

Government Gazette

of the State of

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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 September 2019

Anthony Witherdin

Director, Regional Assessments

SCHEDULE 1

Column 1	Column 2
Development	Land
Development known as the 'Fraser Drive, South Tweed Residential Subdivision (MP 06_0243)', approved by the Minister for Planning, under section 75J of the Act on 4 November 2008 as subsequently modified under 75W of the Act.	All land identified by Lot and DP references in Schedule 1 of the approval to carry out the development known as the 'Fraser Drive, South Tweed Residential Subdivision (MP 06_0243)' as in force on the date of this Order.
Development known as the 'Tourist Resort, Casuarina Way, South Kingscliff (MP 07_0089)', approved by the Planning Assessment Commission, as delegate of the Minister, under section 75J of the Act on 20 August 2012.	All land identified by Lot and DP references in Schedule 1 of the approval to carry out the development known as the 'Tourist Resort, Casuarina Way, South Kingscliff (MP 07_0089)' as in force on the date of this Order.

(n2019-2896)

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 2014

Notice of Facility under Clause 12(9)(b): Notification of specified waste facilities

- I, David Fowler, Acting Chief Environmental Regulator, Environment Protection Authority as delegate of the Environment Protection Authority:
 - (a) revoke the notice made under clause 12(7)(b) of the *Protection of the Environment Operations (Waste Regulation) 2014* published on page 2383 of NSW Government Gazette No 66 of 7 August 2015; and
 - (b) specify each waste facility meeting all criteria within a single row of the following table for the purpose of clause 12(9)(b) of the *Protection of the Environment Operations (Waste) Regulation 2014*:

In force environment protection licence with the following number that applies to the facility	Holder of that environment protection licence	Premises	Street Address
6934	SIMS GROUP AUSTRALIA HOLDINGS LIMITED ACN 008 634 526	LOT 103 DP 31912, LOT 1 DP 586640, LOT 1 DP 1077263	76–100 Christie Street, St Marys, NSW
11555	SELL & PARKER PTY LTD ACN 000 101 315	LOT 5 DP 7086, LOT 2 DP 550522	23-43 and 45 Tattersall Road Kings Park, NSW

ONESTEEL RECYCLING PTY LIMITED ACN 002 707 262	LOT 1 DP 1176316	14 Sparke Street, Hexham, NSW	
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The notice commences on its publication in the NSW Government Gazette.

David Fowler Acting Chief Environmental Regulator Environment Protection Authority

(n2019-2897)

NOTICE OF APPROVAL PROTECTION OF THE ENVIRONMENT OPERATIONS (CLEAN AIR) REGULATION 2010

I, DAVID FOWLER, Acting Chief Environmental Regulator, NSW Environment Protection Authority (EPA), having considered the matters set out in Part 1 of the Schedule to this notice and the matters set out in clause 13(3) of the *Protection of the Environment Operations (Clean Air) Regulation 2010*, grant approval pursuant to clause 13(1)(a) of that Regulation for the pile burning of vegetation in the open within the former City of Gosford local government area to the specified class of persons, subject to the conditions set out in Part 2 to the Schedule to this notice.

In this notice:

Central Coast local government area means the Central Coast Council local government area created under cl 4 of the *Local Government (Council Amalgamations) Proclamation 2016.*

former City of Gosford local government area means the former City of Gosford area that was incorporated into the Central Coast local government area by the *Local Government (Council Amalgamations) Proclamation 2016.*

former Wyong local government area means the former Wyong area that was incorporated into the Central Coast local government area by the *Local Government (Council Amalgamations) Proclamation 2016.*

Regulation means the *Protection of the Environment Operations (Clean Air) Regulation 2010.*

specified class of persons means the owner or occupier of an area of land in the former City of Gosford local government area that is:

- (a) greater than 4,000 m² in area; and
- (b) zoned either:
 - (i) E2 Environmental Conservation, E3 Environmental Management, E4 Environmental Living, RE2 Private Recreation, R5 Large Lot residential, RU1 Primary production, RU2 Rural Landscape, RU5 Village or RU6 Transition under the Gosford Local Environment Plan 2014; or
 - (ii) No. 7(a) Conservation and Scenic Protection (Conservation) or No. 7(c2) Conservation and Scenic Protection (Scenic Protection Rural Small Holdings) under the Interim Development Order No. 122 Gosford.

This notice is made under delegation from the Environment Protection Authority pursuant to s 21(1) of the *Protection of the Environment Administration Act 1991*.

SCHEDULE

PART 1 - PRELIMINARY

- 1. Under clause 12 of the *Protection of the Environment (Clean Air) Regulation 2010*, burning of vegetation in the open or in an incinerator in a local government area specified in Parts 1 or 2 Schedule 8 of that Regulation is an offence except in accordance with an approval.
- 2. The former City of Gosford local government area is specified in Part 1 of the Regulation. Wyong local government area is specified in Parts 2 and 3 of the Regulation. Those local government areas now form part of the Central Coast local government area.

Page 1 of 3

- 3. The Central Coast Council can grant an approval in respect of the burning of dead and dry vegetation on the premises on which vegetation grew within the former Wyong local government area under clause 13(2) of the Regulation.
- 4. The Environment Protection Authority may grant an approval for the purposes of burning in the open for the purposes of Part 2 of the Regulation, including burning of vegetation within the former City of Gosford local government area.
- 5. In May 2019, Central Coast Council adopted the *Open Pile Burning Policy* that grants approval under cl 13(2) of the Regulation for the purposes of open pile burning of vegetation in the former Wyong local government area, subject to conditions.
- 6. In July 2019, Central Coast Council requested the Environment Protection Authority's approval for the pile burning of vegetation in the open for a class of persons specified in Council's *Open Pile Burning Policy* that would otherwise be prohibited from burning under cl 12(1) and Part 1 of Schedule 8 to the Regulation until such time as the Regulation is amended.
- 7. Adjoining landholders have the potential to be affected by open pile burning of vegetation, however, the conditions of approval are designed to minimise any impact.

PART 2 - CONDITIONS OF APPROVAL

- 1. Only dry and dead vegetation that was generated on the premises on which the vegetation grew may be burnt.
- 2. Vegetation must only be burnt for the purposes of disposing of dry and dead vegetation.
- 3. The vegetation must be located on areas of land that are:
 - a. in the same ownership or occupation; and
 - b. are greater than 4,000 m² in area and adjoining; and
 - c. zoned either:
 - (i) E2 Environmental Conservation, E3 Environmental Management, E4 Environmental Living, RE2 Private Recreation, R5 Large Lot residential, RU1 Primary production, RU2 Rural Landscape, RU5 Village or RU6 Transition under the Gosford Local Environment Plan 2014; or
 - (ii) No. 7(a) Conservation and Scenic Protection (Conservation) or No. 7(c2) Conservation and Scenic Protection (Scenic Protection Rural Small Holdings) under the Interim Development Order No. 122 Gosford.
- 4. The burning of vegetation must be carried out in accordance with clauses D1 to D13 and E1 to E10 of the *Open Pile Burning Policy* adopted in May 2019 by Central Coast Council.
- 5. The open pile burning of vegetation 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*.
- 6. The open pile burning of vegetation must only be carried out using such practicable means as may be necessary to minimise smoke emissions causing air pollution.
- 7. This approval shall cease 12 months from the date of this notice, or when the *Protection of the Environment Operations (Clean Air) Regulation 2010* is repealed, whichever comes first.

Note: Burning of vegetation to which this approval applies must still meet any other legislative requirements, including requirements under clause 10(1) of the Regulation, the *Rural Fires Act* 1997 and any other relevant legislation.

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For further information telephone the EPA on 131 555

Dated: 18/09/19

David Fowler
Acting Chief Environmental Regulator
Environment Protection Authority

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(n2019-2898)

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS

Location

Richmond River, Woodburn – the entire width of the river between Sussex Street and Court Street Road Bridge.

Duration

9:00am to 6:30pm – Saturday, 12 October 2019.

Detail

A series of competitive events will be conducted on the navigable waters of the Richmond River at the location specified above including raft racing, water skiing, passive paddle craft and swimming activities. It will involve the use of high speed power vessels, persons being towed at speed using tow-lines and persons in the water during the above times, presenting a significant hazard to other waterway users.

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

Unauthorised vessel operators and persons are strictly prohibited from entering the exclusion zone which will be patrolled by control vessels and rescue craft.

Transit Lane

A **Transit Lane** will be established along the northern shoreline where control vessels may authorise local vessel traffic to pass safely through the course.

SPECIAL RESTRICTIONS apply to all vessels using the transit lane. Pursuant to section 12(3) of the Act, vessels using the transit lane must do so at a speed not exceeding 4 knots and must produce minimal wash.

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

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

Marine Notice: NH1995 Date: 20 September 2019

Bret Ryan

Acting Manager Operations North

Delegate

(n2019-2899)

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12 (2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Birds Bay, Tweed Heads – Terranora Creek

Duration

6.30pm to 8.00pm – Saturday 12 October 2019

Detail

A fireworks display will be conducted over the navigable waters of Terranora Creek as specified above. Fireworks will be launched from a firing barge near Seagulls Club. The area directly around the firing position may be dangerous and hazardous during the display.

An **EXCLUSION ZONE** is specified during the event, extending for a radius of 75 metres around the firing barge. The area will be marked by lit buoys and patrolled by control vessels.

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

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 NH1991

Date: 20th September 2019

Bret Ryan

Acting Manager Operations North

Delegate

(n2019-2900)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Huntingwood in the Blacktown City Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Blacktown City Council area, Parish of Prospect and County of Cumberland, shown as Lot 8 Deposited Plan 1238405, being part of the land in Certificate of Title 2/229466.

The land is said to be in the possession of John Arcidiacono and Anna Arcidiacono (registered proprietors) and Roads and Maritime Services (lessee).

(RMS Papers: SF2018/074426; RO SF2017/203027)

(n2019-2901)

Mining and Petroleum Notices

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

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T19-1126)

No. 5860, CLEAN TEQ SUNRISE PTY LTD (ACN 008 755 155), area of 20 units, for Group 2, dated 20 September 2019. (Orange Mining Division).

(T19-1127)

No. 5861, ALKANE RESOURCES LTD (ACN 000 689 216), area of 33 units, for Group 1, dated 25 September 2019. (Orange Mining Division).

(n2019-2902)

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

(EF19/26769)

Exploration Licence No. 6465, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), area of 27 units. Application for renewal received 18 September 2019.

(EF19/26795)

Mining Lease No. 1456 (Act 1992), AQC DARTBROOK PTY LTD (ACN 000 012 813), area of 5.425 hectares. Application for renewal received 19 September 2019.

(EF19/26818)

Mining Purposes Lease No. 217 (Act 1973), MINERAL DEPOSITS (OPERATIONS) PTY LTD (ACN 083 091 963), area of 11.68 hectares. Application for renewal received 19 September 2019.

(n2019-2903)

Crown Land Notices

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

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: Conjola
County: St Vincent
Land District: Nowra

LGA: Shoalhaven City Council

DESCRIPTION: Crown roads at MANYANA known as Cunjurong Point Rd (northern pt), Inyadda Dr,

Curvers Dr between Inyadda Dr and Cunjurong Point Rd and Berringer Rd at BERRINGER

LAKE and as shown by red colour on diagram below



SCHEDULE 2

Roads Authority: Shoalhaven City Council Council's Ref: 2921E (D18/40008)

DoI-Lands & Water Ref: 19/08395

(n2019-2904)

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 - Michelago; County - Beresford

Land District - Cooma; LGA - Snowy Monaro Regional

Road Disposed: Lots 1-2 DP 1251835

File No: 17/05189

(n2019-2905)

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 - Majura; County - Murray

Land District - Queanbeyan; LGA - Queanbeyan-Palerang Regional

Road Disposed: Lot 2 DP 1249965

File No: 18/07695

(n2019-2906)

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 - Howlong; County - Hume

Land District - Corowa; LGA - Federation

Road Disposed: Lot 1 DP 1247236

File No: 18/05660

(n2019-2907)

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 – Wyndham; County – Auckland Land District – Bega; LGA – Bega Valley

Road Disposed: Lot 1 DP 1254179

File No: 18/06901

(n2019-2908)

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 - Nundle, Dungowan; County - Parry Land District - Tamworth; LGA - Tamworth Regional

Road Disposed: Lot 1 DP 1252672

File No: 12/07123

(n2019-2909)

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 - Eli Elwah, Brush, Wahwoon; County - Waradgery

Land District - Hay; LGA - Hay

Road Disposed: Lots 51-52 DP 1251397 subject to easement for overhead power lines created by Deposited Plan

1251397

File No: 13/14190

(n2019-2910)

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 - Gulligal; County - Darling

Land District - Tamworth; LGA - Tamworth Regional

Road Disposed: Lot 1 DP 1252925

File No: 14/08857

(n2019-2911)

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 - Clandulla; County - Roxburgh

Land District - Rylstone; LGA - Mid-Western Regional

Road Disposed: Lot 3 DP 1252509

File No: 19/01007

(n2019-2912)

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 - Clandulla; County - Roxburgh

Land District - Rylstone; LGA - Mid-Western Regional

Road Disposed: Lot 1 DP 1252508

File No: 10/18504

(n2019-2913)

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 - Burke; County - Inglis

Land District - Armidale; LGA - Tamworth Regional

Road Disposed: Lot 1 DP 1252513

File No: 17/07009

(n2019-2914)

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 - Worigal; County - Baradine

Land District - Coonabarabran; LGA - Warrumbungle

Road Disposed: Lot 1 DP 1252512

File No: 12/03844

(n2019-2915)

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 - Walleroobie; County - Bourke

Land District - Narrandera; LGA - Coolamon

Road Disposed: Lot 1 DP 1254276

File No: 09/02749

(n2019-2916)

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 – South Colah; County – Cumberland Land District – Metropolitan; LGA – Hornsby

Road Disposed: Lot 1 DP 1250390

File No: 18/00615

(n2019-2917)

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 – Tippereena, Killarney; County – Nandewar Land District – Narrabri; LGA – Narrabri

Road Disposed: Lot 1 DP 1250079

File No: 13/13263

(n2019-2918)

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 – Kameruka; County – Auckland Land District – Bega; LGA – Bega Valley

Road Disposed: Lots 1-2 DP 1243724

File No: 18/00914

(n2019-2919)

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 – Kameruka; County – Auckland Land District – Bega; LGA – Bega Valley

Road Disposed: Lot 1 DP 1242882

File No: 18/00911

(n2019-2920)

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 – Pejar; County – Argyle

Land District - Crookwell; LGA - Upper Lachlan Shire

Road Disposed: Lot 1 DP 1244074

File No: 18/03041

(n2019-2921)

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 - Pejar; County - Argyle

Land District - Crookwell; LGA - Upper Lachlan Shire

Road Disposed: Lot 4 DP 1245324

File No: 18/03043

(n2019-2922)

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 – Pejar; County – Argyle

Land District – Crookwell; LGA – Upper Lachlan Shire

Road Disposed: Lot 2 DP 1243631

File No: 18/03044

(n2019-2923)

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 – Pejar; County – Argyle

Land District - Crookwell; LGA - Upper Lachlan Shire

Road Disposed: Lot 3 DP 1244118

File No: 18/03046

(n2019-2924)

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 - Winduella; County - King

Land District - Crookwell; LGA - Upper Lachlan Shire

Road Disposed: Lots 1-3 DP 1234390

File No: 17/05303

(n2019-2925)

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 – Deringulla, Yarrawin; County – Gowen Land District – Coonabarabran; LGA – Warrumbungle

Road Disposed: Lot 1 DP 1240053 subject to easement for irrigation purposes 10 metres wide created by Deposited

Plan 1240053

File No: 09/15488

(n2019-2926)

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 – Terrabella; County – Gordon Land District – Dubbo; LGA – Dubbo Regional

Road Disposed: Lot 1 DP 1253560

File No: 18/06090: BT

(n2019-2927)

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 – Nelson; County – Cumberland Land District – Windsor; LGA – The Hills Shire

Road Disposed: Lot 1 DP 46970

File No: 17/02392

(n2019-2928)

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* and clause 44 of Schedule 7 to the *Crown Land Management Act 2016*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is 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 - Yarrawa; County - Camden

Land District – Moss Vale; LGA – Wingecarribee

Road Closed: Lot 51 DP 1243343

File No: 17/06088

SCHEDULE

On closing, the land within Lot 51 DP 1243343 will remain vested in the State of New South Wales as Crown land.

(n2019-2929

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 – Adelong, Califat; County – Wynyard Land District – Tumut; LGA – Snowy Valleys

Road Disposed: Lots 1-2 DP 1251498

File No: 15/01502

(n2019-2930)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Schedule

Column 1 Column 2 Column 3

Michael Derek Scherf (re-appointment) Emmaville Courthouse Reserve No. 93456

Museum And Community Public Purpose: community centre, Rodney Charles Robinson (re-appointment) Centre Reserve Land homes for the aged

Manager Notified: 29 August 1980 Lynette Ann Schumacher (re-appointment)

File Reference: 10/05635

For a term commencing 1st January 2020 and expiring 31st December 2024.

Margaret Ann Fairbanks (re-appointment)

(n2019-2931)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Schedule

Column 1 Column 2 Column 3

Dianne Waterhouse (re-appointment)

Collombatti Public Hall Land

Manager

Dedication No. 610016

Public Purpose: public hall

Leah Douglas (re-appointment)

Notified: 19 July 1918

Clive Owen West (re-appointment) File Reference: TE80R351-003

Cristian Schlotterbeck (re-appointment)

Stephen John Traynor (new member)

For a term commencing 26th October 2019 and expiring 25th October 2024.

(n2019-2932)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Schedule

Column 1

Lex Martin Roberts (re-appointment)

Scott Robert Stewart (new member)

John Bradley Coulton (re-appointment)

Hugh Steven Coulton (new member)

The person for the time being holding the office of Member, Warialda Pastoral & Agricultural Association Inc. (ex-officio member)

David Colin Conway (re-appointment)

For a term commencing 14th October 2019 and expiring 13th October 2024.

Column 2 Column 3

Warialda Showground
Land Manager

Dedication No. 560039
Public Purpose: showground
Notified: 5 December 1958

Dedication No. 1000427

Public Purpose: addition, showground

Notified: 3 May 1968

File Reference: ME81R97-003

(n2019-2933)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Schedule

Column 1 Column 2 Column 3

Coral Margaret Newcombe (re-appointment) Walaay Gayaa Reserve Reserve No. 95955

Land Manager Public Purpose: future public

Darryl James Porter (new member) requirements

Notified: 4 June 1982 Sharon Porter (new member)

File Reference: 12/02324 Vicki Marie Everitt (new member)

Shayne Marie Everitt (new member)

Michael Edward Porter (re-appointment)

Jodie Anne Herden (re-appointment)

For a term commencing the date of this notice and expiring 26th September 2024.

(n2019-2934)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Schedule

Column 1 Column 2 Column 3

Christopher Lee Camin (re-appointment) Homebush Recreation Reserve No. 97957

Reserve Land Manager Public Purpose: public recreation Philip John Pippin (re-appointment) Notified: 18 October 1985

Timothy Raymond O'Halloran (re-appointment) File Reference: WL90R0033-2

For a term commencing 1st December 2019 and expiring 30th November 2024.

(n2019-2935)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

notice and expiring 4th September 2023.

Schedule

Column 1 Column 2 Column 3

Wayne Maxwell Mawbey (new member) Brocklehurst Horse And Reserve No. 91437

Pony Club Reserve Land Public Purpose: non-profit making Dale Michele Frew (new member)

Manager organisations

Notified: 20 April 1979

Cherie Andre Coddington (new member)

File Reference: 08/2850

For a term commencing the date of this

(n2019-2936)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Schedule

Column 1 Column 2 Column 3

Warwick Bruce Mitchell (re-appointment) Moonan Flat Recreation Reserve No. 61257

Reserve Land Manager Public Purpose: public recreation Notified: 12 July 1929

James Robert Keyte (new member) File Reference: MD82R61-002

Blair Amber Keyte (new member)

Tony Leslie Caslick (re-appointment)

For a term commencing 31st October 2019 and expiring 30th October 2024.

Schedule

Column 1 Column 2 Column 3

Cindy Louise Mobbs (new member) Moorland Recreation Reserve No. 84341

Reserve Land Manager Public Purpose: public recreation Notified: 22 March 1963

Linda May McMahon (new member) File Reference: TE80R196

Judith Anne Watts (new member)

Amanda Newman (new member)

For a term commencing the date of this notice

and expiring 26th September 2024.

Diane Newhouse (re-appointment)

(n2019-2937)

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
Forbes Shire Council	Reserve No. 90329
ABN 86 023 614 567	Public Purpose: quarry
	Notified: 26 October 1973
For a term commencing the date this notice.	
_	File Reference: 19/00147

(n2019-2938)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Schedule

Column 1	Column 2	Column 3
Janeen Ellen McKenna (re-appointment)	Corowa Racecourse And Showground Land	Reserve No. 45694 Public Purpose: public recreation,
John Lindsay French (re-appointment)	Manager Manager	racecourse Notified: 31 August 1910
Brian Edward Barkley (re-appointment)		
Patricia Culhane (re-appointment)		File Reference: WA80R211-02

For a term commencing 31st October 2019 and expiring 30th October 2024.

expiring 30th October 2024.					
Schedule					
Column 1	Column 2	Column 3			
Colin John Randall (re-appointment)	Junee Showground Land Manager	_	Dedication No. 620056 Public Purpose: public recreation,		
The person for the time being holding the office of Chairman, Riverina Schoolboys		showground Notified: 8 June 1934			
Football Carnival (ex-officio member)		File Reference: WA80R122-03			
Peter Richard Commens (new member)		The Reference. WASOR122-03			
Patrick Lindsay Foley (re-appointment)					
Trevor Walter Allamby (re-appointment)					
Martin St John Honner (re-appointment)					
Joanne Margaret Judd (new member)					
For a term commencing the date of this notice	;				

and expiring 26th September 2024.

Schedule

Column 1 Column 2 Column 3

Bronwyn Elizabeth Smithwick (re-appointment) Talmalmo Recreation Reserve No. 81786

Reserve Land Manager Public Purpose: public recreation
David Douglas Lawrence Bowtell (new member) Notified: 17 July 1959

Evelyn Cecile Bowtell (new member)

File Reference: WA82R12-02

For a term commencing 1st December 2019 and expiring 30th November 2024.

(n2019-2939)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Schedule

Column 1Column 2Column 3Michelle Jean Pryse Jones (new member)Junction Reefs Reserve Land ManagerReserve No. 1031268Bruce Allan Reynolds (new member)Public Purpose: environmental protection, heritage purposes, public recreation Notified: 20 May 2011For a term commencing the date of this notice and expiring 11th August 2021.File Reference: 11/06177

(n2019-2940)

ROADS ACT 1993

ORDER

Transfer of a Crown Road to Council

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

THE HON. ROBERT GORDON STOKES, MP Minister for Planning and Public Spaces

SCHEDULE 1

Land District – Picton;

Local Government Area – Wollondilly Shire Council;

Parish – Couridjah;

County - Camden;

That part of Crown public road known as Close Street at Thirlmere and segment known as Ryan Street as shown by red outline on the diagram hereunder.



Roads Authority: Wollondilly Shire Council

File No: 16/04630 Council's ref: 4387 SS

(n2019-2941)

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: Candelo County: Auckland Land District: Bega

LGA: Bega Valley Shire Council

DESCRIPTION: Crown road known as Bega St at Candelo shown by red on diagram

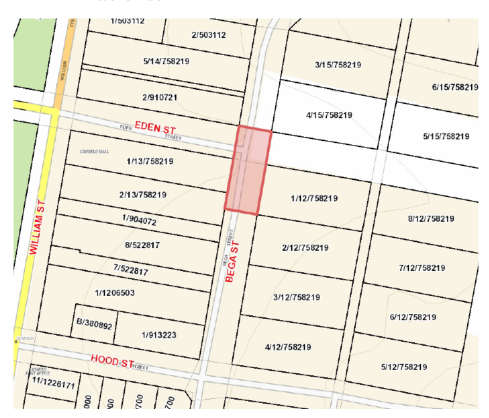
below.

SCHEDULE 2

Roads Authority: Bega Valley Shire Council

Council's Ref:

Dol Ref: 19/01022#07



Parish: Goulburn
County: Argyle
Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown roads known as Clinton St, Gannon St, Hawthorne St, The

Avenue, River St, Walker St, Sloane St, Pockley Dr and Phillip St at Goulburn and Tirranna Lane at Tirrannaville shown by red on diagrams

below.

SCHEDULE 2

Roads Authority:

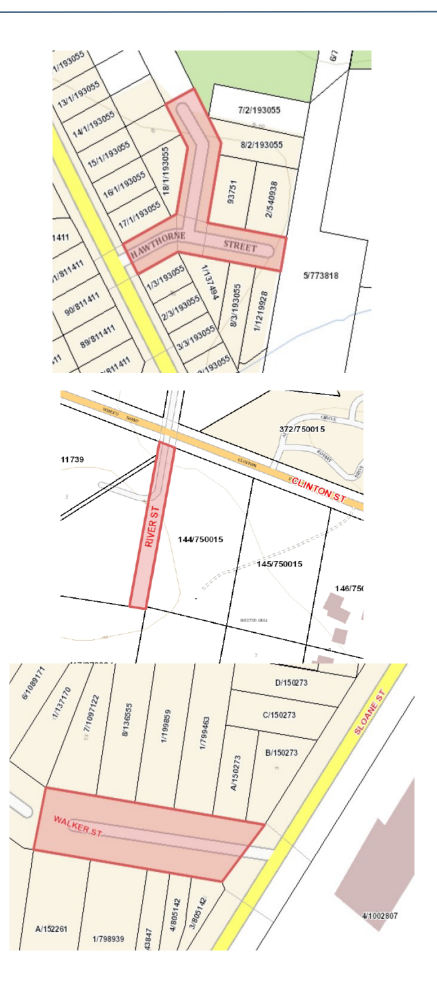
Goulburn Mulwaree Council

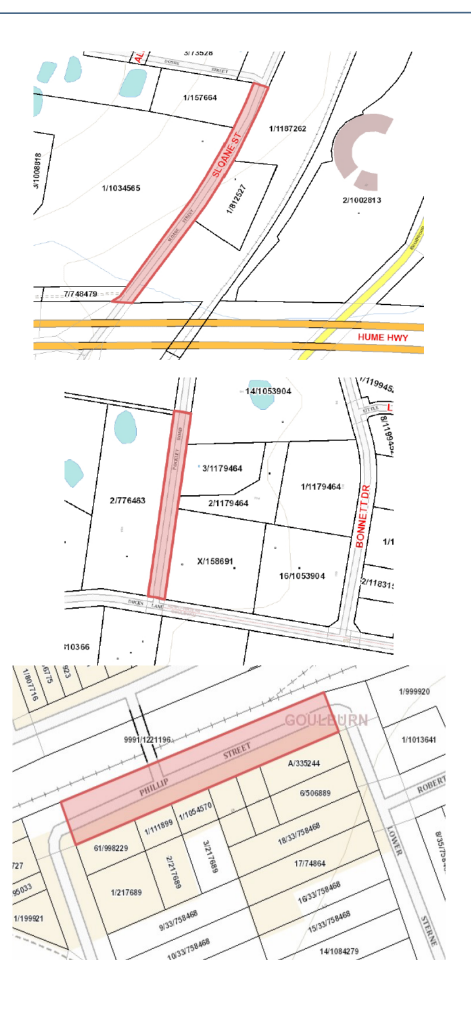
Council's Ref: Dol Ref:

ef: 19/01021#01











Parish: Towrang
County: Argyle
Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown roads known as Arthur St and Long St (in two parts) at Goulburn

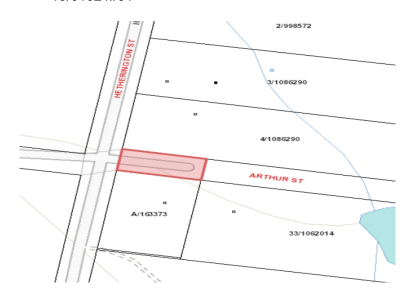
shown by red on diagrams below.

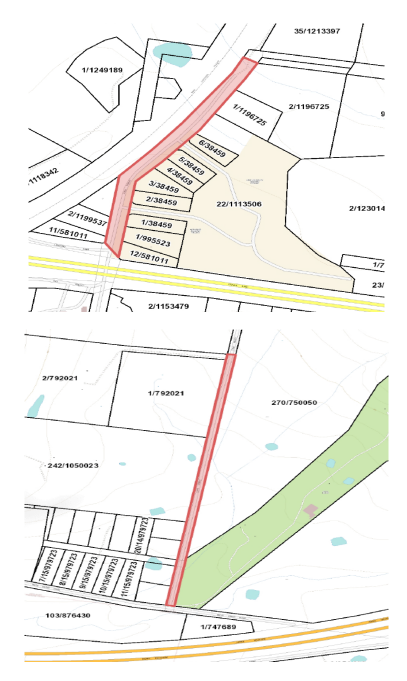
SCHEDULE 2

Roads Authority: Goulburn Mulwaree Council

Council's Ref:

Dol Ref: 19/01021#01





Parish: Marulan County: Argyle Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown roads known as Brayton Rd, Wollondilly St, Goulburn St and

Wilson Dr at Marulan shown by red on diagrams below.

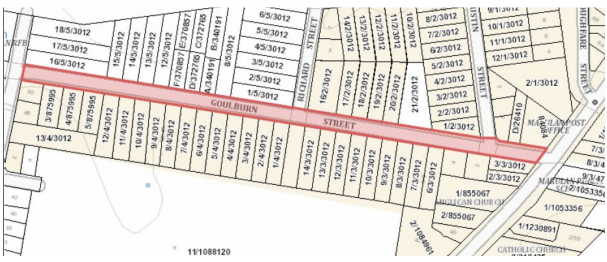
SCHEDULE 2

Roads Authority: Council's Ref:

Goulburn Mulwaree Council

Dol Ref: 19/01021#01







Parish: Wingello County: Camden Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION:

Crown roads known as Highland Way (in two parts) and Memorial Dr at Tallong shown by red on diagrams below.

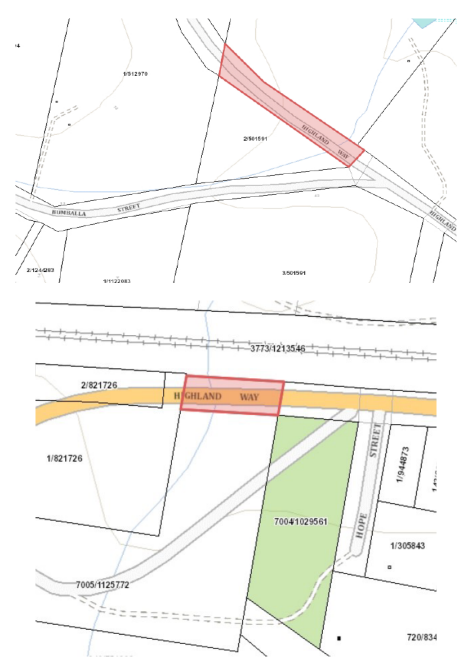
SCHEDULE 2

Roads Authority:

Goulburn Mulwaree Council

Council's Ref:

Dol Ref: 19/01021#01





Parish: Bungonia
County: Argyle
Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown road known as Hay St at Bungonia shown by red on diagram

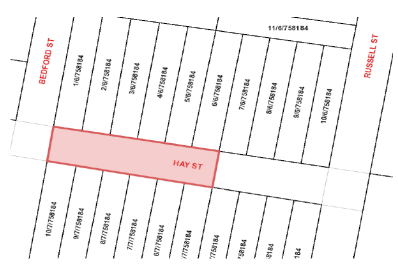
below.

SCHEDULE 2

Roads Authority: Goulburn Mulwaree Council

Council's Ref:

Dol Ref: 19/01021#01



SCHEDULE 1

Parish: Narrangarril Argyle Goulburn County: Land District:

LGA: Goulburn Mulwaree Council

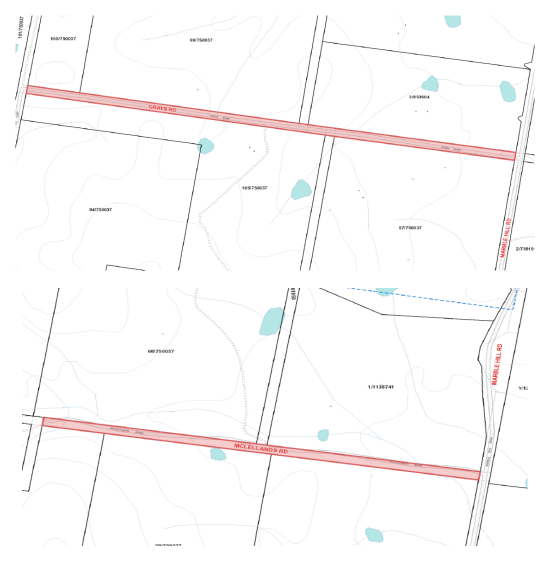
DESCRIPTION: Crown roads known as Grays Rd and McClellands Rd at Kingsdale

shown by red on diagram below.

SCHEDULE 2

Roads Authority: Council's Ref: Goulburn Mulwaree Council

Dol Ref: 19/01021#02



Parish: Uringalla County: Argyle Goulburn Land District:

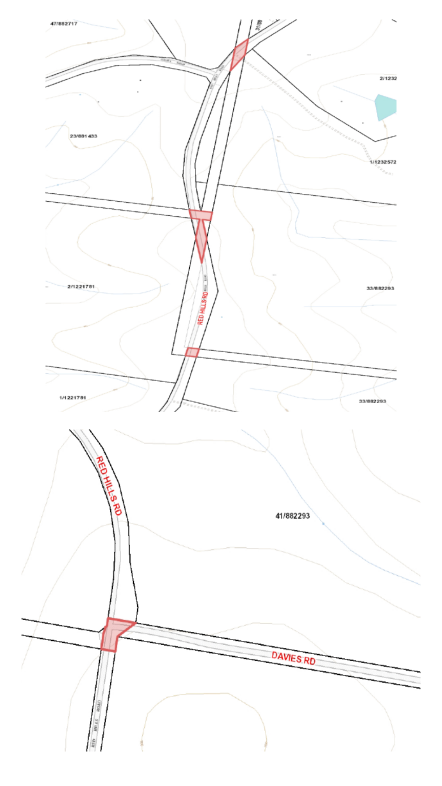
LGA: Goulburn Mulwaree Council **DESCRIPTION:**

Crown road known as Red Hills Rd at Marulan shown by red on diagram below.

SCHEDULE 2

Roads Authority: Council's Ref: Dol Ref: Goulburn Mulwaree Council

19/01021#02



Parish: Rhyana
County: Argyle
Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown road known as Steins Lane at Middle Arm shown by red on

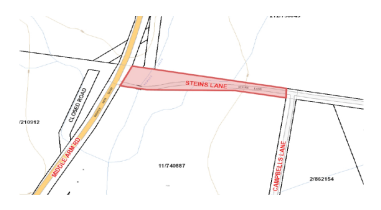
diagram below.

SCHEDULE 2

Roads Authority: Council's Ref:

Goulburn Mulwaree Council

Dol Ref: 19/01021#02



Parish: Mullengullenga

County: Argyle Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown road known as Dewsburys Lane at Quialligo shown by red on

diagram below.

SCHEDULE 2

Roads Authority: Council's Ref:

Goulburn Mulwaree Council

Dol Ref: 19/01021#02



Parishes: Quialigo and Mangamore

County: Argyle Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown roads known as Hawkes lane and Readers Rd at Quialligo shown

by red on diagram below.

SCHEDULE 2

Roads Authority:

Goulburn Mulwaree Council

Council's Ref:

Dol Ref: 19/01021#02



Parish: Merigan
County: Murray
Land District: Queanbeyan

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown road known as Willamdra Lane at Tarago shown by red on

diagram below.

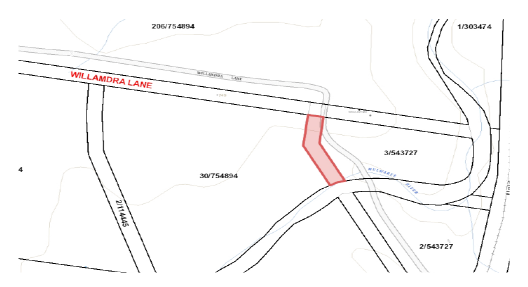
SCHEDULE 2

Roads Authority:

Goulburn Mulwaree Council

Council's Ref: Dol Ref:

19/01021#02



Parish: Marulan Argyle County: Goulburn Land District:

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown road known as Tickner Valley Rd at Marulan shown by red on

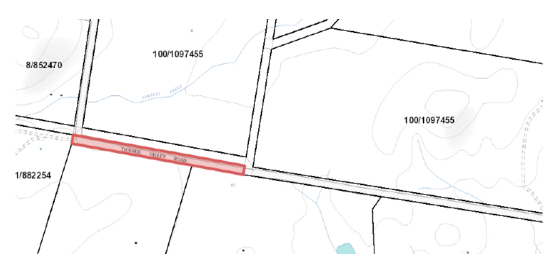
diagram below.

SCHEDULE 2

Roads Authority: Council's Ref:

Goulburn Mulwaree Council

Dol Ref: 19/01021#02



Parish: Yarralaw Argyle County: Goulburn Land District:

LGA: Goulburn Mulwaree Council

Crown roads known as Galey Flat Rd, Jacqua Rd, Sunninghill Rd and Rosevale Rd at Windellama shown by red on diagram below. DESCRIPTION:

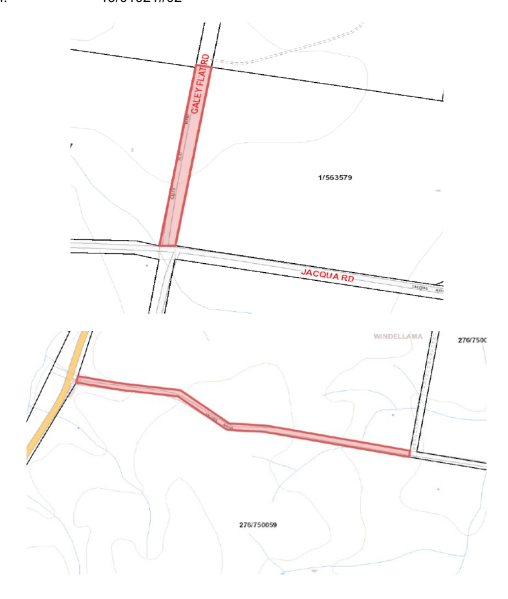
SCHEDULE 2

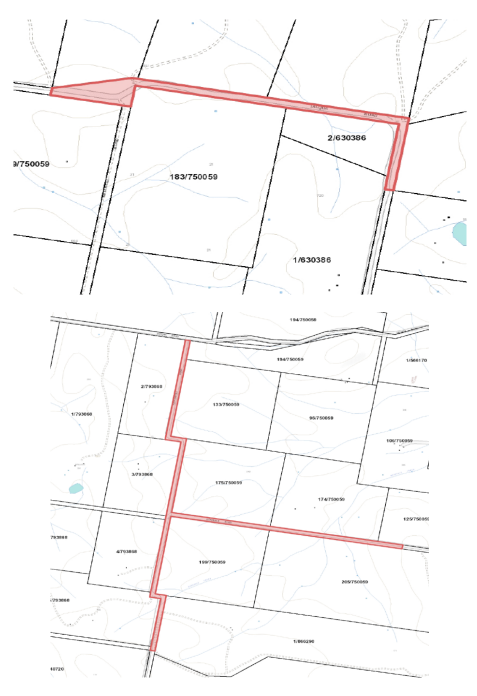
Roads Authority: Council's Ref:

Goulburn Mulwaree Council

Dol Ref:

19/01021#02





Parish: Tarago County: Argyle Land District: Goulburn

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown road known as Granger Rd at Wollogorong shown by red on

diagram below.

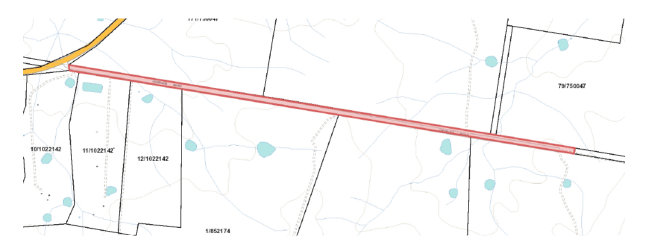
SCHEDULE 2

Roads Authority: Council's Ref:

Goulburn Mulwaree Council

Dol Ref:

19/01021#02



Parish: Wayo Argyle Goulburn County: Land District:

Goulburn Mulwaree Council LGA:

DESCRIPTION: Crown road known as Trappers Way at Wayo shown by red on diagram

below.

SCHEDULE 2

Roads Authority: Council's Ref: Goulburn Mulwaree Council

Dol Ref: 19/01021#02



Wologorong Argyle Goulburn Parish: County: Land District:

LGA: Goulburn Mulwaree Council

DESCRIPTION: Crown road known as Crowthers Lane at Yarra shown by red on diagram

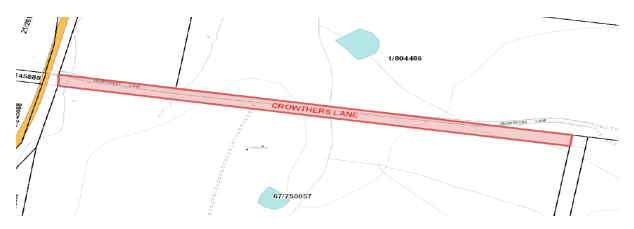
below.

SCHEDULE 2

Roads Authority: Council's Ref:

Goulburn Mulwaree Council

Dol Ref: 19/01021#02



(n2019-2942)

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

bore site (relevant interest - Licence 604528)

pipeline

(relevant interest - Licence 604528)

Column 1

access (relevant interest - Licence 609535)

pipeline

(relevant interest - Licence 609535)

Column 1

pump station

(relevant interest - Licence 594411)

Column 1

pipeline

(relevant interest - Licence 594326)

grazing

(relevant interest - Licence 594326)

Column 1

channel

(relevant interest - Licence 594326)

Column 1

asset protection zone

(relevant interest - Licence 611924)

Column 1

environmental protection and sustainable grazing (relevant interest - Licence 600852)

Schedule

Column 2

Reserve No. 753271

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 19/02165

Schedule

Column 2

Reserve No. 755439

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 19/06106

Schedule

Column 2

Reserve No. 83375

Public Purpose: public recreation Notified: 4 August 1961

File Reference: 18/01472

Schedule

Column 2

Reserve No. 1630

Public Purpose: access, water supply Notified: 16 September 1876

File Reference: 18/01394

Schedule

Column 2

Reserve No. 1632

Public Purpose: public traffic, travelling stock

Notified: 16 September 1876 File Reference: 18/01394

Schedule

Column 2

Reserve No. 751273

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 19/08004

Schedule

Column 2

Reserve No. 750394

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 18/08345

Column 1

access

(relevant interest - Licence 598097)

Column 1

residence

(relevant interest - Licence 555510)

Column 1

reclamation

(relevant interest - Licence 595876)

mooring piles

(relevant interest - Licence 595876)

Column 1

reclamation

(relevant interest - Licence 584013)

slipway

(relevant interest - Licence 584013)

pump

(relevant interest - Licence 594326)

pipeline

(relevant interest - Licence 594326)

swimming enclosure

(relevant interest - Licence 596199)

Column 1

reclamation

(relevant interest - Licence 584013)

slipway

(relevant interest - Licence 584013)

pump

(relevant interest - Licence 594326)

pipeline

(relevant interest - Licence 594326)

reclamation

(relevant interest - Licence 595876) mooring piles

(relevant interest - Licence 595876) swimming enclosure

(relevant interest - Licence 596199)

Schedule

Column 2

Reserve No. 751651

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 18/05470

Schedule

Column 2

Reserve No. 750981

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 15/06612

Schedule

Column 2

Reserve No. 84334 Public Purpose: generally Notified: 22 March 1963 File Reference: 18/02845

Schedule

Column 2

Reserve No. 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 17/05150

Schedule

Column 2

Reserve No. 1011268

Public Purpose: future public requirements

Notified: 3 February 2006 File Reference: 17/05150

(n2019-2943)

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8 and 51 of the *Anti Discrimination Act 1977* (NSW) to Penrith City Council to recruit and employ up to six Aboriginal and/or Torres Strait Islander persons in traineeship/entry level positions.

This exemption will remain in force for 10 years.

Dated this 20th day of September 2019

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

(n2019-2944)

ANTI-DISCRIMINATION ACT 1977

Exemption Order

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), the exemption order granted to King & Wood Mallesons on 16 May 2019 is hereby varied as follows:

- 1. With effect from the date of this Order, the exemption Order of 16 May 2019 is amended to a total of five positions to permit King & Wood Mallesons to designate and recruit an additional paid work experience position for an Aboriginal and/or Torres Strait Islander person.
- 2. The duration of the exemption remains the same and will remain in force for a period of 5 years from 16 May 2019.

Dated this 9th day of September 2019

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

(n2019-2945)

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), the exemption order granted to **Serco Australia Pty Ltd** on 12 August 2019 is hereby varied as follows:

- 1. With effect from the date of this Order, the exemption Order of 12 August 2019 is amended to permit Serco Australia Pty Ltd to designate and recruit:
 - up to 50% of Correctional Case Officer and/or Supervisor positions at Clarence Correctional Centre for females only; and
 - up to 8% of Correctional Staff positions at Clarence Correctional Centre for Aboriginal and/or Torres Strait Islander persons only, where Correctional Staff means any positions at Clarence Correctional Centre including, but not limited to:
 - Nurses (Health Services);
 - Trade Instructors & Supervisors (Trades and Industries);
 - Program Delivery Officers (Rehabilitation and Reintegration);
 - Indigenous Cultural Advisor (Rehabilitation and Reintegration); and
 - Administration roles (Centre Services).
- 2. The duration of the exemption remains the same and will remain in force for a period of 5 years from 12 August 2019.

Dated this 23rd day of September 2019

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

(n2019-2946)

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8, 25 and 51 of the *Anti-Discrimination Act 1977* (NSW), to

- 1. Ernst & Young Services Pty Limited;
- 2. Ernst & Young Services No 2 Pty Limited;
- 3. EY Business Solutions Pty Limited; and
- 4. EY Identity Pty Limited, (collectively, "EY")

to:

- (1) designate and recruit a Cultural Safety Officer position for Aboriginal and Torres Strait Islander persons only;
- (2) where women's representation in the employee population of EY is identified to be below the following employee levels:
 - a. 50% at graduate level;
 - b. 30% in senior leadership;
 - c. 50% at Senior Manager 4 level; and
 - d. 30% at Partner level,

to designate women only roles and to recruit or promote only female candidates for those positions until the relevant representation, as identified at paragraphs 2 (a) to (d) above, is achieved;

- (3) where the representation of Aboriginal and Torres Strait Islander people in the employee population of EY is identified to be below 3%, to designate and recruit Aboriginal and Torres Strait Islander people only positions and only consider Aboriginal and Torres Strait Islander candidates for those positions until 3% representation is achieved; and
- (4) to implement the following diversity and inclusion programs:
 - a. leadership development, mentoring and networking programs for female staff;
 - b. networking, advertising, talent sourcing and recruitment campaigns targeting female candidates;
 - c. networking, advertising, talent sourcing and recruitment campaigns targeting Aboriginal and Torres Strait Islander candidates; and
 - d. internship program for Aboriginal and Torres Strait Islander persons only
 - e. EY Corporate Finance Woman of the Year internship program for women only.

This exemption will remain in force for 5 years.

Dated this 23rd day of September 2019

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

(n2019-2947)

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*.

AUSSIE FIJI VOLUNTEERS ASSOCIATION INCORPORATED	INC1300789
AUSTRALIAN ASSOCIATION OF FINANCE AND COMMERCE INCORPORATED	INC1300741
AUSTRALIAN PIGEON FANCIERS ASSOCIATION INC	Y0972948
AUSTRALIAN PUTIAN ASSOCIATION INCORPORATED	INC1300788
BLACK WATTLE PLACE BASED EDUCATION INCORPORATED	INC1301344
CANFA, CONSERVATION AGRICULTURE & NO-TILL FARMING ASSOCIATION INCORPORATED	Y2552327
CHANG SEN XUE LONGEVITOLOGY NSW INCORPORATED	INC1300373
COBARGO/DRY RIVER CRICKET CLUB INC	Y1659601
COMMUNITY COUNCILLORS NETWORK OF NSW INCORPORATED	INC1300815
COMMUNITY VOICE INCORPORATED	INC9894862
CRUISING YACHT SQUADRON OF PITTWATER INCORPORATED	Y2596348
DENISTONE EAST SPORTS CLUB INCORPORATED	INC1300303
FEATHERWOOD COMMUNITY SCHOOL INCORPORATED	INC1300814
GATHERING FOR GOOD INCORPORATED	INC1301132
HOLISTIC MANAGEMENT SCHOLARSHIP FUND INCORPORATED	INC1300878
JOURNEYERS OF SHALOM MINISTRIES INCORPORATED	INC1300034
LIVERPOOL PLAINS LIQUOR ACCORD INCORPORATED	INC9896512
MASAK ASSOCIATION INCORPORATED	INC1300559
NAROOMA AND DISTRICTS RUGBY UNION FOOTBALL CLUB INCORPORATED	INC9886782
NATIONAL OPHTHALMIC SUPPLIERS ASSOCIATION INC	Y1230509
NEXUS CARAVAN AND CAMPING CLUB INCORPORATED	INC1300571
NSW COOK ISLANDS SPORTS & RECREATION INC	INC1301212
ONE TREE POINT BOARDRIDERS CLUB INCORPORATED	INC9876374
OVERSEA CHINESE YOUTH ASSOCIATION INCORPORATED	INC1300796
PINK BUTTERFLY DANCE GROUP INCORPORATED	INC1300167
RANDWICK CAMPUS SOCIAL CLUB INCORPORATED	INC9875325
REDBACK 4X4 CLUB NSW INCORPORATED	INC1300793
SYDNEY EMERGENCY ACCOMMODATION CENTRES INCORPORATED	INC1300800
SYDNEY NARAE PRESBYTERIAN CHURCH INCORPORATED	INC9889030
SYDNEY REGIONAL APPALOOSA CLUB INC	Y0593516
TECHNOLOGY TRIBES INCORPORATED	INC1300797
TENNYSON TIGERS FC INCORPORATED	INC9894792
TO THE MAX 4 JESUS APOSTOLIC ONENESS CHURCH, NORTH WEST SYDNEY INCORPORATED	INC1300804
UNITED JUMMA INTERNATIONAL INCORPORATED	INC9876612
WIIMPATJA MAALI YAPARDA INCORPORATED	

Cancellation is effective as at the date of gazettal.

Dated this 25th day of September 2019.

Diane Duggan Delegate of the Commissioner NSW Fair Trading

(n2019-2948)

COMMERCIAL AGENTS AND PRIVATE INQUIRY AGENTS ACT 2004

NOTIFICATION UNDER CLAUSE 8(1)(b) OF SCHEDULE 2

I, MICHELLE MORGAN, Assistant Director (Determinations), Security Licensing & Enforcement Directorate, as delegate of the Commissioner of Police, give notice, under clause 8(1)(b) of Schedule 2 to the *Commercial Agents and Private Inquiry Agents Act 2004*, that the former licensee specified in Column One of the Schedule, holds in a trust account kept at the authorised deposit-taking institution specified in Column Two of the Schedule, the amount of money specified in Column Three of the Schedule, for or on behalf of the person specified in Column Four of the Schedule.

If the money is not paid out of the trust account in which it is held within three months after the date of publication of this notice in the New South Wales Government Gazette, the person holding the money will be required to pay it to the Commissioner of Police.

MICHELLE MORGAN
Assistant Director (Determinations)
Security Licensing & Enforcement Directorate
NSW Police Force
Delegate of the Commissioner of Police

SCHEDULE

(Column One) Name of licensee	(Column Two) Name of authorised deposit-taking institution	(Column Three) Amount of money held	(Column Four) Name of person money is held for or on behalf of
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$234.00	BUZINGA
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$136.95	WFI INSURANCE LIMITED
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$1,205.10	REAL INSURANCE
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$2,207.60	THE HOLLARD INSURANCE COMPANY
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$330.10	RIA FINANCIAL SERVICES AUSTRALIA
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$1,577.58	NRMA
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$80.22	EPAY AUSTRALIA
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$2,254.60	DEBIT SUCCESS
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$6,386.06	GLOBAL SHOP DIRECT
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$58.50	ANNIK TRADING
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$94.45	ALLCOTT HIRE
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$132.08	AAI LIMITED
Australian Recoveries & Collections Pty Ltd	Commonwealth Bank	\$1,144.69	KINGMILL

(n2019-2949)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Customer Service

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 Brad Hazzard MP to act for and on behalf of the Minister for Customer Service on and from 28 September 2019 to 14 October 2019, inclusive.

Dated: 25 September 2019

GLADYS BEREJIKLIAN, MP

Premier

(n2019-2950)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Education and Early Childhood Learning

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 Dr Geoffrey Lee MP to act for and on behalf of the Minister for Education and Early Childhood Learning on and from 28 September 2019 to 6 October 2019, inclusive.

Dated: 25 September 2019

GLADYS BEREJIKLIAN, MP

Premier

(n2019-2951)

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Police and Emergency Services

Pursuant to section 36 of the *Constitution Act 1902*, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Mark Speakman SC MP to act for and on behalf of the Minister for Police and Emergency Services on and from 3 October 2019 to 8 October 2019, inclusive.

Dated: 18 September 2019

GLADYS BEREJIKLIAN, MP

Premier

(n2019-2952)

GEOGRAPHICAL NAMES ACT 1966

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

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. 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

(n2019-2953)

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.

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. 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

(n2019-2954)

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Address Localities in the Warrumbungle Local Government Area

PURSUANT to the provisions of section 8 of the *Geographical Names Act 1966*, the Geographical Names Board notifies that it proposes to amend the localities of Binnaway, Ropers Road, Wattle Springs, Mollyan, Yarragrin, Neilrex, Weetaliba and Box Ridge in the Warrumbungle Local Government Area as shown on map GNB5396-3.

Ropers Road will cease to be an address locality, however, it will be retained in the Geographical Names Register as a 'Rural Place'.

Copies of map GNB5396-3 showing the proposed locality boundary amendments will be on display at:

- the Warrumbungle Shire Council Office, 20-22 John Street, Coonabarabran; and,
- the Binnaway Rural Transaction Office (Newsagent and PO).

The map will be on display from Thursday 26 September until Saturday 26 October 2019.

A copy of map GNB5396-3 will also be on display at the office of the Geographical Names Board, Spatial Services, 346 Panorama Avenue, Bathurst NSW 2795 during the above dates. Details of this proposal may also be viewed and submissions lodged on the Geographical Names Boards website at www.gnb.nsw.gov.au.

Any person wishing to make comment upon this proposal may, prior to Saturday 26 October 2019, write to the Secretary of the Board with that comment. 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

(n2019-2955)

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on **Mr Judd Seng Long Ang (PHA0000949330)** of Penrith NSW 2750 prohibiting him, until further notice, as a pharmacist, from supplying or having possession of, or manufacturing any preparation, admixture or extract of a drug of addiction as authorised by Clauses 101(1) and 102 of the Regulation.

This Order is to take effect on and from 13 September 2019.

Dated at Sydney, 13 September 2019

Susan Pearce Acting Secretary, NSW Health

(n2019-2956)

TRANSPORT ADMINISTRATION ACT 1988 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for the purposes of the Transport Administration Act 1988

Transport for NSW by its delegate declares, with the approval of His Excellency the Governor, that the interest defined in Schedule 1 of this notice in the land described in Schedule 2 of this notice, is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 as authorised by clause 11 of Schedule 1 of the Transport Administration Act 1988 for the purposes of the Transport Administration Act 1988.

P REGAN Deputy Secretary Infrastructure and Place Transport for NSW

SCHEDULE 1

(Interest)

A lease on the terms set out in Memorandum AN963749M for a term commencing on the date of this Gazettal and expiring on 31 December 2030. The Lease shall, in respect of the parcels of land described in Schedule 2, be between the registered proprietor of the parcels of land described in Schedule 2 (as lessor) and Transport for NSW (as lessee).

SCHEDULE 2

(Land)

All that piece or parcel of land situate at Parramatta in the Local Government Area of Parramatta, Parish of Field of Mars, County of Cumberland and State of New South Wales, being that part of the land comprised within Lot 14 of Deposited Plan 264138, marked (A) in Plan of Acquisition for Leasehold Purposes DP1242101, and said to be in the possession of the City of Parramatta Council.

Also, all that piece or parcel of land situate at Parramatta in the Local Government Area of Parramatta, Parish of Field of Mars, County of Cumberland and State of New South Wales, being that part of the land comprised within Lot 1 of Deposited Plan 128244, marked (A) in Plan of Acquisition for Leasehold Purposes DP1242215, and said to be in the possession of the City of Parramatta Council.

Also, all that piece or parcel of land situate at Parramatta in the Local Government Area of Parramatta, Parish of Field of Mars, County of Cumberland and State of New South Wales, being the whole of the land comprised within Lot 1336 of Deposited Plan 36846, and said to be in the possession of the City of Parramatta Council, RESERVING THEREOUT, to the extent they apply to the land acquired, the interests designated C in Schedule 3.

Also, all that piece or parcel of land situate at Parramatta in the Local Government Area of Parramatta, Parish of Field of Mars, County of Cumberland and State of New South Wales, being the whole of the land comprised within Lot G of Deposited Plan 36743, and said to be in the possession of the City of Parramatta Council, RESERVING THEREOUT, to the extent they apply to the land acquired, the interests designated D in Schedule 3.

Also, all that piece or parcel of land situate at Parramatta in the Local Government Area of Parramatta, Parish of Field of Mars, County of Cumberland and State of New South Wales, being the whole of the land comprised within Lot H of Deposited Plan 36743, and said to be in the possession of the City of Parramatta Council, RESERVING THEREOUT, to the extent they apply to the land acquired, the interests designated E in Schedule 3.

SCHEDULE 3

(Reservations)

The following interests are designated C:

(i) K380805 – Easement for electricity purposes affecting the part of the land shown as 20 ft wide and variable in the plan annexed to K380805.

The following interests are designated D:

(i) K380805 – Easement for electricity purposes affecting the part(s) of the land shown as the site of the proposed easement variable width in plan with K380805.

The following interests are designated E:

- (i) A427471 Easement for water pipe appurtenant to the part of the land designated [X] in the title diagram affecting the land shown as easement for the water pipe in Lot 3 in DP 218338.
- (ii) K380805 Easement for electricity purposes affecting the part of the land, described as 6.095 wide and variable width shown in the plan with K380805.

(n2019-2957)



PRACTICE NOTE SC Eq 3

Supreme Court Equity Division - Commercial List and Technology and Construction List

Commencement

1. This Practice Note was issued on 23 September 2019 and commenced on 23 September 2019.

Application

2. This Practice Note applies to new and existing proceedings in, or to be entered in, the Commercial List or the Technology and Construction List in the Equity Division.

Definitions

3. In this Practice Note:

Court Book means the documents that a party intends to rely upon at the trial or hearing of an application

CPA means the Civil Procedure Act 2005

UCPR means the Uniform Civil Procedure Rules 2005

SCR means the Supreme Court Rules 1970

Lists mean the Commercial List or the Technology and Construction List **List Judge** means a judge of the Equity Division assigned to administer the Lists and **Document** has the same meaning as in the *Evidence Act 1995 (NSW)*.

Introduction

- 4. The purpose of this Practice Note is to set out the case management procedures employed in the Lists for the just, quick and cheap disposal of proceedings.
- 5. Practice Note SC Eq 1 shall not apply to proceedings in the Lists.
- 6. It is expected that this Practice Note will be observed for the conduct of proceedings entered in either of the Lists.
- 7. A party who considers that compliance with this Practice Note will not be possible, or will not be conducive to the just, quick and cheap disposal of the proceedings, may apply to be relieved from compliance on the basis that an alternative proposed regime will be more conducive to such disposal.

Pleadings and Entry in the Lists

- 8. A matter in the Lists shall be commenced in the general form of Summons prescribed under the UCPR. There is to be filed with the Summons a List Statement, for the Commercial List a "Commercial List Statement" and for the Technology and Construction List a "Technology and Construction List Statement", setting out, in summary form, in the form of Annexure 1:
 - (a) the nature of the dispute;
 - (b) the issues which the plaintiff believes are likely to arise;
 - (c) the plaintiff's contentions;
 - (d) the questions (if any) the plaintiff considers are appropriate to be referred to a referee for inquiry and report; and
 - (e) a statement as to whether the parties have attempted to mediate <u>and</u> whether the plaintiff is willing to proceed to mediation at an appropriate time.
- 9. The plaintiff's contentions should:
 - (a) avoid formality;
 - (b) state the allegations the plaintiff makes with adequate particulars; and
 - (c) identify the legal grounds for the relief claimed.
- 10. A defendant shall file and serve a List Response, in the Commercial List a "Commercial List Response" or in the Technology and Construction List a "Technology and Construction List Response", setting out, in summary form in the form of Annexure 1:
 - (a) the nature of the dispute;
 - (b) the issues which the defendant believes are likely to arise;
 - (c) the defendant's response to the plaintiff's contentions including the legal grounds for opposition to the relief claimed in the Summons;
 - (d) the questions (if any) the defendant considers are appropriate to be referred to a referee for inquiry and report; and
 - (e) a statement as to whether the parties have attempted to mediate <u>and</u> whether the defendant is willing to proceed to mediation at an appropriate time.
- 11. The defendant's contentions should:
 - (a) avoid formality;
 - (b) admit or deny the allegations the plaintiff makes;
 - (c) in so far as they do not already appear state the allegations the defendant makes including adequate particulars of those allegations; and
 - (d) identify the legal grounds for opposition to the relief claimed in the Summons.
- 12. Any Cross-Claim shall be made in the general form of Cross-Summons prescribed under the UCPR. There is to be filed and served with any Cross-Summons a List Cross-Claim Statement, in the Commercial List a "Commercial List Cross-Claim Statement" or, in the Technology and Construction List a "Technology and Construction List Cross-Claim Statement" setting out the matters listed in paragraphs 8 and 9 above in the form of Annexure 1.
- 13. A Cross-Defendant shall file and serve a List Cross-Claim Response, in the Commercial List a "Commercial List Cross-Claim Response" or, in the Technology and Construction List, a "Technology and Construction List Cross-Claim Response" setting out the matters listed in paragraphs 10 and 11 above in the form of Annexure 1.

- 14. At the time of service of any Cross-Summons the Cross-Claimant is to serve on the Cross-Defendant copies of the Summons and any other Cross-Summons together with any relevant List Statement and List Response and any List Cross-Claim Statement and List Cross-Claim Response that have been served on or by the Cross-Claimant.
- 15. Any party moving for an order for entry of any proceedings in either of the Lists shall move by Notice of Motion at the earliest possible time and shall file and serve with the Notice of Motion a relevant List Statement or List Response.
- 16. Any motion for an order for entry of proceedings in either of the Lists shall be made returnable before the List Judge on a Friday.
- 17. For ease of reference all List Statements and Responses (including in relation to Cross-Claims) must include a Front Sheet identifying the names of the parties and their designation as plaintiff or defendant or Cross-Claimant or Cross-Defendant. This paragraph does not apply to a Summons or Cross-Summons.

Removal from the Lists

- 18. Upon an order being made removing proceedings from either of the Lists and subject to paragraph 19, this Practice Note shall not apply to the proceedings from the making of that order.
- 19. The Court may direct that this Practice Note shall continue to apply to the proceedings to the extent stated in the direction.
- 20. The making of an order removing proceedings from either of the Lists shall not affect any orders made or directions given prior to such removal.

Motions and Directions

- 21. All proceedings in the Lists are case managed by the List Judge with the aim of ensuring a speedy resolution of the real issues between the parties. The Lists are administered in Court on Friday of each week. Motions are listed at 9.15 am and are called through for the purpose of ascertaining the length of the hearing and allocating a time for hearing on that or some other day. Directions in the Commercial List commence at 9.45am and directions in the Technology and Construction List commence at 12 noon. The times for the commencement of the Motions and Directions hearings may change and Practitioners should always check the daily court lists as published prior to attendance at Court on a Friday.
- 22. The Court's expectation of Practitioners appearing in the Lists includes that:
 - (a) careful review of the case will be made as early as practicable for the purpose of informing the Court of its suitability for mediation, for reference out of all or some of the issues, and/or for the use of a single expert, or a Court Appointed Expert or the use of an appropriate concurrent evidence process;
 - (b) at the time the matter is set down for hearing trial counsel will provide to the Court: (1) a considered opinion of the realistic estimate of the time required for

- trial; and (2) the allocation of time for their client's evidence and submissions in the stopwatch system for trial;
- (c) agreement will be reached on a timetable for the preparation of matters for trial and/or reference and/or mediation and Consent Orders will be handed up during the directions hearing;
- (d) if there is slippage in an agreed timetable, further agreement will be reached without the need for the intervention of the Court; and
- (e) requests for Court intervention in relation to timetabling will only be sought rarely when, for good reason, agreement has proved to be impossible.
- 23. To facilitate the just, quick and cheap resolution of matters Consent Orders will be made by the List Judge in Chambers on days other than Friday by application in writing to the List Judge's Associate. When Consent Orders are to be made either in Chambers or in Court varying a timetable, it is imperative that those Orders include the vacation of any date for directions hearings or the hearing of Motions that the parties no longer wish to maintain. If the proceedings settle, it is necessary to have the List Judge make Orders finalising the litigation, rather than filing Terms or Orders with the Registry. Those Orders may also be made by consent in Chambers.
- 24. The Lists close at 12 noon on Thursday. Any application to add a matter to the List or remove a matter from the List must be made prior to 12 noon on Thursday. Such applications are to be made in writing to the List Judge's Associate.
- 25. At the first and/or subsequent directions hearings orders will be made and directions given with a view to the just, quick and cheap disposal of the proceedings. The orders or directions may relate to:
 - (a) the filing of a Summons, List Statements, List Responses or other documents;
 - (b) the filing of a Cross-Summons, List Cross-Claim Statements or Responses;
 - (c) the filing of a statement of agreed issues and the result in the proceedings according to the determination of those issues;
 - (d) the provision of any essential further particulars that are not contained in the List Statements or Responses;
 - (e) the making of admissions, pursuant to a notice to admit facts or otherwise;
 - (f) the appointment of a single expert or a Court Appointed Expert;
 - (g) the holding of conferences of experts including with a view to providing joint reports and/or agendas for use in the concurrent evidence method at trial;
 - (h) the filing of lists of documents either generally or with respect to specific matters;
 - (i) the preparation of a Scott Schedule;
 - (j) the provision of copies of documents;
 - (k) the administration and answering of interrogatories either generally or with respect to specific matters;
 - the service and <u>/or</u> filing of affidavits or statements of evidence by a specified date or dates;
 - (m) the reference to a referee for inquiry and report of the whole of the proceedings or any question arising therein; and
 - (n) the obtaining of the assistance of any person specially qualified to advise on any matter arising in the proceedings.

 Orders or directions relating to the provision of particulars, the filing of lists of documents and the administration of interrogatories will be made only upon proof of necessity.

Discovery

- 27. The Court endorses a flexible rather than prescriptive approach to discovery to facilitate the making of orders to best suit each case.
- 28. Subject to an order of the Court or unless otherwise agreed between the parties, discovery of electronically stored documents and information is to be made electronically. Discoverable documents and information that are not stored electronically should only be discovered electronically if it is more cost effective to do so.
- 29. Practitioners must advise their opponents at an early stage of the proceedings of potentially discoverable electronically stored information and meet to agree upon matters including:
 - (a) the format of the electronic database for the electronic discovery;
 - (b) the protocol to be used for the electronic discovery including electronically stored information;
 - (c) the type and extent of the electronically stored information that is to be discovered; and
 - (d) whether electronically stored information is to be discovered on an agreed without prejudice basis:-
 - (i) without the need to go through the information in detail to categorise it into privileged and non-privileged information; and
 - (ii) without prejudice to an entitlement to subsequently claim privilege over any information that has been discovered and is claimed to be privileged under s 118 and/or s 119 of the *Evidence Act 1995* and/or at common law.
- 30. At any hearing relating to discovery (including its form and extent), the Court expects practitioners to have:
 - (a) ascertained the probable extent of discoverable documents
 - (b) conferred with their opponents about any issues concerning the preservation and production of discoverable documents including electronically stored information
 - (c) given notice to their opponents of any problems reasonably expected to arise in connection with the discovery of electronically stored information, including difficulty in the recovery of deleted or lost data
 - (d) given consideration to and conferred in relation to the particular issues involved in the collection, retention and protection of electronically stored information, including:
 - (i) whether the burden and cost involved in discovering a particular document or class of documents is justified having regard to the cost of accessing the document or class of documents and the importance or likely importance of the document or class of documents to the proceedings;
 - (ii) whether particular software or other supporting resources may be required to access electronically stored information;

- (iii) the manner in which documents are to be electronically formatted so that the integrity of the documents is protected;
- (iv) whether particular documents need to be discovered in hard copy form (such as original documents or documents larger than A3 in size);
- (v) how privileged documents should be appropriately protected;
- (e) given consideration to preparing and, if agreed, prepared a Joint Memorandum signed by the senior practitioners who attended the discovery meeting (and who are to attend the discovery hearing) identifying:
 - (i) areas of agreement on proposed discovery;
 - (ii) areas of disagreement with a brief statement of the reasons therefore; and
 - (iii) respective best estimates of the cost of discovery.
- 31. The Court will make orders for discovery having regard to the overriding purpose of the just, quick and cheap resolution of the disputes between the parties.
- 32. For the purposes of ensuring that the most cost efficient method of discovery is adopted by the parties, on the application of any party or of its own motion, the Court may limit the amount of costs of discovery that are able to be recovered by any party.

Evidence

- 33. With the exception of evidence in support of interlocutory applications, the former practice of filing evidence as case preparation occurs is to cease. Timetables for case preparation should include provision for the serving of evidence on the other parties but not filing it with the Court. Evidence to be relied upon at trial will only be filed with the Court at the time provided for in the Usual Order for Hearing.
- 34. Evidence to be relied upon in support of interlocutory applications is to be served on the other parties and filed with the Court. Timetables for preparation of such applications should include provision for that process.
- 35. The former practice of annexing or exhibiting documents to affidavits or statements will only be permitted in interlocutory applications and otherwise with the leave of the Court or pursuant to agreement between the parties.
- 36. In the preparation of evidence to be relied upon at trial any documents referred to in any statement or affidavit are to be placed into the proposed Court Book in chronological order.
- 37. Subject to an order of the Court or unless otherwise agreed between the parties, the Proposed Court Book is to be established in electronic form.
- 38. Prior to the preparation of a timetable for the serving of evidence the parties are to agree on the manner in which the electronic form of Court Book (the Electronic Court Book) is to be established including, where it is to be established; which party/parties (or third party) will manage it and its format. Such agreement should be recorded in the Short Minutes of Order for the preparation of the evidence in the proceedings.

39. Electronic Court Book is to be produced at trial. A hard copy of only those parts of the Electronic Court Book that will be essential for the Court to consider in determining the dispute between the parties is also to be produced at trial.

Orders for reference

- 40. Consideration should be given throughout the course of proceedings as to whether any questions are appropriate for referral to a referee for inquiry and report.
- 41. Where questions are appropriate to be referred to a referee for inquiry and report, the parties should:
 - (a) formulate the questions with precision and
 - (b) inform the Court of:
 - (i) the identity of an agreed referee or, if no agreement can be reached, the referee each suggests
 - (ii) the date on which the referee can commence the reference
 - (iii) the expected duration of the reference and
 - (iv) the anticipated date for delivery of the report.
- 42. An order made for reference to a referee for inquiry and report will normally be in the form of the Usual Order for Reference set out in Annexure 2.
- 43. Consent Orders for amendment to the matters referred to the Referee in the Schedule to the Usual Order for Reference may be filed with the List Judge's Associate in writing for the making of such order in Chambers. Any contested amendments are to be heard in the Motions List on Fridays.

Representation

- 44. Each party not appearing in person shall be represented at any directions hearing by a barrister or a solicitor familiar with the subject matter of the proceedings and with instructions sufficient to enable all appropriate orders and directions to be made.
- 45. Practitioners should have communicated prior to the directions hearing with a view to agreement on directions to propose to the Court and preparation of short minutes recording the directions.

Urgent applications and liberty to apply

- 46. A party seeking ex parte or urgent orders or directions prior to the commencement of proceedings or in the course of the proceedings should telephone the Commercial List Judge's Associate, who will advise the party of the Judge to whom application should be made.
- 47. Parties have general liberty to apply and may cause proceedings to be listed at a directions hearing prior to a specified future directions hearing. A party seeking to do so should make prior arrangement with, or give appropriate notice to, any other party, and should send a fax to the List Judge's Associate who will advise the date for listing.

Listing for hearing

- 48. Where the whole, or any part, of the proceedings is/are to be heard by the Court, a date for hearing may be fixed prior to completion of interlocutory steps.
- 49. Proceedings will be fixed for hearing during a directions hearing in the Lists on Friday at which time the Court should be provided with a realistic estimate of the hearing time required and where there is to be an application for a stopwatch hearing, paragraphs 50 to 53 are applicable. Upon fixing a date for hearing the Court will normally direct that the Usual Order for Hearing set out in Annexure 3 shall apply, with or without modification.

Stopwatch Hearings

- 50. An option for matters that are heard by the Court and/or referred to Referees is the stopwatch method of trial or reference hearing. In advance of the trial or reference, the Court will make orders in respect of the estimated length of the trial or reference and the amount of time each party is permitted to utilise. The orders will allocate blocks of time to the aspects of the respective cases for examination in chief, cross-examination, re-examination and submissions. If it is in the interests of justice, the allocation of time will be adjusted by the Court or the Referee to accommodate developments in the trial or reference.
- 51. This method of hearing is aimed at achieving a more cost effective resolution of the real issues between the parties. It will require more intensive planning by counsel and solicitors prior to trial including conferring with opposing solicitors and counsel to ascertain estimates of time for cross-examination of witnesses and submissions to be built in to the estimate for hearing.
- 52. Any party wishing to have a stopwatch hearing must notify the other party/parties in writing prior to the matter being set down for hearing or reference out. At the time the matter is set down for hearing or referred out to a Referee it is expected that solicitors or counsel briefed on hearing will be able to advise the Court:
 - (a) whether there is consent to a stopwatch hearing; and
 - (b) if there is no consent, the reasons why there should not be a stopwatch hearing.
- 53. If there is consent to a stopwatch hearing counsel and/or solicitors must be in a position to advise the Court of:
 - (a) the joint estimate of the time for the hearing of the matter; and
 - (b) the way in which the time is to be allocated to each party and for what aspect of the case.

Experts

54. The use of a single expert or a Court Appointed Expert and/or the concurrent evidence of experts is encouraged in suitable cases. The parties are to confer as early as practicable with a view to reaching agreement as to whether the use of such an expert or the concurrent evidence of experts is appropriate and, if agreed, the inclusion of such appointment and/or adoption of concurrent evidence should be accommodated in the timetable for the preparation for hearing.

55. Where experts' reports have been or are to be served (whether or not pursuant to an order or direction of the Court) the Court will, unless otherwise persuaded, direct, upon such terms as it thinks fit, that the parties cause the experts or some of them to confer with a view to identification of and a proper understanding of any points of difference between them and the reasons therefore and a narrowing of such points of difference. The Court may, at the same time or subsequently, direct that the parties and/or the experts prepare an agreed statement of the points of agreement, and of difference remaining, between experts following such conference and the reasons therefore (see Schedule 7 of the UCPR).

Proportionate Liability

- 56. Any party in proceedings involving an apportionable claim, who has reasonable grounds to believe that a particular person may be a concurrent wrongdoer in relation to the claim(s) must, as soon as practicable, give written notice to all other parties to the proceedings of:
 - (a) the identity of that person and
 - (b) the alleged circumstances that may make that person a concurrent wrongdoer.

Costs

- 57. otherwise ordered, a party in whose favour an order for costs is made may proceed to assessment of such costs forthwith.
- 58. The cost of unnecessary photocopying and assembly of documents is unacceptable. It is incumbent on the lawyers for the parties to carefully consider the documents necessary to be included in the tender bundle. Excessive documents may attract adverse costs orders.

Mediation

- 59. The parties should be aware of the provisions of Part 4 of the CPA and relevant parts of the UCPR relating to mediation.
- 60. It is expected that prior to the commencement of proceedings in the Lists, the parties will have considered referral of their disputes to mediation. It is also expected that the lawyers, or the litigant if not legally represented, will be in a position to advise the Court on the first return date of the Summons whether:
 - (a) the parties have attempted mediation; and
 - (b) their respective clients are willing to proceed to mediation at an appropriate time.
- 61. If a matter is referred to mediation by consent and/or by an order pursuant to the section 26 of the CPA, the parties are to ensure that the person(s) who is (are) able to make a decision as to whether the matter settles is present personally or by authorised nominee(s) at the mediation.

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Summary judgment

62. As a general rule applications to strike out or for summary judgment will not be entertained. Sometimes applications are appropriate, but Practitioners should expect strictness in declining to entertain such applications.

Use of technology

63. The use is encouraged, where appropriate, of technology permitting the taking of evidence in, or other conduct of, proceedings by video link or conference telephone and the management of documents and transcript. Practitioners should propose the use of such technology when appropriate, and the Court may give directions involving its use: for example, in major cases with a view to statements, documents and transcript being available to all concerned on a common data base.

T F BATHURST AC

Chief Justice of New South Wales

23 September 2019

Related Information

See also:

Supreme Court Practice Note SC Gen 1 – Application of Practice Notes

Supreme Court Practice Note SC Gen 6 - Mediation

Supreme Court Practice Note SC Gen 7 – Use of technology

Supreme Court Practice Note SC Gen 10 – Single expert witness

Supreme Court Practice Note SC Gen 11 – Joint conferences of expert witnesses

Civil Procedure Act 2005

Uniform Civil Procedure Rules 2005

Supreme Court Rules 1970

Amendment History

23 September 2019: This Practice Note replaces the previous version of SC Eq 3 that was issued on 10 December 2008.

10 December 2008: This Practice Note replaces Practice Note SC Eq 3 issued on 20 July 2007.

Practice Note SC Eq 3 issued on 20 July 2007 replaced the Note issued 1 September 2006. Practice Note SC Eq 3 issued on 1 September 2006 replaced the Note issued on 17 August 2005.

Practice Note SC Eq 3 issued on 17 August 2005 replaced Former Practice Note No. 100.

ANNEXURE 1

[LIST] STATEMENT [OR] LIST CROSS CLAIM STATEMENT

[LIST] RESPONSE [OR] LIST CROSS CLAIM RESPONSE

- A. NATURE OF DISPUTE
- B. ISSUES LIKELY TO ARISE
- C. PLAINTIFF'S [or CROSS CLAIMANT'S] CONTENTIONS
 [or C DEFENDANT'S [or CROSS DEFENDANT'S] RESPONSES TO CONTENTIONS which should include reference to any relief claimed in the Summons or Cross Summons that are admitted, not admitted or denied.
- D. QUESTIONS APPROPRIATE FOR REFERRAL TO A REFEREE
- E. A STATEMENT AS TO WHETHER THE PARTIES HAVE ATTEMPTED MEDIATION; WHETHER THE PARTY IS WILLING TO PROCEED TO MEDIATION AT AN APPROPRIATE TIME.

ANNEXURE 2

USUAL ORDER FOR REFERENCE

- 1. Pursuant to Part 20 rule 14 of the Uniform Civil Procedure Rules (the "UCPR"), refer to [state name of referee] for enquiry and report the matter in the Schedule hereto.
- 2. Direct that (without affecting the powers of the Court as to costs) the parties, namely [state relevant parties], be jointly and severally liable to the referee for the fees payable to him.
- 3. Direct that the parties deliver to the referee forthwith a copy of this order together with a copy of Division 3 of Part 20 of the UCPR.
- 4. Direct that:
 - 4.1 subject to paras 4.2 and 4.3 hereof, the provisions of Pt 20 r 20 shall apply to the conduct of proceedings under the reference;
 - 4.2 the reference will commence on [date] unless otherwise ordered by the referee;
 - 4.3 the referee consider and implement such manner of conducting proceedings under the reference as will, without undue formality or delay, enable a just determination to be made including, if the referee thinks fit:
 - 4.3.1 the making of inquiries by telephone;
 - 4.3.2 site inspection;
 - 4.3.3 inspection of plant and equipment; and
 - 4.3.4 communication with experts retained on behalf of the party

- any evidence in chief before the referee shall, unless the referee otherwise permits, be by way of written statements signed by the maker of the statement;
- 4.5 the referee submit the report to the Court in accordance with Pt 20 r 23 addressed to the Equity Division Registrar on or before [date].
- 5. Amendments to the Schedule, whether by agreement or on a contested basis, are to be the subject of an order made by the Court.
- 6. If for any reason the Referee is unable to comply with the Order for delivery of the report to the Court by the date in this Usual Order for Reference, the Referee is to provide to the List Judge an Interim Report setting out the reasons for such inability and an application to extend the time within which to deliver the report to the Court to a date when the Referee will be able to provide the Report.
- 7. Grant liberty to the referee or any party to seek directions with respect to any matter arising in proceedings under the reference upon application made on 24 hours' notice or such less notice ordered by the Court.
- 8. Reserve costs of the proceedings.
- 9. Stand the proceedings over for further directions on [date].

SCHEDULE

The whole of the proceedings; or

The following questions arising in the proceedings, namely [state the questions].

ANNEXURE 3

USUAL ORDER FOR HEARING

Experts' Reports

- 1. In any case in which there is expert evidence to be relied upon by the parties, the experts are to meet no later than three weeks before trial for the purpose of reaching agreement on as many issues as possible and producing:
 - 1.1 a joint report; and
 - 1.2 any separate report(s) dealing with those matters that are unable to be agreed.
- 2. The joint report and any separate report(s) are to be filed and served no later than five working days before trial.
- 3. In cases in which expert evidence is to be given concurrently, the experts are to meet no later than three weeks prior to trial for the purpose of producing:
 - 3.1 a joint report;

- 3.2 any separate report(s) dealing with those matters that are unable to be agreed; and
- 3.3 a draft agenda for discussion of the contested issues in the concurrent evidence session at trial.
- 4. The joint report and any separate report(s) and the draft agenda are to be filed and served no later than 5 working days before trial.

Affidavits and Statements

- 5. Where no directions have been given for the service of affidavits or statements of evidence, each party shall, not less than 28 days before the date fixed for hearing, serve on each other party a statement of the evidence proposed to be led from each witness to be called by that party, signed by the proposed witness, unless the Court otherwise orders.
- 6. Where directions have been given for the service of affidavits or statements of evidence, or where paragraph 2 of this order applies:
 - 6.1 a party who fails to comply with an order made for the service of affidavits or statements of evidence, or with paragraph 2 of this order, may not adduce evidence to which the order, or paragraph 2 of this order, applies without the leave of the Court;
 - 6.2 at least 14 days before the date fixed for hearing each party shall, by notice in writing to each other party, state whether he or she proposes to object to the whole or any part of any affidavit or statement of evidence and the grounds for the objections;
 - 6.3 the Court may, on such terms as it thinks fit, direct that the statement of evidence served, or part of it, stand as the evidence in chief of the witness, or as part of such evidence;
 - 6.4 if the affidavit is not read or the maker of the statement of evidence is not called as a witness, no other party may put the affidavit or statement in evidence without the leave of the Court;
 - 6.5 if the affidavit is read or the maker of the statement of evidence called as a witness, then save in relation to new matters which have arisen in the course of the trial, the party serving the affidavit or statement may not lead evidence from the deponent or the maker of the statement of evidence (as the case may be), the substance of which is not included in the affidavit or statement of evidence served without the leave of the Court;
 - 6.6 whether or not the affidavit or statement of evidence or any part of it is used in evidence by the party calling the witness, if the deponent or the maker of the statement of evidence is called as a witness any other party may use the affidavit or statement of evidence or any part of it in cross-examination of the witness unless the Court otherwise orders; and
 - 6.7 nothing in this order shall otherwise deprive any party of any proper objection to the admissibility of evidence.

Documents - Court Book

7. In preparing evidence for trial the plaintiff/cross-claimant is to place into the Electronic Court Book in chronological order all documents referred to in any affidavit or

- statement proposed to be relied upon at trial. The method of numbering of documents in the Electronic Court Book must ensure that the numbers allocated to documents do not change.
- 8. In responding to the plaintiff's/cross-claimant's evidence, the defendant/cross-defendant is to place into the Electronic Court Book all documents not already included that are referred to in any affidavits or statements proposed to be relied upon at trial.
- 9. By no later than six weeks before the date fixed for hearing each party must notify each other party in writing of any additional documents that party proposes should be included in the Electronic Court Book.
- 10. Within 10 working days thereafter each party shall advise each other party in writing:
 - 10.1 which of the specified additional documents may be included in the Electronic Court Book by consent;
 - 10.2 whether the authenticity of any document, and if so which, is disputed; and
 - 10.3 insofar as any document (already included and/or proposed to be included) may not be included in the Electronic Court Book by consent the grounds for the objection to its inclusion.
- 11. Not later than three weeks prior to the date fixed for hearing all documents, whether by consent or otherwise, sought to be relied upon by all parties are to be included in the proposed Electronic Court Book in chronological order.
- 12. If any party requires the tender of an original document, notice in writing should be given to all other parties no later than four weeks before the date fixed for hearing.
- 13. Subject to an order of the Court or unless otherwise agreed between the parties, compliance with paragraph 15 requires the provision of the Court Book in electronic form and a hard copy of those parts of the Court Book that it will be essential for the Court to refer to in determining the dispute between the parties.

Filing with the Court

- 14. No later than 10 working days before the hearing all parties' barristers or solicitors shall cause to be filed a folder of all affidavits, statements and reports to be relied upon at trial with an index setting out in alphabetical order:
 - 14.1 the name of the deponent or maker of the statement or report;
 - 14.2 the date of the affidavit, statement or report; and
 - 14.3 a short statement identifying the role of the deponent or the maker of the statement or report.
- 15. No later than five working days before the hearing the plaintiff shall file, paginated and indexed, two copies of the Court Book intended to be tendered at the hearing by any party. The index of documents should indicate documents the tender of which is agreed and, in relation to the documents as to which there is no agreement, which documents they are and whether lodged on behalf of the plaintiff or on behalf of any other party to the proceedings and, if so, which party.

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- 16. No later than two working days before the hearing each barrister or solicitor shall cause to be filed and served a short outline of submissions; a statement of the real issues for determination; a list of authorities; and a chronology of relevant events.
- 17. Compliance with orders 14, 15 and 16 is to be by delivery to the trial Judge's Associate or, if the identity of the trial Judge is unknown at the time for compliance, by delivery to the List Judge's Associate.

(n2019-2958)

COUNCIL NOTICES

BYRON SHIRE COUNCIL

Roads Act 1993

ROAD CLOSURE

NOTICE is hereby given by Byron Shire Council in pursuance of section 38D, Division 3 of Part 4 of the *Roads Act 1993*, that the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, will vest in Byron Shire Council as operational land for the purposes of the *Local Government Act 1993*.

MARK ARNOLD General Manager Byron Shire Council PO Box 219, MULLUMBIMBY NSW 2482

DESCRIPTION

Parish - Byron; County - Rous Land District - Byron, LGA - Byron Shire

Road Closed: Lot 1 DP 1256365

(n2019-2959)

CESSNOCK CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name Locality
AIRD LANE Abermain

Description

The lane extending north west off Frame Drive Abermain 317 metres south west of its intersection with Gingers Lane

ROBERT MAGINNITY, Interim General Manager, Cessnock City Council, PO Box 152, CESSNOCK NSW 2325

GNB Ref: 0183 (n2019-2960)

FAIRFIELD CITY COUNCIL

Roads Act 1993, Section 10

Notice of Dedication of Land as Public Road

Pursuant to Section 10 of the *Roads Act 1993*, notice is hereby given that the land described in the Schedule below is dedicated as a public road.

Alan Young, General Manager, Fairfield City Council, PO Box 21, Fairfield NSW 1860

Schedule

Land at Smithfield Road, Prairiewood being land shown (R) in Deposited Plan 1251493

(n2019-2961)

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

SUNSET CLOSE Verges Creek

Description

North off Old Station Road, approximately 1300 metres in length.

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

GNB Ref: 0180 (n2019-2962)

KYOGLE COUNCIL

ROADS ACT 1993

Notice is hereby given that pursuant to Section 9 of the *Roads Act 1993*, the land described in the schedule below is dedicated as a public road. G. Kennett, General Manager, Kyogle Council, PO Box 11, Kyogle NSW 2474

Schedule

Lots 1, 2, 3 and 4 DP873520

(n2019-2963)

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 25th day of September 2019.

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

DESCRIPTION

Parish – Tunstall; County – Rous Local Government Area – Lismore

Road Closed: Lot 1 in DP1255702

SCHEDULE

On closing, the land within Lot 1 in DP1255702 will remain vested in Lismore City Council as operational land for purposes of the *Local Government Act 1993*.

Council's reference: CDR19/127

(n2019-2964)

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

CANARY DRIVE GOONELLABAH

Description

This road will be created within the subdivision of Lot 7 DP 1209949 also known as 5A Apo street, Goonellabah

Name Locality

RAMSAY CLOSE GOONALLABAH

Description

This road will be created within the subdivision of Lot 7 DP 1209949 also known as 5A Apo Street, Goonellabah

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

GNB Ref: 0186 (n2019-2965)

NORTHERN BEACHES COUNCIL

HERITAGE ACT 1977

INTERIM HERITAGE ORDER NO.1

Under Section 25 of the Heritage Act 1977, Northern Beaches Council does by this order:

- (1) make an Interim Heritage Order to cover the item of the environmental heritage specified or described in Schedule "A"; and
- (2) declare that the Interim Heritage Order shall apply to the curtilage or site of such an item, being the land described in Schedule "B".

This Interim Heritage Order will lapse after six months from the date that it is made unless the local council has passed a resolution before that date either:

- (i) in the case of an item which, in the council's opinion, is of local significance, seeks to place the item on the heritage schedule of a local environmental plan with appropriate provisions for protecting and managing the item; or
- (ii) in the case of an item which, in the council's opinion, is of State heritage significance, nominates the item for inclusion on the State Heritage Register.

Schedule "A"

All works, relics and buildings that are attached to, located upon or form part of the land described in Schedule "B".

Schedule "B"

All those pieces or parcels of land known as Lot B DP 368451 (also known as 21 Whistler Street, Manly).

Executed this 25th day of September 2019 at Dee Why in the State of New South Wales, for and on behalf of Northern Beaches Council by **Ray Brownlee**, Chief Executive Officer, in accordance with his delegated authority under Section 377 of the *Local Government Act 1993*.

Ray Brownlee PSM Chief Executive Officer Northern Beaches Council

Dee Why, NSW 25th day of September 2019

(n2019-2966)

SHOALHAVEN CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name Locality
TEE CLOSE Worrigee

Description

New road created in the subdivision of Lot 2 DP 1118306 off Millbank Road.

STEPHEN DUNSHEA, Chief Executive Officer, Shoalhaven City Council, PO Box 42, NOWRA NSW 2541

GNB Ref: 0185

(n2019-2967)

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

DOCKLANDS COURT North Kellyville

Description

Short private roadway beginning at Roland Garros Crescent extending South-East ending in a cul-de-sac head.

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

GNB Ref: 0169 (n2019-2968)

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

EDEN ROAD North Kellyville

Description

Private road extending south from Roland Garros Crescent then east, further extending north and then west back to Roland Garros Crescent.

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

GNB Ref: 0182 (n2019-2969)

WAVERLEY COUNCIL

Roads Act 1993, Section 16(2)

Dedication of Land as Public Road

NOTICE is hereby given by Waverley Council that in pursuance of section 16(2) of the *Roads Act 1993*, the land as described in the Schedule below is hereby dedicated as public road.

Ross McLeod, General Manager Waverley Council PO Box 9 Bondi Junction NSW 2022

SCHEDULE

All that land shown as road one chain wide shown in Deposited Plan 689 and unnamed but variously known as 'Scarborough Crescent' and 'Campbell Parade' contained in Certificate of Title Vol 380 Folio 42.

(n2019-2970)

WOLLONDILLY SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

NameLocalityCOOPER DRIVEOakdale

Description

A new road coming off 1550 Burragorang Road Oakdale within Lot 1 DP 835288 in a Northerly direction.

Name Locality
COYLE CIRCUIT Oakdale

Description

A new road coming off Cooper Drive within the subdivision of 1550 Burragorang Road Oakdale, Lot 1 DP 835288.

NameLocalityOBRIEN STREETOakdale

Description

A new road coming off Coyle Circuit within subdivision Lot 1 DP 835288, 1550 Burragorang Road Oakdale.

NameLocalityPERKINS STREETOakdale

Description

A new road coming off Cooper Drive within subdivision Lot 1 DP 835288, 1550 Burragorang Road Oakdale.

NameLocalityMACBETH CLOSEOakdale

Description

A new road coming off Perkins Street within subdivision of Lot 1 DP 835288, 1550 Burragorang Road Oakdale.

Name Locality
DITTON STREET Oakdale

Description

A new road coming off Blattman Avenue within Lot 1 DP 835288, 1550 Burragorang Road Oakdale.

MICHAEL MALONE, Acting CEO, Wollondilly Shire Council, 62-64 Menangle Street, PICTON NSW 2571

GNB Ref: 0184

(n2019-2971)