Online notification of the making of statutory instruments

Week beginning 12 April 2010

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

There were no instruments notified this week.
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following ecological community as an endangered ecological community under that Act and, accordingly, Schedule 1 to that Act is amended by inserting in Part 3 in alphabetical order:

Hunter Floodplain Red Gum Woodland in the NSW North Coast and Sydney Basin Bioregions (as described in the final determination of the Scientific Committee to list the ecological community)

This Notice commences on the day on which it is published in the Gazette.

Dated, this 31th day of March 2010.

Dr Richard Major
Chairperson of the Scientific Committee

**Copies of final determination and reasons**

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

(a) on the Internet at www.environment.nsw.gov.au,

(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment, Climate Change and Water, PO Box 1967, Hurstville BC, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,

(c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.
The Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the Hunter Floodplain Red Gum Woodland in the NSW North Coast and Sydney Basin Bioregions, as an ENDANGERED ECOLOGICAL COMMUNITY in Part 3 of Schedule 1 of the Act. Listing of Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

1. Hunter Floodplain Red Gum Woodland in the NSW North Coast and Sydney Basin Bioregions is the name given to the ecological community that generally occurs on floodplains and associated floodplain rises along the Hunter River and tributaries and is characterised by the assemblage of species in paragraph 2. The community typically forms a tall woodland. All sites are within the NSW North Coast and Sydney Basin Bioregions. Those sites within the NSW North Coast Bioregion are in the southern part of the bioregion.

2. Hunter Floodplain Red Gum Woodland in the NSW North Coast and Sydney Basin Bioregions is characterised by the following assemblage of species:

- Alternanthera denticulata
- Angophora floribunda
- Austrodanthonia fulva
- Brachychiton populneus subsp. populneus
- Carex inversa
- Cheilanthes austrotenuifolia
- Commelina cyanea
- Cynoglossum australe
- Cyperus gracilis
- Echinopogon caespitosus var. caespitosus
- Eindadia trigonos subsp. trigonos
- Eucalyptus melliodora
- Geranium solanderi var. solanderi
- Lepidium pseudohyssopifolium
- Melia azedarach
- Notelaea microcarpa var. microcarpa
- Plantago debilis
- Pratia purpurascens
- Urtica incisa

- Amaranthus macrocarpus var. macrocarpus
- Aristida ramosa
- Austrostipa verticillata
- Calotis lappulacea
- Casuarina cunninghamiana subsp. cunninghamiana
- Chrysochephalum apiculatum
- Cynodon dactylon
- Cyperus fluvus
- Dichondra repens
- Eucalyptus camaldulensis
- Eucalyptus tereticornis
- Glycine tabacina
- Marsilea drummondii
- Microlaena stipoides var. stipoides
- Oxlalis exilis
- Pratia concolor
- Rumex brownii

3. The total species list of the community is considerably larger than that given above, with many species present in only one or two sites or in low abundance. The species composition of a site will be influenced by the size of the site, recent rainfall, flooding or drought condition and by its disturbance (including fire and grazing) history. The number of species, and the above ground relative abundance of species will change with time since disturbance, and may also change in response to changes in disturbance regime (including changes in flood frequency). At any one time, above ground individuals of some species may be absent, but the species may be represented below ground in the soil seed banks or as dormant structures such as bulbs, corms, rhizomes, rootstocks or lignotubers. The list of species given above is of vascular plant species, the community also includes micro-organisms, fungi, cryptogamic plants and a diverse fauna, both vertebrate and invertebrate. These components of the community are poorly documented.
4. Hunter Floodplain Red Gum Woodland typically forms a tall to very tall (18-35 m) woodland. Stands on major floodplains are generally dominated by *Eucalyptus camaldulensis* (River Red Gum) in combinations with *Eucalyptus tereticornis* (Forest Red Gum), *Eucalyptus melliodora* (Yellow Box) and *Angophora floribunda* (Rough-barked Apple). Within the community stands of *Casuarina cunninghamiana* subsp. *cunninghamiana* (River Oak) and *Casuarina glauca* (Swamp Oak) can form a part of this community. Dominant groundcovers include *Cynodon dactylon* (Couch), *Alternanthera denticulata* (Lesser Joyweed), *Austrostipa verticillata* (Slender Bamboo Grass), *Dichondra repens* (Kidney Weed), *Lepidium pseudohyssopifolium* (Peppercress), *Pratia concolor* (Poison Pratia), *Urtica incisa* (Stinging Nettle), *Einadia hastata* (Berry Saltbush), *Amaranthus macrocarpus* var. *macrocarpus* (Dwarf Amaranth), *Cyperus fulvus* (Sticky Sedge), *Cynoglossum australe* (Australian Hound’s Tongue), *Cyperus gracilis* (Sedge), *Glycine tabacina* (Variable Glycine), *Geranium solanderi* var. *solanderi* (Native Geranium) and *Microlaena stipoides* var. *stipoides* (Weeping Rice Grass).


6. Hunter Floodplain Red Gum Woodland has been recorded from the local government areas of Maitland, Mid-Western, Muswellbrook, Singleton, and Upper Hunter but may occur elsewhere within the NSW North Coast and Sydney Basin Bioregions (*sensu* Thackway and Creswell 1995).

7. Hunter Floodplain Red Gum Woodland occupies an area of less than 500 km² based on 2 x 2 km grid cells, the scale of assessment recommended for species by IUCN (2008). Mapped occurrences of the community include a few remnants greater than 10 ha and many small remnants less than 10 ha indicating severe fragmentation (Peake 2006). Within the Central Hunter Valley it is estimated that the geographic distribution of the community has been reduced by more than 90% of its pre-European extent (Peake 2006).

8. Hunter Floodplain Red Gum Woodland is known to contain an endangered population of *Eucalyptus camaldulensis* listed under the Threatened Species Conservation Act 1995.

9. Threats to Hunter Floodplain Red Gum Woodland include changed hydrology associated with climate change, clearing, fertilizer application, flood mitigation, herbicide application, trampling and grazing by cattle, and weed invasion. The community is also vulnerable to stochastic events due to its highly fragmented distribution and the small size of remnant patches. These threats are escalating and are intensified by the absence of regular flooding to stimulate the recruitment of *Eucalyptus camaldulensis* (Murray Darling Basin Commission 2003). The introduction of *Eucalyptus camaldulensis* cultivars not native to the Hunter Valley and hybrids may also threaten the genetic integrity of native River Red Gums (Meddings et al. 2003; Potts et al. 2003). Removal of the native understorey for dairying and cropping has resulted in the invasion of weed species and changed community structure. These weed species include *Pennisetum clandestinum* (Kikuyu), *Galenia pubescens* (Galenia), *Ehrharta erecta* (Panic Veldtgrass), *Axonopus affinis* (Carpet Grass), *Alternanthera pungens* (Khaki Weed) and *Ricinis communis* (Caster Oil Plant). The presence of weeds, grazing and fertilizer application is limiting the recruitment of understorey plants and tree species. 'Anthropogenic climate change', 'Clearing of native vegetation', 'Alteration to the natural flow regimes of rivers and streams and their floodplains and wetlands', 'Invasion of native plant communities by exotic perennial grasses', and 'Invasion and establishment of exotic vines and scramblers' are listed as Key Threatening Processes under the Threatened Species Conservation Act 1995. 'Degradation of native riparian vegetation along NSW water courses' is listed as a Key Threatening Process under the Fisheries Management Act 1994. Collectively, the effects of these threats indicate a large reduction in the ecological function of the community.
10. Hunter Floodplain Red Gum Woodland in the NSW North Coast and Sydney Basin Bioregions is eligible to be listed as an Endangered Ecological Community as, in the opinion of the Scientific Committee, it is facing a high risk of extinction in New South Wales in the immediate future, as determined in accordance with the following criteria as prescribed by the *Threatened Species Conservation Regulation 2002*:

**Clause 25**
The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:
(b) a large reduction in geographic distribution.

**Clause 26**
The ecological community’s geographic distribution is estimated or inferred to be:
(b) highly restricted, and the nature of its distribution makes it likely that the action of a threatening process could cause it to decline or degrade in extent or ecological function over a time span appropriate to the life cycle and habitat characteristics of the ecological community’s component species.

**Clause 27**
The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:
(b) a large reduction in ecological function,
as indicated by any of the following:
(g) invasion and establishment of exotic species
(h) degradation of habitat
(i) fragmentation of habitat.

Dr Richard Major
Chairperson
Scientific Committee

**References:**


Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the species referred to in paragraph (a) as an endangered species under that Act, and, as a consequence, to omit reference to that species as a vulnerable species and, accordingly:

(a) Schedule 1 to that Act is amended by inserting in Part 1 before the heading “Meliphagidae” (under the heading “Birds”):

Acanthizidae

*Calamanthus fuliginosus* (Vigors & Horsfield, 1827) Striated Fieldwren

sensu stricto

(b) Schedule 2 to that Act is amended by omitting from Part 1 under the heading “Acanthizidae” (under the heading “Birds”):

*Calamanthus fuliginosus* (Vigors & Horsfield, 1827) Striated Fieldwren

sensu stricto

This Notice commences on the day on which it is published in the Gazette.

Dated, this 31th day of March 2010.

Dr Richard Major
Chairperson of the Scientific Committee
Copies of final determination and reasons
Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

(a) on the Internet at www.environment.nsw.gov.au,
(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment, Climate Change and Water, PO Box 1967, Hurstville BC, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
(c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the Threatened Species Conservation Act 1995 has made a final determination to insert the following species as a vulnerable species under that Act, and, accordingly, Schedule 2 to that Act is amended by inserting in Part 1 in alphabetical order under the heading “Meliphagidae” (under the heading “Birds”):

*Epithianura albifrons* (Jardine & Selby, 1823) White-fronted Chat

This Notice commences on the day on which it is published in the Gazette.

Dated, this 31th day of March 2010.

Dr Richard Major
Chairperson of the Scientific Committee

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(a) on the Internet at www.environment.nsw.gov.au,

(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment, Climate Change and Water, PO Box 1967, Hurstville BC, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,

(c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the Threatened Species Conservation Act 1995 has made a final determination to insert the following population as an endangered population under that Act and, accordingly, Schedule 1 to that Act is amended by inserting in Part 2 at the end of the matter under the heading “Birds”:

Meliphagidae

*Epthianura albifrons* (Jardine & Selby, 1828)  
White-fronted Chat population in the Sydney Metropolitan Catchment Management Area

This Notice commences on the day on which it is published in the Gazette.

Dated, this 31th day of March 2010.

Dr Richard Major  
Chairperson of the Scientific Committee

**Copies of final determination and reasons**

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

(a) on the Internet at www.environment.nsw.gov.au,

(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment, Climate Change and Water, PO Box 1967, Hurstville BC, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,

(c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.
Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following species as a critically endangered species under that Act, and, accordingly, Schedule 1A to that Act is amended by inserting in Part 1 in alphabetical order (under the heading “Plants”):

Dilleniaceae

*Hibbertia* sp. Bankstown (R.T. Miller & C.P. Gibson s.n. 18/10/2006)

This Notice commences on the day on which it is published in the Gazette.

Dated, this 31st day of March 2010.

Dr Richard Major
Chairperson of the Scientific Committee

Copies of final determination and reasons

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

(a) on the Internet at www.environment.nsw.gov.au,

(b) by contacting the Scientific Committee Unit, by post C/- Department of Environment, Climate Change and Water, PO Box 1967, Hurstville BC, 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,

(c) in person at the Department of Environment, Climate Change and Water Information Centre, Level 14, 59–61 Goulburn St, Sydney.
ABORIGINAL LAND RIGHTS ACT 1983

Notice

I, the Honourable PAUL LYNCH, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231 (2) of the Aboriginal Land Rights Act 1983, extend the appointment of Mr Andrew BOWCHER as Administrator to the Balranald Local Aboriginal Land Council for a period of three (3) calendar months from 22 April 2010. During the period of his appointment, the Administrator will have all of the functions of Balranald Local Aboriginal Land Council. The Administrator’s remuneration and expenses are not to exceed $30,000 excluding GST without the prior approval of NSWALC. The Administrator’s remuneration may include fees payable for the services of other personnel within the Administrator’s firm who provide services as agents of the Administrator.

Signed and sealed this 26th day of March 2010.

PAUL LYNCH, M.P.,
Minister for Aboriginal Affairs

GOD SAVE THE QUEEN!
23 April 2010

Department of Industry and Investment

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Aquaculture) Regulation 2007

Notice of Receipt of Application for Aquaculture Lease

Notification under Section 163 (7) of the Fisheries Management Act 1994 and Clause 33 of the Fisheries Management (Aquaculture) Regulation 2007

INDUSTRY & Investment NSW (I&I NSW) advises an application has been received for two (2) new aquaculture leases over public water land for the purpose of cultivating Sydney rock oysters and Pacific oysters. Location is Port Stephens, described as follows:

- 1.2198 hectares over former oyster lease OL58/064
- 1.6116 hectares over former oyster lease OL69/480

I&I NSW is calling for expressions of interest from any persons or corporations interested in leasing the areas specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease numbers OL58/064 and/or OL69/480 to be signed and dated with a return address.

If additional expressions of interest are received, I&I NSW may offer the areas for leasing through a competitive public tender process, auction or ballot. If granted the leases will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act 1994.

Specific details of the proposed leases can be obtained, or enquiries made with I&I NSW, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Expressions of interest for consideration in the determination of the applications must be received at the address below, within 30 days from the date of publication of this notification.

Director, Fisheries Conservation and Aquaculture Branch, Aquaculture Administration Section, Port Stephens Fisheries Institute, Locked Bag 1, Nelson Bay NSW 2315.

BILLY TALBOT,
Director,
Fisheries Conservation and Aquaculture Branch, Industry & Investment NSW

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No.: 515

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, with the delegated authority of the Director-General of the Department of Industry and Investment, pursuant to section 22C of the Stock Diseases Act 1923 ("the Act") and pursuant to section 6 (1) of the Act hereby appoint Allan Andrew BAKER and Duncan WALLACE as inspectors for the purposes of the Act.

Dated this 20th day of April 2010.

GEORGE DAVEY,
Deputy Director-General, Primary Industries, Department of Industry and Investment

STOCK DISEASES ACT 1923

Appointment of Inspectors

Notification No.: 515

I, GEORGE DAVEY, Deputy Director-General, Primary Industries, with the delegated authority of the Director-General of the Department of Industry and Investment, pursuant to section 22C of the Stock Diseases Act 1923 ("the Act") and pursuant to section 6 (1) of the Act hereby appoint Allan Andrew BAKER and Duncan WALLACE as inspectors for the purposes of the Act.

Dated this 20th day of April 2010.

GEORGE DAVEY,
Deputy Director-General, Primary Industries, Department of Industry and Investment

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T10-0066)
No. 3956, ELLEMBY RESOURCES PTY LTD (ACN 069 359 011), area of 3.324 square kilometres, for Group 9, dated 13 April 2010. (Singleton Mining Division).

(T10-0067)
No. 3957, SOUTHERN CROSS TECHNICAL & FIELD SERVICES PTY LTD (ACN 098 333 932), area of 55 units, for Group 1, dated 13 April 2010. (Cobar Mining Division).

(T10-0068)
No. 3958, GEOMEX NATURAL RESOURCES PTY LTD (ACN 139 714 284), area of 100 units, for Group 1, dated 16 April 2010. (Cobar Mining Division).

(T10-0069)
No. 3959, GEOMEX NATURAL RESOURCES PTY LTD (ACN 139 714 284), area of 100 units, for Group 1, dated 16 April 2010. (Cobar Mining Division).

(T10-0070)
No. 3960, GEOMEX NATURAL RESOURCES PTY LTD (ACN 139 714 284), area of 100 units, for Group 1, dated 16 April 2010. (Cobar Mining Division).

(T10-0071)
No. 3961, GEOMEX NATURAL RESOURCES PTY LTD (ACN 139 714 284), area of 100 units, for Group 1, dated 16 April 2010. (Cobar Mining Division).

(T10-0072)
No. 3962, GEOMEX NATURAL RESOURCES PTY LTD (ACN 139 714 284), area of 100 units, for Group 1, dated 16 April 2010. (Cobar Mining Division).

(T10-0073)
No. 3963, UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), area of 2 units, for Group 2, dated 19 April 2010. (Orange Mining Division).

NEW SOUTH WALES GOVERNMENT GAZETTE No. 56
NOTICE is given that the following application has been granted:

**EXPLORATION LICENCE APPLICATION**  
(T10-0021)  
No. 3894, now Exploration Licence No. 7514, GEOPROSPECT PTY LTD (ACN 139 704 993), Counties of Mootwingee, Yantara and Yungnulgra, Map Sheet (7337, 7436, 7437), area of 148 units, for Group 1, dated 14 April 2010, for a term until 14 April 2012.

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

NOTICE is given that the following application has been refused:

**EXPLORATION LICENCE APPLICATION**  
(T09-0297)  
No. 3891, WILLIAMS EXCAVATION & MINING SERVICES PTY LTD (ACN 138 580 980), County of Yancowinna, Map Sheet (7134). Refusal took effect on 27 February 2010.

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

NOTICE is given that the following application has been withdrawn:

**EXPLORATION LICENCE APPLICATION**  
(T10-0030)  
No. 3892, Peter James MORTON, County of Taila, Map Sheet (7528). Withdrawal took effect on 19 April 2010.

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

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

- Exploration Licence No. 5760, LFB RESOURCES NL (ACN 073 478 574), area of 48 units. Application for renewal received 19 April 2010.  
- Exploration Licence No. 6083, MOLY EX PTY LTD (ACN 128 881 121), area of 4 units. Application for renewal received 15 April 2010.  
- Exploration Licence No. 6240, COMET RESOURCES LIMITED (ACN 060 628 202), area of 17 units. Application for renewal received 16 April 2010.

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

**RENEWAL OF CERTAIN AUTHORITIES**

NOTICE is given that the following authorities have been renewed:

- Exploration Licence No. 7011, CONRAD SILVER MINES PTY LTD (ACN 106 967 506), Counties of Burnett and Murchison, Map Sheet (9038), area of 50 units, for a further term until 16 January 2012. Renewal effective on and from 12 April 2010.

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

**CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS**

NOTICE is given that the following authorities have been cancelled:


IAN MACDONALD, M.L.C.,  
Minister for Mineral and Forest Resources
REQUEST FOR CANCELLATION OF AUTHORITY

(T07-0519)

Exploration Licence No. 7366, GRANITE POWER LIMITED (ACN 112 714 440), County of Windeyer, area of 188 units.

Application for Cancellation was received on 8 April 2010.

(Z07-0344)

Assessment Lease No. 16, ILUKA RESOURCES LIMITED (ACN 008 675 018), County of Wentworth, area of 79.68 sq kms.

Application for Cancellation was received on 19 April 2010.

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

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<thead>
<tr>
<th>Column 1</th>
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<tr>
<td>Jenny ROFF (new member), Carol CAMPBELL (new member).</td>
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Term of Office
For a term commencing 1 January 2010 and expiring 31 December 2014.

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; L.G.A. – Uralla

Road Closed: Lot 1, DP 1147991 at Uralla, Parish Devon, County Sandon.

File No.: AE07 H 52.

Schedule

On closing, the land within Lot 1, DP 1147991 remains vested in the State of New South Wales as Crown Land.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the lands comprised therein are freed and discharged from any rights of the public or any other person to the same as highways.

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


Description

Local Government Area of Wellington; Land District of Wellington

Lot 1, DP 1149506, Parish of Bullinda, County of Napier (not being land under the Real Property Act).

File No.: 09/11079.

Note: On closing, the title for Lot 1 shall vest in the State of New South Wales as Crown Land.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the lands comprised therein are freed and discharged from any rights of the public or any other person to the same as highways.

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


Description

Local Government Area of Warrumbungle; Land District of Dunedoo

Lot 1, DP 1149505, Parish of Micketymulga, County of Lincoln (not being land under the Real Property Act).

File No.: 09/18591.

Note: On closing, the title for Lot 1 shall vest in the State of New South Wales as Crown Land.
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 lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

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

Description
Parish – Wamboin; County – Murray;
Land District – Queanbeyan; L.G.A. – Palerang
Lot 5, DP 1145645 (not being land under the Real Property Act).
File No.: 09/00247:JK.

Schedule
On closing, the title for the land in Lot 5, DP 1145645 remains vested in the State of New South Wales as Crown Land.

Description
Parish – Googong; County – Murray;
Land District – Queanbeyan; L.G.A. – Queanbeyan
Lot 1, DP 1149329 (not being land under the Real Property Act).
File No.: 07/4403:JK.

Schedule
On closing, the title for the land in Lot 1, DP 1149329 remains vested in the State of New South Wales as Crown Land.

Description
Parish – Durran Durra; County – St Vincent;
Land District – Braidwood; L.G.A. – Palerang
Lot 1, DP 1150472 (not being land under the Real Property Act).
File No.: GB05 H 444:JK.

Schedule
On closing, the title for the land in Lot 1, DP 1150472 remains vested in the State of New South Wales as Crown Land.
APPOINTMENT OF RESERVE TRUST

PURSUANT to section 92(1) of the Crown Lands Act 1989, the existing reserve trust specified in Column 1 of the Schedule hereunder, is appointed as trustee of the reserve specified in Column 2 of the Schedule.

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

SCHEDULE

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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

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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, 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

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<tr>
<td>TONY KELLY, M.L.C.,</td>
<td>Alumy Creek Reserve Trust.</td>
<td>Column 3</td>
</tr>
</tbody>
</table>

Description

Land District – Grafton; L.G.A. – Clarence Valley

Road Closed: Lot 1, DP 1143655 at Ulmarra, Parish Ulmarra, County Clarence.

File No.: GF06 H 101.

Schedule

On closing, the land within Lot 1, DP 1143655 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Murwillumbah; L.G.A. – Tweed

Road Closed: Lot 1, DP 1148568 at Carool, Parish Berwick, County Rous.

File No.: GF06 H 5.

Schedule

On closing, the land within Lot 1, DP 1148568 remains vested in the State of New South Wales as Crown Land.

Term of Office

For a term commencing the date of this notice and expiring 15 August 2012.
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, 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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heather Lillian</td>
<td>Barellan Reserve</td>
<td>No.: 1021428.</td>
</tr>
<tr>
<td>WHITE (new member)</td>
<td>Recreational and Environmental Reserve Trust.</td>
<td>Public Purpose: Environmental protection and public recreation.</td>
</tr>
<tr>
<td>Aubrey Norman</td>
<td>MORRIS (new member), Phillip COTTOM (new member), Shane GIBSON (new member), Mark Anthony ERICKSON (new member).</td>
<td>Notified: 21 August 2009. File No.: 09/09915.</td>
</tr>
</tbody>
</table>

Term of Office

For a term commencing the date of this notice and expiring 22 April 2015.

REMOVAL FROM OFFICE OF CORPORATION MANAGER OF RESERVE TRUST

PURSUANT to section 96(2) of the Crown Lands Act 1989, the corporation specified in Schedule 1 hereunder, is removed from the office of manager of the reserve trust specified in Schedule 2, which is trustee of the reserve referred to in Schedule 3.

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

SCHEDULE 1

Lands Administration Ministerial Corporation.

SCHEDULE 2

Barellan Recreational and Environmental Reserve Trust.

SCHEDULE 3

Reserve No.: 1021428.
Public Purpose: Environmental protection and public recreation.
File No.: 09/09915.
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

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laurence Alec WHITE (new member), Greg PENFOLD (new member), Robert ROYAL (new member), Maxwell William ALEXANDER (re-appointment), Margaret FUNNELL (new member), Bruce GIBSON (re-appointment), Rosemairi OKENO (new member).</td>
<td>Morisset Showground Trust.</td>
<td>Reserve No.: 65735. Public Purpose: Public recreation and showground. Notified: 10 January 1936. File No.: MD80 R 225.</td>
</tr>
<tr>
<td>Term of Office</td>
<td>For a term commencing the date of this notice and expiring 22 April 2015.</td>
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</tr>
</tbody>
</table>

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, 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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parish – Vaux; County – Durham; Land District – Muswellbrook; L.G.A. – Muswellbrook</td>
<td>Description</td>
<td>Parish – Broughton; County – Durham; Land District – Singleton; L.G.A. – Singleton</td>
</tr>
<tr>
<td>Road Closed: Lot 1, DP 1149723 (not being land under the Real Property Act). File No.: MD06 H 318. Schedule</td>
<td>Description</td>
<td>Road Closed: Lot 9, DP 1145299 (not being land under the Real Property Act). File No.: 07/2352. Schedule</td>
</tr>
<tr>
<td>On closing, the land within Lot 1 remains vested in the State of New South Wales as Crown Land.</td>
<td>On closing, the land within Lot 9, DP 1145299 remains vested in the State of New South Wales as Crown Land.</td>
<td></td>
</tr>
</tbody>
</table>
NOWRA OFFICE
5 O’Keefe Avenue (PO Box 309), Nowra NSW 2541
Phone: (02) 4428 9100  Fax: (02) 4421 2172

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 Schedules hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land District: Nowra.</td>
<td>The part being Lots 51 to 56, 58 to 60 and 62 to 63 in DP 1146744, Parish Bunberra, County Camden.</td>
</tr>
<tr>
<td>Local Government Area: Shoalhaven City Council.</td>
<td>Area: 7923.4 square metres.</td>
</tr>
<tr>
<td>Locality: North Nowra.</td>
<td>Public Purpose: Access and public requirements, tourism purposes and environmental and heritage conservation.</td>
</tr>
<tr>
<td>Public Purpose: Future public requirements.</td>
<td>File No.: 06/0419.</td>
</tr>
</tbody>
</table>

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 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

SCHEDULE 2

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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<tbody>
<tr>
<td>Land District: Nowra.</td>
<td>The part being Lots 51 to 56, 58 to 60 and 62 to 63 in DP 1146744, Parish Bunberra, County Camden.</td>
</tr>
<tr>
<td>Local Government Area: Shoalhaven City Council.</td>
<td>Area: 7923.4 square metres.</td>
</tr>
<tr>
<td>Locality: North Nowra.</td>
<td>Public Purpose: Access and public requirements, tourism purposes and environmental and heritage conservation.</td>
</tr>
<tr>
<td>Public Purpose: Future public requirements.</td>
<td>File No.: 06/138.</td>
</tr>
</tbody>
</table>

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 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

SCHEDULE 3

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land District: Nowra.</td>
<td>The part being Lots 51 to 56, 58 to 60 and 62 to 63 in DP 1146744, Parish Bunberra, County Camden.</td>
</tr>
<tr>
<td>Local Government Area: Shoalhaven City Council.</td>
<td>Area: 7923.4 square metres.</td>
</tr>
<tr>
<td>Locality: North Nowra.</td>
<td>Public Purpose: Access and public requirements, tourism purposes and environmental and heritage conservation.</td>
</tr>
<tr>
<td>Public Purpose: Future public requirements.</td>
<td>File No.: 06/0419.</td>
</tr>
</tbody>
</table>

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 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

SCHEDULE 4

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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<tbody>
<tr>
<td>Land District: Nowra.</td>
<td>The part being Lots 51 to 56, 58 to 60 and 62 to 63 in DP 1146744, Parish Bunberra, County Camden.</td>
</tr>
<tr>
<td>Local Government Area: Shoalhaven City Council.</td>
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</tr>
<tr>
<td>Locality: North Nowra.</td>
<td>Public Purpose: Access and public requirements, tourism purposes and environmental and heritage conservation.</td>
</tr>
<tr>
<td>Public Purpose: Future public requirements.</td>
<td>File No.: 06/138.</td>
</tr>
</tbody>
</table>
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

<table>
<thead>
<tr>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parish – Nanami; County – Ashburnham; Land District – Molong; L.G.A. – Cabonne</td>
</tr>
<tr>
<td>Road Closed: Lots 12 and 13 in Deposited Plan 1136182. File No.: 09/10878.</td>
</tr>
<tr>
<td>Schedule</td>
</tr>
<tr>
<td>On closing, the land within Lots 12 and 13 in DP 1136182 remains vested in Cabonne Council as operational land for the purposes of the Local Government Act 1993.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land District – Parkes; L.G.A. – Parkes</td>
</tr>
<tr>
<td>Road Closed: Lot 2, DP 1148221 at Parkes and Tichborne, Parish Martin, County Ashburnham. File No.: OE05 H 686.</td>
</tr>
<tr>
<td>Schedule</td>
</tr>
<tr>
<td>On closing, the land within Lot 2, DP 1148221 remains vested in the State of New South Wales as Crown Land.</td>
</tr>
</tbody>
</table>

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 Schedules hereunder, are appointed for the terms of office specified opposite thereto in Column 2, and has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

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

| SCHEDULE 1 |
| Column 1 | Column 2 | Column 3 |
| Terrence Peter COTTON | Manildra Showground and Public Recreation Reserve Trust. |
| (re-appointment). | Reserve No.: 84207. |
| Term of Office | Public Purpose: Showground and public recreation. |
| For a term commencing the date of this notice and expiring 3 June 2014. | Notified: 22 February 1963. File No.: OE80 R 249. |

| SCHEDULE 2 |
| Column 1 | Column 2 | Column 3 |
| Jacqueline Marjorie ABBOTT | Bogan Gate Reserve Trust. |
| (new member), Merrill FINDLAY | Reserve No.: 87931. |
| (new member), Horace Richard RAWSON | Public Purpose: Preservation of timber and preservation of native flora and fauna. |
| (re-appointment), Ronald Thomas UBEMERS (re-appointment), Donal James McKEOWEN (re-appointment). | Notified: 4 September 1970. File No.: OE93 R 22. |
| Term of Office | For a term commencing 29 April 2010 and expiring 28 April 2015. |

| SCHEDULE 3 |
| Column 1 | Column 2 | Column 3 |
| The person for the time being holding the office of Councillor, Cabonne Council (ex-officio member). Margaret Jean HOSKIN | Ophir (R65909) Reserve Trust. |
| (re-appointment), Learne Jane SPICER | Reserve No.: 65909. |
| (re-appointment), Peter James SPICER (re-appointment), Denis MARSH (re-appointment). | Public Purpose: Public recreation. |
| Term of Office | Notified: 3 April 1936. File No.: OE80 R 16. |
| For a term commencing the date of this notice and expiring 22 April 2015. |
ERRATUM
IN the notification appearing in the New South Wales Government Gazette of the 19 February 2010, Folio 2010 and under the second notice under the heading errata delete the words “16th February, 2010” and insert the words “12th February, 2010” in lieu thereof. 10/03670.

TONY KELLY, M.P., Minister for Lands

APPOINTMENT OF TRUST BOARD OF COMMONS
Pursuant to the provisions of the Commons Management Act 1989, the undermentioned persons were elected, as the trust board of the Common hereinafter particularised and will hold office from 19 May 2010, until the next trust board general election.

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

St Albans Common
Kate HUGHES (President), Sherrie McMAHON (Secretary), Bob BOLIN (Treasurer), Robert STERNBECK and Pierre STOKX. 10/05031.

NOTIFICATION OF CLOSING OF ROAD
IN pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the roads cease to be public roads and the rights of passage and access that previously existed in relation to the roads are extinguished.

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

SCHEDULE 1
Land District – Picton; L.G.A. – Campbelltown City
Lots 151, 152 and 153, DP 1149811 at Campbelltown, Parish St Peter, County Cumberland.

File No.: 10/03553.

Note: On closing, title for the land in Lots 151, 152 and 153 remains vested in Campbelltown City Council as operational land.

SCHEDULE 2
Roads Authority: Warringah Council.
File No.: 09/17721.

SCHEDULE 3
Land District – Penrith; L.G.A. – Blacktown
Lot 1, DP 1150177 at Dharruk, Parish Rooty Hill, County Cumberland.

File No.: 08/8653.
Note: On closing, title for the land in Lot 1 remains vested in Blacktown City Council as operational 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. On road closing, title to the land comprising the former public road vests in the body specified in the Schedule hereunder.

#### Description

**Land District – Tamworth; L.G.A. – Tamworth Regional**

Road Closed: Lot 1, DP 1141148 at Rushes Creek, Parish Baldwin, County Darling.

File No.: 07/3508.

Schedule

On closing, the land within Lot 1, DP 1141148 remains vested in the State of New South Wales as Crown Land.

---

**Land District – Tamworth; L.G.A. – Tamworth Regional**

Road Closed: Lot 1, DP 1148606 at Duncans Creek, Parish Royinn, County Parry.

File No.: 07/1623.

Schedule

On closing, the land within Lot 1, DP 1148606 remains vested in the State of New South Wales as Crown Land.

---

**Land District – Gunnedah; L.G.A. – Warrumbungle**

Road Closed: Lot 1, DP 1147880 at Bomera, Parish Saltwater, County Pottinger.

File No.: TH05 H 332.

Schedule

On closing, the land within Lot 1, DP 1147880 remains vested in the State of New South Wales as Crown Land.
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 reassessed thereafter annually on 1st April of each year.

The Conditions and Reservations annexed to such leases are those Conditions published in the New South Wales Government Gazette of 25 May 2007, Folios 2974 2975 (identified by a *) or the New South Wales Government Gazette of 20 March 2009, Folios 1416 1418 (identified by a #).

All amounts due and payable to the Crown must be paid to the Land and Property Management Authority by the due date.

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

SCHEDULE

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

<table>
<thead>
<tr>
<th>WLL No.</th>
<th>Name of Lessee</th>
<th>File No.</th>
<th>Folio Identifier</th>
<th>Area (m²)</th>
<th>Term of Lease</th>
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</thead>
<tbody>
<tr>
<td>WLL 14751</td>
<td>Darren Wayne SAMPSON</td>
<td>WLL 14751</td>
<td>322/1076808</td>
<td>2213</td>
<td>31 Mar 2010</td>
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<td>30 Mar 2030</td>
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<tr>
<td>WLL 16407</td>
<td>Annabelle SOROKOPUT</td>
<td>09/18598</td>
<td>80/1120765</td>
<td>2474</td>
<td>31 March 2010</td>
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<td>30 March 2030</td>
</tr>
<tr>
<td>WLL 14996</td>
<td>Vinko JURCIC</td>
<td>07/4978</td>
<td>384/1076808</td>
<td>2478</td>
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<td>15 April 2030</td>
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<tr>
<td>WLL 16071</td>
<td>Maria PRGICH</td>
<td>08/4575</td>
<td>30/1120765</td>
<td>2502</td>
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<tr>
<td>WLL 16180</td>
<td>Leigh BLACK</td>
<td>08/6818</td>
<td>108/1127065</td>
<td>2500</td>
<td>16 April 2010</td>
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<td>15 April 2030</td>
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<tr>
<td>WLL 16164</td>
<td>Malcolm MCFADYEN and Joanne THOMPSON</td>
<td>08/6521</td>
<td>398/1076808</td>
<td>2498</td>
<td>16 April 2010</td>
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<td>15 April 2030</td>
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<tr>
<td>WLL 16396</td>
<td>Christopher Adrian LAVENDER</td>
<td>09/15352</td>
<td>28/1063047 and 2/1063025</td>
<td>1383</td>
<td>16 April 2010</td>
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<td>15 April 2030</td>
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<tr>
<td>WLL 16400</td>
<td>Stanoje TRIFUNOVIC</td>
<td>09/17990</td>
<td>63/1063047</td>
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<td>16 April 2010</td>
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</tr>
<tr>
<td>WLL 15103</td>
<td>Stanica MAKRAGIC</td>
<td>10/03822</td>
<td>64/1065215</td>
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<td>16 April 2010</td>
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<tr>
<td>WLL 16323</td>
<td>Michael James MESCHER</td>
<td>09/04212</td>
<td>173/1120765</td>
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<tr>
<td>WLL 15104</td>
<td>Glenn SCULLEY</td>
<td>10/03882</td>
<td>36/1063047</td>
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<tr>
<td>WLL 16391</td>
<td>Erik RADOICIC</td>
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<tr>
<td>WLL 15090</td>
<td>Peter James DRISCOLL</td>
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<td>277/1076808</td>
<td>2486</td>
<td>20 April 2010</td>
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<td></td>
<td></td>
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<td></td>
<td></td>
<td>19 April 2030</td>
</tr>
</tbody>
</table>
ALTERATION OF PURPOSE AND 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 aforementioned Western Lands Lease have been altered as shown.

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

Administrative District – Bourke; Shire – Bourke;
Parish – Beemery; County – Clyde;
Parish – Booda; County – Cowper

The purpose and conditions of Western Lands Lease 8120, being the land contained within Folio Identifiers 3/1147705 and 4/1147705 have been altered from “Grazing and Cultivation” to “Grazing, Cultivation and Conservation” effective from 14 May 2010.

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 WLL No. 8120

(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 Land and Property Management Authority 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.

(ii) 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 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 & Conservation.

(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 now 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 Authority 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.
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 pesticide or similar chemicals.

The lessee shall not permanently transfer Irrigation water from the lease without the prior written permission of the Western Lands Commissioner.

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.

The lessee shall contact the Manager, Cultural Heritage Unit, Department of Environment, Climate Change and Water. If a site is discovered the lessee shall contact the Manager, Cultural Heritage Unit, Department of Environment, Climate Change and Water on Phone (02) 6883 5324 or at 58 62 Wingewarra St, Dubbo.

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.

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.

The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.

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.

The lessee shall not permanently transfer Irrigation water from the lease without the prior written permission of the Western Lands Commissioner.

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.

The lessee shall ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the commissioner.
(51) 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.

(52) 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.

(53) Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.

(54) The lessee shall within 3 months from the date of addition of these conditions to the lease erect and maintain to the satisfaction of the Commissioner a stockproof fence around that part of the leased land as indicated by hatching (1625 ha) on the diagram below.

(55) The lessee shall ensure that during the term of the lease all domestic stock is excluded from that part of the lease specified in condition (54) above, with the exception of stock movements authorised by the Livestock, Health and Pest Authority along Travelling Stock Reserve (TSR) 33234, Travelling Stock and Camping Reserve (TS & CR) 33245, TS & CR 33246, TSR 83452 and TSR 85684.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LANDS LEASE WLL No. 8121

1. In the conditions annexed to the leases, 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 Land and Property Management Authority 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.
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.

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.

The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.

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.

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.

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.

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.

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 when and where directed by the Commissioner and not permit refuse to accumulate on the land.

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.

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.

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.

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 use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.

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.

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.

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.

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.

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 when and where directed by the Commissioner and not permit refuse to accumulate on the land.

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.

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.

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.

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 use and shall maintain those gates together with approaches thereto in good order 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.

(24) The lessee shall not be responsible to the lessee or the lessee’s successors in title for the provision of access to the land.

(25) 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 leased or occupied may not be carried out unless the written consent of the Authority has first been obtained and any condition to which the consent is subject under sub section 96 is complied with.

(26) 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.

(27) 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 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.

(28) 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.

(29) 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 reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.

(30) 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 consider can be advantageously and successfully cultivated.

(31) 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.

(32) 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.

(33) 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.

(34) 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.

(35) 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 license under the Forestry Act 1916, and has obtained special authority of the Minister to operate on the land, but the lessee may, with 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.

**ALTERATION OF PURPOSE AND 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 – Brewarrina;*
*Shire – Brewarrina; Parish – Stonehenge;*
*County – Clyde*

The purpose and conditions of Western Lands Lease 11437, being the land contained within Folio Identifiers 5/1147705, 6/1147705 and 7/1147705 have been altered from “Grazing and Cultivation” to “Grazing, Cultivation and Conservation” effective from 14 May 2010.

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 WLL No. 11437**

(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 Land and Property Management Authority 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 claims 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.

(ii) 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 & Conservation.

(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.
The lessee shall comply with the provisions of the Water Management Act 2000 and any regulations made in pursuance of that Act.

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.

The lessee shall ensure that the land leased is kept in a clean and tidy condition free from rubbish and debris.

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.

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.

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.

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.

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.

The Crown shall not be responsible to the lessee or the lessee’s successors in title for provision of access to the land leased.

The lessee shall comply with the provisions of the Native Vegetation Act 2003 and any regulations made in pursuance of that Act.

The lessee shall furnish such returns and statements as may be required of the lessee to enable the Commissioner to determine the charges payable by the lessee.

The lessee shall, if the Commissioner so directs, prevent the killing or destruction of any edible shrubs and plants for which the Commissioner may allow, and such edible shrubs and plants shall be protected from the use by stock of any part of the land leased for such periods as the Commissioner may consider necessary to permit of the natural reseeding and regeneration of vegetation and, for that purpose, the lessee shall erect, maintain and replace fencing as the Commissioner may direct.

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.

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.

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.

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.

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.

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.

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 rewood, comply with

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.
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.

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.

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 pesticide or similar chemicals.

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.

The lessee is authorised to conduct Irrigated Cultivation (825 ha shown crosshatched on the attached diagram). Cultivation outside this area will only be allowable with the written consent of the Commissioner or Minister.

The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.

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.

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).

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 Department of Environment, Climate Change and Water. If a site is discovered the lessee shall contact the Manager, Cultural Heritage Unit, Department of Environment, Climate Change and Water on Phone (02) 6883 5324 or at 58 62 Wingewarra St, Dubbo.

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.

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.

The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.

The lessee shall not permanently transfer Irrigation water from the lease without the prior written permission of the Western Lands Commissioner.

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.

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.

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.

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.

Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.

The lessee shall within 3 months from the date of addition of these conditions to the lease erect and maintain to the satisfaction of the Commissioner a stockproof fence around that part of the leased land as indicated by hatching (361 ha) on the diagram below.

The lessee shall ensure that during the term of the lease all domestic stock is excluded from that part of the lease specified in condition (54 above), with the exception of stock movements authorised by the Livestock, Health and Pest Authority along Travelling Stock Reserve (TSR) 33234, Travelling Stock and Camping Reserve (TS & CR) 33245, TS & CR 33246, TSR 83452 and TSR 85684.
ERRATUM

IN the notification appearing in the New South Wales Government Gazette of 26 March 2010, Folio 1358, appearing under the heading “Granting of a Western Lands Lease”, the Folio Identifier of Western Lands Lease 16082 should read “72/1120765”.

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

County of Evelyn; Administrative District of Milparinka; Unincorporated Area

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
<th>Column 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot/DP</td>
<td>Lease Affected</td>
<td>Title Affected</td>
<td>Withdrawn Area (ha)</td>
<td>New Lease Area (ha)</td>
</tr>
<tr>
<td>15/ 1125349</td>
<td>6020</td>
<td>78/752519</td>
<td>1.331</td>
<td>29028</td>
</tr>
</tbody>
</table>

File No.: 08/1099.

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

SCHEDULE

Description

County of Evelyn; Administrative District of Milparinka; Unincorporated Area

Lot 15, DP 1125349.

File No.: 08/1099.

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

Reserve No.: 64609.
Purpose: Access and camping.
Notified: 22 June 1934.
Locality: Menindee.
Parish: Wambah.
County: Livingstone.
File No.: WL88 R 9.

 Column 2

Those parts within Lots 2 and 4, DP 1148680 for an area of approximately 14.74 hectares.

Description

Counties of Fitzgerald, Yungnulgra and Killara; Administrative District of Wilcannia; Shire of Central Darling

Lot 13, DP 1145677; Lot 15, DP 1145677; Lot 16, DP 1145677; Lot 17, DP 1145677 and Lot 18, DP 1145677.

File No.: 09/7981.
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 of Livingstone;
Administrative District of Broken Hill;
Central Darling Shire

Lot 2, DP 1148680.
File No.: 09/18021.

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, 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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>The person for the time being holding the office of Western Lands Commissioner, Land and Property Management Authority (ex officio member).</td>
<td>Penrose Park Recreation Reserve Trust.</td>
<td>Reserve No.: 34483. Public Purpose: Public recreation.</td>
</tr>
<tr>
<td>The person for the time being holding the office of General Manager, Broken Hill City Council (ex officio member).</td>
<td>Western Lands Commissioner, Land and Property Management Authority (ex officio member).</td>
<td>Notified: 17 May 1902. File No.: 09/04081.</td>
</tr>
</tbody>
</table>

Term of Office

For a term commencing the date of this notice and expiring 11 September 2013.
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 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Date: 12 April 2010.

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 25 Metre B-Double route Notice No. 2/2010.

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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>25</td>
<td></td>
<td>Eames Street, Albury</td>
<td>North Street</td>
<td>For a length of Approx 250m East from North Street</td>
<td>Left turn only (Eames Street into North Street) Right turn only (North Street into Eames Street).</td>
</tr>
</tbody>
</table>

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: 12 April 2010.

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. 2/2010.

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

3. Effect
   This Notice remains in force until 31 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.6m</td>
<td></td>
<td>Eames Street, Albury</td>
<td>North Street</td>
<td>For a length of Approx 250m East from North Street</td>
<td></td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

FAIRFIELD 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: 21 April 2010.

PHILLIP SAVERIMUTTU,
Senior Professional Engineer (Traffic),
Fairfield City Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
   This Notice may be cited as Fairfield City Council 4.6 Metre High Vehicle Route Notice No. 01/2010.

2. Commencement
   This Notice takes effect on the date of gazettal.

3. Effect
   This Notice remains in force until 31 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.6</td>
<td>Hollywood Drive, Lansvale</td>
<td>Liverpool Road</td>
<td>Day Street</td>
</tr>
<tr>
<td>4.6</td>
<td>Day Street, Lansvale</td>
<td>Hollywood Drive</td>
<td>51 Day Street</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

ERRATUM

THE following 2 notices replace in full the notice which appeared incorrectly in New South Wales Government Gazette No. 212, dated 24 December 2009, Folio 6707, in the private advertisements section under the heading Glen Innes Severn Council.

ROAD TRANSPORT (GENERAL) ACT 2005

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

GLEN INNES SEVERN 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.

Dated: 19 April 2010.

HEIN BASSON,
General Manager,
Glen Innes Severn Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
   This Notice may be cited as Glen Innes Severn Council 4.6 Metre High Vehicle Route Notice No. 01/2010.

2. Commencement
   This Notice takes effect on the date of the gazettal.

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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.6.</td>
<td>Meade Street, Glen Innes.</td>
<td>Grey Street.</td>
<td>Church Street.</td>
</tr>
<tr>
<td>4.6.</td>
<td>Red Range Road, Glen Innes.</td>
<td>Buddee Street.</td>
<td>Victoria Street, Red Range.</td>
</tr>
<tr>
<td>4.6.</td>
<td>Pinkett Road, Glen Innes.</td>
<td>Red Range Road.</td>
<td>Glen Innes Council boundary.</td>
</tr>
<tr>
<td>4.6.</td>
<td>Strathbogie Road, Glen Innes.</td>
<td>Coronation Avenue.</td>
<td>Inverell Street, Emmaville.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

GLEN INNES SEVERN 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.

Dated: 19 April 2010.

HEIN BASSON,
General Manager,
Glen Innes Severn Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
   This Notice may be cited as Glen Innes Severn Council 25 Metre B-Double Route Notice No. 01/2010.

2. Commencement
   This Notice takes effect on the date of gazettal.

3. Effect
   This Notice remains in force until 30th 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>Grey Street, Glen Innes.</td>
<td>Ferguson Street.</td>
<td>Meade Street.</td>
</tr>
<tr>
<td>25.</td>
<td>Meade Street, Glen Innes.</td>
<td>Grey Street.</td>
<td>Church Street.</td>
</tr>
<tr>
<td>25.</td>
<td>Moore Street, Emmaville.</td>
<td>Inverell Street.</td>
<td>Glen Innes Street.</td>
</tr>
<tr>
<td>25.</td>
<td>Red Range Road, Glen Innes.</td>
<td>Buddee Street.</td>
<td>Victoria Street, Red Range.</td>
</tr>
<tr>
<td>25.</td>
<td>Pinkett Road, Glen Innes.</td>
<td>Red Range Road.</td>
<td>Glen Innes Council boundary.</td>
</tr>
<tr>
<td>25.</td>
<td>Strathbogie Road, Glen Innes.</td>
<td>Coronation Avenue.</td>
<td>Inverell Street, Emmaville.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

GREATER HUME SHIRE 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 B-Doubles may be used.


STEVEN PINNUCK,
General Manager,
Greater Hume Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as the Greater Hume Shire Council B-Doubles Repeal Notice No. 1/2010.

2. Commencement
This Notice takes effect on the date of gazettal.

3. Amendment
The General B Double Permit Notice 2005 is amended by omitting the following from that Notice:

<table>
<thead>
<tr>
<th>Type</th>
<th>Road</th>
<th>Starting point</th>
<th>Finishing point</th>
</tr>
</thead>
<tbody>
<tr>
<td>25m</td>
<td>Echerina Road.</td>
<td>Hume Highway (MR02).</td>
<td>Entire length.</td>
</tr>
<tr>
<td>25m</td>
<td>Hore Road.</td>
<td>Bowna Wymah Road (MR282).</td>
<td>Entire length.</td>
</tr>
<tr>
<td>25m</td>
<td>Newton Road.</td>
<td>Hume Highway (MR02).</td>
<td>Entire length.</td>
</tr>
<tr>
<td>25m</td>
<td>Plunkett Road.</td>
<td>Hume Highway (MR02).</td>
<td>Entire length.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

GREATER HUME 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.


STEVEN PINNUCK,
General Manager,
Greater Hume Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Greater Hume Shire Council 25 Metre B-Double Route Notice No. 1/2010.

2. Commencement
This Notice takes effect on the date of gazettal.

3. Effect
This Notice remains in force until 30th 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
<tbody>
<tr>
<td>25m.</td>
<td>Bowna Road, Bowna.</td>
<td>HW2 Hume Highway, approx 1km south of Sweetwater Road.</td>
<td>HW2 Hume Highway, approx 6km east of MR78 Olympic Highway.</td>
</tr>
<tr>
<td>25m.</td>
<td>Echerina Road, Mullengandra.</td>
<td>Bowna Road.</td>
<td>Entire length, approx 2km from Bowna Road.</td>
</tr>
<tr>
<td>25m.</td>
<td>Hore Road, Bowna.</td>
<td>Wymah Road.</td>
<td>Entire length, approx 4.3km from Wymah Road.</td>
</tr>
<tr>
<td>25m.</td>
<td>Newton Road, Mullengandra.</td>
<td>Bowna Road.</td>
<td>Entire length, approx 3km from Bowna Road.</td>
</tr>
<tr>
<td>25m.</td>
<td>Plunkett Road, Bowna.</td>
<td>Bowna Road.</td>
<td>Entire length, approx 2.8km from Bowna Road.</td>
</tr>
<tr>
<td>25m.</td>
<td>Wymah Road, Bowna.</td>
<td>Bowna Road.</td>
<td>Wymah Ferry Road.</td>
</tr>
<tr>
<td>25m.</td>
<td>Wymah Ferry Road, Wymah.</td>
<td>Wymah Road.</td>
<td>NSW/Victorian Border.</td>
</tr>
<tr>
<td>25m.</td>
<td>Coppabella Road, Carabost Forest.</td>
<td>Carabost Coppabella Road.</td>
<td>Carabost Forest Headquarters, approx 500m west of Carabost Coppabella Road.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

NARROMINE 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 Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Date: 20 April 2010.

VAS ROBERTS,
Acting General Manager,
Narromine Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Narromine Shire Council Road Train Vehicle Route Notice No. 1/2010.

2. Commencement
This Notice takes effect on 1 May 2010.

3. Effect
This Notice remains in force until 31 May 2010 unless it is amended or repealed earlier.

4. Application
This Notice applies to those Road Train 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>RT</td>
<td>000</td>
<td>Terangion Street, Narromine.</td>
<td>Algalah Street</td>
<td>Manildra Street</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td>000</td>
<td>Manildra Street, Narromine.</td>
<td>Derribong Street</td>
<td>Burraway Street (Mitchell Highway)</td>
<td>Traffic controllers will be in attendance at railway level crossing to control access for north bound vehicles and prevent vehicles queueing across railway and adjacent road intersection.</td>
</tr>
</tbody>
</table>
Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

PALERANG 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.


BILL ELLISON,
General Manager,
Palerang Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Palerang Shire Council 25 Metre B-Double route Notice No. 1/2010.

2. Commencement
This Notice takes effect on the date of gazettal.

3. Effect
This Notice remains in force until 30th 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>Little River Road, Braidwood.</td>
<td>“Meroo”, 100m west of Mackellar Creek.</td>
<td>Back Creek Road.</td>
<td>Travel not permitted on school days between the hours of 8.00am and 9.30am and between 2.30pm and 4.00pm.</td>
</tr>
<tr>
<td>25.</td>
<td>Back Creek Road, Braidwood.</td>
<td>Little River Road.</td>
<td>Unnamed Road, Forest Boundary, approx 9.5km from Little River Road.</td>
<td>Travel not permitted on school days between the hours of 8.00am and 9.30am and between 2.30pm and 4.00pm.</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

PALERANG 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.


BILL ELLISON,
General Manager,
Palerang Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Palerang Shire Council 25 Metre B-Double route Notice No. 2/2010.

2. Commencement
This Notice takes effect on the date of gazettal.

3. Effect
This Notice remains in force until 30th 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>Little River Road, Braidwood.</td>
<td>Wallace Street (Kings Highway MR51), Braidwood.</td>
<td>“Meroo”, 100m west of Mackellar Creek.</td>
<td>Travel not permitted on school days between the hours of 8.00am and 9.30am and between 2.30pm and 4.00pm</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

SNOWY RIVER 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.

Dated: 8 March 2010.

JOSEPH VESCIO,
General Manager,
Snowy River Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Snowy River Shire Council 25 Metre B-Double Route Notice No. 1/2010.

2. Commencement
This Notice takes effect on the date of gazettal.

3. Effect
This Notice remains in force until 30th 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td></td>
<td>Bobeyan Road, Adaminiby.</td>
<td>HW4 Snowy Mountains Hwy.</td>
<td>Property “Bolaro”</td>
<td>411 Bobeyan Road. Right turn from Bobeyan Road onto Snowy Mountains Hwy prohibited.</td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Dry Plains Road, Dry Plains</td>
<td>HW4 Snowy Mountains Hwy.</td>
<td>Property “Kalimna” Dry Plains Rd.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Yaouk Road, Adaminiby.</td>
<td>HW4 Snowy Mountains Hwy.</td>
<td>Property “Fontenoy”</td>
<td>3206 Yaouk Rd. Gate must be open prior to arrival (or the gate to be moved back to fit a 25m long vehicle off the road).</td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Arable Road, Cooma.</td>
<td>MR286 Kosciuszko Road.</td>
<td>Property “Arable”</td>
<td>869 Arable Rd.</td>
</tr>
<tr>
<td>25.</td>
<td>585.</td>
<td>Middlingbank Road, Kiah Lake</td>
<td>MR286 Kosciuszko Road.</td>
<td>Kiah Lake Rd.</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Myalla Road, Myalla.</td>
<td>Maffra Rd, Cooma.</td>
<td>Property “Myalla”</td>
<td>1930 Myalla Rd. Travel not permitted between 7:00 and 9:00 am, and 3:00 and 5:00 pm.</td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Coolamatong Road, Berridale</td>
<td>MR286 Kosciuszko Road.</td>
<td>Property “Coolamatong”</td>
<td>approx 4kms.</td>
</tr>
<tr>
<td>25.</td>
<td></td>
<td>Old Adaminiby Road, Adaminiby</td>
<td>HW4 Snowy Mountains Hwy.</td>
<td>Property “Gooradee”</td>
<td>210 Old Adaminiby Rd. Approval only after gate moved back to accommodate a 25m long vehicle.</td>
</tr>
<tr>
<td>No.</td>
<td>Address 1</td>
<td>Address 2</td>
<td>Address 3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-----</td>
<td>-------------------------------------------</td>
<td>---------------------------------</td>
<td>--------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>Old Adaminiby Cemetery Road, Adaminiby.</td>
<td>HW4 Snowy Mountains Highway.</td>
<td>Property “Moorebank” 407 Old Adaminiby Cemetery Road.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>Golden Age Road, Grosses Plain.</td>
<td>The Barry Way.</td>
<td>Property “The Diggings”.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005
Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005
SNOWY RIVER 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 4.6 metre High Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Dated: 8 March 2010.

JOSEPH VESCIO,
General Manager,
Snowy River Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Snowy River Shire Council 4.6 Metre High Vehicle Route Notice No. 1/2010.

2. Commencement
This Notice takes effect on the date of gazettal.

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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.6m.</td>
<td>Bobeyan Road, Adaminiby.</td>
<td>HW4 Snowy Mountains Highway.</td>
<td>Property “Bolaro” 411 Bobeyan Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Dry Plains Road, Dry Plains.</td>
<td>HW4 Snowy Mountains Highway.</td>
<td>Property “Kalimna” Dry Plains Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Yaouk Road, Adaminiby.</td>
<td>HW4 Snowy Mountains Highway.</td>
<td>Property “Fontenoy” 3206 Yaouk Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Arable Road, Cooma.</td>
<td>MR286 Kosciuszko Road.</td>
<td>Property “Arable” 869 Arable Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>585. Middlingbank Road, Kiah Lake.</td>
<td>MR286 Kosciuszko Road.</td>
<td>Kiah Lake Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Kiah Lake Road, Kiah Lake.</td>
<td>MR585 Middlingbank Road.</td>
<td>Property &quot;Kiah Lake&quot;.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Myalla Road, Myalla.</td>
<td>Maffra Road, Cooma.</td>
<td>Property “Myalla” 1930 Myalla Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Coolamatong Road, Berridale.</td>
<td>MR286 Kosciuszko Road.</td>
<td>Property “Coolamatong” approx 4kms.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Old Adaminiby Road, Adaminiby.</td>
<td>HW4 Snowy Mountains Highway.</td>
<td>Property “Gooradee” 210 Old Adaminiby Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Kingston Road, Adaminiby.</td>
<td>HW4 Snowy Mountains Highway.</td>
<td>Bobeyan Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Slacks Creek Road, Cooma.</td>
<td>HW4 Snowy Mountains Highway.</td>
<td>MR585 Middlingbank Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Old Adaminiby Cemetery Road, Adaminiby.</td>
<td>HW4 Snowy Mountains Highway.</td>
<td>Property “Moorebank” 407 Old Adaminiby Cemetery Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>7626. Snowy Valley Way.</td>
<td>Lee Avenue.</td>
<td>The Barry Way.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>The Barry Way.</td>
<td>MR7626 Snowy Valley Way.</td>
<td>Golden Age Road.</td>
<td></td>
</tr>
<tr>
<td>4.6m.</td>
<td>Golden Age Road, Grosses Plain.</td>
<td>The Barry Way.</td>
<td>Property “The Diggings”.</td>
<td></td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

WENTWORTH SHIRE 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 Road Trains may be used.

Date 20 April 2010.

PETER KOZLOWSKI,
General Manager,
Wentworth Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
   This Notice may be cited as the Wentworth Shire Council Road Train Repeal Notice No. 1/2010.

2. Commencement
   This Notice takes effect on the date of gazettal.

3. Amendment
   The General Notice for the Operation of Road Trains 2005 is amended by omitting the following from that Notice:

<table>
<thead>
<tr>
<th>Type</th>
<th>Road</th>
<th>Starting point</th>
<th>Finishing point</th>
</tr>
</thead>
<tbody>
<tr>
<td>R/T</td>
<td>Boggabilla Road, Coomealla</td>
<td>Reserve Road West, Silver City Highway</td>
<td>Nentoura Road, 300m North of Silver City Highway</td>
</tr>
<tr>
<td>R/T</td>
<td>Nentoura Road, Coomealla</td>
<td>Boggabilla Road</td>
<td>750m south of Boggabilla Road / Nentoura Road Intersection</td>
</tr>
<tr>
<td>R/T</td>
<td>Delta Road, Curlwaa</td>
<td>Silver City Highway Curlwaa, Silver City Highway, Wentworth</td>
<td>Church Street Syndicate Road.</td>
</tr>
<tr>
<td>R/T</td>
<td>Seymour Road, Coomealla</td>
<td>Syphon Road</td>
<td>Hollands Lake Road</td>
</tr>
<tr>
<td>R/T</td>
<td>Comebungee Road, Coomealla</td>
<td>Gunyah Road</td>
<td>Cudgee Road</td>
</tr>
<tr>
<td>R/T</td>
<td>Oleander Drive, Coomealla</td>
<td>Reserve Road West</td>
<td>Burtundy Street</td>
</tr>
<tr>
<td>R/T</td>
<td>Old Wentworth Road, Coomealla</td>
<td>Keenans Drive</td>
<td>Silver City Highway</td>
</tr>
<tr>
<td>R/T</td>
<td>Keenans Drive, Coomealla</td>
<td>Reserve Road West</td>
<td>Old Wentworth Road</td>
</tr>
<tr>
<td>R/T</td>
<td>Acacia Road, Curlwaa</td>
<td>Delta Road</td>
<td>Syndicate Road</td>
</tr>
<tr>
<td>R/T</td>
<td>Syndicate Road, Curlwaa</td>
<td>Acacia Road</td>
<td>Delta Road</td>
</tr>
<tr>
<td>R/T</td>
<td>Reserve Road West, Coomealla</td>
<td>Keenans Drive</td>
<td>Gunyah Road</td>
</tr>
<tr>
<td>R/T</td>
<td>Wakefield Lane, Curlwaa</td>
<td>Silver City Highway</td>
<td>End of road reserve</td>
</tr>
<tr>
<td>R/T</td>
<td>Allomba Road, Coomealla</td>
<td>Channel Road</td>
<td>100m east of Mulga Road</td>
</tr>
<tr>
<td>R/T</td>
<td>Channel Road, Coomealla</td>
<td>Fletcher’s Lake Road</td>
<td>Reserve Road East</td>
</tr>
<tr>
<td>R/T</td>
<td>Citrus Drive, Coomealla</td>
<td>North of Reserve Road East</td>
<td>End road reserve at SS Citrus packing Shed which is the end of Road Reserve</td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005

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

WENTWORTH 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 20 April 2010.

PETER KOZLOWSKI,
General Manager,
Wentworth Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Wentworth Shire Council 25 Metre B-Double route Notice No. 4/2010.

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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>25m</td>
<td>Boronia Crescent, Dareton</td>
<td>River Road, approx 1.1km south from HW22 Silver City Highway</td>
<td>River Road, approx 3.2km south from HW22 Silver City Highway</td>
<td>One Way south easterly direction</td>
<td></td>
</tr>
<tr>
<td>25m</td>
<td>Bernarra Road, Dareton</td>
<td>Boronia Crescent</td>
<td>River Road</td>
<td>One Way from Boronia Crescent to River Road</td>
<td></td>
</tr>
<tr>
<td>25m</td>
<td>Delta Road, Curlwaa</td>
<td>Memorial Road</td>
<td>Church Road</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25m</td>
<td>Channel Road, Dareton</td>
<td>Delta Road</td>
<td>Billabong Road</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ROAD TRANSPORT (GENERAL) ACT 2005
Notice under the Road Transport (Mass, Loading and Access) Regulation 2005
WENTWORTH SHIRE 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 B-Doubles may be used.

Date 20 April 2010.

PETER KOZLOWSKI,
General Manager,
Wentworth Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as the Wentworth Shire Council B-Doubles Repeal Notice No. 1/2010.

2. Commencement
This Notice takes effect on the date of gazettal.

3. Amendment
The General B Double Permit Notice 2005 is amended by omitting the following from that Notice:

<table>
<thead>
<tr>
<th>Type</th>
<th>Road</th>
<th>Starting point</th>
<th>Finishing point</th>
</tr>
</thead>
<tbody>
<tr>
<td>25m</td>
<td>Boronia Crescent, Dareton</td>
<td>River Road, 159m south of 100/80 speed restriction sign, River Road, Dareton</td>
<td>River Road, South Bernarra Road</td>
</tr>
<tr>
<td>25m</td>
<td>Channel Road, Dareton</td>
<td>Delta Road</td>
<td>Eastern Intersection of Billabong Road and Channel Road</td>
</tr>
<tr>
<td>25m</td>
<td>Bernarra Road, Dareton</td>
<td>Boronia Crescent</td>
<td>River Road</td>
</tr>
</tbody>
</table>

ROAD TRANSPORT (GENERAL) ACT 2005
Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation 2005
WENTWORTH 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 Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Date 20 April 2010.

PETER KOZLOWSKI,
General Manager,
Wentworth Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation
This Notice may be cited as Wentworth Shire Council Notice No. 4/2010.

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 Road Train 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

<table>
<thead>
<tr>
<th>Type</th>
<th>Road No.</th>
<th>Road Name</th>
<th>Starting Point</th>
<th>Finishing Point</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>RT</td>
<td></td>
<td>Delta Road, Wentworth</td>
<td>HW22 Silver City highway</td>
<td>Syndicate Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Syndicate Road, Curlwaa</td>
<td>Delta Road</td>
<td>Acacia Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Acacia Road, Curlwaa</td>
<td>Syndicate Road</td>
<td>Delta Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Delta Road, Curlwaa</td>
<td>Acacia Road</td>
<td>HW22 Silver City Highway</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Reserve Road West, Coomealla</td>
<td>Gunyah Road</td>
<td>Keenans Drive</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Boggabilla Road, Coomealla</td>
<td>Reserve Road West</td>
<td>Nentoura Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Nentoura Road, Coomealla</td>
<td>Billabong Road</td>
<td>Jacaranda Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Boggabilla Road, Coomealla</td>
<td>HW22 Silver City Highway</td>
<td>For a distance of approx 300m from HW22 Silver City Highway</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Seymour Road, Coomealla</td>
<td>Syphon Road</td>
<td>Hollands Lake Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Comebungee Road, Coomealla</td>
<td>Gunyah Road</td>
<td>Cudgee Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Oleander Drive, Coomealla</td>
<td>Reserve Road West</td>
<td>Burtundy Street</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Old Wentworth Road, Wentworth</td>
<td>HW22 Silver City Highway</td>
<td>Keenans Drive</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Keenans drive, Coomealla</td>
<td>Reserve Road West</td>
<td>Old Wentworth Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Wakefield Lane, Curlwaa</td>
<td>HW22 Silver City Highway</td>
<td>End of road reserve approx 700m from HW22 Silver City Highway</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Allomba Road, Coomealla</td>
<td>Channel Road</td>
<td>Property entrance, approx 700m south of Channel Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Channel Road, Coomealla</td>
<td>Fletchers Lake Road</td>
<td>Reserve Road East</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Reserve Road East, Coomealla</td>
<td>Channel Road</td>
<td>Syphon Road</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Holands Lake Road, Coomealla</td>
<td>Reserve Road East</td>
<td>Citrus Drive</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td></td>
<td>Citrus Drive, Coomealla</td>
<td>Hollands Lake Road</td>
<td>End of road at SS Citrus Packing Shed</td>
<td></td>
</tr>
</tbody>
</table>
ROADS ACT 1993

ORDER – SECTIONS 46 AND 47

Reclassification of roads in the RTA Northern Region in the Local Government Areas of Armidale – Dumaressq, Ballina, Bellingen, Byron, Coffs Harbour, Gwydir, Inverell, Kempsey, Kyogle, Lismore, Moree Plains, Nambucca, Port Macquarie – Hastings, Tamworth Regional, Tenterfield and Tweed,

I, the Minister for Transport and Roads, pursuant to Section 46 and 47 of the Roads Act, by this Order:

1. Revoke the declarations of Main Roads Nos 146, 541 and 555;

2. Vary the route of Highway No 16 - Bruxner Highway and Main Roads Nos 75, 118, 120, 198, 306, 538 and 600 by revoking the existing declaration of Highway No 16 - Bruxner Highway and Main Roads Nos 75, 118, 120, 198, 306, 538 and 600 and declaring as Highway No 16 - Bruxner Highway and Main Roads Nos 75, 118, 120, 198, 306, 538 and 600, the roads described in the schedule below;

3. Vary the description of Main Roads Nos 63, 137 and 138 by revoking the existing declaration of Main Roads Nos 63, 137 and 138 and declaring as Main Roads Nos 63, 137 and 138, the roads described in the schedule below; and

4. Declare as Main Roads Nos 460, 462, 463 and 469 the roads described in the schedule below.

DAVID CAMPBELL MP
MINISTER FOR TRANSPORT AND ROADS

SCHEDULE

<table>
<thead>
<tr>
<th>CLASS, NAME AND NUMBER</th>
<th>DESCRIPTION</th>
<th>Administrative Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highway No 16 BRUXNER HIGHWAY</td>
<td>From the Pacific Highway (HW10) west of Ballina, via Lismore, Casino, Mallanganee, Tabulam and Drake to Rouse Street (New England Highway - HW9) at Tenterfield.</td>
<td>State</td>
</tr>
<tr>
<td>Main Road No 63</td>
<td>From the Oxley Highway (HW11) at Tamworth, via Manilla, Barraba and Bingara to the Gwydir Highway (HW12) west of Warralda, then from the Gwydir Highway (HW12) at Warralda to the Tenterfield - Boggabilla Road (MR462) at Yetman.</td>
<td>State: from Tamworth to west of Warralda. Regional: from Warralda to Yetman.</td>
</tr>
<tr>
<td>Main Road No 75</td>
<td>From the Pacific Highway (HW10) at Kempsey, via Elbow Street, River Street and the Kempsey – Armidale Road to West Street at Bellbrook.</td>
<td>Regional</td>
</tr>
<tr>
<td>CLASS, NAME AND NUMBER</td>
<td>DESCRIPTION</td>
<td>Administrative Category</td>
</tr>
<tr>
<td>------------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>Main Road No 118</td>
<td>From the Pacific Highway (HW10) at North Macksville via Ferry Street, Rodeo Drive and High Street to Belmore Street at Bowraville.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 120</td>
<td>From the Coffs Harbour - Grafton Road (MR151) at Coramba, via Eastern Dorrigo Way to Pine Avenue at Ulong.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 137</td>
<td>From the Gwydir Highway (HW12) at Inverell via Ashford to the Tenterfield - Boggabilla Road (MR462) near Bonshaw.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 138</td>
<td>From the Tenterfield - Boggabilla Road (MR462) via Atholwood Road to the bridge over the Dumaresq River at the Queensland border south of Texas, Queensland.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 198</td>
<td>From the Pacific Highway (HW10) at South Kempsey via South West Rocks Road to Smithtown Road (MR556) at Gladstone.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 306</td>
<td>From Terrania Street (MR142) at North Lismore via Dunoon Road to Munro Street at Dunoon.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 460</td>
<td>From the Pacific Highway (HW10) at Clybucca via Plummers Lane, Jerseyville, and South West Rocks Road to Livingstone Street at South West Rocks.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 462</td>
<td>From the New England Highway (HW9), approximately 5 km north of Tenterfield, via Bonshaw and Yetman to North Street (Newell Highway HW17) at Boggabilla.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 463</td>
<td>From Gulgan Road (MR689) at Andersons Ridge east of Mullumbimby via Mullumbimby Road, Argyle Street and Burrinbar Street to Dalley Street at Mullumbimby.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 469</td>
<td>From Cudgery Street (Waterfall Way MR76) at Dorrigo via the Megan – Dorrigo Road to the Cascade - Briggsvale Road at Megan.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 538</td>
<td>From the Pacific Highway (HW10) at Kew via Kendall Road, River Street and Graham Street to Comboyne Street at Kendall.</td>
<td>Regional</td>
</tr>
<tr>
<td>Main Road No 600</td>
<td>From the Pacific Highway (HW10) at Kew via West Haven, Laurieton, North Haven, and Bonny Hills to Lake Cathie then via Ocean Drive, Link Road and Hindman Street at Port Macquarie, then via Hastings River Drive to the Pacific Highway (HW10) south of Dennis Bridge over the Hastings River south of Telegraph Point.</td>
<td>Regional</td>
</tr>
</tbody>
</table>
ROADS ACT 1993

ORDER – SECTIONS 46 AND 47

Reclassification of roads in the RTA Hunter Region in the Local Government Areas of Gosford, Great Lakes, Lake Macquarie, Maitland, Newcastle, Singleton and Wyong.

I, the Minister for Transport and Roads, pursuant to Sections 46 and 47 of the Roads Act, by this Order:

1. Vary the route of Highway No 10 – Pacific Highway, and Main Roads Nos 102, 104, 111, 128, 349, 504 and 527 by revoking the existing declaration of Highway No 10 – Pacific Highway and Main Roads Nos 102, 104, 111, 128, 349, 504 and 527 and declaring as Highway No 10 – Pacific Highway and Main Roads Nos 102, 104, 111, 128, 349, 504 and 527, the roads described in the schedule below;

2. Declare as Main Roads Nos 464 and 692 the roads described in the schedule below,

3. Vary the description of Highway No 30 – Central Coast Highway by revoking the existing declaration of Highway No 30 – Central Coast Highway and declaring as Highway No 30 – Central Coast Highway the road described in the schedule below, and

4. Revoke the declaration of Main Road No 517.

DAVID CAMPBELL MP
MINISTER FOR TRANSPORT AND ROADS

SCHEDULE

<table>
<thead>
<tr>
<th>CLASS, NAME AND NUMBER</th>
<th>DESCRIPTION</th>
<th>Administrative Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highway No 10 PACIFIC HIGHWAY</td>
<td>Section One: From the Warringah Freeway at North Sydney northerly (with a loop along Arthur Street and then westerly along Berry Street, North Sydney) to George Street at Hornsby, then via George Street, Bridge Road and Jersey Street North at Asquith, then via Berowra, Cowan, Peats Ferry Bridge over the Hawkesbury River, Calga and bridge over Mooney Mooney Creek to the junction with Wisemans Ferry Road and Central Coast Highway HW30 west of the Sydney – Newcastle Freeway at Gosford Interchange near Kariong; Section Two: From the intersection of Henry Parry Drive (MR673), Pemell Street and Mann Street at Wyoming via Niagara Park, Narara, Lisanrow and Ourimbah to the Sydney - Newcastle Freeway at Ourimbah Interchange;</td>
<td>State</td>
</tr>
</tbody>
</table>
Section Three: From Wyong Road (MR335) at Tuggerah via Wyong, Wadalba, Charmhaven, Doyalson, Swansea, Belmont and Charlestown to City Road at South Adamstown, then via City Road and Stewart Avenue to the intersection of Hunter Street (MR464) and Stewart Avenue (MR316)) at Wickham;

Section Four: From the intersection of Maitland Road (MR464) and Industrial Drive (MR316) at Warrabrook via Maitland Road to Hexham, then via Raymond Terrace bypass Freeway, Karuah bypass Freeway, Bulahdelah Freeway, Taree bypass Freeway, Coopernook bypass, Moorland bypass, Kew bypass, Telegraph Point, Kempsey, Fredericton, Clybucca, Eungai Creek, Warrell Creek, Macksville, Urunga, Bonville bypass, Coffs Harbour, Woolgoolga, South Grafton, Ulmarra, Cowper bypass, Tyndale bypass, Woodburn, Wardell, Ballina, Bangalow bypass, Brunswick-Yelgun Freeway, Yelgun-Chinderah Freeway, Chinderah bypass, Tweed Heads bypass and Tugun bypass Freeway to the Queensland Border.

### Highway No 30

**CENTRAL COAST HIGHWAY**

From the junction of the Pacific Highway and Wisemans Ferry Road west of the Sydney – Newcastle Freeway at Gosford Interchange near Kariong to West Gosford then Gosford, via Brian McGowan Bridge, Dane Drive, Masons Parade, York Street, Victoria Street, George Street to East Gosford, then via The Entrance Road through Erina, Wamberal, Forrester's Beach, Bateau Bay and Long Jetty to The Entrance, then via Oakland Avenue, Coral Street and Wilfred Barrett Drive to Noraville, then via Budgewoi Road and Scenic Drive to the intersection with the Pacific Highway (HW10) at Doyalson.

### Main Road No 102

From the intersection of Melbourne Street and Cumberland Street (MR104) at East Maitland via Morpeth Road to but not including the bridge over the Hunter River at Morpeth.

### Main Road No 104

From the Newcastle - Nelson Bay Road (MR108) near Salt Ash via Richardson Road to Adelaide Street at Raymond Terrace then via Adelaide Street to William Bailey Street then via Fitzgerald Bridge over the Williams River, Irrawang Bridge over the Hunter River, Seaham Road, Raymond Terrace Road, Lindesay Street, Cumberland Street and Melbourne Street to Newcastle Street (New England Highway HW9) at East Maitland.

### Main Road No 111

Section One: From the Pacific Highway (HW10) north of Bulahdelah via Lakes Way through Booloombayte, Mayers Flat, Bungwahl to the intersection of Lakes Way (MR692) and Breese Parade at Forster,
| Section Two: From the intersection of Failford Road (MR692) and Lakes Way, north of Tuncurry, via Lakes Way to the Pacific Highway (HW10) at Lakes Way Interchange at Rainbow Flat. |
| Main Road No 128 From the Golden Highway near Mt Thorley via the Putty Road to Singleton then via Thomas Street, Ryan Avenue, John Street and Queens Street in Singleton, then via Glendonbrook and Gresford to Park Street in East Gresford. With a branch from John Street at Singleton via Campbell Street to the New England Highway (HW9) at Singleton. |
| Main Road No 349 Northern section – West Gosford to Narara: From the Central Coast Highway (HW30) at West Gosford via Manns Road to the Pacific Highway (HW10) at Narara. Southern section – Kincumber to West Gosford: From Avoca Drive (MR504) at Kincumber via Empire Bay Drive, Daley Avenue, The Rip Bridge, Maitland Bay Drive, Memorial Avenue then Blackwall Road to Woy Woy then via Victoria Road, Charlton Street, Railway Street then Brisbane Water Drive via Koolwong, Tascott, Point Clare to the Central Coast Highway (HW30) at West Gosford. |
| Main Road No 464 From the intersection of Stewart Avenue (Pacific Highway HW10) and Hunter Street at Wickham via Hunter Street and Maitland Road to the intersection of Industrial Drive (MR316) and Maitland Road at Warrabrook. |
| Main Road No 504 From The Entrance Road (Central Coast Highway HW30) at Erina via Avoca Drive to Picketts Valley, then via Scenic Highway and Charles Kay Drive to Terrigal Drive (MR505) at Terrigal. |
| Main Road No 527 From the intersection of the Pacific Highway (HW10) and Macquarie Street at Belmont via Valentine, Croudace Bay and Eleevana to King Street at Warners Bay, then via King Street and Macquarie Road to Cardiff, then via Main Road to George Booth Drive at Estelville, then via George Booth Drive to the John Renshaw Drive (MR588) at Buchanan. With a branch from Lake Road (MR217) at Argenton via Frederick Street to Main Road (MR527) at Glendale. |
| Main Road No 692 From the Pacific Highway (HW10) approximately 5 km north of Nabiac via Failford Road, Lakes Way, Tuncurry Road, Manning Street, the bridge across Wallamba River, Head Street, Macintosh Street and Lakes Way to the intersection of Breese Parade and Lakes Way (MR111) at Forster. |

IAM 3M4312 SB
ROADS ACT 1993

Notice of Dedication of Land as Public Road at Ashfield in the Ashfield Municipal 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 Ashfield Municipal Council area, Parishes of Petersham and Concord and County of Cumberland, shown as:

<table>
<thead>
<tr>
<th>Description</th>
<th>Title Particulars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot 1 Deposited Plan 937648</td>
<td>Folio Identifier 1 / 937648</td>
</tr>
<tr>
<td>Lot 1 Deposited Plan 190217</td>
<td>Certificate of Title Volume 2436 Folio 96</td>
</tr>
<tr>
<td>The area of 4/10 perch shown on Deposited Plan 190217 being part of Lot 30, Section 3, Deposited Plan 1365</td>
<td>Certificate of Title Volume 2436 Folio 95</td>
</tr>
<tr>
<td>Lot 45 Deposited Plan 246641</td>
<td>Folio Identifier 45 / 246641</td>
</tr>
<tr>
<td>Lots 30 and 31 Deposited Plan 246641</td>
<td>Auto Consol 13858-46</td>
</tr>
<tr>
<td>Lots 32, 33 and 34 Deposited Plan 246641</td>
<td>Certificate of Title Volume 5639 Folio 215</td>
</tr>
<tr>
<td>Lot 35 Deposited Plan 246641</td>
<td>Folio Identifier 35 / 246641</td>
</tr>
<tr>
<td>Lot 36 Deposited Plan 246641</td>
<td>Certificate of Title Volume 8022 Folio 174</td>
</tr>
<tr>
<td>Lot 43 Deposited Plan 246641</td>
<td>Certificate of Title Volume 8288 Folio 107</td>
</tr>
<tr>
<td>Lot 44 Deposited Plan 246641</td>
<td>Folio Identifier 44 / 246641</td>
</tr>
<tr>
<td>Lot A Deposited Plan 414031</td>
<td>Folio Identifier A / 414031</td>
</tr>
<tr>
<td>Lot 28 Deposited Plan 1278</td>
<td>Folio Identifier 28 / 1278</td>
</tr>
<tr>
<td>Lot 16 Deposited Plan 1278</td>
<td>Folio Identifier 16 / 1278</td>
</tr>
<tr>
<td>Lot 4 Deposited Plan 1278</td>
<td>Folio Identifier 4 / 1278</td>
</tr>
</tbody>
</table>

(RTA Papers: 9M3919; RO 010.11064)
ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Herons Creek in the Port Macquarie-Hastings 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 that piece or parcel of Crown land situated in the Port Macquarie-Hastings Council area, Parish of Camden Haven and County of Macquarie, shown as Lot 10 Deposited Plan 1130515, being closed road by notification in Government Gazette No 103 of 29 August 1969 on page 3486.

(RTA Papers: 10M545; RO 10/196.1704)
APPLICATION for an Authority under Part 2 of the Water Act 1912, being within a proclaimed (declared) local area under section 5(4) of the Act.

An application for an Authority under section 20 of Part 2 of the Water Act 1912, has been received as follows:

Lachlan River Valley

XTH (2) PTY LTD and Brian Charles ROBSON, for 1 x pump on the Belubula River on Lot 2, DP 1034324, Parish Canowindra, County Bathurst, water supply for irrigation, stock and domestic purposes (new licence – combining existing entitlement and entitlement obtained by way of permanent transfer scheme) (Reference: 70SA009625) (GA1808814).

APPLICATIONS for licences under section 10 of Part 2 of the Water Act 1912, have been received as follows:

XTH (2) PTY LTD, Scott Cameron BENNETT and Cassandra Margaret BENNETT, for 1 x pump on the Belubula River on Lot 2, DP 1034324, Parish Canowindra, County Bathurst, water supply for irrigation, stock and domestic purposes (new licence – combining existing entitlement and entitlement obtained by way of permanent transfer scheme) (Reference: 70SL091136).

Scott Cameron BENNETT and Cassandra Margaret BENNETT, for 1 x pump on the Belubula River on easement within Lot 1, DP 285610, Parish Canowindra, County Bathurst, water supply for irrigation (new licence – combining existing entitlement and entitlement obtained by way of permanent transfer scheme) (Reference: 70SL091137).

Written objections for any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 291, Forbes NSW 2871, within 28 days of the date of this publication. (GA1808814).

LYN GORHAM,
Senior Licensing Officer

AN application for a license under section 10 of the Water Act 1912, as amended, has been received from:

James Andrew Moye for a dam on unnamed watercourse Lot 50, DP 1127478, Parish Tuckmobil, County Rous, for water supply for stock and domestic purposes (4 ML). New license. Ref:30SL067107

AN application for a Joint Water Supply Authority under section 20 of the Water Act 1912, has been received from:

Ian Alexander Pursey, Kenneth Noel Pursey, Louise Pursey and Margaret Mary Pursey for two pumps on Sandy Creek and said pumps on Bungawalbin Creek and Bora Gully on Lots 2-3, DP 958691, Lots 26-27, 76, DP 755631 and Lot 2, DP 127179, Parish West Coraki, County Richmond for water supply for irrigation of 60 ha (420 ML). Replacement application, no increase in area/allocation. Ref: 30SA004538

Written objections to the application specifying the grounds thereof must be lodged with the NSW Office of Water, PO Box 796, Murwillumbah NSW 2484 within 28 days of the date of publication.

B McCULLOCH,
Licensing Officer
NEW SOUTH WALES GOVERNMENT GAZETTE No. 56

23 April 2010

OFFICIAL NOTICES

1971

**Other Notices**

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**ANTI-DISCRIMINATION ACT 1977**

Exemption Order

UNDER the provisions of section 126 of the Anti-Discrimination Act 1977, an exemption is given from sections 8, 51, 52 and 53 of the Anti-Discrimination Act 1977, to Wollongong City Council, to designate, advertise and recruit for Aboriginal or Torres Strait Islander cadets, apprentices and trainees.

This exemption will remain in force for a period of five years from the date given.

Dated this 31st day of March 2010.

**STEPAN KERKYASHARIAN, AM,**
President,
Anti-Discrimination Board of NSW

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**APPRENTICESHIP AND TRAINEESHIP ACT 2001**

NOTICE is given that the Commissioner for Vocational Training has made Vocational Training Orders for the recognised traineeship vocations of:

- Local Government (Environmental)
- Local Government (Planning),

The Orders specify a number of matters relating to the required training for these vocations, including the term/s of traineeship, probationary period/s, and course/s of study to be undertaken.

The Orders will take effect from the date of publication in the [NSW Government Gazette](https://www.training.nsw.gov.au/cib_vto/cibs/cib_461.html).

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**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.

- Taree Envirofair Incorporated – Y2592507
- Rotary Club of Portland Wallerawang Inc – Y1386907
- Wandiıyali A.T.S.I. Incorporated – Y2768001
- Wagga Raiders Junior Rugby League Club Incorporated – Y0489507
- White City Football Club Incorporated – INC9892360
- World Fijian Fellowship Assemblies of God Incorporated – INC9877166
- Warriewood Valley Rezoning Association Inc – Y1587306
- Western Sydney Schools Industry Partnership Incorporated – Y3041304
- Walcha Junior Cricket Association Incorporated – Y2755112
- Wests Illawarra Darts Club Incorporated – INC9878763
- Upper Hunter Junior Rodeo Inc – Y0105615
- Vietnamese - Australian Language Schools Incorporated – INC9875473
- University of Wollongong Surfing Club Incorporated – Y3023502
- University of Wollongong Tennis Club Incorporated – Y3023600
- University of Wollongong Ultimate Frisbee Club Incorporated – Y3023747
- University of Wollongong Underwater Hockey Club Incorporated – Y3023845
- University of Wollongong Floorball Club Incorporated – Y3023404
- University of Wollongong Waterpolo Club Incorporated – Y3023306
- University of Wollongong Volleyball Club Incorporated – Y3023208
- University of Wollongong Outdoors Club Incorporated – Y3023012
- University of Wollongong Kendo Club Incorporated – Y3022848
- University of Wollongong Basketball Club Incorporated – Y3023943
- University of Wollongong Badminton Club Incorporated – Y3024009
- University of Wollongong Dance Club Incorporated – INC9875832
- University of Wollongong Gymnastics Club Incorporated – INC9876577
- University of Wollongong Sports Association Incorporated – Y2924607
- T.L.C. Ministries Incorporated – Y2946348
- Tocumwal Netball Club Incorporated – INC9876631
- Thai-Australian Association of NSW Incorporated – Y1486902
- Tournament Players Association Inc – Y0999037
- Taiwanese Chamber of Commerce in Oceania Incorporated – Y2957047
- Sydney Mikveh Society Incorporated – Y2924411
- Soaring Arc Productions Incorporated – INC9881738
- Sutherland Titans Football Club Incorporated – INC9885239
- Sydney Gamers League Incorporated – INC9874826
- St. George Rugby Union Football Club Incorporated – INC9877147
- S.O.F.T Australia (Support Organisation for Trisomy) Incorporated – INC9877160
- Scipaust Incorporated – Y2005118
- South Sydney Chamber of Commerce (incorporating Surry Hills, Redfern and Darlinghurst) Inc – Y1655613
- Sutherland District Trade Union Fishing Club Incorporated – INC9875743
- Sutherland Shire Sailing Club Inc – Y0013720
- Sylvania Community Aid Incorporated – INC9899898
- St. Marks Netball Club Incorporated – INC9877800

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Rotary Club of Raymond-Terrace-Sunset Incorporated – INC9877143
Rosemont Endurance Riders Association Incorporated – INC9884909
Queanbeyan Volunteers Resource Centre Incorporated – INC9876126
Nepean Riverlands Community Radio Association Incorporated – Y1689540
Oak Flats Women’s Hockey Club Incorporated – INC9874320
Northside Junior AFL Umpires Incorporated – INC9879843
Nambucca Swimming Club Incorporated – INC9877959
NSW Western Districts Arabians Association Inc – Y1508041
Nadudana Cattle Society of Australia Incorporated – INC9878252
North & Northwest Recreational Anglers Incorporated – INC3453647
NSW Pro Bass Association Incorporated – INC9877131
The Northern New South Wales Community Media Association Incorporated – Y0859303
Majos Soccer Club Inc – INC9878124
Mid Anabranch Landcare Group Inc – Y1213312
The Music Makers Incorporated – Y2577206
Mulvena Rd Landcare Incorporated – Y1858643
Moulamein Canine Club Incorporated – INC9880019
Moulamein Advancement Group Incorporated – INC9882122
The Lismore Workers Ladies Hockey Club Incorporated – Y1957200
Lindfield Rainbow Club Incorporated – INC9874111
Krishna Bhakti Pracharak Sangh Society of Australia Incorporated – INC9882079
International Christian Ministry Incorporated – INC9878745
Illawarra Spanish Artistic Society Inc – Y0703248
Grafton District Services Daytime Squash Club Incorporated – INC9875654
Fostering Education Incorporated – INC9880030
Engadine Little Athletic Club Inc – Y1092930
Earlwood Village Festival Incorporated – INC9877129
Cancer Care and Support Centre RPAH Incorporated – Y2056732
Community Cable Television Channel One (CTV1) Incorporated – Y1779147
Cumberland Baseball Umpires Association Incorporated – Y2374715
CBR Arabic Community Television Incorporated – Y1830136
Centre for Contaminant Geoscience Incorporated – INC9875270
Bangalow Music Society Incorporated – INC9877495
Boomerang Landcare Incorporated – INC9878904
Bundeanamianbaryouth Incorporated – INC9877153
Bathurst Community Through Care Incorporated – INC9874607
Bathurst City Squash Club Incorporated – INC9878632
Bathurst Gaol Sport and Social Club Incorporated – INC9885312
Bathurst City Polocrosse Club Incorporated – INC4715603
Bathurst Folk Club Inc – Y1054205
Australian Soosunjae Association Incorporated – INC9881091
Alstonville Creek Carers Incorporated – INC9877112
Ardlethan Netball Association Incorporated – Y2905710

ANTHONY DONOVAN,
A/Manager,
Financial Analysis Branch,
Registry of Co-operatives and Associations,
Office of Fair Trading

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of PORTUGUESE E.S.A.A. INCORPORATED (Y2436524) cancelled on 20 February 2009 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated 19th day of April 2010.

ANTHONY DONOVAN,
A/Manager Financial Analysis Registry of Co-operatives & Associations
NSW Fair Trading

CONTAMINATED LAND MANAGEMENT ACT 1997

Declaration of Significantly Contaminated Land

Declaration Number 20091115; Area Number 3276

THE Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the Contaminated Land Management Act 1997 (“the Act”):

1. Land to which this declaration applies (“the site”)

The site comprises Lot A in DP 29930, Lot B in DP 29930 and Lot A in DP 415934, located at 963 Old Princes Highway, Engadine. It is located within the local government area of Sutherland Shire Council, and is a operational BP branded Service Station. A map of the site is available for inspection at the offices of the Department of the Environment and Climate Change, Level 15, 59 Goulburn Street, Sydney, NSW.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with the following substances (“the contaminants”):

• Total Petroleum Hydrocarbons (TPH);
• Benzene, Ethylbenzene, Toluene and Xylenes (BTEX).

In particular the EPA has found:

The groundwater monitoring well located on the northern boundary of the service station site (EMW 3), which is located in closest proximity to and up-gradient of the 21 Nolan Avenue townhouse complex, exhibits the highest concentrations of the contaminants of concern. These same contaminants were detected at similar concentrations within the stormwater drain/pit sampled at the rear of 21 Nolan Avenue.
3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in section 12 of the Act and for the following reasons has determined that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act:

- The groundwater is contaminated with TPH and BTEX compounds and the contaminants include benzene and are toxic to humans and aquatic ecosystems;
- The contaminated groundwater is potentially migrating off-site towards the neighbouring residential properties and could present a vapour risk to residents;
- Exposure to the contamination (e.g. via the use of extracted groundwater or via workers being accidentally exposed to vapours accumulating in excavations and service utilities), may affect human health.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA. If the proposal satisfies the requirements of section 17 of the Act the EPA may agree not to issue a management order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a management order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager, Contaminated Sites,
Department of Environment, Climate Change and Water,
PO Box A290,
Sydney South NSW 1232
or faxed to (02) 9995 5930
by not later than 16 May 2010.

Date: 16 April 2010.

NIALL JOHNSTON,
Manager Contaminated Sites,
Department of Environment and Climate Change

NOTE:

Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under section 14 of the Act.

Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (section 44 of the Act).

Information recorded by the EPA

Section 58 of the Act requires the EPA to maintain a public record. A copy of this significantly contaminated land declaration 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 declaration to the relevant local council. The council is then required to note it on its planning certificate issued pursuant to section 149 (2) of the Environmental Planning and Assessment Act that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the section 149 (2) certificate is no longer required.

Relationship to other regulatory instrument

This declaration 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.

FORESTRY ACT 1916

Revocation of a Timber Reserve

HER Excellency the Governor, with the advice of the Executive Council, on the recommendation of the Minister and with the concurrence of the Minister for Lands, directs it to be notified that, in pursuance of the provisions of section 22 of the Forestry Act 1916, the reserve from sale described hereunder shall be revoked and it is revoked accordingly.

Sydney, 23 April 2010.

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

SCHEDULE

Eastern Division
Land District of Moss Vale;
Wingecarribee Shire Council Area;
Southern Forestry Region

Reserve No. 72962 from Sale for Timber, notified 17 March 1950, Parish of Bundanoon, County of Camden, the whole, having an area of about 39.05 hectares. (62330)

FORESTRY ACT 1916

Revocation of Timber Reserves

HER Excellency the Governor, with the advice of the Executive Council, on the recommendation of the Minister and with the concurrence of the Minister for Lands, directs it to be notified that, in pursuance of the provisions of section 22 of the Forestry Act 1916, the reserves from sale described hereunder shall be revoked and they are revoked accordingly.

Sydney, 23 April 2010.

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

SCHEDULE

Eastern Division
Land District of Casino; Kyogle Council Area;
North East Forestry Region

Timber Reserve No. 140066, notified 21 December 1990, Parish of Pocupar, County of Buller, the whole, having an area of about 465.4 hectares. (68640)
HEALTH ADMINISTRATION ACT 1982

Notice of Acquisition of Land by Compulsory Process for the Purposes of the Health Administration Act 1982

PURSUANT to section 10 of the Health Administration Act 1982 and section 19 (1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of the Governor, that the land and easements described in the Schedule below are by this notice acquired by compulsory process for the purposes of the Health Administration Act 1982.

SCHEDULE

1. All that piece or parcel of land situated at Long Bay, Local Government Area of Randwick, Parish of Botany, County of Cumberland, being Lot 132 in Deposited Plan 1142190, excepting:
   (a) the easement for sewerage purposes over existing line of pipes appurtenant to Lot 5291 in Deposited Plan 824057, shown as "Easement for Sewerage Purposes Over Existing Line of Pipes" designated "F" on Deposited Plan 824057; and
   (b) the easement for sewerage purposes over existing line of pipes appurtenant to Lot 5291 in Deposited Plan 824057, shown as "Proposed Easement for Sewerage Purposes Over Existing Line of Pipes (Approximate Position)" in the plan attached to registered Transfer Granting Easement numbered 3833107.

2. An easement for access over all that piece or parcel of land situated at Long Bay, Local Government Area of Randwick, Parish of Botany, County of Cumberland comprised in Lot 133 in Deposited Plan 1142190.

3. An easement for vehicular access over part of the land situated at Long Bay, Local Government Area of Randwick, Parish of Botany, County of Cumberland comprised in, Lot 133 in Deposited Plan 1142190 shown as "Right of Carriageway Variable Width" designated "R1" on that plan.

4. An easement for services over all that piece or parcel of land situated at Long Bay, Local Government Area of Randwick, Parish of Botany, County of Cumberland comprised in Lot 133 in Deposited Plan 1142190.

Dated: Sydney, this nineteenth day of April 2010.

ISABELLE MEYER,
Acting Chief Procurement Officer
(a duly authorised delegate of the Health Administration Corporation)

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (a)

To list an item on the State Heritage Register

BHP Chimney Ruins of First Offices
East of corner of Gaffney and Oxide Streets,
Proprietary Square, Broken Hill
SHR No. 1820

IN pursuance of section 34 (1) (a) of the Heritage Act 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule “A” on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule “B”. The listing is subject to the exemptions from approval under Section 57 (2) of the Heritage Act 1977, described in Schedule “C” and in addition to the standard exemptions.

Dated: Sydney, 25th day of March 2010.

The Hon TONY KELLY, M.L.C.,
Minister for Planning

SCHEDULE “A”

The item known as BHP Chimney Ruins of First Offices, situated on the land described in Schedule “B”.

SCHEDULE “B”

All those pieces or parcels of land known as Part of Consolidated Mining Lease 7 in Parish of Picton, County of Yancowinna shown on the plan catalogued HC 2311 in the office of the Heritage Council of New South Wales.

Activities and works relating to signage, fencing, shelter, parking, surface water management, waste management and landscaping, provided there is no negative material impact upon the heritage significance of the place.

SCHEDULE “C”

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (a)

To list an item on the State Heritage Register

Broken Hill Mosque
Buck Street, Broken Hill
SHR No. 1819

IN pursuance of section 34 (1) (a) of the Heritage Act 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule “A” on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule “B”. The listing is subject to the exemptions from approval under Section 57 (2) of the Heritage Act 1977, described in Schedule “C” and in addition to the standard exemptions.

Dated: Sydney, 25th day of March 2010.

The Hon TONY KELLY, M.L.C.,
Minister for Planning
SCHEDULE "A"

The item known as Broken Hill Mosque, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 2, DP 520764 in Parish of Picton, County of Yancowinna shown on the plan catalogued HC 2308 in the office of the Heritage Council of New South Wales.

SCHEDULE "C"

(a) Use of the place for public gatherings and religious gatherings provided there is no negative material impact upon the heritage significance of the place.

(b) Activities and works relating to signage, fencing, parking and landscaping provided there is no negative material impact upon the heritage significance of the place.

HERITAGE ACT 1977

Direction Pursuant to Section 34 (1) (a)

To list an item on the State Heritage Register

Wesley Uniting Church and Hall Group

Corner of Sulphide and Cobalt Streets Broken Hill

SHR No. 1818

IN pursuance of section 34 (1) (a) of the Heritage Act 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule “A” on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule “B”. The listing is subject to the exemptions from approval under Section 57 (2) of the Heritage Act 1977, described in Schedule “C” and in addition to the standard exemptions.

Dated: Sydney, 25th day of March 2010.

The Hon TONY KELLY, M.L.C.,
Minister for Planning

SCHEDULE “A”

The item known as ANZAC Memorial, situated on the land described in Schedule “B”.

SCHEDULE “B”

All those pieces or parcels of land known as Lot 1915, DP 906666 and Part Lot 1, DP 1082647 in Parish of St Lawrence, County of Cumberland shown on the plan catalogued HC 2323 in the office of the Heritage Council of New South Wales.

SCHEDULE “C”

(a) All maintenance of the existing landscaping, both vegetation and built elements, including planting, pruning and removal of diseased trees.

(b) Replacement of the poplar trees that line the Pool of Reflection with advanced specimens of the same genus in the same locations where this is required in the interest of public safety.

(c) Replacement or removal of plants other than the poplars where this is required in the interest of public safety or to maintain formal border tree plantings to the precinct or to define the wider curtilage of the ANZAC Memorial as illustrated in the original Dellit landscape design scheme.

(d) Activities associated with the use, maintenance and repair of the Pool of Reflection, excluding any new development. This exemption includes works associated with increasing the basement plant space for the Pool of Reflection and works on pumps, pipes and electrical installation.

(e) Use of the place for public gatherings and memorial services.

(f) All maintenance and repairs, including upgrading of services, consistent with a Conservation Management Plan for the place endorsed by the Heritage Council of NSW.
(g) All new signage and interpretation that conforms to a Conservation Management Plan endorsed by the Heritage Council of NSW.

(h) Erection of temporary structures and provision of temporary services for community and civic events provided these remain in place for no longer than two months.

(i) All activities in relation to moveable heritage and curatorial activities within the place, including changing, moving and replacing the exhibition contents and display cases as well as the screening of films.

**HOME BUILDING ACT 1989**

Section 31

Education course for issue of owner-builder permit

I, Peter Duncan, Director General, Department of Services, Technology and Administration, pursuant to section 31 (1) (d) of the Home Building Act 1989:

determine that the applicable education course or training is possession of a statement of attainment in 91498NSW Course in Owner-Builder Compliance to be necessary for an applicant for the issue of an owner-builder permit.

This Instrument commences on the Commencement Date.

Dated this 20 day of April 2010.

PETER DUNCAN,
Director General,
Department of Services, Technology and Administration

Definitions

In this Instrument:

**Commencement Date** means 30 August 2010;

**Registered Training Organisation** has the same meaning as Registered Provider in the Vocational Education and Training Accreditation Act 1990;

**TAFE** means the New South Wales Technical and Further Education Commission;

**the Act** means the Home Building Act 1989;

**the Regulation** means the Home Building Regulation 2004.

**SCHEDULE**

Transitional arrangements

Table 1

Education Course or Training completed before the Commencement Date

Any applicable education course or training approved by the Director General attained before the Commencement Date that was necessary immediately before the Commencement Date pursuant to section 31 of the Act will meet the requirement for the issue of an Owner-Builder Permit up until 31 December 2010.

**NATIONAL PARKS AND WILDLIFE ACT 1974**

Notice of Reservation of a National Park

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, as part of Gaagal Wanggaan (South Beach) National Park, under the provisions of section 30A (1) of the National Parks and Wildlife Act 1974.

Signed and sealed at Sydney this 14th day of April 2010.

MARIE BASHIR,
Governor

By Her Excellency’s Command,

FRANK SARTOR, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

**SCHEDULE**

**Land District – Taree; LGA – Nambucca**

County Raleigh, Parishes Congarinni and Nambucca, about 194 hectares, being that part of the bed of Warrell Creek within the following boundary: commencing at the north west corner of Lot 7314, DP 1149441 then bounded by Lot 7314 aforesaid, Lot 7312, DP 1149441, Lot 224, DP 755539, Lot 7313, DP 1149441, Lot 7312 aforesaid, Lot 7310, DP 1149441, Lot 7311, DP 1149441, Lot 7310 aforesaid, Lot 112, DP 755539, Lot 7310 aforesaid, then the westerly prolongation of the southern boundary of Lot 7310 aforesaid to its intersection with the eastern boundary of Lot 157, DP 755539, then north by the eastern boundary of Lot 157 aforesaid, Lot 1, DP 127676, Lot 113, DP 755539, Lot 1 aforesaid, road reserve, Lot 50, DP 755539, road reserve, Lot 232, DP 755539, road reserve, Lot 187, DP 755539, road reserve, Lot 593, DP 591448 and Lot 555, DP 1072228 to a point described as the junction of lines 25 and 26 in DP 1072228 Sheet 3, then by a line from aforesaid point to the junction of lines 73 and 79 in DP 1072228 Sheet 3, then bounded by Lot 557, DP 1072228 to the junction of lines 76 and 77 in DP 1072228 Sheet 3, then by a line from aforesaid point to the junction of lines 80 and 81 in DP 1072228 Sheet 4, then bounded by Lot 558, DP 1072228 to the junction of lines 86 and 87 in DP 1072228 Sheet 4, then by a line from aforesaid point to the junction of lines 100 and 109 in DP 1072228 Sheet 4, then bounded by Lot 559, DP 1072228 to the junction of lines 103 and 104 in DP 1072228 Sheet 4, then by a line from aforesaid point to the most northerly point of Lot 7015, DP 1149441, then southerly by the western boundary of Lot 7315 aforesaid to the point of commencement; inclusive of all land above mean high water mark within the area so described but exclusive of Lots 557, 558 and 559 of DP 1072228: DECCW/07/19718
NATIONAL PARKS AND WILDLIFE ACT 1974

Proclamation

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 71BC of the National Parks and Wildlife Act 1974, do, by this my proclamation reserve the land specified in the Schedule below, as part of the area leased under Part 4A of that Act as an addition to Gaagal Wanggaan (South Beach) National Park.

Signed and sealed at Sydney this 14th day of April 2010.

By Her Excellency’s Command,

FRANK SARTOR, M.P.,
Minister for Climate Change and the Environment

GOD SAVE THE QUEEN!

SCHEDULE

Land District – Taree; LGA – Nambucca

County Raleigh, Parish Congarinni, about 12.87 hectares, being Lots 224, 233, 234, 237 to 246 inclusive in DP 755539 and Lot 7313 in DP 1149441: DECCW/07/19718.

ROAD TRANSPORT (VEHICLE REGISTRATION) ACT 1997

Notice Fixing Fees

I, ANN KING, 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 23rd April 2010.

ANN KING,
Acting Chief Executive,
Roads and Traffic Authority

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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<tbody>
<tr>
<td>$</td>
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<tr>
<td>1. Cars and Light Vehicles</td>
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<tr>
<td>a. Corporate</td>
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<tr>
<td>i. Order/Restyle fee</td>
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<tr>
<td>i. (without annual content fee)</td>
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<tr>
<td>ii. (with annual content fee)</td>
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<td>ii. Personalised annual content fee</td>
<td>90</td>
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<tr>
<td>iii. Personalised plus annual content fee</td>
<td>440</td>
</tr>
<tr>
<td>iv. Replace fee</td>
<td>100</td>
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</tbody>
</table>
CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

MARIE BASHIR, Governor

I, Professor Marie Bashir, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to section 225 (4) of the Crimes (Administration of Sentences) Act 1999, do, by this Proclamation, vary the Proclamation of Cessnock Correctional Centre published in the Government Gazette on 1 March 2002; and in variation thereof I declare Cessnock Correctional Centre to be the area comprised within the boundaries hereunder (together with all buildings or premises which are now or may hereafter be erected thereon), viz.:

All that piece or parcel of land situate in the local government area of Cessnock, Parish of Pokolbin and County of Northumberland, being part of Lot 3, Deposited Plan 76202, shown by shading on Plan Catalogue Number 56451 in the Department of Services, Technology and Administration Plan Room reproduced hereunder and having an area of 15.04 hectares or thereabouts.

This proclamation is to take effect on and from the date of publication in the Government Gazette.

Signed and sealed at Sydney, this 14th day of April 2010.

By Her Excellency's Command,

The Hon. PHILLIP COSTA, M.P.,
Minister for Corrective Services

GOD SAVE THE QUEEN!
CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

MARIE BASHIR, Governor

I, Professor Marie Bashir, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and pursuant to section 224 (3) of the Crimes (Administration of Sentences) Act 1999, do, by this Proclamation, vary the Proclamation of Cessnock Correctional Complex published in the Government Gazette on 1 March 2002 and varied by Proclamation published in the Government Gazette of 19 September 2008; and in variation thereof I declare Cessnock Correctional Complex to be the area comprised within the boundaries hereunder (together with all buildings or premises which are now or may hereafter be erected thereon), viz.:

All that piece or parcel of land situate in the local government area of Cessnock, Parish of Pokolbin and County of Northumberland, being Lot 1, Deposited Plan 1035135, Lot 2 and Part Lot 3, Deposited Plan 76202, Lot 3, Deposited Plan 226429, Portions 156 and 186, shown by shading on Plan Catalogue Number 56452 in the Department of Services, Technology and Administration Plan Room reproduced hereunder and having an area of 132.3 hectares or thereabouts.

This proclamation is to take effect on and from the date of publication in the Government Gazette.

Signed and sealed at Sydney, this 14th day of April 2010.

By Her Excellency's Command,

The Hon. PHILLIP COSTA, M.P.,
Minister for Corrective Services

GOD SAVE THE QUEEN!
Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption under Part 6, Clause 51 and 51A

The organic outputs derived from mixed waste exemption 2010

Name
1. This exemption is to be known as ‘The organic outputs derived from mixed waste exemption 2010’.

Commencement
2. This exemption commences on 23 April 2010. ‘The organic outputs derived from mixed waste exemption 2010’ which commenced 5 March 2010 is revoked from 23 April 2010.

Duration
3. This exemption is valid until revoked by the Environment Protection Authority (EPA) in writing or by notice published in the Government Gazette.

Legislation
4.1. Clause 51 authorises the EPA to grant an exemption in relation to any matter or thing including an activity or class of activities, and
4.2. Clause 51A authorises the EPA to exempt a person or class of persons from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
   • the provisions of sections 47 to 49 and 88 of the Protection of the Environment Operations Act 1997 (the Act),
   • the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
   • the provisions of Part 3 and clauses 45 and 47 of the Regulation.

Exemption
5. In this Notice of Exemption:
5.1. The responsible person listed in Column 1 of Table 1 is exempt from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions referred to in Column 3 of the table.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

5.2. Where a responsible person complies with the conditions of this Notice of Exemption, the activity referred to in Schedule 1 from which that person is exempt is taken to be a non-scheduled activity for the purposes of the Act.

1 These organic outputs are not the same as the source segregated outputs that are covered by the exemptions for food waste compost or raw mulch.
<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Responsible person</td>
<td>Provisions from which the responsible person is exempt</td>
<td>Conditions to be met by the responsible person</td>
</tr>
<tr>
<td>Processor</td>
<td>section 48 of the Act in respect of clause 39 of Schedule 1 to the Act</td>
<td>all requirements specified in section 7, 8, 10 and 11</td>
</tr>
<tr>
<td>Consumer</td>
<td>section 48 of the Act in respect of clauses 39 and 42 of Schedule 1 to the Act section 88 of the Act clauses 47 of the Regulation</td>
<td>all requirements specified in section 7, 9, 10 and 11</td>
</tr>
</tbody>
</table>

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

Definitions
6. In this Notice of Exemption:


**Application to land** includes application by any of the following methods:
- (a) spraying, spreading or depositing organic outputs on the land,
- (b) ploughing, injecting or mixing organic outputs into the land, or
- (c) filling, raising, reclaiming or contouring the land.

**Animal waste** means dead animals and animal parts and any mixture of dead animals and animal parts.

**Biological stabilisation** means a process whereby mixed waste undergoes a process of managed biological transformation for a period of not less than a total of 6 weeks of composting and curing, or until an equivalent level of biological stability can be demonstrated.

**Biologically stabilised** means the mixed waste that has undergone biological stabilisation.

**Biosolids Guidelines** means the document entitled *Environmental Guidelines: Use and Disposal of Biosolids Products*, published by the EPA and as in force from time to time.

**Broad acre agricultural use** means application to land where the land is used for agriculture. This does not include the keeping and breeding of poultry or pigs, food root crops, vegetables or crops where the harvested parts touch or are below the surface of the land.

**Characterisation** means sampling and testing that must be conducted on the organic outputs for the range of chemicals and other attributes listed in Column 1 of Table 4.

**Composite sample** means, in relation to a sample of organic outputs for the purposes of determining in-product chemical and other attributes, a sample that combines the prescribed number of discrete sub-samples (each of the same size) into a single sample for the purpose of analysis.

**Consumer** means a person who applies, causes, or permits the application to land of organic outputs. The consumer is responsible for the land to which organic outputs are applied. Where a person responsible for transporting the organic outputs to the land application site is also the party applying the organic outputs, this person must also meet the responsibilities of the consumer.
**Food waste** means waste from the manufacture, preparation, sale or consumption of food but does not include grease trap waste.

**Garden waste** means waste that consists of branches, grass, leaves, plants, loppings, tree trunks, tree stumps and similar materials, and includes any mixture of those materials.

**Manure** means any mixture of manure and biodegradable animal bedding (such as straw).

**Mine site** means land disturbed by mining on which rehabilitation is being carried out by or on behalf of:

- (a) the holder of an authority under the *Mining Act 1992* pursuant to an approved rehabilitation plan, or
- (b) the State of NSW.

**Mixed waste means:**

- (a) residual household waste that contains putrescible organics and/or
- (b) waste from litter bins that are collected by or on behalf of local councils.

It may only be mixed with any one or more of the following:

- (i) waste collected from commercial premises by or on behalf of councils as part of its kerbside household waste collection service,
- (ii) commercial waste sourced from restaurants, clubs, pubs, hotels, motels, resorts, offices, schools and shopping centres that is similar in composition to household waste (but may include a higher proportion of food waste),
- (iii) manure,
- (iv) food waste,
- (v) animal waste,
- (vi) grit or screenings from sewage treatment systems that have been dewatered so that the grit or screenings do not contain free liquids,
- (vii) up to 20% source separated household garden and food waste.

It must not contain any other waste. For example, it must not contain:

- (a) any special waste, hazardous waste, restricted solid waste or liquid waste as defined in clause 49 of Schedule 1 to the Act; or
- (b) any source separated recyclable household waste other than those set out in (vii) above.

**NA** means Not Applicable.

**Non-contact agricultural use** means application to land where the land is used for the growing of fruit or nut trees or vines but not where fallen produce is or may be collected off the ground. It does not include application to land where the land is used for grazing or for any other cropping purpose.

**Organic outputs** means the pasteurised and biologically stabilised organic outputs produced from the mechanical biological treatment of mixed waste.

**Pasteurisation** means a process whereby the mixed waste is treated to significantly reduce the numbers of plant and animal pathogens and plant propagules. At a minimum, the mixed waste must have undergone:

- (a) (in the case of treatment by windrow composting) appropriate turning of outer material to the inside of the windrow so that the whole mass is subjected to a minimum of 3 turns with the internal temperature reaching a minimum of 55°C for 3 consecutive days before each turn, or
- (b) an alternative process that guarantees the same level of pathogen reduction as required by the Biosolids Guidelines, and the reduction of plant propagules.

**Pasteurised** means that the mixed waste that has been subject to a process of pasteurisation.

**Pathogen** means a living organism that could be harmful to humans, animals, plants or other living organisms.
**Plantation forestry use** means application to an area of land on which the predominant number of trees or shrubs forming, or expected to form, the canopy are trees or shrubs that have been planted (whether by sowing seed or otherwise) for the purpose of timber production.

**Processor** means a person who processes, mixes, blends, or otherwise incorporates organic outputs into a material for supply to a consumer.

**Public contact sites** means land with a high potential for contact by the public, including public parks, fields, cemeteries, plant nurseries and golf courses.

**Relevant waste** means organic outputs that meet the requirements of Section 7.

**Routine sampling** means sampling and testing that must be conducted on the organic outputs on an ongoing and regular basis.

**Source separated recyclable household waste** means household waste from kerbside waste collection services that has been separated for the purpose of recycling.

**General conditions**

7. This Notice of Exemption is subject to the following conditions:

7.1. The chemical concentration or other attribute of the organic outputs listed in Column 1 of Table 4 must not exceed the absolute maximum concentration or other value listed in Column 2 of Table 4.

7.2. The organic outputs can only be applied to land as a compost or soil amendment material for:

7.2.1. soil improvement or site rehabilitation at mine sites,
7.2.2. plantation forestry use until 30 June 2013, or
7.2.3. non-contact agricultural use until 30 June 2013, or
7.2.4. broad acre agricultural use until 30 June 2013.

7.3. The organic outputs must not be used:

7.3.1. in urban landscaping,
7.3.2. at public contact sites,
7.3.3. on or in home lawns and gardens,
7.3.4. in potting mix, or
7.3.5. in turf production.

**Processor responsibilities**

8. The following conditions must be met by the processor for this exemption to apply:

8.1. The processor must ensure that the organic outputs do not contain contaminants that will degrade land or present a risk of harm to human health or to the environment.

8.2. The processor must ensure that the organic outputs do not contain sharp pieces of glass, metal or plastic of a size, shape (e.g. glass shards), or type that might cause damage or injury to humans, animals, plants or soil.

8.3. The processor must ensure that the organic outputs do not contain any asbestos.

8.4. The processor must implement a lead reduction program by 1 March 2011 to reduce the lead levels in the mixed waste used as an input to the process.

8.5. The processor must ensure that it provides effective pre-sorting mechanisms to remove lead-acid batteries and other sortable lead containing wastes by 31 December 2010. The quantities and nature of the lead containing wastes removed per month must be recorded.
8.6. The processor must review collection procedures, available technologies and processes for each facility with the aim of reducing the lead content and physical contaminant levels in the organic outputs.

8.7. Sampling and information on sample storage and preparation must be detailed in a written sampling plan.

8.8. The processor must:
   8.8.1. sample the organic outputs in accordance with the requirements listed in Column 1 of Table 5, and
   8.8.2. ensure that each of those composite samples are tested for each of the chemicals and other attributes listed in Column 1 of Table 4, using the test method prescribed for that chemical or other attribute in Column 3 of Table 4, within 25 working days from the date of sampling.

8.9. The processor must ensure that all practicable measures have been taken to remove:
   8.9.1. glass, metal and rigid plastics, and
   8.9.2. plastics – light, flexible or film
so that they are not present at unacceptable levels (including in particle sizes less than 2 mm and 5 mm respectively) in the organic outputs.

8.10. The processor must keep a written record of all characterisation test results for a period of five years.

8.11. For each load of organic outputs supplied, the processor must keep a written record of the following matters for a period of five years:
   8.11.1. the quantity of organic outputs supplied to the consumer,
   8.11.2. the name and address of the consumer of each delivery of organic outputs,
   8.11.3. the location(s) where the organic outputs are applied, including the address and paddock or plot identification.
   8.11.4. the rate(s) at which the organic outputs are applied to the land at each location as defined in 8.11.3.
   8.11.5. the date(s) upon which the organic outputs are applied to the land at each location as defined in 8.11.3.

8.12. The processor must provide each consumer with a copy of this exemption and inform them of the consumer responsibilities contained within this exemption.

8.13. The processor must provide a written statement of compliance to the consumer with each transaction, certifying that:
   8.13.1. the organic outputs comply with the relevant conditions of this exemption, and
   8.13.2. the processor has complied with the relevant conditions of this exemption.

8.14. The processor of organic outputs must make the latest characterisation test results available to the consumer and the EPA upon request.

8.15. The processor must not deliver organic outputs to a consumer unless the consumer has provided the processor with a certificate of compliance for that supply of organic outputs in accordance with section 9.14.
Consumer responsibilities

9. The following conditions must be met by the consumer for this exemption to apply:

9.1. For each load of organic outputs received, the consumer must keep a written record of the following matters for a period of five years:

9.1.1. the quantity of organic outputs received by the consumer,
9.1.2. the name and address of the supplier of each delivery of organic outputs,
9.1.3. the location(s) where the organic outputs are applied including the address and paddock or plot identification,
9.1.4. the rate(s) at which the organic outputs are applied to the land at each location as defined in 9.1.3,
9.1.5. the date(s) upon which the organic outputs are applied to the land at each location as defined in 9.1.3,
9.1.6. for land application sites, other than mine sites, where the consumer is not the owner of the land on which the organic outputs are applied, the consumer must obtain a statement of consent from the owner of the land that the owner has received a copy of the exemption and accepts the application on the land.

9.2. The consumer must land-apply the organic outputs within a reasonable period of time.

9.3. The consumer must ensure that no windblown litter leaves the premises as a result of the application to land of organic outputs.

9.4. For mine sites, no more than 140 tonnes/hectare (dry weight) of organic outputs may be applied in total to a given location.

9.5. For plantation forestry use and for non-contact agricultural use, no more than 50 tonnes/hectare (dry weight) of organic outputs may be applied in total to a given location.

9.6. For broad acre agricultural use, no more than 10 tonnes/hectare (dry weight) of organic outputs may be applied in total to a given location.

9.7. Organic outputs must not be applied to land with a slope in excess of 18% (10^5), unless used for mine site rehabilitation where all practicable measures have been taken to control stability and prevent runoff.

9.8. The organic outputs must not be applied to:

9.8.1. soil having a pH less than 5.0 when measured in a 1:5 soil:water extract, or
9.8.2. land that is within the buffer zones for the protected areas specified in Table 2.

9.9. Animals must not be allowed to graze the land for 30 days after the application of organic outputs to land.

9.10. Lactating and new born animals must not be allowed to graze the land for 90 days after the application of organic outputs to land.

9.11. Crops must not be harvested for 30 days after the application of organic outputs to land.

2 Where organic outputs are proposed for land application for soils (such as mine sites) where the pH is less than 5.0, a specific exemption may be considered where low concentrations of metals can be achieved.
Table 2 Buffer zones for protected areas

<table>
<thead>
<tr>
<th>Protected Area</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Flat (&lt; 3% or 2° slope)</td>
<td>Downslope (&gt; 3% or 2° slope)</td>
<td>Upslope</td>
</tr>
<tr>
<td>Surface waters</td>
<td>50</td>
<td>100</td>
<td>5</td>
</tr>
<tr>
<td>Drinking water bores</td>
<td>250</td>
<td>250</td>
<td>250</td>
</tr>
<tr>
<td>Other bores</td>
<td>50</td>
<td>50</td>
<td>50</td>
</tr>
</tbody>
</table>

9.12. Prior to receiving and land applying any organic outputs, where the application will result in greater than 10 tonnes/hectare (dry weight) total organic outputs in or on the land, the consumer must:

9.12.1. sample the soil to which the organic outputs are to be applied by taking the following samples at a depth of 0 to 15 centimetres:
   (a) For plantation forestry use and non-contact agricultural use:
      i. For land equal to, or less than 10 hectares - 2 composite samples (comprising of 5 sub-samples each), and
      ii. For land greater than 10 hectares - 1 composite sample (comprising of 5 sub-samples) per 10 ha.
   (b) For mine site rehabilitation:
      i. For land equal to, or less than, 20 hectares - 2 composite samples (comprising of 5 sub-samples each), and
      ii. For land greater than 20 hectares - 1 composite sample (comprising of 5 sub-samples) per 20 ha.

9.12.2. ensure that each of the composite samples referred to in section 9.12.1 are tested for the contaminants listed in Column 1 of Table 3.

9.12.3. ensure that the contaminant concentrations in the soil prior to application of organic outputs to the land must not exceed the maximum levels specified for those contaminants for the relevant land use in either Column 2 or Column 3 of Table 3.

9.13. The soil where the organic outputs have been applied to land must be re-sampled and re-tested as set out in section 9.12 prior to receiving or applying any additional organic outputs to the land.

9.14. The consumer must provide a written statement of compliance to any person that it engages to supply organic outputs certifying that:

9.14.1. it has complied with any sampling and testing requirements listed in section 9.12 and 9.13 that are relevant to the receipt of the organic outputs, and

9.14.2. none of those test results show that existing contaminant concentrations in the soil exceed any of the maximum allowable soil contaminant concentrations in Table 3.
Table 3 Maximum allowable soil contaminant concentrations' prior to organic outputs application to land

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contaminant</td>
<td>Mine sites Maximum allowable soil contaminant concentration (dry weight of soil in mg/kg, unless otherwise specified)</td>
<td>Plantation forestry use, non-contact agricultural use and broad acre agricultural use land Maximum allowable soil contaminant concentration (dry weight of soil in mg/kg, unless otherwise specified)</td>
<td>Test method specified within the following section of this Notice of Exemption</td>
</tr>
<tr>
<td>Arsenic</td>
<td>20</td>
<td>20</td>
<td>12.2</td>
</tr>
<tr>
<td>Cadmium</td>
<td>5</td>
<td>1</td>
<td>12.2</td>
</tr>
<tr>
<td>Chromium (total)</td>
<td>250</td>
<td>100</td>
<td>12.2</td>
</tr>
<tr>
<td>Copper</td>
<td>375</td>
<td>100</td>
<td>12.2</td>
</tr>
<tr>
<td>Lead</td>
<td>150</td>
<td>150</td>
<td>12.2</td>
</tr>
<tr>
<td>Mercury</td>
<td>4</td>
<td>1</td>
<td>12.1</td>
</tr>
<tr>
<td>Nickel</td>
<td>125</td>
<td>60</td>
<td>12.2</td>
</tr>
<tr>
<td>Selenium</td>
<td>8</td>
<td>5</td>
<td>12.2</td>
</tr>
<tr>
<td>Zinc</td>
<td>700</td>
<td>200</td>
<td>12.2</td>
</tr>
<tr>
<td>DDT/DDD/DDE</td>
<td>0.5</td>
<td>0.5</td>
<td>12.3</td>
</tr>
<tr>
<td>Aldrin</td>
<td>0.2</td>
<td>0.02</td>
<td>12.3</td>
</tr>
<tr>
<td>Dieldrin</td>
<td>0.2</td>
<td>0.02</td>
<td>12.3</td>
</tr>
<tr>
<td>Chlordane</td>
<td>0.2</td>
<td>0.02</td>
<td>12.3</td>
</tr>
<tr>
<td>Heptachlor</td>
<td>0.2</td>
<td>0.02</td>
<td>12.3</td>
</tr>
<tr>
<td>Hexachlorobenzene (HCB)</td>
<td>0.2</td>
<td>0.02</td>
<td>12.3</td>
</tr>
<tr>
<td>Lindane</td>
<td>0.2</td>
<td>0.02</td>
<td>12.3</td>
</tr>
<tr>
<td>Benzene hexachloride (BHC)</td>
<td>0.2</td>
<td>0.02</td>
<td>12.3</td>
</tr>
<tr>
<td>Polychlorinated Biphenyls (PCBs)</td>
<td>0.3</td>
<td>ND</td>
<td>12.3</td>
</tr>
</tbody>
</table>

Notes and Definitions for the purposes of Table 3:

1. Maximum allowable soil contaminant concentrations are mean concentration values based on the sampling requirements set out in Section 9.12.
2. No detected PCBs at a limit of detection of 0.1 mg PCB/kg soil. Organic outputs must not be applied to land where any individual PCB Aroclor has been detected at a limit of detection of 0.1 mg PCB/kg.
Chemical and other material property requirements

10. This Notice of Exemption only applies to organic outputs where the chemical and other attributes listed in Column 1 of Table 4 comply with the chemical concentrations and other values listed in Column 2 of Table 4, when analysed according to test methods specified in Column 3 of Table 4. Note that while limits are not included for chemicals and attributes 16 - 21, these must be tested in each sample and records kept of results.

Table 4 Chemical and other material properties

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Chemicals and other attributes</strong></td>
<td><strong>Absolute maximum concentration</strong></td>
<td><strong>Test method specified within the following section of this Notice of Exemption</strong></td>
</tr>
<tr>
<td>(dry weight in mg/kg unless otherwise specified)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Mercury</td>
<td>4</td>
<td>12.1</td>
</tr>
<tr>
<td>2. Cadmium</td>
<td>3</td>
<td>12.2</td>
</tr>
<tr>
<td>3. Lead</td>
<td>420 for mine sites 300 for plantation forestry use, non-contact agricultural use and broad acre agricultural use until 31 December 2011 250 for plantation forestry use, non-contact agricultural use and broad acre agricultural use from 1 January 2012 until 30 June 2013</td>
<td>12.2</td>
</tr>
<tr>
<td>4. Arsenic</td>
<td>20</td>
<td>12.2</td>
</tr>
<tr>
<td>5. Chromium (total)</td>
<td>100</td>
<td>12.2</td>
</tr>
<tr>
<td>6. Copper</td>
<td>375</td>
<td>12.2</td>
</tr>
<tr>
<td>7. Nickel</td>
<td>60</td>
<td>12.2</td>
</tr>
<tr>
<td>8. Selenium</td>
<td>5</td>
<td>12.2</td>
</tr>
<tr>
<td>9. Zinc</td>
<td>700</td>
<td>12.2</td>
</tr>
<tr>
<td>10. DDT/DDD/DDE</td>
<td>0.5</td>
<td>12.3</td>
</tr>
<tr>
<td>11. Other pesticides</td>
<td>0.2</td>
<td>12.3</td>
</tr>
<tr>
<td>12. Polychlorinated Biphenyls (PCBs)</td>
<td>ND</td>
<td>12.4</td>
</tr>
<tr>
<td>13. Glass, metal and rigid plastics &gt; 2 mm</td>
<td>5% for mine sites until 31 December 2011 (as % dry matter on weight/weight basis) 4% for mine sites from 1 January 2012 until 30 June 2013 (as % dry matter on weight/weight basis) 2.5% for mine sites from 1 July 2013 (as % dry matter on weight/weight basis)</td>
<td>12.5</td>
</tr>
<tr>
<td>2.5% for plantation forestry use, non-contact agricultural use and broad acre agricultural use until 31 December 2011 (as % dry matter on weight/weight basis) 1.5% for plantation forestry use, non-contact agricultural use and broad acre agricultural use from 1 January 2012 until 30 June 2013 (as % dry matter on weight/weight basis)</td>
<td>12.5</td>
<td></td>
</tr>
<tr>
<td>14. Plastics – light, flexible or film &gt; 5 mm</td>
<td>0.5% for mine sites until 31 December 2011 (as % dry matter on weight/weight basis)</td>
<td>12.5</td>
</tr>
<tr>
<td></td>
<td>0.4% for mine sites from 1 January 2012 until 30 June 2013 (as % dry matter on weight/weight basis)</td>
<td>12.5</td>
</tr>
<tr>
<td></td>
<td>0.25% for mine sites from 1 July 2013 (as % dry matter on weight/weight basis)</td>
<td></td>
</tr>
<tr>
<td>15. Maximum particle size</td>
<td>16 mm (particle size)</td>
<td>12.6</td>
</tr>
<tr>
<td>16. Other metals</td>
<td>NA</td>
<td>12.2</td>
</tr>
<tr>
<td>17. Total Polycyclic Aromatic Hydrocarbons (PAHs)</td>
<td>NA</td>
<td>12.3</td>
</tr>
<tr>
<td>18. Phthalates</td>
<td>NA</td>
<td>12.3</td>
</tr>
<tr>
<td>19. Pesticides (non-scheduled)</td>
<td>NA</td>
<td>12.7</td>
</tr>
<tr>
<td>20. Monobutyltin</td>
<td>NA</td>
<td>12.8</td>
</tr>
</tbody>
</table>

**Notes and Definitions** for the purposes of Table 4:

1. A general exemption will be extended beyond 30 June 2013. Contaminant levels will be set after considering the outcomes of trials that are to be conducted in the interim and after considerations outlined in the notes to this Notice of Exemption.
2. The effectiveness of mechanisms, programs, and reviews implemented by each facility in clauses 8.4, 8.5 and 8.6 in reducing the levels of lead present in the organic outputs will be evaluated. The maximum lead concentration may be amended following this review.
3. **Other pesticides** means Aldrin, Dieldrin, Chlordane, Heptachlor, Hexachlorobenzene (HCB), Lindane and Benzene Hexachloride (BHC).
4. No detected individual PCB Aroclor at a limit of detection of 0.2 mg PCB Aroclor/kg.
5. **Other metals** means antimony, beryllium, boron, cobalt, manganese, molybdenum, tin, and vanadium.
6. **PAHs** means the following 16 USEPA priority pollutant polycyclic aromatic hydrocarbons (with CAS registry numbers): Acenaphthene (83-32-9), Chrysene (218-01-9), Acenaphthylene (208-96-8), Dibenzo(a,h)anthracene (53-70-3), Anthracene (120-12-7), Fluorantheme (206-44-0), Benzo(a)anthracene (56-55-3), Fluorene (86-73-7), Benzo(a)pyrene (50-32-8), Indeno(1,2,3-cd)pyrene (193-39-5), Benzo(b)fluorantheme (205-99-2), Naphthalene (91-20-3), Benzo(ghi)perylene (191-24-2), Phenanthrene (85-01-8), Benzo(k)fluorantheme (207-08-9), and Pyrene (129-00-0).
7. **Phthalates** means (with CAS registry numbers): Di-2-ethylhexylphthalate (DEHP) (117-81-7) and Dibutylphthalate (DBP) (84-74-2).
8. **Pesticides (non-scheduled)** means the following pesticides, herbicides, fungicides and insecticides (with CAS registry numbers): Brodifacoum (56073-10-0), Chlorpyrifos (2921-88-2), Cypermethrin (52315-07-8), Dichlofluanid (1085-98-9), Emamectin benzoate (137515-75-4 & 155569-91-8), Permethrin (52645-53-1), Profenofos (41198-08-7), Simazine (122-34-9), and Tebuconazole (107534-96-3).
Sampling and testing requirements

11. The organic outputs must be sampled according to the requirements in Table 5:

Table 5

<table>
<thead>
<tr>
<th>Characterisation frequency</th>
<th>Routine sampling frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 composite samples (comprising 5 sub-samples each) must be taken within 12 months of the commencement of this Exemption. Each composite sample must be taken from a different batch, truckload or stockpile. A maximum of 2 composite samples may be collected per month.</td>
<td>Not applicable (^1).</td>
</tr>
</tbody>
</table>

Notes and Definitions for the purposes of Table 5:

1. Routine sampling requirements will be determined on review of the results of characterisation testing.

Test Methods

12. All testing must be undertaken by analytical laboratories accredited by the National Association of Testing Authorities, or equivalent. The chemicals and other attributes listed in Column 1 of Table 4 must be measured in accordance with the relevant test methods specified below:

12.1. Test method for measuring the mercury concentration in organic outputs:

12.1.1. Particle size reduction & sample splitting may be required.

12.1.2. For analysis - USEPA SW-846 Method 7471B Mercury in solid or semisolid waste (manual cold-vapor technique), or an equivalent analytical method with a detection limit < 20% of the stated absolute maximum concentration in Table 4, Column 2.

12.1.3. Results must be reported as mg/kg dry weight.

12.2. Test methods for measuring metals 2 – 9 and 16 listed in Table 4 in organic outputs:

12.2.1. Particle size reduction & sample splitting may be required.

12.2.2. For sample preparation by digestion - USEPA SW-846 Method 3050B acid digestion of sediments, sludges, soils, and oils, or using an equivalent digestion method.

12.2.3. For analysis - USEPA SW-846 Method 6010C Inductively coupled plasma - atomic emission spectrometry, or an equivalent analytical method with a detection limit < 10% of the stated absolute maximum concentration in Table 4, Column 2.

12.2.4. Results must be reported as mg/kg dry weight.

12.3. Test method for measuring 10, 11, 17 and 18 listed in Table 4 in organic outputs:

12.3.1. For analysis - USEPA SW-846 Method 8270D Semivolatile Organic Compounds by Gas Chromatography/Mass Spectrometry (GC/MS), or equivalent.

12.3.2. Results must be reported as mg/kg dry weight.
12.4. Test method for measuring Polychlorinated Biphenyls in organic outputs:
12.4.1. For analysis - USEPA SW-846 Method 8082A Polychlorinated Biphenyls (PCBs) By Gas Chromatography (GC), or equivalent.
12.4.2. Measure the following PCBs: Aroclor 1016 (CAS Registry No. 12674-11-2), Aroclor 1221 (CAS Registry No. 11104-28-2), Aroclor 1232 (CAS Registry No. 11141-16-5), Aroclor 1242 (CAS Registry No. 53469-21-9), Aroclor 1248 (CAS Registry No. 12672-29-6), Aroclor 1254 (CAS Registry No. 11097-69-1), Aroclor 1260 (CAS Registry No. 11096-82-5).
12.4.3. Results must be reported as mg/kg dry weight.

12.5. Test method for measuring physical contaminants in organic outputs:
12.5.1. For analysis - Australian Standard AS4454-2003 Composts, soil conditioners and mulches, “Appendix H - Method For Determination Of Moisture Content And Level Of Visible Contamination”.
12.5.2. Results must be reported as % contamination on a dry mass basis.

12.6. Test method for measuring maximum particle size of organic outputs:
12.6.1. For analysis - Australian Standard AS4454-2003 Composts, soil conditioners and mulches, “Appendix F – Method For Determination Of Particle Size Grading”.
12.6.2. Results must be reported as % by mass retained on a sieve with 16 mm apertures.
12.6.3. The entire sample must pass through the sieve.

12.7. Test method for measuring pesticides (non-scheduled) in organic outputs:
12.7.1. For analysis - USEPA SW-846 Method 8270D Semivolatile Organic Compounds By Gas Chromatography/Mass Spectrometry (GC/MS) for all pesticides (non-scheduled) or equivalent, except for the following:
   (a) Analysis of Dichlofluanid – AOAC method 2007.01 Pesticide Residues in Foods by GC/MS.
   (b) Emamectin benzoate – acceptable analytical methods for the determination of emamectin benzoate include high-performance liquid chromatography (HPLC) with fluorescence detection.
   (c) Brodifacoum – acceptable analytical methods for the determination of brodifacoum include high-performance liquid chromatography (HPLC) with fluorescence detection such as AOAC International 18th Edition, Method 983.11 and Journal of Chromatography A, 1985, Volume 321, Pages 255-272.
12.7.2. Results must be reported as mg/kg dry weight.

12.8. Test method for measuring monobutyltin in organic outputs:
12.8.2. Results must be reported as mg/kg dry weight.
I, Joe Woodward delegate of the EPA, grant this exemption under clauses 51 and 51A of the Protection of the Environment (Waste) Regulation 2005.

JOE WOODWARD  
Deputy Director General  
Environment Protection and Regulation Group  

Date: 13 April 2010  

(By delegation made under section 21 of the Protection of Environment Administration Act 1991)
Notes

The goal of the general exemption is to facilitate the resource recovery of fit for purpose organic outputs by minimising the amount of physical and chemical contaminants.

Trials will be conducted, completed and reported prior to 31 December 2012 that will examine the environmental and human health impacts of contaminants in the organic outputs.

The EPA intends to extend this general exemption for agricultural uses beyond 30 June 2013. The nature of the extended general exemption for broad acre agricultural use, non-contact agricultural use and plantation forestry use will be determined taking into account:

- trials that are to be conducted in collaboration with the processors of mixed waste,
- the goal of the general exemption,
- the environmental, agricultural and human health impacts of the use of organic outputs,
- the technological capabilities of AWT facilities including the adequacy of pre-sorting processes, and
- community acceptance of the use of organic outputs.

The EPA may amend or revoke this exemption at any time if problems with the higher levels of physical contaminants arise during the transitional period.

It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: [www.environment.nsw.gov.au](http://www.environment.nsw.gov.au)

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant laws. For example, a person who pollutes land (s142A of the Act) or water (s120 of the Act), or does not meet the special requirements for asbestos waste (clause 42 of the Regulation), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a transaction is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A ‘statement of compliance’ must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment and to human health, however, neither this exemption nor these conditions guarantee that the environment or human health will not be harmed.
It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert advice from a certified practicing soil scientist (the Australian Society of Soil Science maintains a CPSS database at http://www.asssi.asn.au/cpss/accredlist.php).

Application at the maximum rates allowed in this exemption can add physical contaminants to land as follows:

| Glass, metal and rigid plastics | 7 tonnes per hectare for mine sites until 31 December 2011  
|                              | 5.6 tonnes per hectare for mine sites until 30 June 2013  
|                              | 3.5 tonnes per hectare for mine sites from 1 July 2013  
|                              | 1.25 tonnes per hectare for plantation forestry use and non-contact agricultural use until 31 December 2011  
|                              | 0.75 tonnes per hectare for plantation forestry use and non-contact agricultural use until 30 June 2013  
|                              | 0.25 tonnes per hectare for broad acre agricultural use until 31 December 2011  
|                              | 0.15 tonnes per hectare for broad acre agricultural use until 30 June 2013  
| Plastics – light, flexible or film | 0.7 tonnes per hectare for mine sites until 31 December 2011  
|                              | 0.56 tonnes per hectare for mine sites until 30 June 2013  
|                              | 0.35 tonnes per hectare for mine sites from 1 July 2013  
|                              | 0.125 tonnes per hectare for plantation forestry use and non-contact agricultural use until 31 December 2011  
|                              | 0.1 tonnes per hectare for plantation forestry use and non-contact agricultural use until 30 June 2013  
|                              | 0.025 tonnes per hectare for broad acre agricultural use until 31 December 2011  
|                              | 0.02 tonnes per hectare for broad acre agricultural use until 30 June 2013  

Physical contaminants may also be present in substantial quantities below 2 mm (for glass, metal and rigid plastics) and 5 mm (for Plastics – light, flexible or film).

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act, i.e. a landfill. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act. While not needing an exemption for use on landfills, organic outputs approval for use as cover in landfills can be sought under the conditions of the facility’s Environment Protection Licence.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).
Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land and meets any other legal requirements.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation. If the responsible person fails to comply with the conditions of the Notice of Exemption he or she will not be exempt from the provisions to which this Notice of Exemption applies.
COUNCIL NOTICES

CESSNOCK CITY COUNCIL
Roads Act 1993, Section 162
Roads Regulation 2008
Naming of Public Roads

NOTICE is hereby given that Cessnock City Council, in pursuance of section 162 of the Roads Act 1993 and the Roads Regulation 2008, has named the road described hereunder:

Description Name
DP 882276 and DP 1144291, The Barracks Close off Mansfield Street, Greta.

BERNIE MORTOMORE, General Manager, Cessnock City Council, Administration Centre, 62-78 Vincent Street, Cessnock NSW 2325.

GUYRA SHIRE COUNCIL
Local Government Act 1993
Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

THE Guyra Shire declares with the approval of Her Excellency the Governor, that the land and easements described in the Schedule below, excluding mines and deposits of minerals within the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for sewerage purposes. Dated at Guyra, this 22nd day of December 2009. DAVID CUSHWAY, General Manager, Guyra Shire Council, PO Box 207, Guyra NSW 2365.

SCHEDULE

Land
Lot 1 in Deposited Plan 1120941.

Interest in Land

Rights to be Acquired:

Terms of Easement

Easement for Sewer Pipeline

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it from time to time and at all times to pass and convey sewage in any quantities through the servient tenement TOGETHER WITH the right to use for the purpose of the easement any line of pipes (including works ancillary thereto) already laid within the servient tenement for the purposes of the passage and conveyance of such sewage or any pipe or pipes (including works ancillary thereto) in replacement, substitution or duplication therefor and where no such line of pipes exists to lay place and maintain a line of pipes of sufficient internal diameter (including works ancillary thereto) beneath the surface of the servient tenement AND TO lay place and maintain upon the surface of the servient tenement any works ancillary to the said line of pipes AND TOGETHER WITH the right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it with any tools, implements, or machinery, necessary for the purposes, to enter upon the servient tenement and to remain there for any reasonable time for the purposes of laying, inspecting, cleansing, repairing, maintaining, or renewing such pipeline or any part thereof (including works ancillary thereto) AND for any of the aforesaid purposes to open the soil of the servient tenement to such extent as may be necessary PROVIDED THAT the Body having the benefit of this easement (being a public or local authority) and every person authorised by it will take all reasonable precautions to ensure as little disturbance as possible to the surface of the servient tenement and will restore that surface as nearly as practicable to its original condition.

Easement for Access

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it from time to time and at all times to go, pass and repass for all purposes with or without materials, tools, implements, plant, machinery, or vehicles upon and over the surface of the servient tenement TOGETHER WITH the right to enter upon the servient tenement from time to time and at all times with any materials, tools, implements, plant machinery, or vehicles and to remain there for any reasonable time for the purpose of laying upon the surface of the servient tenement, rock, stone, gravel, bitumen, concrete or other material, or for the purpose of removing the surface and undersurface of the servient tenement and substituting therefor either in whole or part, rock, stone, gravel, bitumen, concrete or other material and of forming and maintaining a road thereon to such standards as may from time to time be determined by the Body having the benefit of this easement.
INVERELL SHIRE COUNCIL
Fixing of Levels

NOTICE is hereby given that levels of Captain Cook Drive, Mansfield Street to Wood Street, as shown on plans exhibited at Council’s Office and as advertised in the Inverell Times on 5 February 2010, have been duly approved and fixed by the authority delegated to me under section 378 of the Local Government Act 1993, as amended, in accordance with such plans, on 14 April 2010. P. J. HENRY, General Manager, Inverell Shire Council, Administrative Centre, 144 Otho Street, Inverell NSW 2360.

[5204]

LACHLAN SHIRE COUNCIL
Land Acquisition (Just Terms Compensation) Act 1991
Notice of Compulsory Acquisition of Land and Easements

THE Lachlan Shire Council declares, with the approval of His Excellency the Lieutenant Governor that the land and easements described in the Schedule below, excluding mines and deposits of minerals within the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for water supply purposes. Dated at Condobolin, this 21st day of December 2009. GEORGE COWAN, General Manager, Lachlan Shire Council, PO Box 216, Condobolin NSW 2877.

SCHEDULE

Land

Lot 1 in Deposited Plan 1128792.
Lot 1 in Deposited Plan 1128791.

Interest in Land

Easement rights as described under the heading Easement for Access in the terms set out hereunder over the site shown in:

Deposited Plan 1128792 as ‘D PROPOSED EASEMENT FOR ACCESS 12 WIDE’.

Easement rights as described under the heading Easement for Water Pipeline (beneath or upon the surface) in the terms set out hereunder over the site shown in:

Deposited Plan 1128791 as ‘C PROPOSED EASEMENT FOR WATERMAIN 6.5 WIDE’.
Deposited Plan 1128775 as ‘D PROPOSED EASEMENT FOR INTAKE’ and ‘C PROPOSED EASEMENT FOR PIPELINE 5 WIDE’.
Deposited Plan 1128792 as ‘C PROPOSED EASEMENT FOR PIPELINE 10 WIDE AND VARIABLE’.

Easement rights for Country Energy overhead powerlines referred to in Part A in Memorandum AA26009 filed in the Office of Land and Property Information NSW over the site shown in:

Deposited Plan 1128791 as “D’ EASEMENT FOR POWERLINES 20 WIDE’.
Deposited Plan 1128792 as ‘E PROPOSED EASEMENT FOR POWERLINES 20 WIDE’.

Rights to be Acquired:

Easement for Water Pipeline (beneath or upon the surface)

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by any of them from time to time and at all times to pass and convey water in any quantities through the servient tenement TOGETHER WITH the right to use for the purpose of the easement any line of pipes (including works ancillary thereto) already laid within the servient tenement for the purposes of the passage and conveyance of such water or any pipe or pipes in replacement, substitution or duplication therefor and where no such line of pipes exists to lay place and maintain a line of pipes of sufficient internal diameter beneath or upon the surface of the servient tenement AND TOGETHER WITH the right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by any of them with any tools implements, or machinery, necessary for the purposes, to enter upon the servient tenement and to remain there for any reasonable time for the purpose of laying, inspecting, cleansing, repairing, maintaining, or renewing such pipeline or any part thereof (including works ancillary thereto) AND for any of the aforesaid purposes to open the soil of the servient tenement to such extent as may be necessary PROVIDED THAT the Body having the benefit of this easement (being a public or local authority) and every person authorised by any of them will take all reasonable precautions to ensure as little disturbance as possible to the surface of the servient tenement and will restore that surface as nearly as practicable to its original condition.

Easement for Access

FULL AND FREE right for the Body having the benefit of this easement (being a public or local authority) and every person authorised by it from time to time and at all times to go, pass and repass for all purposes with or without materials, tools, implements, plant, machinery, or vehicles upon and over the surface of the servient tenement to open the soil of the servient tenement to such extent as may be necessary PROVIDED THAT the Body having the benefit of this easement (being a public or local authority) and every person authorised by any of them will take all reasonable precautions to ensure as little disturbance as possible to the surface of the servient tenement and will restore that surface as nearly as practicable to its original condition.

LAKE MACQUARIE CITY COUNCIL
Naming of Roads

LAKE MACQUARIE CITY COUNCIL advises that in accordance with section 162.1 of the Roads Act 1993 and Part 2, Division 2, Clause 9, Roads Regulations 2008 it has named the following roads:

Location Name
The following road names at Murrays Beach gazetted 5 February 2010 Folio 784 are now formalised with appropriate suffixes
BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, Hunter Region Mail Centre NSW 2310.

[5205]
SHOAHLHAVEN CITY COUNCIL
Roads Act 1993, Section 10
Dedication of Public Road

NOTICE is hereby given that, pursuant to section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated as public road. R. PIGG, General Manager, Shoalhaven City Council, Bridge Road, Nowra NSW 2541. File 37874E.

SCHEDULE

Lots 3 in Deposited Plan 1132436, Hillcrest Avenue, South Nowra.

WYONG SHIRE COUNCIL
Part 2, Section 10, Roads Act 1993

NOTICE is given pursuant to Part 2, Section 10 of the Roads Act 1993 that the land in the schedule below is hereby dedicated as Public Road. K. YATES, General Manager, PO Box 20, Wyong NSW 2259.

SCHEDULE

Lot 2, DP 1146595, 120 Bay Road, Toowoon Bay

ESTATE NOTICES

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of JOHN HENRY FARMER, late of Carlingford, in the State of New South Wales, who died on 30 December 2009, must send particulars of the claim to the legal representative for the estate at care of Fordham Lawyers, Solicitors, Highbury, 12 Station Street, West Ryde NSW 2114, not more than 30 days after publication of this notice. After that time the legal representative intends to distribute the property in the estate unless an application or notice of intended application for a family provision order is received by the legal representative. FORDHAM LAWYERS, Solicitors, Highbury, 12 Station Street, West Ryde NSW 2114 (PO Box 107, West Ryde NSW 1685) (DX 27551, West Ryde), tel.: (02) 9858 1533.

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of WILLIAM SUTHERLAND KANE, late of Potts Point, who died on 15 November 2009, must send particulars of the claim to the executor, John Kenneth Rooks, c.o. Denis M. Anderson, Solicitor, 10 Regent Street, Kogarah NSW 2217, 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 to Ian Ross Laidlaw on 12 April 2010. HPL LAWYERS, PO Box 705, Freshwater NSW 2096, tel.: (02) 9905 9500.

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of PHYLLIS O‘BRIEN, late of 315 Macquarie Street, Dubbo, in the State of New South Wales, widow, who died on 7 February 2010, must send particulars of this claim to the executor, John Kenneth Rooks, c.o. Denis M. Anderson, Solicitor, 10 Regent Street, Kogarah NSW 2217, within one (1) calendar month from publication of this notice. After that time and after six months from the date of the death of the deceased the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 12 April 2010. DENIS M. ANDERSON, Solicitor, 10 Regent Street, Kogarah NSW 2217 (PO Box 148, Kogarah 1485), tel.: (02) 9587 0440.

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of GLADYS MARIAN UNDERWOOD (also known as Marie Underwood), late of Bellevue Hill, in the State of New South Wales, retired, who died on 29 December 2009, must send particulars of the claim to the executor, Malcolm Robert Griffiths, c.o. Truman Hoyle Lawyers, Level 11, 68 Pitt Street, Sydney NSW 2000, within 31 days from the publication of this notice. After that time and after six months from the date of the death of the deceased the assets of the estate and the property may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 16 April 2010. TRUMAN HOYLE LAWYERS, Level 11, 68 Pitt Street Sydney NSW 2000 (DX 263, Sydney), tel.: (02) 9226 9888. Reference: SR 91138.