area of land 20m wide bound to the east by a line parallel to the eastern boundaries of Lots 6 to 8 Section 13 DP 111254, Lots 1 to 5 DP 10757, Lot 1 DP 121939, Lot A DP 167490 and Lot 1 DP 170202 and bound to the north by the prolongation of the northern boundary of Lot 8 Section 13 DP 111254 to the east and bound to the south by the prolongation of the southern boundary of Lot 1 DP 170202 to the east as indicated by hatching on the diagram below.

Diagram



(n2019-2469)

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 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 Crown land manager of the land referred to in Column2 of the Schedule.

It is a condition of the appointment that the performance of duties as Crown land manager must be in compliance with the code of conduct adopted under section 440 of the *Local Government Act 1993*.

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

Schedule

Column 1	Column 2
Wagga Wagga City Council	Reserve No. 87534
ABN 56 044 159 537	Public Purpose: cemetery purposes Notified: 28 November 1969
For a term commencing the date this notice.	File Reference: 19/05222

(n2019-2470)

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 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 Crown land manager of the land referred to in Column2 of the Schedule.

It is a condition of the appointment that the performance of duties as Crown land manager must be in compliance with the code of conduct adopted under section 440 of the *Local Government Act 1993*.

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

Schedule

Column 1	Column 2
Wagga Wagga City Council ABN 56 044 159 537	Reserve No. 87043 Public Purpose: drainage, parking
For a term commencing the date this notice.	Notified: 17 January 1969 File Reference: 19/05201

(n2019-2471)

CROWN LAND MANAGEMENT ACT 2016

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 Melinda Pavey, MP Minister for Water, Property and Housing

Schedule

Column 1

communication facilities
(relevant interest – Licence 611829)
access
(relevant interest – Licence 611829)
communication facilities
(relevant interest – Licence 611858)
access
(relevant interest – Licence 611858)

Column 2

Reserve No. 1039311 Public Purpose: communication facilities Notified: 21 June 2019

File Reference: 08/6163

(n2019-2472)

BC - DUBBO

CROWN LAND MANAGEMENT ACT 2016

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 Melinda Pavey, MP Minister for Water, Property & Housing

Column 1

grazing (relevant interest - Licence 601324)

Column 1

grazing

(relevant interest - Licence 601324)

Column 1

power/transmission line (relevant interest - Licence 605500)

Column 1

retaining wall

(relevant interest - Licence 563600) ramn

(relevant interest - Licence 563600)

pipeline

(relevant interest - Licence 563600)

outdoor recreation area

(relevant interest - Licence 563600)

Column 1

communication facilities

(relevant interest - Licence 611793)

(relevant interest - Licence 611793)

Column 1

communication facilities (relevant interest - Licence 611829) communication facilities

(relevant interest - Licence 611858)

Schedule

Column 2

Reserve No. 69793

Public Purpose: soil conservation

Notified: 10 January 1941 File Reference: 18/08511

Schedule

Column 2

Reserve No. 73460

Public Purpose: public recreation, resting place

Notified: 24 February 1950 File Reference: 18/08511

Schedule

Column 2

Reserve No. 33013

Public Purpose: refuge in time of flood, water supply

Notified: 20 July 1901 File Reference: 19/02766

Schedule

Column 2

Reserve No. 1012189

Public Purpose: access and public requirements, tourism purposes and

environmental and heritage conservation

Notified: 18 August 2006 File Reference: 16/00965

Schedule

Column 2

Reserve No. 170152

Public Purpose: community purposes, heritage purposes

Notified: 19 February 1993 File Reference: 08/6163

Schedule

Column 2

Reserve No. 1028908

Public Purpose: environmental protection, rural services

Notified: 30 July 2010 File Reference: 08/6163 Column 1

Column 1

pipeline

pipeline

(relevant interest - Licence 597446)

Schedule

Column 2

Reserve No. 656

Public Purpose: travelling stock

Notified: 1 July 1874 File Reference: 18/04879

Schedule

Column 2

Reserve No. 32102

Public Purpose: travelling stock Notified: 25 January 1901 File Reference: 18/04879

Column 1

pipeline

(relevant interest - Licence 597446)

(relevant interest - Licence 597446)

Schedule

Column 2

Reserve No. 33572

Public Purpose: travelling stock Notified: 23 November 1901 File Reference: 18/04879

Column 1

pipeline

(relevant interest - Licence 610057)

Schedule

Column 2

Reserve No. 43680

Public Purpose: travelling stock Notified: 24 March 1909 File Reference: 19/06470

Column 1

agriculture

(relevant interest - Licence 600462)

dam

(relevant interest - Licence 600462)

levee bank

(relevant interest - Licence 600462)

Schedule

Column 2

Reserve No. 93202

Public Purpose: future public requirements

Notified: 18 July 1980 File Reference: 18/07638

Column 1

pipeline

(relevant interest - Licence 599901)

Schedule

Column 2

Reserve No. 3264

Public Purpose: travelling stock

Notified: 2 April 1887 File Reference: 18/07252

Column 1

pipeline

(relevant interest - Licence 599901)

Schedule

Column 2

Reserve No. 68755

Public Purpose: travelling stock Notified: 27 October 1939 File Reference: 18/07252

Schedule

Column 2

Reserve No. 752329

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 18/00232

Column 1

pump

(relevant interest - Licence 592838)

pipeline

(relevant interest - Licence 592838)

Column 1

grazing

(relevant interest - Licence 606111)

Column 1

grazing

(relevant interest - Licence 630548)

Column 1

reclamation

(relevant interest - Licence 598784)

seawall

(relevant interest - Licence 598784)

slipway

(relevant interest - Licence 598784)

jetty

(relevant interest - Licence 598784)

ramp

(relevant interest - Licence 589570)

jetty

(relevant interest - Licence 589570)

sliprails

(relevant interest - Licence 584341)

reclamation

(relevant interest - Licence 584341)

ramp

(relevant interest - Licence 584341)

jetty

(relevant interest - Licence 584341)

grazing

(relevant interest - Licence 601324)

outdoor recreation area

(relevant interest - Licence 563600)

pipeline

(relevant interest - Licence 563600)

(relevant interest - Licence 563600)

retaining wall (relevant interest - Licence 563600)

pipeline

(relevant interest - Licence 597446)

pump (relevant interest - Licence 597446)

pipeline (relevant interest - Licence 599901)

pump site

(relevant interest - Licence 599901)

Column 1

reclamation

(relevant interest - Licence 584341)

(relevant interest - Licence 584341)

jetty

(relevant interest - Licence 584341)

sliprails

(relevant interest - Licence 584341)

(relevant interest - Licence 589570)

Schedule

Column 2

Dedication No. 1000329 Public Purpose: recreation Notified: 3 December 1892 File Reference: 19/03040

Schedule

Column 2

Reserve No. 1914 Public Purpose: travelling stock Notified: 5 April 1880 File Reference: 19/01363

Schedule

Column 2

Reserve No. 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 18/06187

Schedule

Column 2

Reserve No. 1011268

Public Purpose: future public requirements

Notified: 3 February 2006 File Reference: 17/05578

jetty

(relevant interest - Licence 589570)

reclamation

(relevant interest - Licence 598784)

seawall

(relevant interest - Licence 598784)

slipway

(relevant interest - Licence 598784)

jetty

(relevant interest - Licence 598784)

(relevant interest - Licence 601324)

outdoor recreation area

(relevant interest - Licence 563600)

pipeline

(relevant interest - Licence 563600)

ramp

(relevant interest - Licence 563600)

retaining wall

(relevant interest - Licence 563600)

pipeline (relevant interest - Licence 597446)

pump (relevant interest - Licence 597446)

pipeline

(relevant interest - Licence 599901)

pump site

(relevant interest - Licence 599901)

Column 1

bore site

(relevant interest - Licence 585576)

pipeline

(relevant interest - Licence 585576)

Column 1

pipeline

(relevant interest - Licence 585576)

Column 1

bore site

(relevant interest - Licence 585576)

pipeline

(relevant interest - Licence 585576)

Column 1

pipeline

(relevant interest - Licence 585576)

Column 1

bore site

(relevant interest - Licence 585576)

pipeline

(relevant interest - Licence 585576)

Schedule

Column 2

Reserve No. 63988

Public Purpose: public recreation

Notified: 16 June 1933 File Reference: WL03H0021-1

Schedule

Column 2

Reserve No. 64544

Public Purpose: public recreation Notified: 11 May 1934 File Reference: WL03H0021-1

Schedule

Column 2

Reserve No. 74478

Public Purpose: public recreation Notified: 14 September 1951 File Reference: WL03H0021-1

Schedule

Column 2

Reserve No. 85950

Public Purpose: public recreation Notified: 16 September 1966 File Reference: WL03H0021-1

Schedule

Column 2

Reserve No. 1013826

Public Purpose: future public requirements

Notified: 29 June 2007

File Reference: WL03H0021-1

Column 1

drainage

(relevant interest - Licence 585974)

pipeline

(relevant interest - Licence 585974)

Column 1

bore site

(relevant interest - Licence 585576)

pipeline

(relevant interest - Licence 585576)

Column 1

pipeline

(relevant interest - Licence 585974)

drainage

(relevant interest - Licence 585974)

Schedule

Column 2

Reserve No. 1013826

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: WL06H51-1

Schedule

Column 2

Reserve No. 1031488

Public Purpose: environmental protection, future public requirements,

public recreation, rural services Notified: 18 February 2011 File Reference: WL03H0021-1

Schedule

Column 2

Reserve No. 1031488

Public Purpose: environmental protection, future public requirements,

public recreation, rural services Notified: 18 February 2011 File Reference: WL06H51-1

(n2019-2473)

Water Notices

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Blackwood Notification Area

The order published in Gazette No. 67 of 23 June 2017 is revoked

SAM BANZI Chairman Dams Safety Committee Locked Bag 5123 Parramatta NSW 2124

(n2019-2474)

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Wallerawang Notification Area

The order published in Gazette No. 66 of 6 June 2008 is revoked

SAM BANZI Chairman Dams Safety Committee Locked Bag 5123 Parramatta NSW 2124

(n2019-2475)

NATURAL RESOURCES ACCESS REGULATOR

Lachlan River Valley

An application has been received from **Michael Kenneth Coles and Reginald Thomas Coles** to authorise existing levees for the prevention of inundation of land by floodwaters on Lots 33, 36, 39, 42 & 43 DP 753100, Parish of Marsden, County of Gipps, (Ref:70CW808676).

The application is made under Section 167 (1) of Part 8 of the *Water Act 1912*, being located within a Proclaimed (declared) Local Area under Section 5(4) of the Act.

Objections to the granting of the approval must be registered in writing to the Natural Resources Access Regulator, PO Box 717, DUBBO NSW 2830, within 28 days of this notice being published.

Direct any queries to Rachel Daly, Water Regulation Officer, on (02) 6841 7429.

(n2019-2476)

WATER MANAGEMENT ACT 2000

Order under section 130 (2)

Inclusion of land into Murrumbidgee Irrigation Limited's area of operation

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 Murrumbidgee Irrigation Limited.

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

Graeme White Director Regional Water Regulation (West) Natural Resources Access Regulator Department of Planning, Industry and Environment (by delegation)

SCHEDULE 1

Lot 1 DP 1245541, Parish of Willimbong, County of Cooper Lot 34 DP756045, Parish of Denny, County of Sturt

(n2019-2477)

Other Government Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **OUR COMMUNITY PROJECT INCORPORATED INC9882454** became registered under the *Corporations Act 2001* as **OUR COMMUNITY PROJECT LIMITED ACN: 634 229 959**, a company limited by guarantee, on 10 July 2019, 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 15 August 2019

(n2019-2478)

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **REMEMBRANCE DRIVEWAY COMMITTEE INCORPORATED (Y2983439)** became registered under the *Corporations Act 2001* as **REMEMBRANCE DRIVEWAY COUNCIL LTD (ACN 634 944 246)**, a company limited by guarantee18 July 2019 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 19 August 2019

(n2019-2479)

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*.

CRYSTAL RECOVERY FELLOWSHIP AUSTRALIA INCORPORATED	INC1700970
FRIENDS OF THE WATTLE INCORPORATED	INC1700978
LOKI CONNECT INCORPORATED	INC1700355
NEW SPORT WALES INCORPORATED	INC1700578
PARTY FOR FREEDOM INCORPORATED	INC1300124
THE AUSTRALIAN INSTITUTE OF BREAK DANCING INCORPORATED	INC1700521
VALLA BEACH COMMUNITY GARDEN INCORPORATED	INC1700626
WESTERN SYDNEY SPORTS CLUB INCORPORATED	INC1701167

Cancellation is effective as at the date of gazettal.

Dated this 20th day of August 2019.

Diane Duggan Delegate of the Commissioner NSW Fair Trading

(n2019-2480)

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that HANG GLIDING FEDERATION OF AUSTRALIA INC (Y0199420) became registered under the *Corporations Act 2001* as SPORTS AVIATION FEDERATION OF AUSTRALIA (ACN 635 378 139), a company limited by guarantee on 7 August, 2019 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 21 August 2019

(n2019-2481)

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*.

CHRISTIAN COUNSELLORS ASSOCIATION OF AUSTRALIA (NSW) INCORPORATED	Y2876439
FIREBUG DINGHIES AUSTRALIA INCORPORATED	INC1600598
GENERATION ALPHA PROJECT INCORPORATED	INC1800302
GRIFFITH PUNJABIZ SPORTS AND CULTURAL ASSOCIATION INCORPORATED	INC1600414
ILFORD RUNNING STEAM PEST ANIMAL CONTROL GROUP INC	INC1801048
PANTHERS HOSPITAL VISITATION GROUP INCORPORATED	INC9887486
RICHMOND VALLEY ANGLERS ACTION GROUP INCORPORATED	INC9880990
S.P.A.C.E. INCORPORATED	INC9882793
SOUTH GRAFTON TENNIS CLUB INCORPORATED	Y2211116
THE LIONS CLUB OF TARALGA & DISTRICT INCORPORATED	INC9882178
TOMAREE PUBLIC SCHOOL P & C ASSOCIATION INCORPORATED	INC1501250
YOGA ASSOCIATION OF MANGROVE MOUNTAIN INCORPORATED	Y2809311

Cancellation is effective as at the date of gazettal.

Dated this 21st day of August 2019.

Robyne Lunney Delegate of the Commissioner NSW Fair Trading

(n2019-2482)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Better Regulation and Innovation

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has authorised the Honourable Victor Dominello MP to act for and on behalf of the Minister for Better Regulation and Innovation on and from 29 August 2019 to 30 August 2019, inclusive.

Dated: 21 August 2019

GLADYS BEREJIKLIAN, MP Premier

(n2019-2483)

CONSTITUTION ACT 1902

Ministerial arrangements for the Deputy Premier, Minister for Regional New South Wales, Industry and Trade

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has authorised the Honourable Paul Toole MP to act for and on behalf of the Deputy Premier, Minister for Regional New South Wales, Industry and Trade, on and from 24 August 2019 to 31 August 2019, inclusive.

Dated: 21 August 2019

GLADYS BEREJIKLIAN, MP

Premier

(n2019-2484)

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:

Lismore 10.00am 10 February 2020 (2 weeks)

In lieu of 24 February 2020 (2 weeks)

Lismore 10.00am 9 June 2020 (2 weeks)

In lieu of 15 June 2020 (2 weeks)

Dated this 15th day of August 2019.

Justice D Price AM Chief Judge

(n2019-2485)

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

Sydney 10.00am 22 March 2021 (1 week)

In lieu of 29 March 2021 (1 week)

Dated this 15th day of August 2019.

Justice D Price AM Chief Judge

(n2019-2486)

GEOGRAPHICAL NAMES ACT 1966

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

Edith Blake Reserve for a reserve located on the corner of Montgomery Street and South Street in the suburb of Kogarah.

Merv Lynch Reserve for a reserve located between Gregory Crescent and Edgbaston Road in the suburb of Beverly Hills.

The position and extent for these features is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 21 August to 21 September 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

(n2019-2487)

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:

Smiths Gap for a gap, located on Bungendore Road, approximately 5kms north-west of the village of Bungendore, in the Queanbeyan-Palerang 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 21 August to 21 September 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

(n2019-2488)

GEOGRAPHICAL NAMES ACT 1966

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

Harvest Park for a reserve at 1 Harvest Boulevard, Chisholm.

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

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

(n2019-2489)

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, ELIZABETH KOFF, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act* 2007, and section 43 of the *Interpretation Act* 1987, DO HEREBY:

(a) REVOKE the Order published in the NSW Government Gazette No. 47 of 16 April 2013, declaring certain premises of Long Bay Hospital to be a mental health facility in accordance with section 109 of the *Mental Health Act 2007*, designated a "mental health assessment and inpatient treatment" facility; and

(b) DECLARE the following premises to be a declared mental health facility for the purposes of the *Mental Health Act 2007*:

Long Bay Hospital, Long Bay Correctional Complex, 1300 Anzac Parade, Malabar NSW 2036, comprising the following units:

- Aged Care and Rehabilitation Unit including connecting corridors and attached courtyards
- Medical Sub-acute Unit including attached courtyards
- Mental Health Unit including attached courtyards; and
- (c) DECLARE this facility to be designated as a "mental health assessment and inpatient treatment" facility; and
- (d) DECLARE that, pursuant to section 109(1)(c) of the *Mental Health Act 2007*, sections 18, 19, 20, 22, 24, 25 and 26 of that Act shall not apply to this facility.

Signed, this 16th day of August 2019

Elizabeth Koff Secretary

(n2019-2490)

MENTAL HEALTH ACT 2007

Section 109

Declaration of Mental Health Facility

- I, ELIZABETH KOFF, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act* 2007, and section 43 of the *Interpretation Act* 1987, DO HEREBY:
- (a) VARY the Order made pursuant to section 109 of the *Mental Health Act 2007*, published in the NSW Government Gazette No. 166 of 13 November 2009, page 5675, declaring certain premises to be declared mental health facilities, by removing the reference to "the Emergency Department of Blacktown Hospital".
- (b) DECLARE the following premises of **Blacktown Hospital** to be a declared mental health facility for the purposes of the *Mental Health Act 2007*:
 - The Emergency Department of Blacktown Hospital, with the exception of the Psychiatric Emergency Care Centre, located on Level 2, Building A, Blacktown Hospital, Blacktown Road, Blacktown NSW 2148; and
- (c) DECLARE this facility to be designated as a "mental health emergency assessment" facility; and
- (d) RESTRICT this facility to the provision of acute assessment functions, where a patient can be held in anticipation of discharge should their clinical condition resolve rapidly, or transferred to a declared mental health facility of the "mental health assessment and inpatient treatment" class if required, in accordance with all provisions of the *Mental Health Act* 2007, with the exception of:
- i. Chapter 2;
- ii. Division 1 of Part 3 of Chapter 3;
- iii. Sections 57, 58 and 59 of Division 2 of Part 3 of Chapter 3; and
- iv. Division 3 of Part 3 of Chapter 3.

Signed, this 15th day of August 2019

Elizabeth Koff Secretary

(n2019-2491)

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

I, ELIZABETH KOFF, Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act* 2007, DO HEREBY:

- (a) DECLARE the following premises to be a declared mental health facility for the purposes of section 109 of the *Mental Health Act 2007*:
 - The **Psychiatric Emergency Care Centre (PECC)** located within the Emergency Department, Level 2, Building A, Blacktown Hospital, Blacktown Road, Blacktown NSW 2148; and
- (b) DECLARE this facility to be designated as a "mental health assessment and inpatient treatment" facility.

Signed, this 15th day of August 2019

Elizabeth Koff Secretary

(n2019-2492)

PASSENGER TRANSPORT (GENERAL) REGULATION 2017

Clause 76 (1) (c) Designation of Routes

Order

Bus public passenger services

Transport for NSW, pursuant to clause 76 of the *Passenger Transport (General) Regulation 2017*, does by this Order designate the route of each public passenger service by bus operated by the following operator as a route for which an approved payment device, being a kind of smartcard, may be used:

All bus passenger service routes operated by Transdev NSW South Pty Ltd and Transdev NSW Pty Ltd

Date of effect

This Order takes effect on and from 26 August 2019.

Lewis Clark
Executive Director
Information and Ticketing Services
(A delegate of Transport for NSW)

(n2019-2493)

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 Jason Brenden Cooke (MED0001185213)**, of NEWINGTON NSW 2127, 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 23 August 2019.

Dated at Sydney, 16 August 2019.

ELIZABETH KOFF Secretary, NSW Health

(n2019-2494)

RETENTION OF TITLE

Her Excellency the Governor has been pleased to approve retention of the title 'The Honourable' by Justice Terence William Sheahan AO. The Honourable Terence William Sheahan AO was appointed as a Judge of the Land and Environment Court of New South Wales on 9 April 1997 and will enter into retirement with his last day of service being 17 August 2019.

(n2019-2495)

UNIFORM CIVIL PROCEDURE RULES 2005

Part 39, Division 2, Rule 39.23 SHERIFF'S OFFICE NOTICE OF SALE

Unless the Writ for Levy of Property is previously satisfied, the Sheriff intends to sell by Public Auction the following land known as 18 Schofield Avenue, Earlwood, NSW 2206 being Certificate of Title Folio 35/18866

The sale will be held onsite at 18 Schofield Avenue, Earlwood, NSW 2206 on Saturday 14 September 2019 at 3pm.

Please address all enquiries for the sale to: Aris Dendrinos of Richardson & Wrench, Marrickville on 0412 465 567 or email: arisd@randw.com. All other enquiries to Inspector Eddie Temurcuoglu, Penrith Sheriff's Office on 0421 610 687

(n2019-2496)

Gas and Electricity (Consumer Safety) Act 2017

Order under Section 6

- I, Matthew Whitton, Director, Specialist Services, New South Wales Fair Trading, Department of Customer Service:
- (1) pursuant to section 6(1) of the *Gas and Electricity (Consumer Safety) Act* 2017 by this Order, declare the battery article of a class described in Schedule 1 to be, on and from the date on which this Order is published in the New South Wales Government Gazette, a high risk battery article.

Signed this 15 day of August 2019

MATTHEW WHITTON
DIRECTOR, FAIR TRADING SPECIALIST SERVICE
NSW FAIR TRADING
DEPARTMENT OF CUSTOMER SERVICE

Schedule 1

Declared High Risk Battery Article

A battery article of a class that is designed for and intended for use to power the following:

1. E-BIKE

An E-Bike means a bicycle that:

- (a) has 2 or 3 wheels; and
- (b) has foot pedals intended for propulsion of the bicycle; and
- (c) contains one or more auxiliary propulsion electric motors; and
- (d) contains a rechargeable lithium-ion battery;

and includes -

- (e) any associated battery; or
- (f) any associated charger.

But does not include -

(g) Any vehicles that are described as road vehicles for the purposes of the *Motor Vehicle Standards Act 1989* or any vehicles that require registration in New South Wales.

Note: an E-Bike may also be known as a power-assisted pedal cycle.

2. ELECTRIC SCOOTER

An electric scooter means a scooter that:

- (a) has 2 wheels and handlebars; and
- (b) has no seat or foot pedals; and
- (c) contains one or more auxiliary propulsion electric motors; and
- (d) contains a rechargeable lithium-ion battery;

and includes -

- (e) any associated battery; or
- (f) any associated charger.

But does not include-

(g) Any vehicles that are described as road vehicles for the purposes of the *Motor Vehicle Standards Act 1989* or any vehicles that require registration in New South Wales.

3. SELF BALANCING SCOOTER

Self balancing scooter means a ride-on device that:

- (a) has 1 or 2 wheels; and
- (b) has no steering grips, seat or handlebars; and
- (c) is powered by a lithium-ion battery that is rechargeable via connection to a mains power supply;

and includes -

- (d) any associated battery; or
- (e) any associated charger.

Note: Self-balancing scooters may also be known as hoverboards, gliders, smart boards, sky walkers, monoboards, mod boards and battery powered self-balancing personal transport devices.

4. ELECTRIC SKATEBOARD

An electric skateboard means a skateboard that:

- (a) has 4 wheels: and
- (b) has no steering grips, seat or handlebars; and
- (c) contains one or more auxiliary propulsion electric motors; and
- (d) contains a rechargeable lithium-ion battery;

and includes -

- (e) any associated battery; or
- (f) any associated charger.

(n2019-2497)

Anti-Discrimination Act 1977

EXEMPTION ORDER

- 1) In this Exemption Order:
 - a) Act means the Anti-Discrimination Act 1977 (NSW);
 - b) Applicant means Raytheon Australia Pty Ltd;
 - US Export Controlled Material means articles, services, technology and information or data regulated by the US Export Regulations;
 - d) **US Export Regulations** means the requirements of the International Traffic in Arms Regulations (22 CFR (US) §§120-130) and the Export Administration Regulations (15 CFR (US) §§730-774) or other regulation to similar effect, as amended from time to time, so far as they apply to US Export Controlled Material used in the Applicant's operations.
- 2) Under the provisions of section 126 of the Act but for the purposes only of meeting the Applicant's legal obligations pursuant to the US Export Regulations and:
 - a) manufacturing licence agreements;
 - b) technical assistance agreements;
 - c) proprietary information agreements; and/ or
 - d) export licences granted by the United States Department of Commerce and/or the United States State Department,

the Applicant is granted an exemption from the provisions of sections 8, 10, 51 and 52 of the Act to the extent necessary to permit the Applicant to do the following:

- a) ask present and future employees, contractors and contract workers to disclose their full names;
- ask present and future employees, contractors and contract workers to declare their exact citizenship (including any dual citizenship) and their country of birth;
- c) require present and future employees, contractors and contract workers to produce a photocopy of their passport(s);
- d) require present and future employees, contractors and contract workers to wear a badge confirming their right to access US Export Controlled Material or

their level of access to any US Export Controlled Material. Such badges may be coded but not in such a way as to identify:

- i) the citizenship of the person, as declared;
- ii) the country of birth of the person, or
- iii) the reasons for that person's level of access;
- e) require present and future employees, contractors and contract workers involved in projects which use US Export Controlled Material, to notify the Applicant of any change to their citizenship or residency status, to the best of their knowledge and belief;
- f) restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicant's workforce, based on their citizenship or country of birth;
- g) reject applications from prospective employees, contractors and contract workers for positions related to projects which use US Export Controlled Material, based on the prospective employee, contractor or contract worker's:
 - i) citizenship, as declared;
 - ii) country of birth, or
 - iii) substantive contacts, where such contacts objectively create an unacceptable risk of diversion of US Export Controlled Material or technology.

but not on the basis of the prospective employee, contractor or contract worker's descent, or ethnic or ethno-religious or national origin;

- h) advertise controlled positions with the Applicant as being subject to the exemption order;
- record and maintain a register (Register) of those employees, contractors and contract workers that are permitted to access US Export Controlled Material or work on controlled projects due to citizenship, or country of birth status. Access to the Register to be limited to only those employees, contractors, contract workers and agents of the Applicant with a need to know; and
- j) ask present and future employees, contractors and contract workers to execute a non-disclosure agreement in accordance with the license or technical assistance agreement required by the Department of State, United States of America, in the event they are authorised to have access to US Export Controlled Material;
- k) ask present and future employees, contractors and contract workers to disclose their substantive contacts with individuals from restricted or prohibited countries listed in the US Export Regulations; and

- restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicant's workforce, based on their substantive contacts, where such contacts objectively create an unacceptable risk of diversion of US Export Controlled Material or technology; and
- m) record and maintain a register of those employees, contractors and contract workers that are permitted to access US Export Controlled Material or work on controlled projects due to substantive contacts. Access to the register to be limited to only those employees contractors, contract workers and agents of the Applicant with a need to know.
- 3) This Exemption Order does not extend to any other identification, collection, storage or use of information in relation to any employee, contractor or contract worker in respect of that employee, contractor or contract worker's race, colour, nationality, descent or ethnic, ethno-religious or national origin. Except to the extent expressly provided herein, this Exemption Order does not excuse, or purport to excuse, the Applicant from complying with its obligations pursuant to the Act, any other legislation or at common law.
- 4) The Applicant is required, prior to taking any action permitted by this Exemption Order, to provide all employees, contractors or contract workers, and prospective employees, contractors or contract workers with:
 - a) express notice that they may be adversely affected by this exemption if they are not an Australian citizen or if they hold dual citizenship;
 - b) a reasonable explanation in plain English of the nature of any adverse effects of such action to them; and
 - c) information (at the time of recruitment in the case of prospective employees, contractors or contract workers) about how they can apply for Australian citizenship.
- 5) In addition to the above conditions the Applicant is required to:
 - a) produce comprehensive anti-discrimination policies governing all aspects of the work and workforce, including management, and with particular regard to race discrimination, vilification and harassment and victimisation;
 - establish concise and comprehensive dispute resolution and grievance procedures to receive, investigate and resolve discrimination complaints and grievances and, in particular, those relating to race discrimination, vilification and harassment and victimisation;
 - c) implement training programs, including at induction, to ensure that all members of the Applicant's workforce, including management, are fully informed of their rights and obligations under such policies and procedures particularly with regard to issues of race discrimination, vilification, harassment and victimisation;

- d) ensure that all members of the workforce, including management, receive regular education and training in issues of discrimination, particularly race discrimination, vilification, harassment and victimisation;
- e) take steps to fully inform the workforce, including management, of their rights under the Act and, in particular (but not limited to) the complaints procedure under the Act and to ensure that all members of the workforce, including management, are aware of the rights of aggrieved persons to take their complaints to the Anti-Discrimination Board and through the New South Wales Civil and Administrative Tribunal:
- f) take steps to fully inform the workforce, including management, of the requirements of, and their rights and obligations under, the *Racial Discrimination Act 1975* (Cth);
- g) notify the Anti-Discrimination Board if the discriminatory terms and provisions of the relevant US Export Regulations are substantially amended, repealed or become inoperative, in whole or in part, so that this Exemption Order may be revoked or amended.
- 6) The Applicant is required to advise the Anti-Discrimination Board by 31 January (for the reporting period 1 July to 31 December) and 31 July (for the reporting period 1 January to 30 June) of every year over the five year period specified in the order, of:
 - a) The steps it has taken to comply with all the above conditions, including:
 - the number of job applicants rejected for the purposes of the US Export Regulations, including those subsequently appointed to other roles within each reporting period;
 - ii) the number of employees retrenched or redeployed due the requirements of the US Export Regulations and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicant's responsibility under the US Export Regulations on the deployment of its workforce within each reporting period;
 - iii) the number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy requirements related to the US Export Regulations.
 - b) The implementation and compliance generally with the terms of this Exemption Order.
- 7) The Applicant is required to take all reasonable steps to ensure that any employees adversely affected by this exemption order, retain employment with the Applicant, and do not suffer a reduction in wages, salary or opportunity for advancement.
 - If the Applicant, in order to enable it to comply with the US Export Regulations or related contractual obligations associated with the US Regulations, moves a

member of the workforce from one project to another, the Applicant must take reasonable steps both to explain to that person why the transfer has occurred and to avoid any race-based hostility that might result from the transfer.

Where prospective employees adversely affected by this Exemption Order would otherwise have been acceptable to the Applicant as employees, the Applicant is required to consider and, if feasible, implement reasonable and practicable alternatives to rejection, such as employment in other work or obtaining the necessary approvals under the US Export Regulations.

This exemption is for a period of five years.

Dated this 19th day of August 2019

Dr Annabelle Bennett AC SC President Anti-Discrimination Board of NSW

(n2019-2498)

Anti-Discrimination Act 1977 EXEMPTION ORDER

- 1) In this Exemption Order:
 - a) Act means the Anti-Discrimination Act 1977 (NSW);
 - b) Applicant means Linfox Australia Pty Ltd;
 - c) **US Export Controlled Material** means articles, services, technology and information or data regulated by the US Export Regulations;
 - d) **US Export Regulations** means the requirements of the International Traffic in Arms Regulations (22 CFR (US) §§120-130) and the Export Administration Regulations (15 CFR (US) §§730-774) or other regulation to similar effect, as amended from time to time, so far as they apply to US Export Controlled Material used in the Applicant's operations.
- 2) Under the provisions of section 126 of the Act but for the purposes only of meeting the Applicant's legal obligations pursuant to the US Export Regulations and:
 - a) manufacturing licence agreements;
 - b) technical assistance agreements;
 - c) proprietary information agreements; and/ or
 - d) export licences granted by the United States Department of Commerce and/or the United States State Department,

the Applicant is granted an exemption from the provisions of sections 8, 10, 51 and 52 of the Act to the extent necessary to permit the Applicant to do the following:

- a) ask present and future employees, contractors and contract workers to disclose their full names;
- ask present and future employees, contractors and contract workers to declare their exact citizenship (including any dual citizenship) and their country of birth;
- c) require present and future employees, contractors and contract workers to produce a photocopy of their passport(s);
- d) require present and future employees, contractors and contract workers to wear a badge confirming their right to access US Export Controlled Material or their level of access to any US Export Controlled Material. Such badges may be coded but not in such a way as to identify:

- i) the citizenship of the person, as declared;
- ii) the country of birth of the person, or
- iii) the reasons for that person's level of access;
- e) require present and future employees, contractors and contract workers involved in projects which use US Export Controlled Material, to notify the Applicant of any change to their citizenship or residency status, to the best of their knowledge and belief;
- f) restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicant's workforce, based on their citizenship or country of birth;
- g) reject applications from prospective employees, contractors and contract workers for positions related to projects which use US Export Controlled Material, based on the prospective employee, contractor or contract worker's:
 - i) citizenship, as declared;
 - ii) country of birth, or
 - substantive contacts, where such contacts objectively create an unacceptable risk of diversion of US Export Controlled Material or technology.

but not on the basis of the prospective employee, contractor or contract worker's descent, or ethnic or ethno-religious or national origin;

- h) advertise controlled positions with the Applicant as being subject to the exemption order;
- record and maintain a register (Register) of those employees, contractors and contract workers that are permitted to access US Export Controlled Material or work on controlled projects due to citizenship, or country of birth status. Access to the Register to be limited to only those employees, contractors, contract workers and agents of the Applicant with a need to know; and
- j) ask present and future employees, contractors and contract workers to execute a non-disclosure agreement in accordance with the license or technical assistance agreement required by the Department of State, United States of America, in the event they are authorised to have access to US Export Controlled Material;
- k) ask present and future employees, contractors and contract workers to disclose their substantive contacts with individuals from restricted or prohibited countries listed in the US Export Regulations; and

- restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicant's workforce, based on their substantive contacts, where such contacts objectively create an unacceptable risk of diversion of US Export Controlled Material or technology; and
- m) record and maintain a register of those employees, contractors and contract workers that are permitted to access US Export Controlled Material or work on controlled projects due to substantive contacts. Access to the register to be limited to only those employees contractors, contract workers and agents of the Applicant with a need to know.
- 3) This Exemption Order does not extend to any other identification, collection, storage or use of information in relation to any employee, contractor or contract worker in respect of that employee, contractor or contract worker's race, colour, nationality, descent or ethnic, ethno-religious or national origin. Except to the extent expressly provided herein, this Exemption Order does not excuse, or purport to excuse, the Applicant from complying with its obligations pursuant to the Act, any other legislation or at common law.
- 4) The Applicant is required, prior to taking any action permitted by this Exemption Order, to provide all employees, contractors or contract workers, and prospective employees, contractors or contract workers with:
 - a) express notice that they may be adversely affected by this exemption if they are not an Australian citizen or if they hold dual citizenship;
 - b) a reasonable explanation in plain English of the nature of any adverse effects of such action to them; and
 - c) information (at the time of recruitment in the case of prospective employees, contractors or contract workers) about how they can apply for Australian citizenship.
- 5) In addition to the above conditions the Applicant is required to:
 - a) produce comprehensive anti-discrimination policies governing all aspects of the work and workforce, including management, and with particular regard to race discrimination, vilification and harassment and victimisation;
 - b) establish concise and comprehensive dispute resolution and grievance procedures to receive, investigate and resolve discrimination complaints and grievances and, in particular, those relating to race discrimination, vilification and harassment and victimisation;
 - c) implement training programs, including at induction, to ensure that all members of the Applicant's workforce, including management, are fully informed of their rights and obligations under such policies and procedures particularly with regard to issues of race discrimination, vilification, harassment and victimisation;

- d) ensure that all members of the workforce, including management, receive regular education and training in issues of discrimination, particularly race discrimination, vilification, harassment and victimisation;
- e) take steps to fully inform the workforce, including management, of their rights under the Act and, in particular (but not limited to) the complaints procedure under the Act and to ensure that all members of the workforce, including management, are aware of the rights of aggrieved persons to take their complaints to the Anti-Discrimination Board and through the New South Wales Civil and Administrative Tribunal;
- f) take steps to fully inform the workforce, including management, of the requirements of, and their rights and obligations under, the *Racial Discrimination Act 1975* (Cth);
- g) notify the Anti-Discrimination Board if the discriminatory terms and provisions of the relevant US Export Regulations are substantially amended, repealed or become inoperative, in whole or in part, so that this Exemption Order may be revoked or amended.
- 6) The Applicant is required to advise the Anti-Discrimination Board by 31 January (for the reporting period 1 July to 31 December) and 31 July (for the reporting period 1 January to 30 June) of every year over the five year period specified in the order, of:
 - a) The steps it has taken to comply with all the above conditions, including:
 - the number of job applicants rejected for the purposes of the US Export Regulations, including those subsequently appointed to other roles within each reporting period;
 - ii) the number of employees retrenched or redeployed due the requirements of the US Export Regulations and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicant's responsibility under the US Export Regulations on the deployment of its workforce within each reporting period;
 - iii) the number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy requirements related to the US Export Regulations.
 - b) The implementation and compliance generally with the terms of this Exemption Order.
- 7) The Applicant is required to take all reasonable steps to ensure that any employees adversely affected by this exemption order, retain employment with the Applicant, and do not suffer a reduction in wages, salary or opportunity for advancement.

If the Applicant, in order to enable it to comply with the US Export Regulations or related contractual obligations associated with the US Regulations, moves a member of the workforce from one project to another, the Applicant must take reasonable steps both to explain to that person why the transfer has occurred and to avoid any race-based hostility that might result from the transfer.

Where prospective employees adversely affected by this Exemption Order would otherwise have been acceptable to the Applicant as employees, the Applicant is required to consider and, if feasible, implement reasonable and practicable alternatives to rejection, such as employment in other work or obtaining the necessary approvals under the US Export Regulations.

This exemption is for a period of five years.

Dated this 19th day of August 2019

Dr Annabelle Bennett AC SC President Anti-Discrimination Board of NSW

(n2019-2499)

COUNCIL NOTICES

ARMIDALE REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Armidale Regional Council, pursuant to section 162 of the Roads Act 1993, has officially named the road as shown on Armidale Regional Council Map:

Name	Locality
WATERFALL WAY	Ebor
Description	

Description

A 4.43km road extent, formerly known as Grafton Road, Ebor between Armidale Regional and Clarence Valley local government boundary and Pipeclay St, Ebor; and a 2.92km road extent, formerly known as Grafton Road, Ebor between the Guy Fawkes River bridge and T-intersection of Grafton and Guyra Roads, Ebor.

Dated 15 August 2019

SUSAN LAW, Chief Executive Officer, Armidale Regional Council PO Box 75A, Armidale NSW 2350

(n2019-2500)

CLARENCE VALLEY COUNCIL

Roads Act 1993

Notification of Road Closure

Notice is hereby given, under the provisions of the Roads Act 1993 that the road as set out in the Schedule below is closed and the lands comprised therein cease to be a 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, will vest in Clarence Valley Council and is classified as operational land for the purposes of the Local Government Act 1993.

Dated at Grafton this 19th August 2019.

Ashley Lindsay, General Manager.

Schedule

Lot 101 DP 1250060 Parish of Harwood, County of Clarence.

(n2019-2501)

GUNNEDAH SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
VERA CLOSE	Gunnedah	
Description		
Vera Close is a short two way cul-de-sac road that travels north and south from the intersection of the road		

proposed Raymond Drive

Name			Locality					
RAYMOND DRIVE			Gunnedal	h				
Description								
• .• 1	, 11.	 T7 '1	 4 •.1		. •	1.1.	E 1 : 1	D 1

an existing road reserve travelling west from Kamilaroi Road with a single intersecting road, being Eveleigh Road

ERIC GROTH, General Manager, Gunnedah Shire Council, PO Box 63, GUNNEDAH NSW 2380

GNB Ref: 0126 (n2019-2502)

KEMPSEY SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
FITZROY AVENUE	South West Rocks

Description

Fitzroy Avenue (nominated as Road 6 on the overall subdivision Plan) is East off Shamrock Avenue, approximately 18 metres wide and 30 metres in length (Stage 1). Fitzroy Avenue is a part of a Residential subdivision located NE of the intersection of Burrawong Drive and Belle O'Connor Street known as Saltwater Link.

Name	Locality
MATILDA AVENUE	South West Rocks
T	

Description

Matilda Avenue (nominated as Road 4 on the overall subdivision Plan) is West off Shamrock Avenue, approximately 16 metres wide and 30 metres in length (Stage 1). Matilda Avenue is a part of a Residential subdivision located NE of the intersection of Burrawong Drive and Belle O'Connor Street known as Saltwater Link.

CRAIG MILBURN, General Manager, Kempsey Shire Council, 22 Tozer Street, WEST KEMPSEY NSW 2440

GNB Ref: 0141

(n2019-2503)

KEMPSEY SHIRE COUNCIL

Roads Act 1993

ROAD CLOSURE

NOTICE is hereby given by the Kempsey Shire Council in pursuance of section 38D of the *Roads Act 1993*, that the road hereunder described is closed and the land comprised therein ceases to be a 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 will vest in the Kempsey Shire Council as operational land for the purposes of the *Local Government Act 1993*.

CRAIG MILBURN
General Manager
Kempsey Shire Council
PO Box 3078 WEST KEMPSEY NSW 2440

DESCRIPTION

Road Closed: Lot 1 Deposited Plan 1254878 Parish of Yarravel, County of Dudley

(n2019-2504)

LAKE MACQUARIE CITY COUNCIL

Roads Act 1993

Section 16

Dedication of Land as Public Road

NOTICE is hereby given pursuant to section 16 of the *Roads Act 1993*, that the land described in the Schedule and shown shaded on the plan below is dedicated to the public as road.

MORVEN CAMERON, General Manager, Lake Macquarie City Council, Administrative Centre, Main Road, Speers Point NSW 2284.

SCHEDULE

Road one chain (20 metres) wide located between Lot 1 DP 921714 and Lot 1 DP 921545 off Transfield Avenue, Edgeworth.

The Plan

Parish – Teralba; County – Northumberland; LGA – Lake Macquarie City Council



Council Ref: F2018/00542

(n2019-2505)

LISMORE CITY COUNCIL

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 38D of the *Roads Act 1993*, the road hereunder described is closed. The lands comprised therein cease to be a 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.

Dated at Goonellabah this 15th day of August 2019.

Shelley Oldham General Manager Lismore City Council PO Box 23A, Lismore NSW 2480

DESCRIPTION

Parish – South Gundurimba; County – Rous

Local Government Area – Lismore

Road Closed: Lot 10 and Lot 11 in DP1253877

SCHEDULE

On closing, the land within Lot 10 and Lot 11 in DP1253877 will remain vested in Lismore City Council as operational land for purposes of the *Local Government Act 1993*.

Council's reference: CDR18/703

(n2019-2506)

LISMORE CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
GREY GUM CLOSE	Caniaba	
Description		
This new road will be created within the subdivision of Lot 416 DP 1250240 also known as 9 Fredericks		
Road,CANIABA		

Name	Locality
BOTTLEBRUSH PLACE	Caniaba
Description	

This new road will be created within the subdivision of Lot 416 DP 1250240 also known as 9 Fredericks, Caniaba

SHELLEY OLDHAM, General Manager, Lismore City Council, 43 Oliver Avenue, GOONELLABAH NSW 2480

GNB Ref: 0155 (n2019-2507)

COUNCIL OF THE CITY OF SYDNEY

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
GALARA STREET	Rosebery	
Description		
"L" shaped street from Epsom Rd to Dunning Ave		

MONICA BARONE, Chief Executive Officer, Council Of The City Of Sydney, GPO Box 1591, SYDNEY NSW 2001

GNB Ref: 0152 (n2019-2508)

COUNCIL OF THE CITY OF SYDNEY

ROADS ACT 1993

Naming of Roads

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

Name	Locality
ROSE VALLEY WAY	Zetland
Description	
Joynton Ave. to Link Rd	

MONICA BARONE, Chief Executive Officer, Council Of The City Of Sydney, GPO Box 1591, SYDNEY NSW 2001

GNB Ref: 0150 (n2019-2509)

COUNCIL OF THE CITY OF SYDNEY

ROADS ACT 1993

Naming of Roads

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

Name	Locality
FUSE STREET	Zetland
Description	
Epsom Rd to Peters St. (new street)	

MONICA BARONE, Chief Executive Officer, Council Of The City Of Sydney, GPO Box 1591, SYDNEY NSW 2001

GNB Ref: 0151 (n2019-2510)

COUNCIL OF THE CITY OF SYDNEY

ROADS ACT 1993

Naming of Roads

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

Name	Locality
TWEED PLACE	Zetland
Description	
Portman Lane to southern termination	

MONICA BARONE, Chief Executive Officer, Council Of The City Of Sydney, GPO Box 1591, SYDNEY NSW 2001

GNB Ref: 0149 (n2019-2511)

COUNCIL OF THE CITY OF SYDNEY

ROADS ACT 1993

Naming of Roads

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

Name	Locality
HATBOX PLACE	Erskineville
Description	
Sam Sing St. to eastern termination	

MONICA BARONE, Chief Executive Officer, Council Of The City Of Sydney, GPO Box 1591, SYDNEY NSW 2001

GNB Ref: 0147 (n2019-2512)

COUNCIL OF THE CITY OF SYDNEY

ROADS ACT 1993

Naming of Roads

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

Name	Locality
EBSWORTH STREET	Zetland
Description	
Bourke St. to new street- Zetland Avenue.	

MONICA BARONE, Chief Executive Officer, Council Of The City Of Sydney, GPO Box 1591, SYDNEY NSW 2001

GNB Ref: 0148 (n2019-2513)

COUNCIL OF THE CITY OF SYDNEY

ROADS ACT 1993 Naming of Roads

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

Name	Locality
BRIGHTWELL LANE	Erskineville
Description	
Goddard St. to Eve St.	

MONICA BARONE, Chief Executive Officer, Council Of The City Of Sydney, GPO Box 1591, SYDNEY NSW 2001

GNB Ref: 0146 (n2019-2514)

COUNCIL OF THE CITY OF SYDNEY

ROADS ACT 1993 Naming of Roads

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

Name	Locality
HADFIELDS STREET	Erskineville
Description	
Macdonald St. to Coulson St.	

MONICA BARONE, Chief Executive Officer, Council Of The City Of Sydney, GPO Box 1591, SYDNEY NSW 2001

GNB Ref: 0144 (n2019-2515)

THE HILLS SHIRE COUNCIL

ROADS ACT 1993 Naming of Roads

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

Name	Locality	
PEGASUS STREET	Box Hill	
Description		
Public road 18 WIDE (Road 1) extending south from Hynds Road to north (Road 3)		

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

GNB Ref: 0153 (n2019-2516)