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OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 23 March 2009

THE following instruments were officially notified on the NSW legislation website (www.legislation.nsw.gov.au) on the dates indicated:

Proclamations commencing Acts

Filming Related Legislation Amendment Act 2008 No 39 (2009-103) — published LW 27 March 2009 Marine Safety Act 1998 No 121 (2009-104) — published LW 27 March 2009 Marine Safety Amendment Act 2008 No 59 (2009-105) — published LW 27 March 2009

Regulations and other statutory instruments

Environmental Planning and Assessment Amendment (Shark Meshing) Regulation 2009 (2009-106) published LW 27 March 2009

Home Building Amendment (Exemption) Regulation 2009 (2009-107) — published LW 27 March 2009 Management of Waters and Waterside Lands Amendment Regulation 2009 (2009-108) — published LW 27 March 2009

Marine Safety (General) Regulation 2009 (2009-109) — published LW 27 March 2009 Rural Lands Protection (General) Amendment Regulation 2009 (2009-110) — published LW 27 March 2009

Environmental Planning Instruments

Nil

OFFICIAL NOTICES

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Phone: (02) 6770 3100 Fax (02) 6771 5348

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

 $Land\ District-Armidale; \\ LGA-Guyra$

Road Closed: Lot 1, DP 1131922 at Tenterden, Parish Skinner, County Hardinge. File Reference: AE06 H 138

Schedule

On closing, the land within Lot 1, DP 1131922 remains vested in the State of New South Wales as Crown Land.

DUBBO OFFICE

142 Brisbane Street (PO Box 865), Dubbo NSW 2830 Phone: (02) 6883 3300 Fax: (02) 6882 6920

REVOCATION OF RESERVATION OF **CROWN LAND**

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2 Land District: Coonabarabran The whole being Local Government Area: Lot 8, DP 750285, Warrumbungle Shire Parish Leslie, Council County Baradine Locality: Leslie of an area of 1677ha Reserve No. 77950

Public Purpose: Generally Notified: 9 September 1955 File Reference: DB04 H 80

Note: Purchase of Perpetual Lease 128232 by Alan Imhoff

& Claudia Imhoff-Stern.

REVOCATION OF RESERVATION OF **CROWN LAND**

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2 Land District: Walgett The part being Lot 34, DP 752264, Local Government Area: Walgett Shire Council Parish Revnolds. Locality: Reynolds County Denham Reserve No. 94975 of an area of 1036ha Public Purpose: Future public requirements Notified: 22 May 1981 Lot 5, DP 752264,

Lot 34, DP 752264, Parish Reynolds,

County Denham

Parish Reynolds,

County Denham

File Reference: DB98 H 117

Note: Purchase of Perpetual Lease 128929 by Peter &

Jennifer Holcombe.

REVOCATION OF RESERVATION OF **CROWN LAND**

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2 The whole being Land District: Wellington Lot 114, DP 756886, Local Government Area: Wellington Shire Council Parish Ironbarks, Locality: Ironbarks County Wellington Reserve No. 98058 of an area of 5.059ha

Public Purpose: Future public requirements Notified: 31 January 1986 File Reference: 08/7854/7854

Note: Sale of Lot 115, DP 98058 to Timothy Andrew Walker, Susan Anne Purdon, Mitchell Ronald Walker, Stuart Charles Walker, Sarah Xanthia Joy Walker and Byron

Sturt Walker.

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Land District: Dubbo Local Government Area: Mid-Western Regional Locality: Gulgong Reserve No. 755434 Public Purpose: Future

public requirements Notified: 29 June 2007 File Reference: DB92 R 18 Column 2 The part being: Lot 497, DP 824135, Parish Guntawang, County Phillip

of a total area of 1.275 ha

GOULBURN OFFICE

159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4824 3700 Fax: (02) 4822 4287

NOTIFICATION OF CLOSING OF A ROAD

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

TONY KELLY, M.L.C., Minister for Lands

Description

SCHEDULE 1

Parish – Cookbundoon County – Argyle Land District – Goulburn LGA – Upper Lachlan

Lot 1, DP 1132309 (not being land under the Real Property Act). File Reference: 08/2465:JK

Note: On closing, the title for the land in Lot 1, DP 1132309 remains vested in the State of New South Wales as Crown land.

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the schedule hereunder is reserved as specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2

Land District: Young
Local Government Area:
Young Shire Council
Locality: Young
Public Purpose: Public recreation, community purposes

Lot 2107, DP 754611, Parish Young, County Monteagle Area: About 3.238ha File Reference: GB06 R 18/1

Note: The affected Reserve No. 43228 for public recreation,

notified 11/11/1908 is hereby revoked.

ESTABLISHMENT OF RESERVE TRUST

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder is established under the name stated in that Column and is appointed as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2

Garibaldi Reserve Trust Reserve No. 1018071 Public Purpose: Public recreation, community

purposes

Notified: This day File Ref.: GB06 R 18/1

GRAFTON OFFICE

76 Victoria Street (Locked Bag 10), Grafton NSW 2460 Phone: (02) 6640 3400 Fax: (02) 6642 5375

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C.,

Minister for Lands.

Description

Land District – Casino; LGA – Richmond Valley

Road Closed: Lots 1 and 2, DP 1129096 at Woodview, Parish Bundock, County Richmond. File Reference: GF05 H 346

Schedule

On closing, the land within Lots 1 and 2, DP 1129096 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Casino; LGA – Richmond Valley

Road Closed: Lot 1, DP 1135348 at Ellangowan, Parish Richmond, County Richmond. File Reference: GF05 H 389

Schedule

On closing, the land within Lots 1, DP 1135348 remains vested in the State of New South Wales as Crown Land.

HAY OFFICE

126 Lachlan Street (PO Box 182), Hay NSW 2711 Phone: (02) 6990 1800 Fax: (02) 6993 1135

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closure, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands.

Description

Land District – Hay; L.G.A. – Murrumbidgee

Lot 1 in DP 1129260, Parish of Mulburruga, County of Boyd. File No: HY86 H 202.

Note: (1) On closing, title for the land comprised in Lot 1, DP 1129260 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Hay; L.G.A. – Hay

Lot 1 in DP 1134335, Parish of Yang Yang, County of Waradgery. File No: HY98 H 285.

Note: (1) On closing, title for the land comprised in Lot 1, DP 1134335 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Hay and Deniliquin; L.G.A. – Conargo

Lots 1 and 2 in DP 1133563, Parish of Thalaka, Raubelle, Tchelery, Gwynne, Carroonboon and Baldon, County of Wakool. File No: HY84 H 157.

Note: (1) On closing, title for the land comprised in Lots 1 and 2, DP 1133563 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Urana; L.G.A. – Urana

Lot 1 in DP 1134127, Parish of Bingagong, County of Urana. File No: HY99 H 176

Note: (1) On closing, title for the land comprised in Lot 1, DP 1134127 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Deniliquin; L.G.A. – Wakool

Lot 1 in DP 1129820, Parish of Barham, County of Wakool. File No: HY00 H 32.

Note: (1) On closing, title for the land comprised in Lot 1, DP 1129820 remains vested in the State of New South Wales as Crown Land.

MAITLAND OFFICE

Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323 Phone: (02) 4937 9300 Fax: (02) 4934 2252

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Popran; County – Northumberland; Land District – Gosford; LGA – Gosford

Road closed: Lot 1, DP 1134112 (not being land under the Real Property Act). File No.: 07/1148

Schedule

On closing, the land within Lot 1, DP 1134112 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Olney; County – Northumberland; Land District – Gosford; LGA – Wyong

Road closed: Lot 1, DP 1135027 (not being land under the Real Property Act). File No.: MD06 H 244

Schedule

On closing, the land within Lot 1, DP 1135027 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Wyong; County – Northumberland; Land District – Gosford; LGA – Wyong;

Road closed: Lot 1, DP 1134337 (not being land under the Real Property Act). File No.: MD05 H 207

Schedule

On closing, the land within Lot 1, DP 1134337 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Narara; County – Northumberland; Land District – Gosford; LGA – Gosford

Road closed: Lot 1, DP 1131042 (not being land under the Real Property Act). File No.: MD06 H 247

Schedule

On closing, the land within Lot 1, DP 1131042 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Spencer; County – Northumberland; Land District – Gosford; Local Government Area – Gosford

Road Closed: Lot 1, DP 1127558 at Gunderman. File Reference: MD04 H 533

Note: On closing, the land within Lot 1, DP 1127558 will remain vested in the Crown as Crown land.

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Teralba; County – Northumberland; Land District – Newcastle; Local Government Area – Lake Macquarie

Road Closed: Lot 4, DP 1135728 at Cameron Park. File Reference: MD03 H 139

Note: On closing, the land within Lot 4 DP 1135728 will remain vested in the Crown as Crown land.

MOREE OFFICE

Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6752 5055 Fax: (02) 6752 1707

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are closed and the land comprised therein ceases to be public road and the rights of passage and access that previously existed in relation to the roads is extinguished.

TONY KELLY, M.L.C., Minister for Lands

Description

Land District – Narrabri; Council – Narrabri Shire; Parish – Durrisdeer; County – Nandewar

Road Closed: Lots 1 and 2 in DP 1134348. File Reference: ME05 H 472.

Note: On closing, the land within Lots 1 & 2 in DP 1134348 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be public road and the rights of passage and access that previously existed in relation to the road is extinguished.

TONY KELLY, M.L.C., Minister for Lands

Description

Land District – Narrabri; Council – Moree Plains Shire; Parish – Waterloo; County – Jamison

Road Closed: Lot 1 in DP 1134347. File Reference: ME05 H 412.

Note: On closing, the land within Lot 1 in DP 1134347 remains vested in the State of New South Wales as Crown land.

NOWRA OFFICE

5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541 Phone: (02) 4428 9100 Fax: (02) 4421 2172

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder described are closed and the land comprised therein ceases to be public roads and the rights of passage and access that previously existed in relation to the roads are extinguished. On road closing, title to the lands comprising the former public roads vests in the body specified in the Schedules hereunder.

TONY KELLY, M.L.C., Minister for Lands.

Description

Parish – Meringo; County – Auckland; Land District – Bega; Local Government Area – Bega Valley

Road Closed: Lot 1, DP 1128280 at Buckajo. File Reference: NA07 H 14.

Schedule

On closing, the land within Lot 1, DP 1128280 remains vested in the State of New South Wales as Crown land.

Description

Parish – Tantawangalo; County – Auckland; Land District – Bega; Local Government Area – Bega Valley

Road Closed: Lots 1 and 2, DP 1131907 at Kameruka. File Reference: NA04 H 95

Schedule

On closing, the land within Lots 1 and 2, DP 1131907 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF ROAD

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

TONY KELLY, M.L.C., Minister for Lands.

Description

Parish – Mogila; County – Auckland; Land District – Bega; Local Government Area – Bega Valley

Road Closed: Lot 1, DP 1135214 at Bemboka subject to easement for right of carriageway created by DP 1135214. File Reference: 07/4334

Schedule

On closing, the land within Lot 1, DP 1135214 remains vested in the State of New South Wales as Crown land.

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown land specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1

Land District: Nowra
Local Government Area:
Shoalhaven City Council
Locality: North Nowra
Reserve No. 89740

Column 2

The part being
Lot 1, DP 1135394,
Parish Illaroo,
County Camden.
Area 3581 square metres.

Public Purpose: Future public requirements Notified: 27 February 1976 File Reference: NA80 H 2534

Note: It is intended to sell the revoked part by way of Private Treaty Sale to current lessee being the adjoining landowner.

ROADS ACT 1993 Order

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, The Crown road specified in Schedule 1 is 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 cease to be a Crown road.

TONY KELLY, M.L.C., Minister for Lands.

Description

Land District – Moruya; Council – Eurobodalla Shire

SCHEDULE 1

The Crown public road known as Misons Road at Bimbimbie, adjoining the northern boundaries of Lot 1, DP 1052032 and Lot 4, DP 1016636, Parish Tomaga and Broulee and County St Vincent. Crown Reference: NA04 H 102.

SCHEDULE 2

Roads Authority: Eurobodalla Shire Council - Ref. No. 94.6210.S.

ESTABLISHMENT OF RESERVE TRUST

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder is established under the name stated in that Column and is appointed as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2

The Kiama Coastal Walk
(Loves Bay to Werri Lagoon)
(R.1017629) Reserve Trust

Column 2

Reserve No: R. 1017629

Public Purpose: Public access to the foreshore and protection of scenic amount

protection of scenic amenity and ecological values Notified this day

File Reference: 09/02638

Note: This notice hereby replaces an earlier notice entitled "Establishment of Reserve Trust" published in the *Government Gazette* of 13 March 2009 (Folio 1365).

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 3 Column 1 Column 2 Kiama Municipal The Kiama Reserve No: R.1017629 Council Coastal Walk Public Purpose: Public (Loves Bay to access to the foreshore and Werri Lagoon) protection of scenic amenity (R.1017629) and ecological values Reserve Trust Notified this day File Reference: 09/02638

Note: This notice hereby replaces an earlier notice entitled "Appointment of Corporation to Manage Reserve Trust" published in the Government Gazette of 13 March 2009 (Folio 1365).

ORANGE OFFICE

92 Kite Street (PO Box 2146), Orange NSW 2800

Phone: (02) 6391 4300 Fax: (02) 6362 3896

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Ganbenang; County – Westmoreland; Land District – Lithgow; Shire – Lithgow

Road Closed: Lot 1 in Deposited Plan 1132848. File No.: CL/00439.

Note: On closing Title to the land comprised in Lot 1 remains vest in the Crown as Crown Land.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Wolabler; County – Ashburnham; Land District – Molong; Shire – Cabonne

Road Closed: Lot 1 in Deposited Plan 1135256. File No.: CL/00147.

Note: On closing Title to the land comprised in Lot 1 remains vest in the Crown as Crown Land Molong.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Duramana; County – Roxburgh; Land District – Bathurst; Shire – Bathurst Regional

Road Closed: Lot 1 in Deposited Plan 1133480. File No.: OE80 H 2207.

Note: On closing Title to the land comprised in Lot 1 remains yest in the Crown as Crown Land.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Vulcan; County – Westmoreland; Land District – Bathurst; Shire – Oberon

Road Closed: Lot 1 in Deposited Plan 1135259. File No.: CL/00121.

Note: On closing Title to the land comprised in Lot 1 remains vest in the Crown as Crown Land.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Redbank; County – Gordon; Land District – Molong & Wellington; Shire – Wellington

Road Closed: Lots 1 and 2 in Deposited Plan 1135255. File No.: OE05 H 167.

Note: On closing Title to the land comprised in Lots 1 and 2 remains vest in the Crown as Crown Land.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

> TONY KELLY, M.L.C., Minister for Lands

Description

Parish-Thornshope;County - Roxburgh;Land District - Bathurst; Shire – Lithgow

Road Closed: Lot 1 in Deposited Plan 1134343. File No.: CL/00117.

Note: On closing Title to the land comprised in Lot 1 remains vest in the Crown as Crown Land.

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2 Mervyn Gilbert **SCOTT** (new member) Trust

Neville Public Hall Reserve

Column 3 Reserve No. 190071 Public Purpose: Public Hall Notified: 30 December 1988 File Reference: OE90 R 22

For a term commencing the date of this notice and expiring 25 March 2014.

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

> TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Waugoola; County - Bathurst; Land District - Cowra; Shire – Cowra

Road Closed: Lot 1 in Deposited Plan 1135260. File No.: OE05 H 139

Note: On closing title to the land comprised in Lot 1 remains vest in the Crown as Crown Land

NOTIFICATION OF CLOSING OF PUBLIC ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

> TONY KELLY, M.L.C., Minister for Lands

Description

Parish - Ulmarrah; County - Wellington; Land District - Bathurst; L.G.A – Mid-Western Regional

Road Closed: Lots 1 and 2 in Deposited Plan 1136687. File No.: OE07 H 136.

Note: On closing, the land within Lots 1 and 2, DP 1136687 remains vested in Mid-Western Regional Council as operational land for the purposes of the Local Government Act 1993.

SYDNEY METROPOLITAN OFFICE

Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150 (PO Box 3935, Parramatta NSW 2124)

Phone: (02) 8836 5300 Fax: (02) 8836 5365

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 3 Column 2 James Allan PITTS Mt St Joseph Reserve No.100102 (re-appointment) Public Purpose: Trust Kylie-Ann Community purposes RICHARDSON Notified: 26 June 1987 (re-appointment) File Ref.: MN84 R 130/2 Anne JONES (re-appointment) For a term commencing 1 April 2009 and expiring

ERRATUM

IN the notification appearing in the Government Gazette of 27 March 2009, Folio 1484, under the heading "APPOINTMENT OF TRUST BOARD MEMBERS" within Column 1 of Schedule 2 delete the name "David Leonard Grau" and insert in lieu thereof the name "David Leonard Gray". File No.: MN87 R 34

> TONY KELLY, M.L.C., Minister for Lands

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

Public Purpose: Public

New Area: 2049m²

Notified: 2 September 1955

recreation

SCHEDULE

Column 1 Column 2 Land District: Metropolitan Reserve No. 77947

Local Government Area: Randwick City Council

Locality: La Perouse Lot 5254, DP 824002,

Parish Botany, County Cumberland Lot 5255, DP 824002, Parish Botany, County Cumberland

Area: 261m2

31 March 2014.

File Reference: MN84 R 274

Notes: Reserve No. 100175 is hereby revoked.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2 Column 3

> Elvina Bay South Wharf (R1017888) Reserve Trust

Reserve No. 1017888 Public Purpose: Access Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

Pittwater Council

SCHEDULE

Column 1 Column 2 Column 3

Pittwater Council Paradise Beach

Wharf (R1018049) Reserve Trust

Reserve No. 1018049 Public Purpose: Access Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1 Column 2 Column 3

Pittwater Council Salt Pan Cove

(R1018050) Reserve Trust Reserve No. 1018050 Public Purpose: Access Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1 Column 2 Column 3

Pittwater Council Taylors Point Wharf (R1018051)

Reserve No. 1018051 Public Purpose: Access Notified: This day Reserve Trust File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1 Column 2 Column 3

Pittwater Council Bayview Baths &

Wharf (R1018068) Reserve Trust

Reserve No. 1018068 Public Purpose: Access Notified: This day

File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1 Column 2

Pittwater Council Palm Beach Wharf

(R1018069) Reserve Trust Column 3 Reserve No. 1018069 Public Purpose: Access Notified: This day

File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1 Column 2

Newport Wharf Pittwater Council (R1018070) Reserve Trust

Column 3 Reserve No. 1018070

Public Purpose: Access Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

ESTABLISHMENT OF RESERVE TRUST

PURSUANT to section 92 (1) of the Crown Lands Act 1989. the reserve trust specified in Column 1 of the Schedule hereunder is established under the name stated in that Column and is appointed as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1

Column 2

Elvina Bay South Wharf (R1017888) Reserve Trust Reserve No. 1017888 Public Purpose: Access Notified: This day

File Reference: 08/9730/1

SCHEDULE

Column 1

Column 2

Paradise Beach Wharf (R1018049) Reserve Trust Reserve No. R1018049 Public Purpose: Access Notified: This day File Reference: 08/9730

SCHEDULE

Column 1

Column 2

Salt Pan Cove (R1018050)

Reserve Trust

Reserve No. R1018050 Public Purpose: Access Notified: This day File Reference: 08/9730

SCHEDULE

Column 1

Column 2

Taylors Point Wharf (R1018051) Reserve Trust Reserve No. R1018051 Public Purpose: Access Notified: This day File Reference: 08/9730

SCHEDULE

Column 1

Column 2

Bayview Baths & Wharf (R1018068) Reserve Trust Reserve No. R1018068 Public Purpose: Access Notified: This day File Reference: 08/9730

SCHEDULE

Column 1

Column 2

Palm Beach Wharf

(R1018069) Reserve Trust

Reserve No. R1018069 Public Purpose: Access Notified: This day File Reference: 08/9730

SCHEDULE

Column 1

Column 2

Newport Wharf (R1018070)

Reserve Trust

Reserve No. R1018070 Public Purpose: Access Notified: This day File Reference: 08/9730

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1

Pittwater Council

Column 2

Column 3

Elvina Bay South Wharf (R1017888)

Reserve No. 1017888

Reserve Trust

Public Purpose: Access Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1

Pittwater Council

Column 2

Column 3 Paradise Beach

Wharf (R1018049) Reserve Trust

Reserve No. 1018049 Public Purpose: Access

Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1

Pittwater Council

Column 2

Salt Pan Cove

Column 3

(R1018050) Reserve Trust Reserve No. 1018050 Public Purpose: Access Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1

Column 2

Column 3

Pittwater Council

Taylors Point Wharf (R1018051) Reserve Trust

Reserve No. 1018051 Public Purpose: Access Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1 Column 2 Column 3

Reserve No. 1018068

Bayview Baths & Wharf (R1018068) Public Purpose: Access Reserve Trust

Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

Pittwater Council

Column 1 Column 2

Pittwater Council Newport Wharf

(R1018070) Reserve Trust

SCHEDULE

Column 3 Reserve No. 1018070 Public Purpose: Access

Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

SCHEDULE

Column 1 Column 2

Palm Beach Wharf Pittwater Council

(R1018069) Reserve Trust Column 3 Reserve No. 1018069 Public Purpose: Access

Notified: This day File Reference: 08/9730

For a term commencing the date of this notice

TAREE OFFICE

98 Victoria Street (PO Box 440), Taree NSW 2430 Phone: (02) 6591 3500 Fax: (02) 6552 2816

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to clause 4 (3) of Schedule 8 to the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder is assigned to the reserve trust constituted as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Forster Reservoir

(R94748) Reserve Trust

Column 2

Reserve No: 94748 Public Purpose: Preservation

of native flora, public recreation, reservoir Notified: 15 May 1981 Parish: Forster

County: Gloucester File No: TE81R54

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to clause 4 (3) of Schedule 8 to the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder is assigned to the reserve trust constituted as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2

Port Macquarie Boy Scouts

Reserve (R88760) Trust

Reserve No: 88760

Public Purpose: Boy Scouts Notified: 3 November 1972

Parish: Macquarie County: Macquarie File No: TE91R40

ERRATUMS

IN the notification appearing in the New South Wales Government Gazette No. 56 of 27 March 2009, Folio 1486, under the heading 'Appointment of Trust Board Members' the term of appointment should expire on 31 March 2014

> TONY KELLY, M.L.C., Minister for Lands

TAMWORTH OFFICE

25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340 Phone: (02) 6764 5100 Fax: (02) 6766 3805

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance to the provisions of the Roads Act 1993, the road hereunder specified is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished.

TONY KELLY, M.L.C., Minister for Lands

Description

Locality – Borah Creek; Land District – Tamworth; L.G.A. – Tamworth Regional

Road Closed: Lot 1 in Deposited Plan 1133486, Parish Hobden, County Darling. File Reference: TH06 H 47.

Note: On closing title to the land comprised in Lot 1 will remain vested in the State of New South Wales as Crown Land.

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2

Land District: Gunnedah Reserve No. 63856 Local Government Area: Public Purpose: Gunnedah Shire Council Travelling Stock Locality: Burburgate Notified: 31 March 1933 Lot 2, DP 1034512, Lot 7001, DP 754931#, Parish Brentry, Parish Burburgate, County Nandewar County Nandewar Lot 4, DP 1034512, New Area: 19.13ha

Parish Brentry, County Nandewar Area: 4.011ha

File Reference: THOI H 3611

Disclaimer: # Please note that the above Lot numbers marked # are for Departmental use only.

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 48 (1) of the Commons Management Act 1989, the person specified in Column 1 of the schedule hereunder, is appointed as administrator for the term also specified in Column 1, of the common trust specified in Column 2, which is trustee of the common described in Column 3 of the schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2 Column 3 Belinda Jane KELLY Woolomin Reserve: 33603 Term of Office: Common Public Purpose: Temporary For a term Trust Common commencing Notified: 7 December 1901 3 April 2009 to Land District: Tamworth 3 October 2009 Local Government Area: Tamworth Regional Council Parish: Woolomin County: Parry Locality: Woolomin Lot 7006, DP 1026357 & Lot 7010, DP 1024740 Area: 54.63 hectares

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in hereunder is declared to be Crown land within the meaning of the Act.

TONY KELLY, M.L.C., Minister for Lands

File Ref.: TH79 H 394-3

Parish – Brentry; County – Nandewar; Land District – Gunnedah; L.G.A – Gunnedah Shire Council

Lots 2 and 4 in DP 1034512, being freehold land held in the name of Gunnedah Shire Council and comprising the whole of the land in Folio Identifiers 2/1034512 and 4/1034512. File No. TH01 H 36

WAGGA WAGGA OFFICE

Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650 Phone: (02) 6937 2700 Fax: (02) 6921 1851

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2 Column 3 Greater Hume Greater Hume Dedication No. 620069 Shire Council Shire Council Public Purpose: Crown Reserves Showground Reserve Trust Notified: 25 September 1925

File Ref.: WA80 R 118/3

For a term commencing the date of this notice

ERRATUM

The notice appearing in Government Gazette No. 120, Folio 8503, dated 29 September 2006, in respect of the Establishment of Reserve Trust to Reserve 620069 for Showground, should have been the Greater Hume Shire Council Crown Reserves Reserve Trust, not the Greater Hume Shire Council Reserves Reserve Trust.

> TONY KELLY, M.L.C., Minister for Lands

REVOCATION OF APPOINTMENT OF RESERVE TRUST

PURSUANT to section 92 (3) (c) of the Crown Lands Act 1989, the appointment of the reserve trust specified in Column 1 of the Schedule hereunder, as trustee of the reserve(s), or part(s) of the reserve(s), specified opposite thereto in Column 2 of the Schedule, is revoked.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Hume Shire Council Crown Reserves Reserve Trust

Reserve No. 68393 Public Purpose: Resting

place

Column 2

Public Recreation Notified: 9 July 1939 Reserve No 86604 Public Purpose: Resting

place

Public Recreation Notified: 8 March 1968 File Reference: WA80 R 208

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

PURSUANT to section 92 (1) of the Crown Lands Act 1989, the reserve trusts specified in Column 1 of the Schedule hereunder is appointed as trustees of the reserves specified opposite thereto in Column 2 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2 Albury City Council Crown Reserve No. 68393 Reserves Reserve Trust Public Purpose: Resting place, public recreation Notified: 9 July 1939 Reserve No. 86604 Public Purpose: Public recreation, resting place Notified: 8 March 1968 File Ref.: WA80R208 Albury Showground Trust Dedication No. 1002198 Public Purpose: Showground Notified: 26 November 1948 File Ref.: WA80 R 109 Lockhart Council Crown Reserve No. 49407 Public Purpose: Travelling Reserves Reserve Trust stock, camping Notified: 5 November 1913

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the reserve trusts specified opposite thereto in Column 2, which are trustees of the reserves referred to in Column 3 of the Schedule.

> TONY KELLY, M.L.C., Minister for Lands

> > Notified: 28 June 1963

File Ref.: WA80 R 46

File Ref.: WA86 A 16/2

SCHEDULE

Column 1 Column 2 Column 3 Lands Administration Jugiong School Reserve No. 220060 Ministerial Paddock Trust Public Purpose: Corporation environmental protection public recreation Notified: 7 July 1995 File Ref.: WA93 R 22 For a term commencing this day Tara Recreation Reserve No. 84256 Reserve and Public Purpose: Public Public Hall recreation, public hall

Trust

For a term commencing

this day

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92 (3) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule, is dissolved.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1 Column 2

Rockview Recreation Reserve No. 37608
Reserve Trust Public Purpose: Public

recreation

Notified: 7 May 1904 File Ref.: WA80 R 25

Lockhart Shire Council Reserve No. 49407

Public Purpose: Travelling

stock, camping

Notified: 5 November 1913

File Ref.: WA86 A 16/2

Lockhart Hospital Site Dedication No. 620048 (R620048) Reserve Trust Public Purpose: Hospital site

Notified: 22 October 1954 File Ref.: WA86 A 16/2

Holbrook Common Trust Reserve No. 1000548

Public Purpose: Temporary

commonage

Notified: 22 March 1876 File Ref.: WA80 R 72 Reserve No. 89644

Greenvale Resting Place (R89644) Reserve Trust

Public Purpose: Resting

place

Notified: 7 November 1975 File Ref.: WA86 A 16/2

Urana Shire Council Reserve No. 89758

Public Purpose: Homes for

the Aged

Notified: 26th March 1976 File Ref.: WA86 A 16/2

Urana Public Recreation (R92451) Reserve Trust

Reserve No. 92451 Public Purpose: Public

recreation

Notified: 23rd May 1980 File Ref.: WA86 A 16/2

Urana Public Recreation (R92452) Reserve Trust

Reserve No. 92452 Public Purpose: Public

recreation

Notified: 23rd May 1980 File Ref.: WA86 A 16/2 Reserve No. 92450

Morundah South Public Recreation (R92450) Reserve Trust

Public Purpose: Public

recreation

Notified: 23rd May 1980 File Ref.: WA86 A 16/2

WESTERN REGION OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830 Phone: (02) 6883 3000 Fax: (02) 6883 3099

REVOCATION OF RESERVATION OF CROWN LAND

IN pursuance of section 61A of the Commons Management Act 1989, the setting aside of Crown land specified in Column 1 of the Schedule hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1

Reserve No: 10336

Purpose: Temporary Common (Extn.)

Notified: 25 January 1890 Locality: Tibooburra

Parish: Hermitage, County: Tongowoko File No: WL86 R 41, File Ref: 08/1097

Column 2

That part within Lot 35, DP 1126917,

for an area of about 40 ha

RURAL LANDS PROTECTION ACT 1998.

I, Anthony Bernard Kelly, being the Minister administering the Crown Lands Act 1989, do hereby order that pursuant to section 129 of the Rural Lands Protection Act 1998, the establishment of the stock watering place (SWP) specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Column 1

Stock Watering Place No. 77 Gazette: 6 March 1964

Locality: Milparinka

Administrative District: Unincorporated Area

Parish: Teperago, County: Yantara Stock Watering Place No. 176

Gazette: 19 December 1890

Locality: Milparinka

Administrative District: Unincorporated Area Parish: Hermitage, County: Tongowoko

Stock Watering Place No. 260

Gazette: 16 January 1970 Locality: Milparinka

Administrative District: Unincorporated Area Parish: Teltawongee, County: Mootwingee

Column 2

That part within Lots 12, 14 & 16, DP 1126917

for an area of 18.21 ha

That part within Lots 41, 42 & 43, DP 1126917

for an area of 24.56 ha

That part within Lot 6, DP 1126917 for an area of 17.32 ha

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

PURSUANT to section 35Q of the Western Lands Act 1901, the lands described in Column 1 of the Schedule hereunder are withdrawn from the leases described in Column 2 of the Schedule for the purpose of being dedicated as public roads.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

Descriptions

Parish – Churriga; County – Poole; Administrative District – Milparinka; Unincorporated Area

Column 1	Column 2	Column 3	Column 4	Column 5
Lot/DP	Lease Affected	Title Affected	Withdrawn Area (ha)	New Lease Area (ha)
28/1129946	10955	5569/768477	21.56	40469

File Reference: 08/2515

DEDICATION OF CROWN LAND AS PUBLIC ROAD

PURSUANT to section 12 of the Roads Act 1993, the Crown land described hereunder is, from the date of publication of this notice, dedicated as public road. The public road hereby dedicated is declared not to be Crown road within the meaning of the Roads Act 1993.

TONY KELLY, M.L.C., Minister for Lands

Description

County – Evelyn; Administrative Districts – Broken Hill and Milparinka; Unincorporated Area

Lot 28, DP 1129946.

Note: Affected parts of Crown Reserves are hereby revoked. File Reference: 08/2515

GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Leases of the lands specified in the following Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder.

The land is to be used only for the purpose of Residence.

Initial rent will be \$100.00 per annum and re-assessed thereafter annually on 1 April of each year.

The Conditions and Reservations annexed to such leases are those Conditions published in the Government Gazette of 25 May 2007, Folios 2974-2975.

All amounts due and payable to the Crown must be paid to the Department of Lands by the due date.

TONY KELLY, M.L.C., Minister for Lands

Administrative District – Walgett North; Shire – Walgett; Parish – Wallangulla/Mebea; County – Finch

11/1 / N/	Name of Lessee	File No.	Folio	4 2	Term of Lease	
WLL No.			identifier	Area m ²	From	То
WLL 16309	Anthony READ	09/01153	70/1066289	2469	26-Mar-2009	25-Mar-2029
WLL 16091	Novka NIKOLIC	08/5003	83/1120765	2704	27-Mar-2009	26-Mar-2029
WLL 16258	Suzanne Marie WHITE	08/11209	32/1066289	2638	31-Mar-2009	30-Mar-2029

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

TONY KELLY, M.L.C., Minister for Lands

Administrative District – Walgett North; Shire – Walgett; Parish – Baloon; County – Finch

THE purpose/conditions of Western Lands Lease 4678, being the land contained within Folio Identifiers 2566/764593 & 2574/764601 has been altered from "Pastoral Purposes" to "Grazing and Cultivation" effective from 25 March 2009.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 4678

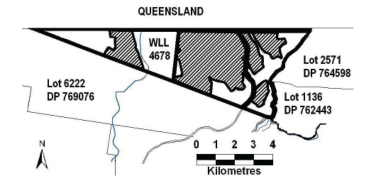
- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4(2) of the Act.

- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
 - (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
 - (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia."GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 - (b) Notwithstanding any other provision of this Agreement:
 - If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of Grazing and Cultivation.
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.

- (15) The lessee shall comply with the provisions of the Local Government Act 1993, an of the ordinances made thereunder.
- (16) The lessee shall comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.
- (17) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except to the satisfaction of the Commissioner.
- (18) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (19) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (20) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (21) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (22) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (23) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (24) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (25) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (26) The lessee shall comply with the provisions of the Native Vegetation Act 2003 and any regulations made in pursuance of that Act.
- (27) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (28) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, comply with the routine agricultural management activities listed in the Native Vegetation Act 2003.
- (29) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless approval has been issued in accordance with the Native Vegetation Act 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (30) The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (31) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (32) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (33) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.

- (34) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.
- (35) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (36) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (37) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (38) The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997 particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or similar chemicals.
- (40) The lessee shall not clear any native vegetation within the area shown cross- hatched on the diagram hereunder unless written approval has been granted by the local Catchment Management Authority.
- (41) The lessee shall only cultivate an area of 1363 hectares as indicated on the diagram hereunder.
- (42) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (43) The lessee shall not cultivate within the channel of incised drainage lines (other than man made structures) which carry water after storms in the channels, nor cultivate within a distance of 20 metres on either side of the banks of the channels, except when otherwise specified by the Western Lands Commissioner.
- (44) The lessee shall cease work immediately should any Aboriginal archaeological relics or sites be uncovered during the proposed works (Aboriginal Sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development).
- (45) The lessee shall consider the requirements of the National Parks and Wildlife Act 1974 with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the National Parks and Wildlife Service (NPWS). If a site is discovered the lessee shall contact the Manager, Cultural Heritage Unit, National Parks and Wildlife Services on Phone (02) 6883 5324 OR AT 58-62 Wingewarra St, Dubbo.
- (46) The lessee shall establish windbreaks at his/her own expense, as may be ordered by the Western Lands Commissioner to provide adequate protection of the soil.
- (47) The lessee shall ensure that stubble and other crop residue is retained on the soil surface and shall not be burnt, except with the written approval of the Western Lands Commissioner or his delegate. Where such approval is granted, stubble burning shall be carried out with the approval as per requirements of the NSW Rural Fire Services.
- (48) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (49) The lessee shall not permanently transfer Irrigation water from the lease without the prior written permission of the Western Lands Commissioner.
- (50) The lessee shall contact the Environmental Protection Authority before disposing of any tailwater or water which may be contaminated with fertiliser, herbicide or pesticide. Disposal of tailwater into creeks and rivers is controlled by the Environment Protection Authority under the Clean Waters Act.
- (51) The lessee shall negotiate with the relevant Rural Lands Protection Board regarding the movement of stock within the area allowed to be cultivated. This area is partly covered by Travelling Stock Reserve 49258. If suitable arrangements cannot be made with the Rural Lands Protection Board, the matter will be determined by the Western Lands Commissioner.
- (52) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the commissioner.
- (53) Texture contrast (or duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlaying a clay subsoil and are prone to scolding (producing claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Commissioner.

- (54) Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee' expense.
- (55) Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.
- (56) Access track to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with the conditions of the Change of Lease Purpose.



ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

TONY KELLY, M.L.C., Minister for Lands

Administrative District – Balranald; Shire – Balranald; Parishes – Bidura West, Lowan & Spencer; County – Taila

The purpose/conditions of Western Lands Lease 453, being the land contained within Folio Identifiers 4812/769046 & 4728/769045 has been altered from "Grazing" to "Grazing, Cultivation and Farm Tourism" effective from 24 March 2009.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations. Conditions previously annexed to Western Lands Lease 453 will remain unaltered except for the addition of those special conditions published in *Government Gazette* of 2 July 1999, Folios 4666-4669 and the addition of the conditions listed below.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE 453

- (1) In the conditions annexed to the lease, the expression "the Minister" means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Lands as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression "the Commissioner" means the Commissioner charged with the administration of the Western Lands Act 1901 ("the Act") in accordance with section 4 (2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
 - (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
 - (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
 - (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (5) The rent shall be due and payable annually in advance on 1 July in each year.

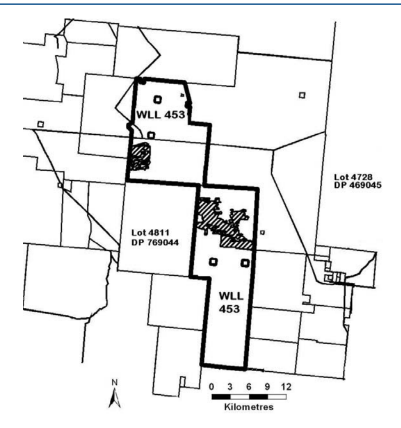
- (6) (a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 - "GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 - (b) Notwithstanding any other provision of this Agreement:
 - (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.

If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.

- (7) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (11) The land leased shall be used only for the purpose of Grazing, Cultivation and Farm Tourism.
- (12) The lessee shall maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) All minerals within the meaning of the Mining Act 1992, and all other metals, gemstones and semiprecious stones, which may be in, under or upon the land leased are reserved to the Crown and the lessee shall permit any person duly authorised in that behalf to enter upon the land leased and search, work, win and remove all or any minerals, metals, gemstones and semiprecious stones in, under or upon the land leased.
- (14) Mining operations may be carried on, upon and in the lands below the land leased and upon and in the lands adjoining the land leased and the lands below those lands and metals and minerals may be removed therefrom and the Crown and any lessee or lessees under any Mining Act or Acts shall not be subject to any proceedings by way of injunction or otherwise in respect of or be liable for any damage occasioned by the letting down, subsidence or lateral movement of the land leased or any part thereof or otherwise by reason of the following acts and matters, that is to say, by reason of the Crown or any person on behalf of the Crown or any lessee or lessees, having worked now or hereafter working any mines or having carried on or now or hereafter carrying on mining operations or having searched for, worked, won or removed or now or hereafter searching for, working, winning or removing any metals or minerals under, in or from the lands lying beneath the land leased or any part thereof, or on, in, under or from any other lands situated laterally to the land leased or any part thereof or the lands lying beneath those lands, and whether on or below the surface of those other lands and by reason of those acts and matters or in the course thereof the Crown reserves the liberty and authority for the Crown, any person on behalf of the Crown and any lessee or lessees from time to time to let down without payment of any compensation any part of the land leased or of the surface thereof.
- (15) The lessee shall comply with the provisions of the Local Government Act 1993, and of the ordinances made thereunder.
- (16) The lessee shall comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.
- (17) The lessee shall not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except to the satisfaction of the Commissioner.
- (18) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (19) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (20) The lessee shall, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.

- (21) The lessee shall not obstruct or interfere with any reserves, roads or tracks on the land leased, or the lawful use thereof by any person.
- (22) The lessee shall erect gates on roads within the land leased when and where directed by the Commissioner for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (23) The right is reserved to the public of free access to, and passage along, the bank of any watercourse adjoining the land leased and the lessee shall not obstruct access or passage by any member of the public to or along the bank.
- (24) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee shall post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities shall be erected and maintained to the satisfaction of the Commissioner. The lessee shall not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (25) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (26) The lessee shall comply with the provisions of the Native Vegetation Act 2003 and any regulations made in pursuance of that Act.
- (27) The lessee shall comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Department has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (28) Notwithstanding any other condition annexed to the lease, the lessee shall, in removing timber for the purpose of building, fencing or firewood, comply with the routine agricultural management activities listed in the Native Vegetation Act 2003.
- (29) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the Forestry Act 1916 and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased. The lessee shall not have any property right in the timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the Forestry Act 1916 or unless approval has been issued in accordance with the Native Vegetation Act 2003, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (30) The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (31) The lessee shall, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (32) Whenever so directed by the Commissioner, the lessee shall, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (33) The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee shall comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (34) The lessee shall, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary
- (35) The lessee shall furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (36) The lessee shall, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (37) The lessee shall not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder

- of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (38) The lessee shall comply with the provisions of the Protection of the Environment Operations Act 1997 particularly in relation to disposal of tailwaters or waters which may be contaminated with fertiliser, herbicide or similar chemicals.
- (39) The lessee shall not clear any native vegetation within the area shown cross- hatched on the diagram hereunder unless written approval has been granted by the local Catchment Management Authority.
- (40) Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.
- (41) The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- (42) The lessee shall not cultivate within the channel of incised drainage lines (other than man made structures) which carry water after storms in the channels, nor cultivate within a distance of 20 metres on either side of the banks of the channels, except when otherwise specified by the Western Lands Commissioner.
- (43) The lessee shall cease work immediately should any Aboriginal archaeological relics or sites be uncovered during the proposed works (Aboriginal Sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.).
- (44) The lessee shall consider the requirements of the National Parks and Wildlife Act 1974 with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the National Parks and Wildlife Service (NPWS). If a site is discovered the lessee shall contact the Manager, Cultural Heritage Unit, National Parks and Wildlife Services on Phone (02) 6883 5324 or at 58-62 Wingewarra St, Dubbo.
- (45) The lessee shall establish windbreaks at his/her own expense, as may be ordered by the Western Lands Commissioner to provide adequate protection of the soil.
- (46) The lessee shall ensure that stubble and other crop residue is retained on the soil surface and shall not be burnt, except with the written approval of the Western Lands Commissioner or his delegate. Where such approval is granted, stubble burning shall be carried out with the approval as per requirements of the NSW Rural Fire Services.
- (47) The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- (48) The lessee shall not permanently transfer Irrigation water from the lease without the prior written permission of the Western Lands Commissioner.
- (49) The lessee shall contact the Environmental Protection Authority before disposing of any tailwater or water which may be contaminated with fertiliser, herbicide or pesticide. Disposal of tailwater into creeks and rivers is controlled by the Environment Protection Authority under the Clean Waters Act.
- (50) The lessee shall negotiate with the relevant Rural Lands Protection Board regarding the movement of stock within the area allowed to be cultivated. This area is partly covered by Travelling Stock Reserves 16298. If suitable arrangements cannot be made with the Rural Lands Protection Board, the matter will be determined by the Western Lands Commissioner.
- (51) The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the commissioner.
- (52) Texture contrast (or duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlaying a clay subsoil and are prone to scolding (producing claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Commissioner.
- (53) Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee' expense.
- (54) Where cultivation is carried out in areas with parallel sandhills, uncultivated strips shall be left across the swales (ie. areas between sandhills). These uncultivated strips shall be at least 100 metres wide and oriented at right angles to the long axis of the sandhills. The distance between these uncultivated strips shall not be greater than one (1) kilometre.
- (55) Except with the specific approval of the Commissioner, no cultivation or ancillary works associated with any cultivation shall be undertaken within 75 metres, on the landward side, of the bank of Tarpaulin Bend of the Murray River. These areas are not to be disturbed by the use of any implements or used for the purposes of any silo, temporary grain storage, machinery shed or other installations or works of any kind.
- (56) The lessee shall Dryland cultivate 4413 Hectares as shown hatched on the diagram below. Cultivation shall only occur within the areas indicated. Cultivation outside this area will only be allowable with the written consent of the Commissioner or Minister.



Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Aquaculture) Regulation 2007

Clause 39 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following class 1 Aquaculture Leases:

OL77/168 within the estuary of Port Stephens, having an area of 0.5434 hectares to Kenneth Brian Lilley of Swan Bay NSW, for a term of 15 years expiring on 8 February 2024.

OL79/079 within the estuary of Port Stephens, having an area of 1.0796 hectares to V C Diemar Pty Ltd of Nelson Bay NSW, for a term of 15 years expiring on 19 February 2024.

BILL TALBOT,

Director, Fisheries Conservation and Aquaculture Fisheries, Compliance and Regional Relations NSW Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T09-0060)

No. 3670, NEWMONT EXPLORATION PTY LTD (ACN 006 306 690), area of 11 units, for Group 1, dated 27 March, 2009. (Orange Mining Division).

(T09-0061)

No. 3671, INISHOWEN RESOURCES PTY LTD (ACN 135 307 532), area of 31 units, for Group 6, dated 30 March, 2009. (Inverell Mining Division).

IAN MACDONALD, M.L.C., Minister for Mineral Resources.

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATION

(T08-0218)

No. 3592, now Exploration Licence No. 7327, MIKADA RESOURCES PTY LTD (ACN 132 471 446), County of Murray, Map Sheet (8727), area of 35 units, for Group 1, dated 19 March, 2009, for a term until 19 March, 2011.

MINING LEASE APPLICATIONS

(06-5348)

Singleton No. 287, now Mining Lease No. 1631 (Act 1992), HUNTER ENVIRO-MINING PTY LTD (ACN 098 184 126), Parish of Stanford, County of Northumberland; and Parish of Stockrington, County of Northumberland, Map Sheet (9232-3-N), area of 7.749 hectares, to mine for coal, dated 26 March, 2009, for a term until 26 March, 2030.

(07-1975)

Singleton No. 303, now Mining Lease No. 1630 (Act 1992), VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND POS-GC PTY LTD (ACN 113 446 414), Parish of Broughton, County of Durham, Map Sheet (9133-3-S), area of 18.13 hectares, to mine for coal, dated 16 March, 2009, for a term until 16 March, 2030.

IAN MACDONALD, M.L.C., Minister for Mineral Resources.

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

(M80-5429)

Authorisation No. 256, MARUBENI THERMAL COAL PTY LTD (ACN 061 468 620), ANGLO COAL (DARTBROOK) PTY LTD (ACN 000 012 813) AND SSANGYONG RESOURCES PTY LIMITED (ACN 071 744 986), area of 811 hectares. Application for renewal received 30 March, 2009.

(T90-0302)

Exploration Licence No. 3856, NEWCREST MINING LIMITED (ACN 005 683 625), area of 43 units. Application for renewal received 27 March, 2009.

(T97-1269)

Exploration Licence No. 5400, ZEOLITE AUSTRALIA PTY LIMITED (ACN 000 038 497), area of 2 units. Application for renewal received 26 March, 2009.

(04-0566)

Exploration Licence No. 6400, TURON GOLD PTY LTD (ACN 108 675 216), area of 98 units. Application for renewal received 27 March, 2009.

(06-0619)

Exploration Licence No. 6407, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 266 units. Application for renewal received 26 March, 2009.

(04-0655)

Exploration Licence No. 6408, AUZEX RESOURCES LIMITED (ACN 106 444 606), area of 47 units. Application for renewal received 31 March, 2009.

(06-4092)

Exploration Licence No. 6751, DRYSDALE RESOURCES PTY LTD (ACN 120 922 161), area of 100 units. Application for renewal received 27 March, 2009.

(T74-1892)

Exploration (Prospecting) Licence No. 1024, NEWCREST OPERATIONS LIMITED (ACN 009 221 505), area of 6 units. Application for renewal received 27 March, 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources.

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(06-7572)

Exploration Licence No. 4474, NOEL NORMAN DENNIS, Counties of Clarke and Sandon, Map Sheet (9336), area of 4 units, for a further term until 12 January, 2011. Renewal effective on and from 18 March, 2009.

(04-0501)

Exploration Licence No. 6302, COBAR CONSOLIDATED RESOURCES LIMITED (ACN 118 684 576), Counties of Booroondarra, Mouramba and Robinson, Map Sheet (7934, 8033, 8034), area of 192 units, for a further term until 22 September, 2010. Renewal effective on and from 20 March, 2009.

(T03-0893)

Exploration Licence No. 6309, AUGUR RESOURCES LTD (ACN 106 879 690), County of Gipps, Map Sheet (8331), area of 50 units, for a further term until 26 September, 2010. Renewal effective on and from 25 March, 2009.

(04-0597)

Exploration Licence No. 6347, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Blaxland, Map Sheet (8132, 8133), area of 12 units, for a further term until 23 November, 2010. Renewal effective on and from 23 March, 2009.

(04-0613)

Exploration Licence No. 6363, PLATSEARCH NL (ACN 003 254 395) AND EAGLEHAWK GEOLOGICAL CONSULTING PTY LTD (ACN 061 324 454), County of Menindee, Map Sheet (7133), area of 51 units, for a further term until 4 January, 2011. Renewal effective on and from 30 March, 2009.

(06-0101)

Exploration Licence No. 6575, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Wellington, Map Sheet (8732), area of 45 units, for a further term until 19 June, 2010. Renewal effective on and from 17 March, 2009.

(06-0097)

Exploration Licence No. 6616, GLENELLA QUARRY PTY LTD (ACN 117 019 155), Counties of Bathurst, Forbes, King and Monteagle, Map Sheet (8629, 8630), area of 14 units, for a further term until 22 August, 2010. Renewal effective on and from 17 March, 2009.

(06-0148)

Exploration Licence No. 6623, COBAR CONSOLIDATED RESOURCES LIMITED (ACN 118 684 576), Counties of Booroondarra and Robinson, Map Sheet (7934, 7935, 8034), area of 40 units, for a further term until 30 August, 2010. Renewal effective on and from 20 March, 2009.

(06-7057)

Exploration Licence No. 6719, PEEL EXPLORATION LIMITED (ACN 119 343 734), County of Brisbane, Map Sheet (9134), area of 16 units, for a further term until 25 February, 2011. Renewal effective on and from 31 March, 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources.

WITHDRAWAL OF APPLICATION FOR RENEWAL

NOTICE is given that the application for renewal in respect of the following authority has been withdrawn:

(06-0065)

Exploration Licence No. 6626, OROYA MINING LIMITED (ACN 009 146 794), Counties of Phillip and Wellington, Map Sheet (8832), area of 53 units. The authority ceased to have effect on 25 March, 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources.

THE following applications for cancellation have been received:

(04-594)

Exploration Licence 6380, Meridian Minerals Limited, (ACN 125 825 532), Counties of Mootwingee and Yungnulgra, area of 40 units.

Request for cancellation was received on 26 March 2009.

(05-258)

Exploration Licence 6495, Meridian Minerals Limited, (ACN 125 825 532), County of Young, area of 15 units.

Request for cancellation was received on 26 March 2009

(05-266)

Exploration Licence 6517, Meridian Minerals Limited, (ACN 125 825 532), Counties of Tandora and Young, area of 83 units.

Request for cancellation was received on 26 March 2009.

(06-226)

Exploration Licence 6637, Meridian Minerals Limited, (ACN 125 825 532), County of Clarendon, area of 91 units.

Request for cancellation was received on 26 March 2009.

(06-227)

Exploration Licence 6642, Meridian Minerals Limited, (ACN 125 825 532), Counties of Bland and Gipps, area of 132 units.

Request for cancellation was received on 26 March 2009.

(07-190)

Exploration Licence 6951, Tasman Goldfields NSW Pty Ltd, (ACN 124 226 473), County of Wynyard area of 6 units.

Request for cancellation was received on 10 March 2009.

(06-4205)

Exploration Licence 6743 (Act 1992), Rimfire Australia Pty Ltd (ACN 121 382 554), County of Argyle area of 43 units.

Request for cancellation was received on 9 March 2009.

(06-4199)

Exploration Licence 6778 (Act 1992), Rimfire Australia Pty Ltd (ACN 121 382 554), Counties of Bathurst and King, area of 23 units.

Request for cancellation was received on 9 March 2009.

(06-7102)

Exploration Licence 6842 (Act 1992), Oroya Mining Ltd (ACN 009 146 794), Counties of Wellingtong, Phillip and Bligh, area of 23 units.

Request for cancellation was received on 9 March 2009.

(06-4211)

Exploration Licence 6875 (Act 1992), Rimfire Australia Pty Ltd (ACN 121 382 554), County of Lincoln, area of 38 units

Request for cancellation was received on 9 March 2009.

(T08-0025)

Exploration Licence 7150 (Act 1992), Oroya Mining Ltd, (ACN 009 146 794), Counties of Bligh, Lincoln and Wellington, area of 70 units.

Request for cancellation was received on 9 March 2009.

(T08-0089)

Exploration Licence 7245 (Act 1992), Oroya Mining Ltd (ACN 009 146 794), Counties of Bligh and Wellingon, area of 98 units.

Request for cancellation was received on 9 March 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources.

STOCK DISEASES ACT 1923

Stock Diseases Notification No. 1822

Revocation of Notifications 1426 and 1427

- I, IAN MACDONALD, M.L.C., Minister for Primary Industries do by this notification:
 - pursuant to sections 3 (2) and 11A (1) of the Stock Diseases Act 1923, revoke Notification No. 1426 published in Government Gazette No. 79 of 29 April 1988 and any notification revived as a result of this revocation; and
 - pursuant to sections 3 (2) and 14 (5) of the Stock Diseases Act 1923, revoke Notification No. 1427 published in Government Gazette No. 82 of 6 May 1988 and any notification revived as a result of this revocation.

Dated this 23rd day of March 2009.

IAN MACDONALD, M.L.C., Minister for Primary Industries

STOCK DISEASES ACT 1923

Stock Diseases Notification No. 1823

Revocation of Notification 1466

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to sections 3 (2), 10 and 12 of the Stock Diseases Act 1923, revoke Notification No. 1466 published in Government Gazette No. 119 of 25 October 1996 at page 7136 and any notification revived as a result of this revocation.

Dated this 23rd day of March 2009.

IAN MACDONALD, M.L.C., Minister for Primary Industries

STOCK DISEASES REGULATION 2004

Clause 28

Determination of Identification Codes

- I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries:
- 1. pursuant to clause 28(6) of the *Stock Diseases Regulation 2004* ("the Regulation"), revoke the determination titled 'Determination of Identification Codes' dated 1 July 2004, and any determination revived as a result of this revocation;
- 2. pursuant to clause 28(6) of the Regulation, determine:
 - (a) the property identification codes that are assigned to properties, travelling stock reserves, public lands or public roads under clause 28(1)(a), (b) or (c) of the Regulation and the manner in which they are assigned are as specified in Table 1 of Schedule 1;
 - (b) the property identification codes that are assigned to saleyards or abattoirs under clause 28(1)(d) of the Regulation and the manner in which they are assigned are as specified in Table 2 of Schedule 1;
 - (c) the agent identification codes that are assigned under clause 28(3) of the Regulation and the manner in which they are assigned are as specified in Table 3 of Schedule 1;
 - (d) the district codes that are assigned under clause 28(2) of the Regulation and the manner in which they are assigned are as specified in Column 4 of Schedule 2 for the district opposite in column 1 of Schedule 2.

Definitions:

Words and expressions used in this determination have the same meaning as they have in Part 3 of the Regulation.

In this determination:

Department means the NSW Department of Primary Industries.

The defined term set out in Column 1 of the Table to this paragraph means the proclamation having the NSW Government Gazette reference and title in Columns 2 and 3 of the Table to this paragraph.

Table - Proclamations

Column 1	Column 2	Column 3
Defined term	GG reference	Title of Proclamation
1907 Proclamation	GG No. 56 of 8 May 1907	Amendment of the Boundaries of Pastures Protection Districts under Pastures Protection Act 1902
1928 Proclamation	GG No. 26 of 24 February 1928	Amendment of the Boundaries of the Pastures Protection Districts of the Western Division of the State of New South Wales under the Pastures Protection Act 1912
2008 Proclamation	GG No. 158 of 19 December 2008 at pages 12876 to 12905	Amalgamation of 47 rural lands protection districts to constitute 14 livestock health and pest districts
Armidale and Gloucester Proclamation	GG No. 86 of 1 August 1997 at pages 6029 to 6034	Proclamation to alter the boundaries of Armidale and Gloucester Rural Lands Protection Districts
Balranald-Wentworth Proclamation	GG No. 157 of 16 December 2005 at pages 11106 to 11107	Amalgamation of Balranald Rural Lands Protection District and Wentworth Rural Lands Protection District under the Rural Lands Protection Act 1998
Bombala Proclamation	GG No. 137 of 28 November 1947	Alteration of Boundaries of Bombala and Eden Pastures Protection Districts
Canonba Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Canonba Pastures Protection District
Central Tablelands Proclamation	GG No. 86 of 1 August 1997 at pages 6008 to 6013	Proclamation to Amalgamate Carcoar and Bathurst Rural Lands Protection Districts and to constitute Central Tablelands Rural Lands Protection District
Condobolin Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Condobolin Pastures Protection District
Cooma Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Cooma Pastures Protection District
Coonabarabran Proclamation	GG No. 108 of 26 July 1985	Alteration of Boundaries of Coonabarabran Pastures Protection District
Coonamble Proclamation	GG No. 108 of 26 July 1985	Alteration of Boundaries of Coonamble Pastures Protection District
Dubbo Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Dubbo Pastures Protection District
Forbes Proclamation	GG No. 34 of 26 March 1971	Alteration of Boundaries of Condobolin and Forbes Pastures Protection Districts
Grafton Proclamation	GG No. 99 of 27 June 1986	Alteration of Boundaries of Grafton Pastures Protection District

Column 1	Column 2	Column 3	
Defined term	GG reference	Title of Proclamation	
Gundagai Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Gundagai Pastures Protection District	
Hay Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Hay Pastures Protection District	
Hume Proclamation	GG No. 86 of 1 August 1997 at pages 6019 to 6021	Proclamation to Amalgamate Albury and Holbrook Rural Lands Protection Districts and to constitute Hume Rural Lands Protection District	
Hunter Proclamation	GG No. 86 of 1 August 1997 at pages 6005 to 6007	Proclamation to amalgamate Scone and Denman-Singleton Rural Lands Protection Districts and to constitute Hunter Rural Lands Protection District	
Kempsey Proclamation	GG No. 35 of 22 March 1996 at pages 1199 to 1203	Proclamation (relating to the boundaries of the Armidale and Kempsey Rural Lands Protection Districts)	
Molong Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Molong Pastures Protection District	
Moree Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Moree Pastures Protection District	
Moss Vale Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Moss Vale Pastures Protection District	
Mudgee-Merriwa Proclamation	GG No. 86 of 1 August 1997 at pages 6002 to 6004	Proclamation to amalgamate Mudgee and Merriwa Rural Lands Protection Districts and to constitute Mudgee-Merriwa Rural Lands Protection District	
Murray Proclamation	GG No. 86 of 1 August 1997 at pages 6022 to 6025	Proclamation to Amalgamate Corowa, Jerilderie and Urana Rural Lands Protection Districts and to constitute Murray Rural Lands Protection District	
Narrabri Proclamation	GG No. 41 of 7 March 1986	Alteration of Boundaries of Narrabri Pastures Protection District	
Northern New England and Casino Proclamation	GG No. 178 of 24 December 1998 at pages 10132 to 10137	Proclamation to alter the boundaries of the Casino and Northern New England Rural Lands Protection Districts	
Northern Slopes Proclamation	GG No. 86 of 1 August 1997 at pages 5995 to 5997	Proclamation to amalgamate Warialda Rural Lands Protection District with part of Inverell Rural Lands Protection District and to constitute Northern Slopes Rural Lands Protection District	

Column 1	Column 2	Column 3
Defined term	GG reference	Title of Proclamation
Riverina Proclamation	GG No. 86 of 1 August 1997 at pages 6026 to 6028	Proclamation to Amalgamate Moulamein and Deniliquin Rural Lands Protection Districts and to constitute Riverina Rural Lands Protection District
South Coast and Braidwood Proclamation	GG No. 86 of 1 August 1997 at pages 6014 to 6018	Proclamation to Amalgamate Bega Rural Lands Protection District with Part of Braidwood Rural Lands Protection District and to constitute South Coast Rural Lands Protection District
Tamworth Proclamation	GG No. 108 of 26 July 1985	Alteration of Boundaries of Tamworth Pastures Protection District
Wagga Wagga Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Wagga Wagga Pastures Protection District
Walgett Proclamation	GG No. 108 of 26 July 1985	Alteration of Boundaries of Walgett Pastures Protection District
Yass Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Yass Pastures Protection District
Young Proclamation	GG No. 172 of 13 December 1985	Alteration of Boundaries of Young Pastures Protection District

SCHEDULE 1 Identification codes

Identification codes comprise 8 characters which may be numbers or letters as specified, and in the sequence specified, in the relevant Table in this Schedule.

TABLE 1 Property identification codes for properties, travelling stock reserves, public lands and public roads				
CHARACTER LETTER OR NUMBER MANNER ASSIGNED				
1 st	'N'	State code for NSW.		
2 nd	Validation character	Calculated in accordance with an algorithm provided by the Department to validate the property identification code.		
3 rd & 4 th	Locality number	For a property, travelling stock reserve, public land or public road located in the area described in column 2 of Schedule 2 of the district specified opposite in column 1 of Schedule 2, the locality number is as specified opposite in column 3 of Schedule 2.		
5 th to 8 th	Property number	Sequential order from '0001' to '9999'.		

TABLE 2				
	Property identification codes for saleyards and abattoirs			
CHARACTER POSITION LETTER OR NUMBER MANNER ASSIGNED				
1 st	'N'	State code for NSW.		
2 nd	Validation character	Calculated in accordance with an algorithm provided by the Department to validate the property identification code.		
3 rd & 4 th	·99 [,]			
5 th & 6 th	Locality number	For a saleyard or abattoir located in the area described in column 2 of Schedule 2 of the district specified opposite in column 1 of Schedule 2, the locality number is as specified opposite in column 3 of Schedule 2.		
7 th & 8 th	Establishment number	Sequential order as follows: from '01' to '09' for saleyards; and from '11' to '19' for abattoirs.		

TABLE 3 Agent identification codes			
CHARACTER POSITION LETTER OR NUMBER MANNER ASSIGNED			
1 st	'N'	State code for NSW.	
2 nd	Validation character	Calculated in accordance with an algorithm provided by the Department to validate the agent identification code.	
3 rd & 4 th	,00,		
5 th & 6 th	Locality number	For a stock and station agent whose registered office is located in, or who carries on business in, the area described in column 2 of Schedule 2 of the district specified opposite in column 1 of Schedule 2, the locality number is as specified opposite in column 3 of Schedule 2.	
7 th & 8 th	Stock and station agent number	Sequential order from '01' to '99'.	

SCHEDULE 2

Column 1	lumn 1 Column 2		Column 4	
DISTRICT	AREA	LOCALITY NUMBER	DISTRICT CODE	
Central North	Former Coonabarabran Rural Lands Protection District, as described in the Coonabarabran Proclamation.	16	NI160000	
Central North	Former Mudgee-Merriwa Rural Lands Protection District, as described in the Mudgee- Merriwa Proclamation.	38 or 43	NB380000	
Central North	Former Tamworth Rural Lands Protection District, as described in the Tamworth Proclamation.	50	NC500000	
Central West	Former Coonamble Rural Lands Protection District, as described in the Coonamble Proclamation.	17	NF170000	
Central West	Former Dubbo Rural Lands Protection District, as described in the Dubbo Proclamation.	22	ND220000	
Central West	That part of the former Molong Rural Lands Protection District, as described in Part A of Schedule 2 to the 2008 Proclamation.	40 or 22	NI400000 or ND220000	
Central West	Former Nyngan Rural Lands Protection District, as described in the Canonba Proclamation.	10	NE100000	
Cumberland	That part of the former Moss Vale Rural Lands Protection District, as described in Part A of Schedule 3 to the 2008 Proclamation.	37 or 46	NB460000	
Cumberland	That part of the former Maitland Rural Lands Protection District, as described in Part B of Schedule 3 to the 2008 Proclamation.	36 or 46	NB460000 or NH360000	
Darling	Former Bourke Rural Lands Protection District, as described under the heading "Bourke" in the 1928 Proclamation.	07	NA070000	
Darling	Former Brewarrina Rural Lands Protection District, as described under the heading "Brewarrina" in the 1928 Proclamation.	09	NA070000	
Darling	Former Cobar Rural Lands Protection District, as described under the heading "Cobar" in the 1928 Proclamation.	13	NA070000	
Darling	Former Wanaaring Rural Lands Protection District, as described under the heading "Wanaaring" in the 1928 Proclamation.	58	NA070000	
Hume	Former Gundagai Rural Lands Protection	29	NE290000	

Column 1	Column 2	Column 3	Column 4
DISTRICT	AREA	LOCALITY NUMBER	DISTRICT CODE
	District, as described in the Gundagai Proclamation.		
Hume	Former Hume Rural Lands Protection District, as described in the Hume Proclamation.	01 or 32	NH010000
Hume	Former Wagga Wagga Rural Lands Protection District, as described in the Wagga Wagga Proclamation.	55	NJ550000
Lachlan	Former Condobolin Rural Lands Protection District, as described in the Condobolin Proclamation.	14	ND140000
Lachlan	Former Forbes Rural Lands Protection District, as described in the Forbes Proclamation.	24	NI240000
Lachlan	That part of the former Molong Rural Lands Protection District, as described in Part B of Schedule 6 to the 2008 Proclamation.	40 or 24	NI400000 or NI240000
Lachlan	That part of the former Young Rural Lands Protection District, as described in Part A of Schedule 6 to the 2008 Proclamation.	63	NJ630000
Mid-Coast	Former Gloucester Rural Lands Protection District, as described in Schedule 2 to the Armidale and Gloucester Proclamation.	26	NC260000
Mid-Coast	Former Hunter Rural Lands Protection District, as described in the Hunter Proclamation.	21 or 52	NG210000
Mid-Coast	Former Kempsey Rural Lands Protection District, as described under the heading "Kempsey Rural Lands Protection District" in the Kempsey Proclamation.	48	NG480000
Mid-Coast	That part of the former Maitland Rural Lands Protection District, as described in Part A of Schedule 7 to the 2008 Proclamation.	36 or 26	NH360000 or NC260000
New England	Former Armidale Rural Lands Protection District, as described in Schedule 1 to the Armidale and Gloucester Proclamation.	02	NE020000
New England	Former Northern New England Rural Lands Protection District, as described in Schedule 2 to the Northern New England and Casino Proclamation.	25, 33 or 51	NF250000
North Coast	Former Casino Rural Lands Protection District, as described in Schedule 1 to the Northern New England and Casino Proclamation.	12	NJ120000

Column 1	Column 2	Column 3	Column 4	
DISTRICT AREA		LOCALITY NUMBER	DISTRICT CODE	
North Coast	rth Coast Former Grafton Rural Lands Protection District, as described in the Grafton Proclamation.		NH280000	
North Coast	Former Tweed-Lismore Rural Lands Protection District, as described under the heading "Tweed-Lismore" in the 1907 Proclamation.	53	NE530000	
North West	Former Moree Rural Lands Protection District, as described in the Moree Proclamation.	41	NF410000	
North West	Former Narrabri Rural Lands Protection District, as described in the Narrabri Proclamation.	45	NE450000	
North West	Former Northern Slopes Rural Lands Protection District, as described in Schedule 2 to the Northern Slopes Proclamation.	59	NI590000	
North West	Former Walgett Rural Lands Protection District, as described in the Walgett Proclamation.	56	NE450000 or NG560000	
Riverina	Former Hay Rural Lands Protection District, as described in the Hay Proclamation.	30	ND300000	
Riverina	Former Murray Rural Lands Protection District, as described in the Murray Proclamation.	18, 34 or 54	NC340000	
Riverina	Former Narrandera Rural Lands Protection District, as described under the heading "Narrandera" in the 1907 Proclamation.	44	NH440000	
Riverina	Former Riverina Rural Lands Protection District, as described in the Riverina Proclamation.	20 or 42	NJ200000	
South East	Former Bombala Rural Lands Protection District, as described in the Bombala Proclamation.	06	ND060000	
South East	Former Braidwood Rural Lands Protection District, as described in Schedule 3 to the South Coast and Braidwood Proclamation.	08	NI080000	
South East	That part of the former Cooma Rural Lands Protection District, as described in Part A of Schedule 12 to the 2008 Proclamation.	15	NA150000	
South East	Former South Coast Rural Lands Protection District, as described in Schedule 2 to the South Coast and Braidwood Proclamation.	23	NA230000	
South East	That part of the former Moss Vale Rural Lands Protection District, as described in Part B of Schedule 12 to the 2008 Proclamation.	37, 46 or 23	NB460000 or NA230000	

Column 1	Column 1 Column 2		Column 4
DISTRICT	DISTRICT AREA		DISTRICT CODE
Tablelands	Former Central Tablelands Rural Lands Protection District, as described in the Central Tablelands Proclamation.	04 or 11	NJ040000
Tablelands	Former Goulburn Rural Lands Protection District, as described under the heading "Goulburn" in the 1907 Proclamation.	27	NK270000
Tablelands	That part of the former Molong Rural Lands Protection District, as described in Part A of Schedule 13 to the 2008 Proclamation.	40 or 04	NI400000 or NJ040000
Tablelands	That part of the former Young Rural Lands Protection District, as described in Part B of Schedule 13 to the 2008 Proclamation.	63 or 62	NJ630000 or NB620000
Tablelands	That part of the former Cooma Rural Lands Protection District, as described in Part C of Schedule 13 to the 2008 Proclamation.	15 or 62	NA150000 or NB620000
Tablelands	Former Yass Rural Lands Protection District, as described in the Yass Proclamation.	62	NB620000
Western	Former Balranald-Wentworth Rural Lands Protection District, as described in the Balranald-Wentworth Proclamation.	03 or 60	NB030000
Western	Former Broken Hill Rural Lands Protection District, as described under the heading "Menindee" in the 1928 Proclamation.	05	NB030000 or NG050000
Western	Former Hillston Rural Lands Protection District, as described under the heading "Hillston" in the 1928 Proclamation.	31	NB030000 or NA310000
Western	Former Milparinka Rural Lands Protection District, as described under the heading "Milparinka" in the 1928 Proclamation.	39	NB030000 or NJ390000
Western	Former Wilcannia Rural Lands Protection District, as described under the heading "Wilcannia" in the 1928 Proclamation.	61	NB030000 or NE610000

Dated this 30th day of March 2009.

R. F. SHELDRAKE,
Director-General
NSW Department of Primary Industries

MINING ACT 1992

Order under Section 175 specifying the Conditions that are to apply to Mineral Claims within the Lightning Ridge Mineral Claims District.

I, IAN MACDONALD, M.L.C., Minister for Mineral Resources, revoke all previous Orders made under Section 175 of the Mining Act 1992 and make the following Order pursuant to section 175 of the Mining Act 1992, specifying the conditions that are to apply to mineral claims granted over land within the Lightning Ridge Mineral Claims District.

1. Classes of mineral claims

The following types (classes) of mineral claims can be granted in Lightning Ridge Mineral Claims District. Claims not fitting into the following classes are not permitted to be granted.

CLASS A	Size:	Claim area must not exceed 2,500m ² .
Standard Mineral Claim	Shape:	Claim should be square in shape with sides 50m x 50m. Claim may be granted over a different shaped area if physical or legal constraints make a square claim area impracticable. In such case no single side is to be greater than 100m.
	Permitted Operations *:	Mining – Yes Prospecting – Yes Mining Purposes – Yes but only mining purposes related to mining operations carried out on the claim. Wet processing (opal puddling) is not permitted.
CLASS B	Size:	Claim area must not exceed 2 hectares.
A person who is, at the time of lodgement of an application for a mineral claim, the	Shape:	Claim must not have any side being greater than 200m in length. The claim area must be wholly within the boundary of the relevant opal prospecting licence.
holder of an opal prospecting licence (being a licence having a term of 3 months)	Permitted Operations *:	Mining – Yes Prospecting – Yes Mining Purposes – Yes but only mining purposes related to mining operations carried out on the claim. Wet processing (opal puddling) is not permitted.
CLASS C	Size:	Claim area must not exceed 2 hectares.
A person who is, at the time of lodgement of an application for a mineral claim, the	Shape:	Claim must not have any side being greater than 200m in length. The claim area must be wholly within the boundary of the relevant opal prospecting licence.
holder of an opal prospecting licence (being a licence having a term of 28 days)	Permitted Operations:	Prospecting: Yes. Mining and Mining purposes not permitted.
CLASS D	Size:	Claim area must not exceed two hectares.
Mining Purpose – processing,	Shape:	Claim must not have any side being greater than 200m in length.
	Permitted Operations:	Mining: No Prospecting: No Mining Purposes: Yes – "processing" only, subject to 5 (c) below
CLASS E	Size:	Claim area must not exceed two hectares.
Mining Purpose – Mullock stockpiling	Shape:	Claim must not have any side being greater than 200m in length.
	Permitted Operations:	Mining: No Prospecting: No Mining Purposes: Yes – stockpiling or depositing of overburden, ore or tailings only

CLASS F Prospecting Claim	Size:	Claim area must not exceed two hectares.
areas within the boundaries of Opal Prospecting Areas 1, 2	Shape:	Claim must not have any side being greater than 200m in length.
& 3, but not within	Permitted	Prospecting: Yes.
opal prospecting blocks in the Narran- Warrambool mining reserve	Operations:	Mining and Mining purposes not permitted.
CLASS G Size:		Claim area must not exceed two hectares.
	Shape:	Claim must not have any side being greater than 200m in length.
Permitted M		Mining: Open Cut Mining Operations.
	Operations:	Prospecting: Only in conjunction with open cut mining operations.
		Mining Purposes: Yes but only mining purposes related to mining operations carried out on the claim. Opal Puddling not permitted.

^{*} subject to claim conditions and special condition 5.

2. Restrictions on minerals.

(a) Mineral claims may be granted in respect of opal only.

3. The maximum number of mineral claims that may be held by any one person.

- (a) A Class A, B, C and D mineral claim must not be granted to a person if the grant would result in the person holding more than 2 claims (in total) from Classes A, B, C and D at the time of grant.
- (b) A Class F mineral claim must not be granted to a person if the grant would result in the person holding more than 2 Class F claims at the time of grant.

Note: There is no restriction on the number of mineral claims of Class E and G that may be held by any one person at any point in time.

4. The period for which a mineral claim is to have effect:

- (a) Mineral claims of Class A may be granted for a term of up to 2 years and may be renewed for terms of up to 2 years each renewal.
- (b) Mineral claims of Class B may be granted for a term of up to 12 months and may be renewed once only for a further term of up to 12 months.
- (c) Mineral claims of Class C may be granted for a term of 28 days and will not be renewed.
- (d) Mineral claims of Class D, E and G may be granted for a term of up to 5 years and may be renewed for terms of up to 5 years each renewal
- (e) Mineral claims of Class F may be granted for a term of up to 12 months and may be renewed for terms of up to 12 months each renewal.

5. The Nature and Extent of Prospecting and Mining Operations that may be Carried Out in respect of Mineral Claims.

- (a) This clause does not apply to mineral claims of Class C, D, E, F and G.
- (b) Subject to (c), a mineral claim holder must not in a mineral claim area:
 - i. conduct open cut operations,
 - ii. use a dry rumbler, a wet rumbler or other motorised revolving drum for the purpose of opal puddling,
 - iii. use power operated equipment or machinery.
- (c) In 5 (b) iii "power operated equipment or machinery":
 - i. includes:
 - a bulldozer, ripper (whether self propelled or towed), backhoe, dragline, cable scraper, face shovel, front end or overhead loader, skimmer, grab, bucketwheel excavator, trench cutter, grader, or suction pump,

- ii. but does not include any;
 - hand held pneumatic or electric pick, hammer or road breaker;
 - shaft sinking equipment or machinery or drilling or boring equipment or machinery when used to sink a vertical or near vertical shaft or exploratory shaft, drill hole or borehole;
 - windlass winch or elevator for transporting mined or excavated material to the surface; or,
 - equipment or machinery used to: load and transport previously mined or excavated material to a treatment plant; fill in, make safe or securely protect any shaft or excavation
- (d) The restriction in 5(b) does not apply if operations are conducted in accordance with an approval issued by the Director-General.
- (e) Nothing in these conditions prevents a mineral claim holder from carrying out such works as are necessary to comply with any lawful direction issued under any Act or Regulation.

6. Miscellaneous

(a) The holder of a mineral claim must within 14 days of the date of the grant of a mineral claim fix to each picket or post defining the area of the mineral claim a tag on which is legibly stamped the number of the mineral claim.

7. Levies payable in respect of mineral claims and the purposes for which those levies may be applied

(a) The following levies are to be paid on the grant or renewal of any mineral claim by the applicant for the claim, to the Department of Primary Industries:

Levy Payable	Purpose for which the levy may be applied		
Environmental Levy of \$20.00 for each year or part thereof	Rehabilitation and environmental maintenance work on areas not currently held under mineral claim.		
Roads Levy of \$10.00 for each year or part thereof	Establishment of new roads, maintenance of roads; purchase, installation, repair of grids, gates, access signage.		
Mullock Levy of \$10.00 for each year or part thereof	Maintenance and environmental rehabilitation work on stockpiles of mullock.		

Dated this 2nd day of April 2009.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

WOLLONGONG CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Date: 16 March 2009.

DAVID FARMER, General Manager Wollongong City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Wollongong City Council 25 Metre B-Double route Notice No 2/2009

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those **25 metre B-Double** vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25m		Lady Penhryn Drive	Berkeley Road	Entire length	The route is to be right into Lady Penhryn Drive and right out of Lady Penrhyn Drive. The route is to be timed 6pm-6am. Council and RTA reserve the right to cancel the approval should operations be proven to contravene these conditions. Access only available to 23 Prince of Wales Avenue.
25m		Prince of Wales Avenue	Lady Penhryn Drive	Entire length	The route is to be right into Lady Penhryn Drive and right out of Lady Penrhyn Drive. The route is to be timed 6pm-6am. Council and RTA reserve the right to cancel the approval should operations be proven to contravene these conditions. Access only available to 23 Prince of Wales Avenue.

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

FORBES SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Date: 26 March 2009.

CARISSA BYWATER, General Manager Forbes Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Forbes Shire Council 25 Metre B-Double route Notice No 02/2009

2. Commencement

This Notice takes effect on 8.00 am 5 April 2009.

3. Effect

This Notice remains in force until 4.00 pm 5 April 2009 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 25 Metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Oxford St, Forbes	Flint St (MR 56)	William St	
25	000	William St, Forbes	Oxford St	Regent St	
25	000	Regent St, Forbes	William St	Young St	
25	000	Young St, Forbes	Regent St	Oxford St	
25	000	Oxford St, Forbes	Young St	Newell Hwy	
25	000	Young St, Forbes	Oxford St	Bandon St	
25	000	Bandon St, Forbes	Young St	Wambat St	
25	000	Wambat St, Forbes	Bandon St	Newell Hwy	

ROAD TRANSPORT (VEHICLE REGISTRATION) ACT 1997

Notice Fixing Fees

I, MICHAEL BUSHBY, Acting Chief Executive of the Roads and Traffic Authority, pursuant to section 8(1)(k) of the Road Transport (Vehicle Registration) Act 1997 and clause 77 of the Road Transport (Vehicle Registration) Regulation 2007, FIX the fees set out in Column 2 of the Schedule to this Notice in respect of the services shown opposite to them in Column 1 of that Schedule.

This Notice takes effect on 8 April 2009.

MICHAEL BUSHBY, Acting Chief Executive Roads and Traffic Authority

NOTE: This Notice replaces the Notices published in NSW Government Gazette: No. 68 of 13 June 2008 at page 4810

Definition:

Existing Customers – those customers that retain content within the specific plate category group as of the 7th April 2009.

New Customers - those customers that join a new category group after the 7th April 2009.

SCHEDULE

Col	Column 1		
1.	Duplicate certificate of registration	18	
2.	Duplicate registration label	18	
3.	Issue of a bicycle rack number-plate or issue of a bicycle rack number-plate in substitution for a surrendered bicycle rack number plate	34	
4.	Replace plates – Numeral only plates i. Vitreous enamel	144	
	ii. Aluminium	50	
5.	Book of inspection reports for issue at authorised inspection station:		
	i. Book containing 100 reports	87	
6.	Copy of rules for authorised inspection station	59	
7.	Certificate from records pursuant to Clause 15	25	
8.	Vehicle to be inspected by the Authority for the purpose of identification prior to the establishment of registration:		
	a. Booking fee for all vehicles	55	
	b. Inspection of a vehicle on the national written off vehicle register, as maintained by roads authorities in each jurisdiction	356	
9.	Information from records (other than a certificate pursuant to Clause 5)	18	
10.	Transfer of right to display plates		
	a. Personalised Plus plates only	166	
11.	Transfer of Numeral only plates - Vehicle Plates:		
	a. Category 1, 1 digit plate	8361	
	b. Category 2, 2 digit plate	3344	
	c. Category 3, 3 digit plate	1672	
	d. Category 4, 4 digit plate	836	
	e. Category 5, 5 digit plate	333	
	f. Category 6, 6 digit plate	165	
12.	Transfer of Numeral only plates - Motorcycle Plates		
	a. Category 1, 1 digit plate	1672	
	b. Category 2, 2 digit plate	333	
	c. Category 3, 3 digit plate	165	
	d. Category 4, 4 digit plate e. Category 5, 5 digit plate	122 81	
	f. Category 6, 6 digit plate	81 N/A	
	1. Category 0, 0 digit plate	1 N / M	

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Column 1	Column 2
13. Packing & Posting - Plates	\$ 21
14. Packing & Posting - Inspection Report Books	19
15. Fee for Cancellation of Registration	23
16. Permit to use unregistered vehicle	18
•	_
17. Administration fee for Conditional Registration	18
18. Number Plate Hold Fee	50
19. Number Plate Exchange Fee	50
20. Cars & Light Trucks	
a. Prestige plates	
i. Order/Restyle fee	600
i. (with annual content fee)	600 440
ii. Personalised plus annual content feeiii. Replace fee	100
b. European plates	100
i. Order /Restyle fee	
i. (without annual content fee)	400
ii. (with annual content fee)	200
ii. Personalised annual content fee	90
iii. Personalised plus annual content fee	440
iv. Replace fee	100
c. Metallic plates	
i. Order/Restyle fee	
i. (without annual content fee)	400
ii. (with annual content fee)	200
ii. Personalised annual content fee	90
iii. Personalised plus annual content fee	440
iv. Replace fee	100
 d. Coloured plates - (Background colours bright red, vivid blue, royal purple, dark green, lipstick pink hot pink, burnt orange, raspberry, wheat with white characters and white backgrounds with equivale coloured characters) 	
i. Order/Restyle fee	
i. (without annual content fee)	220
ii. (with annual content fee)	110
ii. Personalised annual content fee	90
iii. Personalised Plus annual content fee	440
iv. Replace fee	75
e. Slim White bordered plates	
i. Order/Restyle fee	0.0
i. New Customers (without annual content fee)	80
ii. Personalised annual content fee	90
iii. Personalised Plus annual content fee (existing customers)	430 50
iv. Replace fee f. Slim White, Ebony Black Character	30
i. Order/Restyle fee	
i. (without annual content fee)	220
ii. (with annual content fee)	110
ii. Personalised annual content fee	90
iii. Personalised plus annual content fee	440
iv. Replace fee	75
g. NRL plates	
i. Order/Restyle fee	
i. (without annual content fee)	320
ii. (with annual content fee)	160

Column 1	Column 2 \$
ii. Personalised annual content fee	φ 90
iii. Personalised plus annual content fee	440
iv. Replace fee (including Limited Edition)	100
h. Regional Theme plates	
i. Personalised annual fee	90
ii. Replace fee	50
i. Wallaby plates	
i. Personalised annual content fee	90
ii. Replace	50
j. Sydney Harbour Bridge plates	
i. Replace fee	30
ii. Replace fee (Limited Edition)	100
k. Centenary of Federation	
i. Replace fee	50
1. Limited Edition Centenary of Federation Plates	
i. Replace fee	50
21. Cars & Light Trucks & Heavy Vehicles	
a. Original Yellow plates	
i. Issue fee	36
ii. Personalised annual content fee (existing customers)	60
iii. Replace fee	36
b. Custom Yellow plates	
i. Order/Restyle fee	
i. (with annual content fee)	110
ii. Personalised Plus annual content fee	440
iii. Personalised Plus annual content fee (existing customers only)	400
iv. Replace fee	75
c. Ebony Black, White Character plates	
i. Order/Restyle fee	
i. (without annual content fee)	400
ii. (with annual content fee)	200
ii. Personalised annual content fee	90
iii. Replace fee	100
22. Motorcycle	
a. Original Yellow plates	
i. Issue fee	36
ii. Replace fee	36
iii. Personalised annual content fee	40
b. Custom Yellow plates	
i. Order/Restyle fee	
i. (with annual content fee)	55
ii. Personalised plus annual content fee	170
iii. Replace fee	40
c. Metallic, and Ebony Black, White Character	
i. Order/Restyle fee	
i. (without annual content fee)	200
ii. (with annual content fee)	100
ii. Personalised annual content fee	50
iii. Personalised plus annual content fee	170
iv. Replace fee	50

Column 1	Column 2 \$
d. Coloured - (bright red, vivid blue)	
i. Order/Restyle fee	
i. (without annual content fee)	110
ii. (with annual content fee)	55
ii. Personalised annual content fee	50
iii. Personalised plus annual content fee	170
iv. Replace fee	40
23. Trailer	
a. Original Yellow plates	
i. Issue fee	36
b. Coloured plates (bright red, vivid blue, royal purple, dark green)	
i. Order/Restyle fee	
i. (without annual content fee)	220
ii. (with annual content fee)	110
ii. Personalised annual content fee	90
iii. Personalised Plus annual content fee	440
iv. Replace fee	75
c. Metallic plates	
i. Order/Restyle fee	
i. (without annual content fee)	400
ii. (with annual content fee)	200
ii. Personalised annual content fee	90
iii. Personalised plus annual content fee	440
iv. Replace fee	100
d. Ebony Black, White Character plates	
i. Order/Restyle fee	
i. (without annual content fee)	400
ii. (with annual content fee)	200
ii. Personalised annual content fee	90
iii. Replace fee	100

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

ALBURY CITY COUNCIL in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which **4.6 metre High Vehicles** may be used subject to any requirements or conditions set out in the Schedule.

Date: 31 March 2009.

Mr LES TOMICH
General Manage
Albury City Counci
(by delegation from the Minister for Roads

SCHEDULE

1. Citation

This Notice may be cited as Albury City Council 4.6 Metre High Vehicle Route Notice No 02/2009

2. Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those *4.6 metre high* vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
4.6	000	Kiewa Street	Atkins Street	Abercorn Street	
4.6	000	Abercorn Street	Kiewa Street	Townsend Street	
4.6	000	Townsend Street	Abercorn Street	To 231 Townsend Street	
4.6	000	Macauley Street	Bridge Street	Panmure Street	
4.6	000	Ebden Street	Townsend Street	Wodonga Place	
4.6	000	Jelbart Road	Hope Court	Fallon Street	
4.6	000	Titanium Court	Jelbart Road	To End	

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

ALBURY CITY COUNCIL in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Date: 31 March 2009.

SCHEDULE

1. Citation

This Notice may be cited as Albury City Council 25 Metre B-Double route Notice No 2/2009

2. Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette

3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those **25 metre B-Double** vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	000	Townsend Street	Atkins Street	256 Townsend Street	
25	000	Ebden Street	Townsend Street	Wodonga Place	
25	000	Macauley Street	Bridge Street	Panmure Street	

Notice under the Road Transport (Mass, Loading and Access) Regulation, 2005

ALBURY CITY COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which 25 metre B-Double vehicles may be used.

Date: 31 March 2009.

	Mr LES TOMICH
	General Manager
	Albury City Counci
	(by delegation from the Minister for Roads)
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SCHEDULE

1. Citation

This Notice may be cited as the Albury City Council 25metre B-Double route Repeal Notice No 2/2009

2. Commencement

This Notice takes effect on date of publication in the NSW Government Gazette.

3. Amendment

The **General B Double Permit Notice 2005** is amended by **omitting** the following from appendix 2 of that Notice:

Type	Road	Starting point	Finishing point
	Ebden Street	Wodonga Place	Macauley Street
	Townsend Street	Ebden Street	231 Townsend
	Atkins Street	Townsend Street	Olive Street
	Atkins Street	Olive Street	Macauley Street
	Macauley Street	Hume Street	Panmure Street

Notice under the Road Transport (Mass, Loading and Access) Regulation, 2005

ALBURY CITY COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which 4.6 High Vehicles may be used.

Date: 31 March 2009.

MR LES TOMICH, General Manager Albury City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Albury City Council 4.6 Metre High Vehicle Route Repeal Notice No 2/2009

2. Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette

3. Amendment

The **4.6high Vehicle Route Notice**, **2008** is amended by **omitting** the following from that Notice:

Туре	Road	Starting point	Finishing point
	Ebden Street	Wodonga Place	Macauley Street
	Macauley Street	Hume Street	Atkins Street

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

ALBURY CITY COUNCIL in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which **4.6 metre High Vehicles** may be used subject to any requirements or conditions set out in the Schedule.

Date: 31 March 2009.

MR LES TOMICH, General Manager Albury City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Albury City Council 4.6 Metre High Vehicle Route Notice No 02/2009

2. Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette

3. Effect

This Notice remains in force until 31st December 2012 unless it is amended or repealed earlier.

4. Application

This Notice applies to those *4.6 metre high* vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Type	Road No	Road Name	Starting Point	Finishing Point	Conditions
4.6	000	Kiewa Street	Atkins Street	Abercorn Street	
4.6	000	Abercorn Street	Kiewa Street	Townsend Street	
4.6	000	Townsend Street	Abercorn Street	To 231 Townsend Street	
4.6	000	Macauley Street	Bridge Street	Panmure Street	
4.6	000	Ebden Street	Townsend Street	Wodonga Place	

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Dean Park in the Blacktown City Council area

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Blacktown City Council area, Parish of Gidley and County of Cumberland, shown as:

Lots 23, 24, 25 and 28 to 33 Deposited Plan 1041877; and

Lots 5, 6 and 7 Deposited Plan 1118792.

(RTA Papers: FPP 40.1709; RO 40.12636)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Coonabarabran in the Warrumbungle Shire Council area

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Warrumbungle Shire Council area, Parish of Urabrible and County of Gowen, shown as Lots 7 to 11 inclusive Deposited Plan 778024.

(RTA Papers: FPP 11/98.134; RO 17/098.1173)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Eastern Creek and Rooty Hill in the Blacktown City Council area

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

T D Craig

Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Blacktown City Council area, Parish of Rooty Hill and County of Cumberland, shown as:

Lots 5 and 6 Deposited Plan 1069269;

Lot 15 Deposited Plan 882325;

Lot 1 Deposited Plan 231918;

Lots 1, 2, 3, 5, 7, 8, 9 Deposited Plan 231919;

Lots 2, 3 and 4 Deposited Plan 231917; and

Lots 74, 75 and 76 Deposited Plan 715315.

(RTA Papers: FPP 40.1316; RO 40.12636)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Kingsdale in the Goulburn Mulwaree Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Craig

Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of Crown land situated in the Goulburn Mulwaree Council area, Parish of Narrangarril and County of Argyle, shown as Lots 112 and 113 Deposited Plan 1127005, being parts of the land in Camping Reserve No 6450 notified in the Government Gazette of 9 June 1888 on page 4072, being also parts of the land in Certificates of Title 7015/1050497 and 7001/1052455 respectively.

The land is said to be in the possession of the Crown and Goulburn Rural Lands Protection Board.

(RTA Papers: FPP 8M5221; RO 185.1150)

Department of Water and Energy

WATER MANAGEMENT ACT 2000

Order under section 324 (1)

Temporary Water Restrictions

Bega River and Bemboka River and their associated alluvial water sources

PURSUANT to section 324 (1) of the Water Management Act 2000, I, DAVID HARRISS, having delegated authority from the Minister for Water, on being satisfied that it is necessary to do so in the public interest to cope with a water shortage, do, by this Order, direct that the taking of water from the water sources specified in Schedule 1, is restricted and prohibited as specified in Schedule 2 of this Order.

This Order takes effect on the date that it is published in the New South Wales Government Gazette and will remain in force until 30 June 2010, unless it is repealed or modified by order before that date.

Signed at Sydney this 23rd of March, 2009.

DAVID HARRISS,

Deputy Director-General, Water Management, Department of Water and Energy. Signed for the Minister for Water (by delegation)

SCHEDULE 1 - Water sources

This Order applies to the following water sources:

- 1. The Bega River upstream of the Brogo River confluence and its associated alluvial water source, including the Mid Bega Sands; and
- 2. The Bemboka River downstream of Cochrane Dam and its associated alluvial water source.

SCHEDULE 2 – Restrictions/ prohibitions

- 1. This Order does not apply to the lawful taking of water for any of the following purposes:
 - a. Stock and domestic supply;
 - b. Town water supply;
 - c. Fruit washing;
 - d. Cleaning of dairy plant, processing and equipment for the purpose of hygiene;
 - e. Poultry washing and misting; or
 - f. Cleaning of enclosures used for intensive animal production for the purposes of hygiene.
- 2. The taking of water on any given day through a work for which a licence or permit has been issued, under Part 2 or Part 5 of the Water Act 1912, is prohibited unless authorised pursuant to paragraph 3, 4, or 5 by the Department of Water and Energy by way of a short message service (SMS) or some other form of written notice.
- 3. The taking of water upstream of the Wolumla Creek Junction from the water sources identified in Schedule 1 is:
 - a. prohibited when the flow is equal to or less than 2 megalitres ("ML") per day as measured at Kanoona Gauging Station 219032 at 8am;

- b. restricted when the flow is greater than 2 ML per day at Kanoona Gauging Station 219032 measured at 8am, to a volume of water that is equivalent to a share of the available water in the water sources identified in Schedule 1, based on the proportion that the entitlement held by the licence or permit holder is to the total entitlement of all licence and permit holders, excluding those exempted under paragraph (1).
- 4. The taking of water downstream of the Wolumla Creek Junction from the water sources identified in Schedule 1 is:
 - a. prohibited when water levels in the Mid Bega Sands are equal to or lower than 4.5 metres AHD as measured on the monitoring bore GW039001 at 8am;
 - b. restricted when there is no visible flow in the Bega River at the Princess Highway bridge and water levels in the Mid Bega Sands are higher than 4.5 metres AHD measured at 8am, to a share of 7.2 ML per day, based on the proportion that the entitlement held by the licence or permit holder is to the total entitlement of all licence and permit holders, excluding those exempted under paragraph (1).
 - c. restricted when there is a visible flow in the Bega River at the Princess Highway bridge but the volume of water is less than or equal to 65 ML per day at Kanoona Gauging Station 219032 measured at 8am, to a share of 12 ML per day based on the proportion that the entitlement held by the licence or permit holder is to the total entitlement of all licence and permit holders, excluding those exempted under paragraph (1).
 - d. restricted when the volume of water is more than 65 ML per day and less than 160 ML per day at Kanoona Gauging Station 219032 measured at 8am, to a share of 16.5 ML per day based on the proportion that the entitlement held by the licence or permit holder is to the total entitlement of all licence and permit holders, excluding those exempted under paragraph (1).
- 5. For the purposes of paragraph 3(b), available water is to be determined by measuring the flows entering the water sources identified in Schedule 1 through releases from Cochrane Dam and tributary inflows based on measured stream flow at Candelo Creek Dam Site Gauging Station 219022 and Morans Crossing Gauging Station 219003 and deducting the volume of 2 ML per day together with any losses from the water sources. Losses will be determined by long-term correlations between gauging stations, temperature and evaporation.

Note:

- (1) Information on daily access will be available via a Department of Water and Energy message service on (02) 6492 5133.
- (2) It is an offence under section 336C of the Water Management Act 2000 to fail to comply with the terms of this Order. A corporation found guilty of an offence under section 336C is liable to a penalty not exceeding \$1.1 million and a further penalty not exceeding \$132,000 for each day the offence continues. An individual found guilty of an offence under section 336C is liable to a penalty not exceeding \$247,500 and a further penalty not exceeding \$66,000 for each day the offence continues.

WATER ACT 1912

Section 22B

Repeal of Pumping Restrictions

Bega/ Bemboka Catchment upstream of the Brogo River Confluence

I, DAVID HARRISS, having delegated authority from the Water Administration Ministerial Corporation, repeal the pumping restrictions imposed under section 22B of the Water Act 1912 dated 7 May 1998, and published in the *New South Wales Government Gazette* number 76 on 8 May 1998, for the Bega/Bemboka Catchment upstream of the Brogo River Confluence.

Signed at Sydney this 23rd day of March 2009.

DAVID HARRISS, Deputy Director-General NSW Department of Water and Energy Signed for the Minister for Water (by delegation).

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made a Vocational Training Order for the recognised traineeship vocation of Spatial Information Services under Section 6 of the Apprenticeship and Traineeship Act 2001.

The Order specifies a number of matters relating to the required training for this vocation, including the term/s of training, probationary period/s, competency outcome/s and course/s of study to be undertaken.

The Order will take effect from the date of publication in the NSW Government Gazette.

A copy of the Order may be inspected at any State Training Services Regional Office of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au/html/cibs/407.htm

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association Pursuant to Section 54A

THE incorporation of Brewarrina Drug & Alcohol Committee Inc (Y0212027) cancelled on 5 September 2008 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 31 March 2009.

ROBERT HAYES,
A/G Manager,
Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading,
Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of incorporation pursuant to section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act, 1984.

Cancellation is effective as at the date of gazettal.

Read My Lips Incorporated – INC9876317

Australian Islamic Association for Approving Halal Products Incorporated – INC9876163

Spring Chickens Community Support Group Incorporated – INC9876162

Pea/ Australia Parish of St. John's the Baptist Association Incorporated – INC9884076

The Islamic Association Inc – INC9884039

Australian Romanian Council Incorporated – INC9883834

Dubbo Junior Macquarie Cricket Club Incorporated – INC9883758

The Austral-Korean Culture Foundation Incorporated – INC9883859

The Australian Multilingual Network Incorporated – INC9883862

Australia Asia-Pacific Economy Incorporated – INC9883992

Swan Western Incorporated – INC9883338 NSW Police Triathlon & Cycling Club Incorporated

- INC9883811

The Police Surfing Association Incorporated – INC9883804

Mungo Festival Incorporated – INC9883986 Service Personnel Assistance Group Incorporated – INC9883936

The Rotaract Club of Newcastle Incorporated – INC9883858

ROBERT HAYES.

A/Manager Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 26 March 2009

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation Pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

Taxi Industry Services Association of New South Wales Incorporated – Y1865844

Leeton Grapegrowers Association Incorporated – Y2950117

Union of Martial Arts – Australia Incorporated – Y2676645

Australia Au Wah Beijing Opera Association Incorporated – Y3049427

Mallanganee Landcare Incorporated – Y2582217 Macedonian Orthodox Believers Incorporated – Y2221602

MOS – Australian Bosnian – Hercegovian Youth NSW Australia Incorporated – Y1922129

Mr. and Ms. Australia Bodybuilding Championships Incorporated – Y2049531

The Menindee Homes for the Aged & Disabled Incorporated – Y2323542

Muslim Unity Incorporated - Y1948103

The Pinnacle Landcare Group Inc - Y1715232

St Joseph's Cricket Club Inc - Y1298510

Seaforth Youth Club Inc - Y1067829

Bredbo Barbarians Incorporated - Y2132404

Australian Rock N Roll Dance Sport Council Incorporated – Y1999815

Australian Turkish Pensioners Association Incorporated – Y2162931

Crossroad Assembly Incorporated – Y2181534 Macedoarmanj Community of Australia

Incorporated – Y1695009 Macarthur Little Athletics Centre and Athletic Centre Inc – Y1606924

Mandarin Dance Association Incorporated – INC9877723

Manly Warringah Police Rugby League Football Club Incorporated – INC9879537

Maximous & Domadious Service Incorporated – INC9884421

- Monastir Road Water Frontage Incorporated INC9882231
- Maitreya Monastery Incorporated INC9877288 Marian Tennis Club Inc – Y1673611
- Monaro District Womens Hockey Association Inc Y1622830
- Millthorpe's Railway Hotel Social Club Incorporated – Y2031216
- The Monaro Hereford and Poll Hereford Commercial Breeders Association Inc – Y0341111
- Mount Burrell Community Centre Inc Y1133015 Myall Vale Landcare Group Inc - Y2021318 Macdonald Valley Trail Riders Club Inc -Y1208938
- Monaro Animal Health Group Incorporated Y1997625
- Marsh Road Progress Association Inc Y1100526 Marian House Supportive Accommodation Centre Inc – Y0945510
- Mid North Coast Harness Club Inc Y0319001 Mudgee High School Ex-Students Association Inc – Y0919510
- Mendooran Equestrian Club Inc Y0616240 Merimbula Area Promotions Inc – Y1091443
- Mullumbimby Junior Rugby League Incorporated Y1246340
- Mudgee and District Greyhound Racing Club Incorporated Y1946746
- Lourdes Netball Club Incorporated Y2003418 Lismore In-Line Hockey Club Incorporated – Y2031706
- Lambton Rugby League Football Club Incorporated Y1899428
- Lake Munmorah Leisure Learning Incorporated Y1966444
- La Famiglia Romana Incorporated Y1978140
 The Liverpool Arab-Australian Centre Incorporated Y1765212
- Light Rail Association Inc Y1676504
- $\label{eq:Association} Association for Korean Remembrance at Cowra \\ Incorporated Y2383714$
- United Kafrhabou Charity Association Incorporated Y2351732
- Truc-Viet Social & Cultural Association Incorporated – Y2463325
- Tigrayan Community In NSW Incorporated Y2338327
- Thai Suphan and Associates Club Incorporated Y2334535
- Barrenjoey Sportfishing Club Incorporated Y1829701
- The Blacktown City Knights Sports Club Incorporated Y2150647
- Monwonga-Warroo Rivercare Group Incorporated Y2475021
- Hanho Centre for Culture & Sports Exchange Incorporated Y2170247
- Indigenous Business Economic Council NSW Incorporated Y2342733
- Ballina Vocational College Incorporated Y2192527
- Australian Lead Assessment and Abatement Association Incorporated – Y2380037
- Taree Demons Baseball Club Incorporated Y2100520

- Sydney Tokatoka Community Incorporated Y2443627
- Shoalhaven Pharmacists' Association Incorporated Y2378213
- School Technical Employers Program (S.T.E.P.) Incorporated – Y2146633
- National Roads and Motorists Advocacy Group (NRMAG) Incorporated Y2358613
- Motorists Advocacy Group (MAG) Incorporated Y2361042
- 96 Mallorca Project Committee Incorporated Y2289701
- Lions Club of Greater Sydney Incorporated Y2197120
- Guang-Hua Chinese Language School Incorporated Y2462622
- Glenquarry Peace Memorial Hall Inc. Y1910237 Folk 2000 Incorporated – Y2453133
- Forum of History Incorporated Y2186911
- Fairfield City Art Society Incorporated Y2183528
- Escola Etnica Portuguesa De Stanmore Incorporated Y2408922
- Ershad Mukti Parishad Australia Incorporated Y2409527
- Central Coast Catamaran Club Incorporated Y2388944
- Bayanihan Australia Incorporated Y2464518 Nepali Language School, Werrington Incorporated – Y2403447
- Institute of Professional Industrial Advocates Incorporated – Y2415437
- Woodlawn Parents and Friends Association Incorporated – Y2066728
- Lions Club of Chatswood Willoughby Inc Y0891017
- International Benevolent Foundation Incorporated Y2766840
- International Federation of Iraqi Refugees and Immigrants Councils (Sydney) Incorporated – Y2803231
- International Rangers (Association) Incorporated Y2781210
- Islamic Cultural Association Incorporated Y2842512
- Kheya Ghat Cultural Forum Incorporated Y2717906
- Lennox Head Banksia Community Fair Incorporated Y2510545
- Latin American Alliance Church Incorporated Y2613237
- Advanced Future Support Incorporated Y2634716 Australian-Arabic Human Rights Association (A.H.R.A.) Incorporated – Y2656310
- Australia-China Culture Economic Exchange Association Incorporated – Y2769635
- Australia Pacific Sports Association Incorporated Y2862210
- Australian-Chinese Economic and Cultural Exchange Association Incorporated – Y2818702
- Australian Junior Roadracing Association Incorporated – Y2782501
- Barry Ronald Blackman Incorporated Y2509424
- Burmese Cat Fanciers Incorporated Y2766448 Council Against Corruption and Discrimination In
- The Education System (CACDES) Incorporated Y2659644

- Coraki United Rugby League Football Club Incorporated – Y2802234
- Diversity Gay, Lesbian, Bisexual & Transgender Visual Communications Incorporated – Y2598048
- Elyp Project Management Incorporated Y2791010 Evedex Ministries Incorporated – Y2847840

The Financial Managers Association of Australia

Incorporated – Y2623625 Fathers' Resource Centre Incorporated – Y2805519

Freshwater Music and Art Association Incorporated – Y2805519

- Y2835017

Green Pasture Presbyterian Church Incorporated – Y2629705

Genita Incorporated - Y2826018

G.L.O.S.S. et al Incorporated - Y2861311

Muslim Students League of Australia (MSLA) Incorporated – Y2632820

Macdonee Incorporated – Y2353824

Macedonian Welfare Association and Centre Queanbeyan & Act Incorporated – Y2839348

Narrabeen Lakes Sailing Club Inc – Y0347534

NSW National Registered Assessors Association (NOHSC 1006/7019) Incorporated – Y2500745

Orange Methadone Support Group Incorporated – Y2531142

Ningbo Chinese Society of Australia Incorporated – Y2552425

One Nation Mudgee Branch Incorporated – Y2729945

International Kumdo Association of Australia Incorporated – Y2633131

Indcorp Franchisees Association of Australasia Incorporated – Y2664606

Indigenus – Pilipinas Incorporated – Y2719704 Webaid Incorporated – Y2666306

Hunters Hill Muslim Religious Association Incorporated – Y2752415

Inner-West Bangla School Incorporated – Y2623135

Friends of Waratah Incorporated - Y2546711

The Children's Garden Parents' Association Incorporated – Y2601247

Association of Parents & Guardians of the Greek Afternoon School of Tempe – Sydenham Incorporated – Y2609811

The American Bulldog Club of Australia Incorporated – Y2569743

Australian Travellers Association Incorporated – Y2793837

Black Rose Association Incorporated – Y2794540 Communities Against An Airport In Western Sydney Incorporated – Y2752807

Dubbo Cavaliers Rugby Union Club Incorporated – Y2594942

Helenic Philantropic Brotherhood Olympia of Sydney and N.S.W. Incorporated – Y2773600

Indigenous Group Employment and Training
Incorporated – Y2503148

Komitta Kurdistan of Australia Incorporated – Y2580321

Menai District Community Development Project Incorporated – Y2758936

North Coast Compact Speedcar Club Incorporated – Y2874837

P.N.G. Mission Incorporated - Y2603927

2300 Progress Association Incorporated – Y2985531

Sands Hotel Fishing Club Incorporated – Y2368805 Settlers Inn Amateur Fishing Club Inc – Y1107309 Sydney Chinese Central School Incorporated – Y1855113

Spanish Pentecostal Church Incorporated – Y2819405

Theatre Mosaic Incorporated – Y2550627

The Word Christian Ministries Incorporated – Y2813717

The Weekend Boating Club Incorporated – Y2793543

Russian-Australian Music Association Incorporated – Y2844408

Somali Community Council of NSW Incorporated – Y2732815

Sydney Lawyers Soccer Club Incorporated – Y2719900

Telenergy Association Incorporated - Y2679244

The United Network of the Muslim Communities of Australasia Incorporated – Y2498543

Griffith & District Learning Difficulties Parent Support Group Incorporated – Y2535522

Mannering Park Netball Club Incorporated – Y2537516

National Aboriginal Dance Council Australia Incorporated – Y2792938

Nepean Canoe Club Inc – Y0761720

Outburst Incorporated - Y2507528

South Creek Dam Land Care Committee Incorporated – Y2748842

Sangok Community Church Incorporated – Y2746211

Serbian Refugee Group Incorporated – Y2705230 Islamic Co-Ordinating Association Incorporated – Y2608030

K.O.T.S. Management Group Incorporated – Y2592017

Australian Turkish Association (A.T.A.) Incorporated – Y2297115

S.H.N.A. Incorporated – Y2584309

Broke Fordwich Water Project Incorporated – Y2964738

Cowra Breakout Incorporated – Y2483611 East Nowra Community Church Incorporated –

Highway Safety Action Group of NSW Incorporated – Y1771710

Y1690220

Kybeyan Landcare Group Incorporated – Y2779729

Lakemba Scottish Association and Lakemba Caledonian Pipe Band Inc – Y0775116

Murray Rural & Business Advice Service Inc – Y1693701

Nevertire Stampede Incorporated – Y2776101

South Western Slopes Fly Fishing Club Inc – Y1655319

Tahmoor Park Landcare Group Incorporated – Y2705818

Vicentini Nel Mondo Circolo Griffith Incorporated – Y2451531

Far South Coast Musicians Club Inc – Y1478802 Australian Chinese Youth Association Incorporated – Y2630826

Australian Cadet Services Association Incorporated – Y2620634

Ashbury Soccer and Sports Club (NSW) Incorporated – Y2572711

Bad Habits Cruising Club Incorporated – Y2508623 Bermagui Karate Club Incorporated – Y2508035 Byron Bay Progress Association Incorporated – Y2502004

Albury-Wodonga and District Safety Group Incorporated – Y2796044

The Tongan Healing Ministry of Hephzibah in Australia Incorporated – Y2588248

The Design A Life Project Incorporated – Y2767543

Gonabadi Erfan (Mystical) Foundation Incorporated – Y2768834

Tamil Civic Centre (TCC) Incorporated – Y2642914

Wallsend Tigers Rugby League Football Club Incorporated – Y2636220

Broken Hill Spiritualist Centre Incorporated – Y2814420

The Centre of Promotion of Persian Music – Moshtagh Incorporated – Y2812426

Central Coast Indoor Soccer (Five-A-Side) Association Incorporated – Y2546123

Cowra Softball Club Incorporated – Y2562617

The Poetics Foundation Incorporated – Y2581612

P.E.A.T. Positive Employment Assistance & Training Incorporated – Y2623723

Norton Smith & Co Staff Social Club Incorporated – Y2547316

Narooma Festival Management Committee Incorporated – Y2582707

Manihiki Community Sports Cultural Arts Sydney Incorporated – Y2212603

Lightbearers Fellowship Incorporated – Y2524823 Liberty Hill Institute of Christian Education Incorporated – Y2594403

Homes Funding & Protection Incorporated – Y2599633

El-Dandachi Association Incorporated – Y2667646 Friends of Kiley's Run Incorporated – Y2497938 Heritage College Lismore Incorporated – Y2697144 Turkish Chamber of Commerce in Australia (Turkcham) Incorporated – Y2696343

ROBERT HAYES,

A/Manager, Financial Analysis Branch, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 30 March 2009

CONTAMINATED LAND MANAGEMENT ACT 1997

Section 22

Environment Protection Authority

Notice to end remediation declaration and order Notice Number 22017: Area Number 3181

Background

The land to which this notice applies, together with other lands, was declared as a "remediation site" (Declaration no.21029) and has been the subject of a Remediation Order (Order no. 23011) and an agreement to a Voluntary Remediation Proposal (Agreement no. 26111) issued by the Environment Protection Authority ("the EPA")*.

The proponent carried out remediation works under the agreement. The remediation has been completed and the results have been made available to the EPA.

Revocation

Having reviewed the results of the remediation, the EPA is satisfied that it no longer has reasonable grounds to believe that the land to which this notice applies is contaminated in such a way as to present a significant risk of harm.

Pursuant to section 22 of the Contaminated Land Management Act 1997, Declaration of Remediation Area number 21029, dated 6 November 2002, gazetted on 8 November 2002, and Remediation Order number 23011, dated 28 July 2003, cease to be in force on the date on which this notice is published in the NSW Government Gazette in so far as the Declaration and Order apply to the land to which this notice applies.

Land to which this notice applies

Description Address

Lot 2 in DP 1016792 Lot 2 Old Bolaro Road,

West Nelligen

Note

Declaration of Remediation Area no.21029 and Remediation Order no.23011 are still in force in so far as it applies to Lot 511 in DP 857427.

NIALL JOHNSTON (signed)
Manager Contaminated Sites
Department of Environment and Climate Change

Date: 26 March 2009.

NOTE

Information recorded by the EPA

Section 58 of the Contaminated Land Management Act 1997 requires the EPA to maintain a public record. A copy of this notice will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this notice to the relevant local council. The council may then make appropriate consequential modifications to the planning certificate issued in relation to the land to which this notice applies pursuant to s.149 of the Environmental Planning and Assessment Act 1979.

Relationship to other regulatory instrument

This revocation notice does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

* The EPA is part of the Department of Environment and Climate Change (NSW).

CO-OPERATIVES ACT 1992

Notice Under Section 601AA of the Corporations Act 2001 as Applied by Section 325 of the Co-Operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice:

Many Hands Productions Co-op Limited

Dated this first day of April 2009.

R. HAYES, Delegate of the Registrar of Co-Operatives

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 7(1) of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical name listed hereunder as recorded names.

Assigned Name: Ioala Point
Designation: Headland
L.G.A.: Bega Valley Shire

Parish: Council
County: Yowaka
L.P.I.Map: Auckland
100,000 Map: Pambula
Reference: Bega 8824
GNB 5326

Assigned Name: Hales Bluff
Designation: Bluff

L.G.A.: Wyong Shire Council

Parish: Wallarah

County: Northumberland
L.P.I.Map: Catherine Hill Bay
100,000 Map: Lake Macquarie 9231

Reference: GNB 5231

The position and the extent for these features are 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

> WARWICK WATKINS, Chairperson

Geographical Names Board PO Box 143, Bathurst NSW 2795

LOCAL GOVERNMENT ACT 1993

Coffs Harbour Northern Areas Sewerage

Vesting of land and easements in Coffs Harbour City Council

THE Minister for Water of the State of New South Wales, declares that the land and easements described in the Schedule hereto, which were acquired for the purpose of the Coffs Harbour Northern Areas Sewerage Scheme are vested in Coffs Harbour City Council.

PHILLIP JOHN COSTA, M.P., Minister For Water

SCHEDULE

LAND

Lot 37 in Deposited Plan 1123008.

INTEREST IN LAND

Easements created by Dealing number AE278087.

SPA Reference 400.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a Nature Reserve

I, The Honourable James Spigelman, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of Winburndale Nature Reserve, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney this 18th day of March 2009.

JAMES SPIGELMAN, Lieutenant Governor,

By His Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment

GOD SAVE THE QUEEN

SCHEDULE

Land District and LGA - Bathurst

County Roxburgh, Parish Jesse, about 1.4 hectares, being Crown Public Road within Lots 147 and 154, DP 755780. NPWS/05/25000.

NATIONAL PARKS AND WILDLIFE ACT 1974

Notice of Reservation of a Nature Reserve

I, The Honourable James Spigelman, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of Duroby Nature Reserve, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney this 18th day of March 2009.

JAMES SPIGELMAN, Lieutenant Governor,

By His Excellency's Command,

CARMEL TEBBUTT, M.P., Minister for Climate Change and the Environment

GOD SAVE THE QUEEN

SCHEDULE

Land District – Murwillumbah; LGA – Tweed

County Rous, Parish Berwick, 547 square metres, being Lots 16 and 17 in Deposited Plan 822791. NPWS/02/03716.

NATIONAL PARKS AND WILDLIFE ACT 1974

ERRATUM

1. In the notice published in the *NSW Government Gazette* dated 27 March 2009, folios1521-2, reserving Keverstone National Park, the following words should be inserted at the end of the description after "lot 205 DP753041":

"and from the western boundary of lot 188 DP44450 extending to the eastern boundary of lot 103 DP753011".

2. In the notice published in the *NSW Government Gazette* dated 27 March 2009, folios1521, reserving part of Morton National Park, the following words should be inserted in the first description in the schedule after "Endrick River":

" and Sallee Creek".

DIRECTOR-GENERAL,

Department of Environment and Climate Change

NOTIFICATION OF ORDERS CONCERNING VEXATIOUS LITIGANTS

Dr Robert FLEET

On 18 December 2008, Palmer J directed the registry not to accept the filing of any document intended to initiate proceedings in this Court by or on behalf of Dr R Fleet without the prior leave of a Judge of this Court.

John Peter BAUSKIS

On 26 March 2009, Palmer J directed the registrar not to accept any further process from the plaintiff without the leave of a Judge.

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

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

- 1. Tinonee Public School
- 2. Woodberry Public School
- 3. Murwillumbah East Public School
- 4. Stockton Public School

VERITY FIRTH, M.P., Minister for Education and Training

POISONS AND THERAPEUTIC GOODS ACT, 1966

Restoration of Drug Authority

IN accordance with the provisions of clause 175 (1) of the Poisons and Therapeutic Goods Regulation 2008, a direction has been issued that the order issued on 24 December 1999 prohibiting Dr Camille Awada, MPO 266893, of 2 Fripp Street Arncliffe NSW 2205 from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation, for the purpose of his profession as a medical practitioner, shall cease to operate from 3 April 2009.

Professor DEBORA PICONE, AM, Director-General

Department of Health, New South Wales Sydney, 27 March 2009

PRACTICE NOTE

Commencement

 This Practice Note was issued and commenced on 27 March 2009.

Application

2. This Practice Note applies to any step taken in proceedings in the Court of Appeal after the commencement of this Practice Note: see r 51.1(2).

Definitions

3. In this Practice Note:

rules means the Uniform Civil Procedure Rules 2005. **old rules** means Part 51, of the Supreme Court Rules 1970 as in force immediately before their repeal. Other words and phrases have the meanings assigned by r 51.2.

Commencement - reference to decision below

4. Where proceedings are commenced in relation to a decision of a Court or Tribunal which has a media neutral citation, that citation should be included in the identification of the decision from which the appeal or other challenge is brought.

Commencement of appeals

- 5. All rights to appeal arise under statute. Before commencing proceedings, the moving party should identify the provision under which the right of appeal arises. It is necessary to identify the provision in the Notice of Appeal, if an appeal is as of right, and in the Summons for leave if leave is sought.
- 6. Even where an appeal may be brought as of right under a particular provision, attention should be paid to any qualification requiring leave in particular circumstances. Where leave is required it must be sought by way of summons
- 7. In relation to appeals from Tribunals or other bodies, the matters assigned to the Court of Appeal are identified in s 48 of the *Supreme Court Act 1970*.
- 8. The scope of appellate jurisdiction may be limited, for example as to questions of law, or subject in certain cases to the grant of leave to appeal. The main provisions creating appellate jurisdiction in the Court of Appeal and stating when leave to appeal is required are:

Appeals from Supreme Court

Supreme Court Act 1970, ss 101 (general provision, including matters requiring leave in s 101(2)), 101A (question of law concerning criminal contempt), 102 (appeal after Supreme Court jury trial), 103 (appeal from separate decision in Supreme Court).

Appeals from Land and Environment Court

Land and Environment Court Act 1979, ss 57, 58. See also Supreme Court Act 1970, s 48(1)(a)(i).

Appeals from Dust Diseases Tribunal

Dust Diseases Tribunal Act 1989, s 32. See also Supreme Court Act 1970, s 48(1)(a)(iia).

Appeals from District Court

District Court Act 1973, ss 127, 142N. See also Supreme Court Act 1970, s 48(1)(a)(iv).

Appeals from GREAT Tribunal

Government and Related Employees Appeal Tribunal Act 1980, s 54. See also Supreme Court Act 1970, s 48(1)(a)(iii). Appeals from Workers Compensation Commission constituted by Presidential Member
Workplace Injury Management and Workers

Compensation Act 1998, s 53. Appeals from other Tribunals

If the relevant statute confers a right of appeal to the Supreme Court and if s 48(1)(a)(vii) of the *Supreme Court Act* applies, the appeal is assigned to the Court of Appeal. As to s 48(1)(a)(vii), see *Daykin v SAS Trustee Corporation* (2001) 51 NSWLR 328, [2001] NSWSC 58.

- In cases where the right of appeal is limited, for example to errors of law, the statement of grounds to be included in the Notice of Appeal must be appropriately formulated.
- 10. A notice of appeal (including a draft notice of appeal supporting a leave application contained in the White Folder) must state the matters required by r 51.18. It is not enough merely to allege that the primary court erred in law or fact or that its decision is against the evidence or the weight of the evidence. The grounds of appeal must identify the respects in which error in law or (if applicable) fact occurred as well as any material findings that it is said that the primary court should or should not have made, and any material facts that it is said that the primary court should or should not have found.

Time for commencement

- 11. Subject to the rules permitting the filing of a Notice of Intention to Appeal (see paras 12-14), a Summons seeking leave to appeal and a Notice of Appeal generally must be filed within 28 days after the "material date" as defined in r 51.2: see r 51.8. If the Court grants leave to appeal, a Notice of Appeal must be filed within 7 days of leave being granted unless the Court orders otherwise.
- 12. The Rules permit an applicant to file a Notice of Intention to Appeal, whether the appeal is as of right or by leave. The notice must be filed within 28 days after the "material date", as defined in r 51.2: see r 51.8.
- 13. The filing and service of a Notice of Intention to Appeal does not have the effect of commencing proceedings in the Court: r 51.9(3). Its effect is limited to extending the time otherwise allowed for filing and serving a Notice of Appeal or a Summons seeking leave in cases where there is no period specified otherwise than under the Rules: see rr 51.7(b), 51.16(1). Note that the time for bringing appeals from GREAT is fixed at 21 days by s 55 of the *Government and Related Employees Appeal Tribunal Act* and cannot be extended by filing a Notice of Intention to Appeal (see *Commissioner of Corrective Services v Walker* [2007] NSWCA 213).
- 14. Where a Notice of Intention to Appeal is filed and served, the Rules provide that the Notice of Appeal or summons seeking leave to appeal must be filed and served within three months after the material date as defined in r 51.2, and not, as under the old rules, from the date of filing a holding summons or a notice of appeal without appointment: see UCPR r 51.6.
- 15. The Rules permit a prospective respondent to file a notice of intention to appeal: See UCPR r51.9A.

Applications for leave

- 16. An application for leave to appeal is commenced by Summons. It must be filed and served within 28 days after the material date, or, in the case of an application for leave to cross-appeal, 28 days after the application for leave to appeal unless the time has been extended by the filing of a Notice of Intention to Appeal: see r 51.10.
- 17. Supporting documentation must be included in the White Folder containing the summary of argument and other documents referred to in r 51.12. Thereafter the opponent must file a response and additional documents in accordance with r 51.13.

Separate or concurrent hearings

- 18. Where leave to appeal is required, each party should indicate in the summary of argument whether (and if so why) the matter is thought appropriate for a concurrent hearing of the leave application and the appeal: r 51.12(4)(g).
- 19. Where application is made for a concurrent hearing, the summary of argument should address the following matters:
 - (a) the extent to which the argument on the application for leave is expected to canvas the merits of the appeal;
 - (b) the extent to which the application for leave will require reference to materials which would be relevant to the appeal;
 - (c) whether the appeal will involve an issue of public importance;
 - (d) any prejudice which may be suffered as a result of delay flowing from a separate leave application;
 and
 - (e) any matter relevant to the reason why leave is required in the circumstances of the case.
- 20. Applications for concurrent hearings will be determined by a judge on the papers (r 51.14) and a decision will be conveyed to the parties on the first mention date thereafter by the Registrar.
- 21. If a direction is given for a concurrent hearing, the Registrar will give such of the following directions as may be necessary in the circumstances of the case:
 - (a) if additional papers are required, whether the White Folder can be supplemented or whether it is necessary to prepare appeal books;
 - (b) whether the summaries of argument sufficiently address the merits of the appeal or should be replaced by written submissions as on an appeal;
 - (c) such other directions as might be necessary for the hearing of the appeal.

Proceedings other than appeal proceedings

- 22. Where it is sought to bring proceedings by way of judicial review, pursuant for example to ss 65 or 69 of the *Supreme Court Act*, such proceedings may be brought in the Court of Appeal if they relate to a specified Tribunal as defined in s 48 of the *Supreme Court Act*.
- 23. Proceedings by way of judicial review should be commenced by way of Summons: r 51.45. The Rules now require an applicant to file written submissions not exceeding 20 pages to address the matters set out in r 51.45(3).

Related Appeals or Applications

24. Parties are obliged to inform the Registrar at the earliest opportunity of any related appeal or application which should reasonably be taken into account in the listing of any appeal or application. For instance, separate appeals from the same or related first instance matters should be brought to the attention of the Registrar so that appeals can be listed together if that is more appropriate

Expedition

25. A party may apply for the hearing of an appeal or application for leave to be expedited: r 51.60. If each interested party files a Notice of Non-objection the application may be decided on the papers. Expedition may also be sought at a directions hearing or an application for a stay or when leave to appeal is granted.

Case management

26. Parties seeking case management, including the making of orders for filing of electronic appeal books, should file a motion for directions accordingly if the Court has not already set matters in train for case management.

Parties

- 27. In preparing a Summons or Notice of Appeal, the applicant or appellant should identify and join any person who is interested in the outcome of the appeal: r 51.4. This may require the joinder of a party not joined by the applicant or appellant in the court below. Where the status of a party has changed since the commencement of the proceedings in the court below, for example a corporation entering liquidation, procedural steps should be taken to permit it to be joined to proceedings and the Registrar advised of the steps which are required or have been taken.
- 28. The Tribunal below is not a party to proceedings by way of appeal, but must be joined if the proceedings are by way of judicial review.

Orders relevant to appeal

- 29. A Notice of Appeal (or draft Notice of Appeal in the case of an application for leave to appeal) should identify the orders made by the court below which are the subject of challenge. Where there is provision for the formal entry of orders, a copy of the orders as entered should be included with the reasons for judgment in the White Folder or the Red Book.
- 30. Appeals are brought from orders, not from the reasons of the court below. Accordingly it is necessary for the applicant or appellant to identify those orders which are sought to be set aside or varied and the orders sought in their place.
- 31. The applicant or appellant should also include in the summary of argument or the written submissions (as relevant) any relevant information as to the status of the orders made by the court below. If a stay is in place, the terms of the stay must be identified. If part or all of the judgment has been paid, that fact, together with any consequential order sought with respect to repayment (including any claim for interest) if the appeal succeeds, must be included in the notice of appeal (see r 51.19).

Objections as to competency

32. A respondent who objects to the competency of an appeal (including the competency of an appeal brought as of right where leave is required) must apply by motion for an order dismissing the appeal as incompetent. The

- notice of motion must be filed and served on all other parties to the appeal within 28 days after service on the respondent of the notice of appeal: r 51.41. Failure to comply may have adverse costs consequences: r 51.41(2).
- 33. If an appellant is faced with a formal objection to the competency of its appeal and intends to seek leave to appeal, the application for leave should be filed before the hearing of the contested competency application so that the two matters can be heard concurrently: *Council of the Municipality of Woollahra v Sved* (unreported, Mason P and Sheller JA, 18 May 1998, 24 July 1998).

Summaries of argument, written submissions and chronologies

- 34. The Rules contain detailed requirements in relation to summaries of argument and written submissions, including limitations on length: see rr 51.12, 51.13 (leave applications), 51.36 (appeals), 51.45 (proceedings other than appeal proceedings).
- 35. Chronologies prepared in accordance with r 51.35 must be filed in an appeal by the appellant (r 51.34(1) (b)) and may be filed by the respondent (r 51.34(2)). It must contain cross-references to the Appeal Book. The chronology should be an objectively correct statement of "the principal events leading up to the litigation" and should not be a chronology merely of those matters of assistance to one party or the other: *Woods v Harwin* (CA(NSW), Mahoney AP, Clarke and Meagher JJA, 5 November 1993, unreported). The chronology should include key events in the litigation, such as the commencement of the proceedings in the court below. Failure to file a proper chronology may have adverse costs consequences.
- 36. The following is the suggested form for chronologies:

Date	Event	Appeal Book & Page No.
22.09.2001	Arrangements in Wagga between Smith and Co for financing of wheat purchases	Black 62
23.11.2001	First request by Brown to Smith and Co for drawdown to pay for wheat purchases	Black 71
30.11.2001 at 0930 hrs	Fax Smith and Co to Brown re above	Blue 15 (Exhibit 5)
30.11.2001 at 1145 hrs	Telex Brown to Smith and Co requesting drawdown to pay for further wheat	Blue at 20 (Exhibit 6)
01.12.2001	"Warehouse receipt" from Jones to Smith and Co	Blue 18 (Exhibit D)
06.01.2002	Letter Jones to Smith and Co concerning method of carrying out financial arrangements for barley	Blue at 12 (Exhibit 7)
07.01.2002	Internal memorandum of Smith and Co re meeting Allen in Wagga	Blue at 22 (Exhibit 8)

- 37. As to the time for filing written submission and chronologies in an appeal see r 51.37. These and other documents must be included in the Orange Book (see r 51.30).
- 38. A party who proposes to seek leave to challenge the correctness of a decision of the Court of Appeal or of another Australian intermediate appellate court should notify the Registrar at the earliest opportunity. The letter should indicate the decision(s) likely to be challenged and their materiality to the instant proceedings.
- 39. If substantial grounds of appeal are abandoned prior to the hearing then the other parties and the Court should be informed immediately. Substantial amendments should similarly be notified together with a Notice of Motion seeking leave to rely upon the varied grounds.

Motions

- 40. An interlocutory application by Summons, Notice of Motion or otherwise, will be listed at 9.45am in the motion list before the Registrar on a Monday unless otherwise ordered. The parties should expect that it will proceed on the return date.
- 41. At 9.45am the Registrar will commence to call over all matters in the list.
- 42. Applications for the following may be dealt with by the Registrar:
 - · consent orders;
 - extensions of time;
 - competency of appeals;
 - security for costs; and
 - non-compliance with directions.
- 43. The following applications will be assigned to the Referrals Judge for hearing:
 - expedition of the hearing of proceedings, where there is no consent;
 - · contested applications for stay or injunction; and
 - other matters as determined by the Registrar.

Settlement of pending proceedings

- 44. Where a motion has settled or is not to proceed on the motion day, the Registrar must be informed forthwith. If the Registrar cannot be contacted, the President's Associate should be contacted.
- 45. Any settlement touching a substantive matter should be notified to the Registrar as soon as it has occurred or becomes imminent.

List of authorities

- 46. Each party must, no later than 24 hours before the hearing of an appeal or other proceeding, lodge in the box provided on level 12, Supreme Court building, four copies of a list including:
 - (a) reference to any Commonwealth or New South Wales statutes, identifying the relevant reprint or date;
 - (b) in relation to other jurisdictions, annexing copies of the relevant legislation;
 - (c) cases from which passages will be read in the course of argument being:-
 - (i) cases reported in the CLRs and NSWLRs (maximum 10 without leave);
 - (ii) up to five cases from other reports;

- (iii) other cases, whether reported or unreported, with copies of the relevant parts annexed.
- (d) cases to be cited but not read, and
- (e) The provider of the list of authorities must place his or her name and contact details including email and telephone number at the foot of the list of authorities.

The intent of (c) is to include a requirement for the provision by annexure to the list of authorities of the relevant parts of **any** unreported authority from which passages will be read.

- 47. No further list need be filed in relation to a leave application where the party concerned has included a list of relevant authorities and legislation complying with para 46 in the summary of argument.
- 48. If a party decides to read from a case not included in para 46(c), copies are to be provided to the Court at the hearing. For reported cases, only the headnote and relevant passage are to be copied.

Court attire

49. Barristers are to robe (without wigs) if appearing before the Court on the hearing of an appeal, an application for leave or a substantive matter other than an appeal. Robing is not required for directions hearings or Monday referrals before a single Judge or before the Registrar.

J. J. SPIGELMAN, AC, Chief Justice of New South Wales Date: 27 March 2009

Related information

Practice Note SC Gen1 Supreme Court – Application of Practice Notes

Amendment history:

27 March 2009: This Practice Note replaced the previous version of SC CA 1 issued on 7 April 2008.

7 April 2008: This Practice Note replaces the previous version of SC CA 1 issued on 17 August 2005.

17 August 2005: Practice Note SC CA 1 replaced Former Practice Note Nos. 22, 42, 65, 74 and 77 on 17 August 2005

NATIONAL PARKS AND WILDLIFE ACT 1974

Seaham Swamp Nature Reserve

Little Pimlico Island Nature Reserve

Guy Fawkes River National Park, Nature Reserve and SCA

Evans Crown Nature Reserve

Plans of Management

A plan of management for Seaham Swamp was adopted by the Minister for Climate Change and the Environment on 14 November 2008. A plan of management for Little Pimlico Island Nature Reserve was adopted by the Minister on 28 November 2008. A plan of management for Guy Fawkes River National Park, Nature Reserve and State Conservation Area was adopted by the Minister on 13 January 2009. A plan of management for Evans Crown Nature Reserve was adopted by the Minister on 30 January 2009.

Copies of the Seaham Swamp plan may be obtained from the NPWS office at 12B Teramby Rd, Nelson Bay (phone 4984 8251). Copies of the Little Pimlico Island plan may be obtained from the NPWS office at 75 Main St, Alstonville (ph 6627 0200). Copies of the Guy Fawkes River plan may be obtained from the Dorrigo Rainforest Centre, Dome Rd, Dorrigo (ph 6657 2309). Copies of the Evans Crown plan may be obtained from the NPWS office at 38 Ross St, Oberon (phone 6336 1972). The plans are also on the web site: www. environment.nsw.gov.au.

RETENTION OF TITLE

HER Excellency the Governor, by deputation of Her Majesty the Queen, has been pleased to approve of the retention of the title "Honourable" by former Justice Graham Russell BARR following his retirement from office on 21 March 2009.

RURAL FIRES ACT 1997

PURSUANT to section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Lake George Zone incorporating:
Palerang Council
Queanbeyan City Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2009.

During this period permits pursuant to section 87 of the Rural Fires Act 1997 as amended will be required for the lighting of fire for the purposes of land clearance or fire breaks.

STUART MIDGLEY, AFSM, Acting Assistant Commissioner Acting Director Operational Services Delegate

RURAL FIRES ACT 1997

PURSUANT to section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Southern Tablelands Zone incorporating:
Goulburn Mulwaree Council
Upper Lachlan Shire Council
Yass Valley Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2009.

During this period permits pursuant to section 87 of the Rural Fires Act 1997 as amended will be required for the lighting of fire for the purposes of land clearance or fire breaks.

STUART MIDGLEY, AFSM, Acting Assistant Commissioner Acting Director Operational Services Delegate

RURAL FIRES ACT 1997

PURSUANT to section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Monaro Team incorporating:

Bombala Council

Cooma-Monaro Shire Council Snowy River Shire Council

The Local Bush Fire Danger period has been extended for the period 1 April until 30 April 2009.

During this period permits pursuant to section 87 of the Rural Fires Act 1997 as amended will be required for the lighting of fire for the purposes of land clearance or fire breaks.

STUART MIDGLEY, AFSM, Acting Assistant Commissioner Acting Director Operational Services Delegate

RURAL FIRES ACT 1997

PURSUANT to section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Riverina Highlands Zone incorporating:
Gundagai Shire Council
Tumbarumba Shire Council
Tumut Shire Council

The Local Bush Fire Danger period has been extended for the period 1 April until 15 April 2009.

During this period permits pursuant to section 87 of the Rural Fires Act 1997 as amended will be required for the lighting of fire for the purposes of land clearance or fire breaks.

STUART MIDGLEY, AFSM, Acting Assistant Commissioner Acting Director Operational Services Delegate

SYDNEY WATER ACT 1994

Land Acquisition (Just Terms Compensation) Act 1991 Notice of Compulsory Acquisition of Land and Easements at North Bondi in the Local Government Area of Waverly

SYDNEY WATER CORPORATION declares, with the approval of Her Excellency, the Governor, that the land described in the First Schedule hereto and the interests in land described in the Second and Third Schedules here to are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act, 1991 for the purpose of the Sydney Water Act 1994.

Dated at Sydney this 26 day of March 2009.

Signed for Sydney Water Corporation by its Attorneys Mark Rowley

Peter Vincent Byrne

who hereby state at the time of executing this instrument have no notice of the revocation of the Power of Attorney Registered No. 606 Book 4541 under the Authority of which this instrument has been executed.

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Waverly, Parish of Alexandria, County of Cumberland, and State of New South Wales, being Lot 1 in Deposited Plan 1121692, having an area of 6364 m².

SCHEDULE 2

An Easement for Sewerage Purposes more fully described in Memorandum AE259764 lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 21,710m² in the Local Government Area of Waverly, Parish of Alexandria, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1121692 as "(A) PROPOSED EASEMENT FOR SEWERAGE PURPOSES VARIABLE WIDTH AND LIMITED IN HEIGHT AND DEPTH (2.171ha).

SCHEDULE 3

An Easement for Sewerage Purposes more fully described in Memorandum AE259764 lodged at the Department of Lands (Division of Land and Property Information NSW), Sydney over all that piece or parcel of land having an area of 11,750m² in the Local Government Area of Waverly, Parish of Alexandria, County of Cumberland, and State of New South Wales, being the land shown on Deposited Plan 1121692 as "(B) PROPOSED EASEMENT FOR SEWERAGE PURPOSES VARIABLE WIDTH AND LIMITED IN HEIGHT AND DEPTH (1.175ha).

MOUNT PANORAMA MOTOR RACING ACT 1989

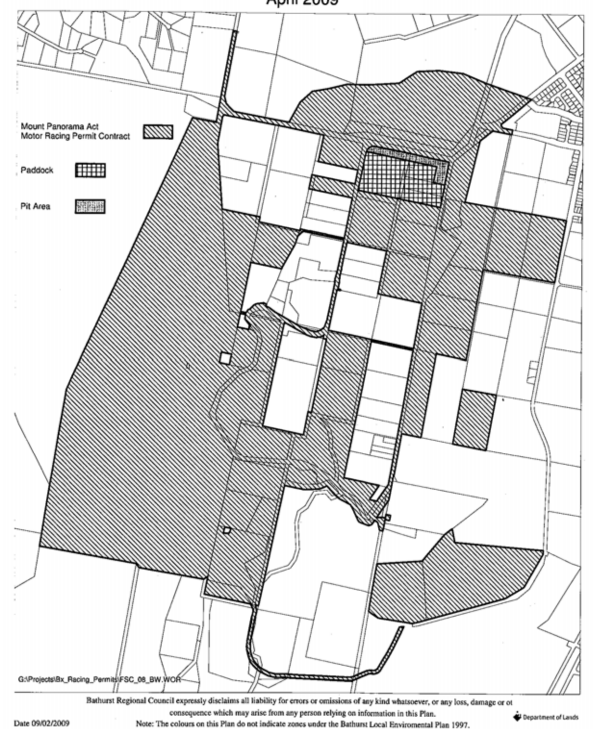
Conduct of Motor Racing and Associated Events

Mount Panorama

IN pursuance of the provisions of Section 4 of the Mount Panorama Motor Racing Act 1989, I declare that the lands, as shown by hatching on the diagram hereunder, shall constitute the Mount Panorama Circuit for the purpose of motor racing, practice and associated events during the period 8 April to 12 April, 2009, both dates inclusive.

KEVIN GREENE, M.P., Minister for Gaming and Racing Minister for Sport and Recreation

BATHURST REGIONAL COUNCIL Mt Panorama Circuit Festival of Sporting Cars April 2009



PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST REGIONAL COUNCIL

Roads Act, 1993

Naming of Roads

NOTICE is hereby given that Bathurst Regional Council, in pursuance of section 162 of the Roads Act 1993, has named the roads as follows:

New Street Name Location

Thompsons Hill Retreat For the new road created by the

subdivision of Lot 62, DP 1036925, 475 White Rock Road, White Rock

Authorised by resolution of the Council on 18 February 2009.

[4529]

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993

Notice of Dedication of Land as Public Road

NOTICE is hereby given by the Council of the City of Blue Mountains that in pursuance of section 10 of the Roads Act 1993 the land as described in the Schedule below is hereby dedicated as public road. Philip Pinyon, General Manager, Blue Mountains City Council, Locked Bag 1005, Katoomba NSW 2780.

SCHEDULE

Lot 3, DP 830218 being land situated on Myall Avenue, Leura.

[4530]

GREAT LAKES COUNCIL

Roads Act 1993, Section 162

Roads (General) Regulation 2000

Naming of Roads

NOTICE is hereby given that Great Lakes Council, pursuant to the aforementioned Act and Regulation, has named the roads described hereunder. KEITH O'LEARY, General Manager, Great Lakes Council, Breese Parade, Forster, NSW 2428.

Description

The right of carriageway running through Lot 51 DP863096 to the southern boundary of Lot 192 DP1053487 has been named Bluegum Road as an extension of the existing road name Bluegum Road (a public road running north off Booral Road through Lot Pt 2 DP 8222687).

Name

Bluegum Road, Booral

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 162

Roads (General) Regulation 2000, Part 2, Division 2

Renaming of Public Road

NEWCASTLE CITY COUNCIL gives notice that the following public road is hereby renamed.

Road to be renamed Adopted Name

Hooker Street Islington JOHN HOOKER STREET

Authorised by resolution of Council on 18 November

2008 CENERAL MANAGER, Names the City Council

2008, GENERAL MANAGER, Newcastle City Council, PO Box 489 Newcastle 2300. [4532]

PARRAMATTA CITY COUNCIL

Roads Acts 1993, Section 162 - Roads Regulation 2008 - Road Re-naming

NOTICE is hereby given that the Council of the City of Parramatta, in pursuance of the above Act and Regulation, has renamed the road as described in the following table. Authorised by Council Resolution on 23 March 2009.

Current Road Name New Road Name

Cooinda Place Winston Coolaroo Place Winston

Hills Hills

ROBERT LANG, CEO, Parramatta City Council, PO Box 32 Parramatta NSW 2124. [4533]

RIVERINA WATER COUNTY COUNCIL

Local Government Act 1993, Section 553

Extension of Watermains

NOTICE is hereby given pursuant to Section 553 of the Local Government Act 1993 that Riverina Water County Council's water mains have been extended to service the lands described hereunder:

Wagga Wagga

Tatton Stage 10 – Spencer Pl: from Lot 141, west for a distance of 133 metres. Brindabella Dr: from Lot 101, south for 239 metres. Menindee Pl: from Brindabella Dr, west for 164 metres. Clarence Pl: from Brindabella Dr, east and north for 231 metres.

Drawing No: 1-3132

July 2008

Hilltop Stage 7 – Marylands Way: From Lot 701, east for a distance of 158 metres. Balala Cres: From Lot 718, east and north for 248 metres to Marylands Way.

Drawing No: 1-2749-4

Nov 2008

Bourkelands Stage 22 – Kaloona Dr: From Lot 15, northeast for a distance of 323 metres to Lot 30.

Drawing No: 1-3051

Nov 2008

Bourkelands Stage 23 –Burrundulla Rd: From Lot 1, south and east for a distance of 236 metres to Lot 9

Drawing No: 1-3051

[4531] Dec 2008

Dangar Place – Dangar Pl: From Lot 3, southwest for a distance of 160 metres.

Drawing No: 1-2797

Oct 2008

Hereford St, Bomen – Hereford St: From Lot 4, west for a distance of 115 metres.

Drawing No: 1-2375

Jul 2008

Rural

Veneris Street, Lockhart – Veneris St: From Green St, north for a distance of 162 metres.

Drawing No: 3-256

Jul 2008

Alfred Street, Oura – Alfred St: From Lot 3, southeast for a distance of 126 metres to Adams St.

Drawing No: 3-2379

Nov 2008

Lockhart Industrial subdvision, Lockhart – Lane between Osborne and Reid St: from Lot 6, east for a distance of 65 metres. East St: from lane, south and east for a distance of 265 metres.

Drawing No: 3-256

Oct 2008

Flood Detour Rd, Lockhart – Flood Detour Rd: From Green St West, south for a distance of 230 metres.

Drawing No: 3-256

Sep 2008

The owners of all lands within the prescribed distance will be liable for water supply charges as from the expiration of twenty-one (21 days) after the publication of this notice, or the date of connection of the properties to the water main, whichever is the earlier date. G.W. PIEPER, General Manager, Riverina Water County Council, Box 456 PO, Wagga Wagga NSW 2650. [4534]

SHOALHAVEN CITY COUNCIL

Road Naming - Golden Flats Lane - Conjola

NOTICE is given under the Roads Act 1993, Roads (General) Regulation 2008 Part 2 – Roads, Division 2 – Naming of Roads that Golden Flats Lane (Lot 1 & 3 DP 1120668 & Lot 1 DP 1126343) at Conjola, Parish of Conjola County St Vincent has been formally named. [4535]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of HELEN JOYCE POWER late of Kings Cross in the State of New South Wales, retired sales assistant, who died on 31 December 2008, must send particulars of his claim to the Executor Robert James Wailes care of Peter Kennedy, Lawyers, Suite 916, Level 9, 155 King Street, Sydney, NSW, 2000 within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 19 February 2009. PETER KENNEDY, Lawyer, Level 9, Suite 916, 155 King Street, Sydney 2001, tel.: 9232 3731.

[4536]

COMPANY NOTICES

NOTICE of final meeting of members. – WARRINGTON PARK PTY LIMITED, (In Liquidation) – Notice is hereby given that in the terms of Section 509 of the Corporations Law a final General Meeting of the Company was held at the offices of the Liquidator, 154 Elizabeth Street, Sydney on the 1 May, 2009 at 9.00 am for the purpose of having laid before it by the liquidator an account showing how the winding-up has been conducted and the property of the Company was disposed. COLIN J WILSON, Wilson Porter Services Pty Liquidators, 154 Elizabeth Street, Sydney, 2000, tel.: (02) 9283 4333.

NOTICE of final meeting. – NEW BEACH CAPITAL PTY LTD, (in Voluntary Liquidation) – Notice is given that the final meeting of shareholders of New Beach Capital Pty Ltd will be held at 18 Stanhope Road, Killara NSW on Wednesday 29th April 2009 at 10.00am. The business of the meeting is as follows:

- 1. To receive an accounting by the liquidator, PJ Done of his liquidation of the company.
- 2. Any other business.

Dated: 1 April 2009. PETER JOHN DONE, Liquidator, 154 Elizabeth Street, Sydney. [4538]

NOTICE of voluntary winding up.— W. SIMONS & SONS PTY LTD (in liquidation) — (ACN 000 052 353) —Notice is given in accordance with section 491 (1) of the Corporations law that a special meeting of W. Simons & Sons Pty Ltd convened and held on 30 March 2009, the following resolution was duly passed: 'That the Company be wound up voluntarily and that W. J. O'Donnell be appointed as liquidator'. O'DONNELL MIRABITO, Accountants, Shop 8, 1 Sturdee Parade, Dee Why, NSW 2099, tel.: 9971 1828.

[4539]

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