

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 89

Friday, 24 October 2014

Published under the authority of the Government by the Parliamentary Counsel

LEGISLATION

Other Legislation

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Preliminary Determinations

The Scientific Committee has made Preliminary Determinations proposing that the following be listed in the relevant Schedules of the *Threatened Species Conservation Act 1995*.

Endangered Species (Part 1 of Schedule 1)

Pomaderris cocoparrana N.G.Walsh, a shrub

Endangered Population (Part 2 of Schedule 1)

Koala Phascolarctos cinereus population in the Tweed Local Government Area east of the Pacific Highway

Vulnerable Species (Part 1 of Schedule 2)

Thelymitra alpicola Jeanes (Alpine Sun-orchid), a terrestrial orchid

Any person may make a written submission regarding these Preliminary Determinations. Send submissions to Suzanne Chate, PO Box 1967, Hurstville BC 1481. Submissions close 30th January, 2015.

Copies of these Determinations, which contain the reasons for the determinations, may be obtained free of charge on the Internet www.environment.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967 Hurstville BC 1481. Tel: (02) 9585 6940 or Fax (02) 9585 6606 or in person at the Office of Environment and Heritage Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determinations may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Professor MICHELLE LEISHMAN, Chairperson NSW Scientific Committee

OFFICIAL NOTICES

Appointments

Department of Premier and Cabinet, Sydney 22 October 2014

CONSTITUTION ACT 1902

Ministerial Arrangements for the Minister for Ageing, Minister for Disability Services, and Minister for the Illawarra

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable G C Upton MP to act for and on behalf of the Minister for Ageing, Minister for Disability Services, and Minister for the Illawarra for the period from 27 October to 1 November 2014 inclusive.

MIKE BAIRD, MP, Premier

Roads and Maritime Services

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Woongarrah, Hamlyn Terrace and Kanwal in the Wyong Shire Council area

Roads and Maritime Services, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

K Durie Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

SCHEDULE

ALL those pieces or parcels of land situated in the Wyong Shire Council area, Parish of Munmorah and County of Northumberland, shown as:

Lot 7 Deposited Plan 712123;

Lots 4 and 5 Deposited Plan 244691;

Lots 1 and 2 Deposited Plan 1129321; and

Lots 25 and 26 Deposited Plan 456249.

(RMS Papers: 10/505.1207 Vol 3; SF2014/064804)

Department of Trade and Investment, Regional Infrastructure and Services

MINERAL RESOURCES

Notice is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T14-1134)

No. 5083, ASHFORD COKING COAL PTY LTD (ACN 148 813 852), area of 15 units, for Group 2 and Group 5, dated 17 September 2014 (Armidale Mining Division).

(T14-1136)

No. 5085, TOOLOOM GOLD PTY LIMITED (ACN 064 952 469), area of 8 units, for Group 1, dated 23 September 2014 (Coffs Harbour Mining Division).

(13-0931)

No. 5092, WHITEHAVEN COAL LIMITED (ACN 124 425 396), area of 936 hectares, for Group 9, dated 13 October 2014 (Armidale Mining Division).

(T14-1145)

No. 5095, COPETON DIAMOND MINES PTY LTD (ACN 601 157 475), area of 95 units, for Group 6, dated 15 October 2014 (Armidale Mining Division).

(T14-1146)

No. 5096, WARREN PLUMMER, area of 2 units, for Group 1, dated 15 October, 2014 (Orange Mining Division).

(T14-1147)

No. 5097, AVANTI MINING & CONTRACTING PTY LTD (ACN 010 261 051), area of 2 units, for Group 1, dated 17 October 2014.(Armidale Mining Division).

(T14-1148)

No. 5098, QUAALUP INVESTMENTS PTY LTD (ACN 121 870 246), area of 13 units, for Group 1, dated 17 October 2014 (Orange Mining Division).

The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy

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Notice is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T14-1085)

No. 5039, now Exploration Licence No. 8306, ANGLO AMERICAN EXPLORATION (AUSTRALIA) PTY LTD (ACN 006 195 982), Counties of Georgiana and Westmoreland, Map Sheet (8830), area of 62 units, for Group 1, dated 24 September, 2014, for a term until 24 September 2016.

(T14-1097)

No. 5048, now Exploration Licence No. 8311, BROKEN HILL MINERALS PTY LTD (ACN 600 094 415), County of Windeyer, Map Sheet (7132), area of 59 units, for Group 10, dated 13 October 2014, for a term until 13 October 2016.

(T14-1098)

No. 5049, now Exploration Licence No. 8308, BROKEN HILL MINERALS PTY LTD (ACN 600 094 415), Counties of Tara and Windeyer, Map Sheet (7131), area of 40 units, for Group 10, dated 13 October 2014, for a term until 13 October 2016.

(T14-1099)

No. 5050, now Exploration Licence No. 8309, BROKEN HILL MINERALS PTY LTD (ACN 600 094 415), County of Tara, Map Sheet (7131, 7231), area of 32 units, for Group 10, dated 13 October 2014, for a term until 13 October 2016.

(T14-1100)

No. 5051, now Exploration Licence No. 8310, BROKEN HILL MINERALS PTY LTD (ACN 600 094 415), County of Wentworth, Map Sheet (7230, 7330), area of 65 units, for Group 10, dated 13 October 2014, for a term until 13 October 2016.

(T14-1101)

No. 5052, now Exploration Licence No. 8312, BROKEN HILL MINERALS PTY LTD (ACN 600 094 415), County of Tara, Map Sheet (7130, 7131), area of 100 units, for Group 10, dated 13 October 2014, for a term until 13 October 2016.

The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy

Notice is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T14-1142)

No. 5091, RATHWOOD RESOURCES PTY LTD (ACN 147 404 608), County of Flinders, Map Sheet (8134, 8234). Withdrawal took effect on 20 October 2014.

The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy

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

(10-6573)

Exploration Licence No. 6009, JERVOIS MINING LIMITED (ACN 007 626 575), area of 17 units. Application for renewal received 20 October 2014.

(T04-0051)

Exploration Licence No. 6321, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), area of 10 units. Application for renewal received 17 October 2014.

(12-5270)

Exploration Licence No. 6323, BOUNTY RESOURCES PTY LIMITED (ACN 108 458 420), area of 3 units. Application for renewal received 17 October 2014.

(06-4081)

Exploration Licence No. 6648, MOUNT ADRAH GOLD LIMITED (ACN 147 329 833), area of 9 units. Application for renewal received 16 October 2014.

(T08-0139)

Exploration Licence No. 7225, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 2 units. Application for renewal received 20 October 2014.

(T08-0092)

Exploration Licence No. 7226, MMG AUSTRALIA LIMITED (ACN 004 074 962), area of 21 units. Application for renewal received 21 October 2014.

(14-3279)

Exploration Licence No. 7415, CENTENNIAL SPRINGVALE PTY LIMITED (ACN 052 096 812) AND SPRINGVALE SK KORES PTY LIMITED (ACN 051 015 402), area of 169.6 hectares. Application for renewal received 17 October 2014.

(T11-0318)

Exploration Licence No. 7977, JOHN THOMPSON AND ASSOCIATES PTY LTD (ACN 080 779 317), area of 12 units. Application for renewal received 16 October 2014.

(T12-1010)

Exploration Licence No. 7982, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 39 units. Application for renewal received 15 October 2014.

(07-7147)

Exploration (Prospecting) Licence No. 1050, CONRAD SILVER MINES PTY LTD (ACN 106 967 506), area of 4 units. Application for renewal received 17 October 2014.

The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(14-2076)

Exploration Licence No. 6263, MALACHITE RESOURCES LIMITED (ACN 075 613 268), County of Buller, Map Sheet (9340), area of 6 units, for a further term until 16 October 2014. Renewal effective on and from 16 October 2014.

(07-0377)

Exploration Licence No. 7161, CRISTAL MINING AUSTRALIA LIMITED (ACN 009 247 858), Counties of Manara, Perry and Wentworth, Map Sheet (7430, 7431, 7531, 7631), area of 188 units, for a further term until 23 June 2016. Renewal effective on and from 13 October 2014.

(11-6180)

Consolidated Coal Lease No. 775 (Act 1973), CONSTRUCTION FORESTRY MINING AND ENERGY UNION MINING & ENERGY DIVISION (ABN 1812 8983 744), Parish of Lemington, County of Hunter; Parish of Wambo, County of Hunter; and Parish of Warkworth, County of Northumberland, Map Sheet (9032-1-N, 9132-4-N), area of 2257 hectares, for a further term until 2 March 2033. Renewal effective on and from 16 May 2014.

(T01/0185)

Mineral Claim converted to Lease No. 291 (Act 1992), CHALLENGER MINES PTY LTD, (ACN 090 166 528), Parish of Califat, County of Wynard, Map Sheet (8527-3-N) area of 1.8 Hectares, for a further term until 27 September 2019. Renewal effective on and from 22 November 2013.

> The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy

REFUSAL OF APPLICATION FOR RENEWAL

Notice is given that the application for renewal in respect of the following authority has been refused:

(T92-0559)

Mineral Claim Converted To Lease No. 71 (Act 1992), ANTHONY JAMES BALDWIN, Parish of Arding, County of Sandon, Map Sheet (9136-1-N), area of 2500 square metres. The authority ceased to have effect on 4 July 2014.

> The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

Notice is given that the following authorities have been cancelled:

(T13-1082)

Exploration Licence No. 8183, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), County of Canbelego and County of Flinders, Map Sheet (8234), area of 45 units. Cancellation took effect on 16 October 2014.

(12 - 1280)

Petroleum Exploration Licence No. 468 (Act 1991), LEICHHARDT RESOURCES PTY LTD (ACN 125 844 448), area of 24 blocks. Cancellation took effect on 13 October 2014. (Singleton Mining Division).

(12 - 1281)

Petroleum Exploration Licence No. 469 (Act 1991), LEICHHARDT RESOURCES PTY LTD (ACN 125 844 448), area of 45 blocks. Cancellation took effect on 13 October 2014. (Sydney Mining Division).

(12-1282)

Petroleum Exploration Licence No. 470 (Act 1991), LEICHHARDT RESOURCES PTY LTD (ACN 125 844 448), area of 10 blocks. Cancellation took effect on 13 October 2014. (Inverell Mining Division).

> The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy

Notice is given that the following application has been received:

REQUEST FOR CANCELLATION OF AUTHORITY

(T13-1086)

Exploration Licence No. 8177, THOMSON RESOURCES LIMITED, (ACN 138 358 728), County of Killara, area of 12 units. Application for Cancellation was received on 16 October 2014.

The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy Notice is given that the following applications have been granted:

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The Hon ANTHONY ROBERTS, MP, Minister for Resources and Energy

MINING ACT 1992

Mining Notice

Coal Allocation - Public Exposure Test

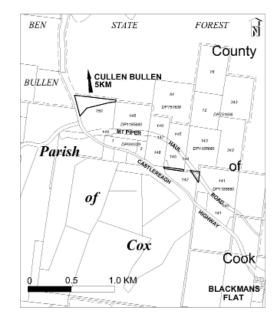
CENTENNIAL SPRINGVALE PTY LTD and SPRINGVALE SK KORES PTY LTD have sought consent from the Minister for Resources and Energy under section 13 (3) of the *Mining Act 1992* to apply for an exploration licence for Group 9 minerals (coal) over three small areas totalling 5.7 hectares from the surface to a maximum depth of 15.24 metres below the surface, as shown in the diagram below. The area is located about five kilometres south of Cullen Bullen and overlies existing Consolidated Coal Lease 733 and Mining Lease 1301. An exploration licence is being sought to access underlying coal resources within the existing mining leases.

This area is being considered for direct allocation under the Interim Guidelines for the Allocation of Coal Resources, dated February 2014, as a minor addition to an existing mine.

NSW Trade and Investment has estimated the proposed area contains no economic coal resources.

Any party that may have an interest in exploring the coal resources within this area may make a submission to the Minister. Submissions must be lodged within two weeks of the publication of this notice and provide legitimate reasons in support of the interest being claimed. Submissions must be addressed to:

The Team Leader Coal & Petroleum Titles NSW Trade and Investment PO Box 344 HUNTER REGION MC NSW 2310 Any submissions received by the required date will be considered by the Minister in deciding whether to consent to an application for an exploration licence being lodged by Centennial Springvale Pty Ltd and Springvale SK Kores Pty Ltd.



LANDS

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

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

Pursuant to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 Grazing (Relevant Interest – S34A Licence –

RI 531773)

Column 2 Reserve No 81620 Public Purpose: Future public requirements Notified: 22 May 1959 File Reference: 14/01790

SCHEDULE

Column 1 Grazing (Relevant Interest – S34A Licence – RI 531773) *Column 2* Reserve No 96305 Public Purpose: Future public requirements Notified: 27 August 1982 File Reference: 14/01790

SCHEDULE

Column 1

Grazing S34A Licence – (Relevant Interest – RI 531773) *Column 2* Reserve No 753646 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 14/01790

DUBBO CROWN LANDS OFFICE 45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830 Phone: (02) 6883 3300 Fax: (02) 6884 2067

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.

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 Column 2 Maurice Wayne Walgett Pistol Club Reserve OLSEN Trust (re-appointment) Keith Charles **SMITH** (re-appointment) David J SMITH (re-appointment) For a term commencing 1 December 2014 and expiring 30 November 2019.

Column 3 Reserve No 120034 Public Purpose: Nonprofit making organisations Notified: 31 July 1987 File Reference: DB87R114

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.

> **KEVIN HUMPHRIES. MP.** Minister for Natural Resources, Lands and Water and Minister for Western NSW

SCHEDULE 1

Column 1 Land District: Dubbo LGA: Gilgandra Locality: Balladoran Reserve No 58160 Public Purpose: Public hall Notified: 10 July 1925 File Reference: DB81R14-003 Column 2 Lot: 72 DP No: 752578 Parish: Emu County: Ewenmar

SCHEDULE 2

Column 1

Land District: Dubbo LGA: Gilgandra Locality: Balladoran Reserve No 97585 Public Purpose: Public recreation Notified: 16 November 1984 File Reference: DB81R14-003 Column 2 Lot: 73 & 74 DP No: 752578 Parish: Emu County: Ewenmar

DISSOLUTION OF RESERVE TRUST

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

> KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water and Minister for Western NSW

> > Column 2

SCHEDULE

Column 1 Balladoran Public Hall Trust

Reserve No 58160 Public Purpose : Public hall Notified: 10 July 1925 File Reference: DB81R14-003

NEW SOUTH WALES GOVERNMENT GAZETTE No 89

3498

GRAFTON OFFICE 49-51 Victoria Street, Grafton NSW 2460 (PO Box 2185, Dangar NSW 2309) Phone: 1300 886 235 Fax: (02) 6642 5375

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 Grazing (Relevant Interest – S34A licence – RI 536900) *Column 2* Reserve No 93166 Public Purpose: Future public requirements Notified: 18 July 1980 File Reference: 13/15846

SCHEDULE

Column 1 Grazing (Relevant Interest – S34A licence – RI 536900) *Column 2* Reserve No 752836 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 13/15846

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.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1	Column 2	Column 3
Teresa May HEMSLEY (re-appointment)	Rileys Hill War Memorial Reserve Trust	Dedication No 540085 Public Purpose: War
Duncan HEMSLEY		memorial (hall site) Notified: 8 June 1951
(re-appointment)		Dedication No
Neville Allan MURRAY (new member)		540088 Public Purpose: War memorial (hall site)
For a term commencing 20 November 2014 and expiring 19 November 2019.		addition Notified: 3 May 1957 File Reference: GF96R114

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.

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 Column 3 Column 2 Steven William Rous Mill Reserve No 30518 ROBB Recreation Public Purpose: (new member) Reserve Trust Public recreation Notified: 27 January 1900 For a term commencing the date of this notice and File Reference: expiring 5 September 2018. GF81R365-002

SCHEDULE

Column 1 Column 2 Dungarubba Gary John WOOLLEY Public (re-appointment) Hall Reserve Trust Narelle Margaret POWELL (new member) Vikki June **McLENNAN** (re-appointment) Jesse Ronald **FLANAGAN** (new member) For a term commencing the date of this notice and expiring 23 October 2019.

Column 3 Reserve No 96837 Public Purpose: Public hall Notified: 8 July 1983 File Reference: GF86R60

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.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

Description

Parish – Bowra; County – Raleigh Land District – Bellingen; LGA – Nambucca Road Closed: Lot 1, DP 1198614 File No: GF07H85

Schedule

On closing, the land within Lot 1, DP 1198614 remains vested in the State of New South Wales as Crown land.

Description

Parish – Limestone; County – Arrawatta Land District – Inverell; LGA – Inverell

Road Closed: Lot 1, DP 1200491 File No: 14/03946

Schedule

On closing, the land within Lot 1, DP 1200491 remains vested in the State of New South Wales as Crown land.

Description

Parish – Meerschaum; County – Rous Land District – Lismore; LGA – Lismore

Road Closed: Lot 1, DP 1188714

File No: 08/7016

Schedule

On closing, the land within Lot 1, DP 1188714 remains vested in the State of New South Wales as Crown land.

Description

Parish – Halloran; County – Vernon Land District – Walcha; LGA – Walcha

Road Closed: Lots 1-2, DP 1200155 File No: 13/15798

Schedule

On closing, the land within Lots 1-2, DP 1200155 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Fenwick, Ella; County – Vernon Land District – Walcha; LGA – Walcha

Road Closed: Lots 11-13, DP 1199615 subject to right of access 20.115 wide created by Deposited Plan 1199615

File No: 14/01055

Schedule

On closing, the land within Lots 11-13, DP 1199615 remains vested in the State of New South Wales as Crown land.

Description

Parish – Boyanga; County – Burnett Land District – Warialda; LGA – Gwydir

Road Closed: Lot 1, DP 1200554 File No: 14/03393

Schedule

On closing, the land within Lot 1, DP 1200554 remains vested in the State of New South Wales as Crown land.

Description

Parish – Kynnumboon; County – Rous Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 2, DP 1200437 File No: 14/02243

Schedule

On closing, the land within Lot 2, DP 1200437 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Cucumber, Ottley; Counties – Arrawatta, Burnett Land District – Warialda; LGA – Inverell

Road Closed: Lots 1-2, DP 1200556

File No: 14/03417

Schedule

On closing, the land within Lot 2, DP 1200556 remains vested in the State of New South Wales as Crown land.

On closing, the land within part Lot 1, DP1200556, formerly Crown road, remains vested in the State of New South Wales as Crown land and the land within part Lot 1, DP1200556, formerly unformed Council road, becomes vested in the State of New South Wales as Crown Land.

Council's reference: Res 302/05

Description

Parish – Wollumbin; County – Rous Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 3, DP 1199423 File No: 12/07963

Schedule

On closing, the land within Lot 3, DP 1199423 remains vested in the State of New South Wales as Crown land.

Description

Parish – Dumboy; County – Murchison Land District – Inverell; LGA – Gwydir

Road Closed: Lot 1, DP 1200156 File No: 14/00899

Schedule

On closing, the land within Lot 1, DP 1200156 remains vested in the State of New South Wales as Crown land.

Description

Parish – Camira; County – Richmond Land District – Casino; LGA – Richmond Valley

Road Closed: Lots 1-4, DP 1199240 File No: 07/3089

Schedule

On closing, the land within Lots 1-4, DP 1199240 remains vested in the State of New South Wales as Crown land.

Description

Parish – Baldwin; County – Hardinge Land District – Armidale; LGA – Uralla

Road Closed: Lot 1, DP 1199624 File No: 14/01715

Schedule

On closing, the land within Lot 1, DP 1199624 remains vested in the State of New South Wales as Crown land.

Description

Parish – Coolamon; County – Bourke Land District – Wagga Wagga; LGA – Coolamon

Road Closed: Lot 1, DP 1200201 File No: 14/03358

Schedule

On closing, the land within Lot 1, DP 1200201 remains vested in the State of New South Wales as Crown land.

Description

Parish – Mukki; County – Hawes Land District – Walcha; LGA – Walcha

Road Closed: Lot 1, DP 1199297 File No: 14/01683

Schedule

On closing, the land within Lot 1, DP 1199297 remains vested in the State of New South Wales as Crown land.

Description

Parish - Richmond; County - Richmond

Land District - Casino; LGA - Richmond Valley

Road Closed: Lots 2-3, DP 1169520 File No: GF07H86

Schedule

On closing, the land within Lots 2-3, DP 1169520 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Wandera, Burgundy; County – Arrawatta Land District – Inverell; LGA – Inverell

Road Closed: Lot 1, DP 1200616 File No: AE06H449

Schedule

On closing, the land within Lot 1, DP 1200616 remains vested in the State of New South Wales as Crown land.

Description

Parish – Mullengandra; County – Goulburn Land District – Albury; LGA – Greater Hume

Road Closed: Lot 2, DP 1199618 File No: 14/03046

Schedule

On closing, the land within Lot 2, DP 1199618 remains vested in the State of New South Wales as Crown land.

Description

Parish – Mullengandra; County – Goulburn Land District – Albury; LGA – Greater Hume

Road Closed: Lot 1, DP 1199419 File No: 14/03047

Schedule

On closing, the land within Lot 1, DP 1199419 remains vested in the State of New South Wales as Crown land.

Description

Parish – Kimo; County – Clarendon Land District – Gundagai; LGA – Gundagai

Road Closed: Lot 1, DP 1200108 File No: 14/02503

Schedule

On closing, the land within Lot 1, DP 1200108 remains vested in the State of New South Wales as Crown land.

GRIFFITH OFFICE 2nd Floor, Griffith City Plaza, 120-130 Banna Avenue (PO Box 1030), Griffith NSW 2680 Phone: (02) 6960 3600 Fax: (02) 6962 5670

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE **CROWN LANDS ACT 1989**

Pursuant to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

> KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1

Pump and Pipeline (Relevant Interest -S34A Licence -RI 534308)

Column 2

Reserve No 395 Public Purpose: Water supply, access Notified: 5 December 1983 File Reference: 14/03662

SCHEDULE

Column 1

Pump and Pipeline (Relevant Interest -S34A Licence -RI 534308)

Column 1

Pump and Pipeline (Relevant Interest -S34A Licence -RI 534308)

Column 1

Pump and Pipeline (Relevant Interest -S34A Licence -RI 534308)

Column 1

Pump and Pipeline (Relevant Interest -S34A Licence -RI 534308)

File Reference: 14/03662 **SCHEDULE**

Column 2

Reserve No 2419

Public Purpose: Water

Notified: 25 July 1881

Column 2

Reserve No 3980 Public Purpose: Recreation other public purposes Notified: 24 September 1887 File Reference: 14/03662

SCHEDULE

Column 2

Reserve No 60288 Public Purpose: Public recreation Notified: 10 February 1928 File Reference: 14/03662

SCHEDULE

Column 2 Reserve No 159004 Public Purpose: Monument Notified: 10 August 1990 File Reference: 14/03662

SCHEDULE

Column 1 Pump and Pipeline (Relevant Interest -S34A Licence -RI 534308)

Column 1

S34A Licence -

RI 534308)

Column 2

Reserve No 752329 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 14/03662

SCHEDULE

Column 2 Pump and Pipeline Reserve No 1011549 (Relevant Interest -Public Purpose: Environmental protection, public recreation, rural services, tourist facilities and services, community purposes Notified: 5 May 2006 File Reference: 14/03662

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.

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1	Column 2	Column 3
Linda Maree THOMAS (new member) Jordon Ross HOSKINSON	Kikoira Public Recreation (R71567) and Kikoira Public Hall	Reserve No 71567 Public Purpose: Public recreation Notified: 29 June 1945
(new member) Karyn Annette HOSKINSON (new member)	(R64091) Reserve Trust	Reserve No 64091 Public Purpose: Public hall Notified: 4 August 1933
For a term commencing the date of this notice and		File Reference: GH03R4

expiring 23 October 2019.

ADDITION TO RESERVED CROWN LAND

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

> KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1

Land District: Narrandera Local Government Area: Leeton Shire Council Locality: Whitton Lot 108, DP 751696, Parish Dallas, County Cooper Area: 4.05ha File Reference: GH90H56

Column 2 Reserve No 1001860 Public Purpose: Temporary common Notified: 16 January 1886 Lot 1, DP 1123992, Parish Dallas, County Cooper Lot 3, DP 751696, Parish Dallas, County Cooper PT Lot 1, DP 751696, Parish Dallas, County Cooper PT Lot 7001, DP 1026497, Parish Dallas, County Cooper New Area: 199.7ha

APPOINTMENT OF COMMON TRUST AS TRUSTEE OF A RESERVE

Pursuant to Division 1, section 4 and 7 of the Commons Management Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the common trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

> KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 Leeton Shire Council

Leeton Shire Council

Column 2

Column 3 Reserve No 1001860 Public Purpose: (Common Trust) Temporary common Notified: 16 January 1886 File Reference: GH90H56

For a term commencing the date of this notice.

MAITLAND OFFICE 141 Newcastle Road, East Maitland NSW 2323 (PO Box 2215, Dangar NSW 2309) Phone: 1300 886 235 Fax: (02) 4934 2252

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1

Column 2

Grazing (Relevant Interest – S34A Licence – RI 506838) Reserve No 755259 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 14/06208

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

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 extend specified opposite thereto in Column 2 of the Schedule.

The Hon. KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water and Minister for Western NSW

SCHEDULE

Column 1

Land District: Walgett Local Government Area: Walgett Shire Council Locality: Walgett Reserve No: 12870 Public Purpose: Travelling stock Notified: 8 November 1890 File Reference: 14/06302 *Column 2* Part being Neill Street, Pitt Street, and Bate Street, Parish Walgett, County Baradine of an area of 1.57 ha

WITHDRAWAL OF RESERVE FROM CONTROL OF LOCAL LAND SERVICES AUTHORITY

Pursuant to section 63 (1) of the *Local Land Services Act* 2013, the reserve specified in Column 1 of the Schedule hereunder is withdrawn from the control of the authority specified opposite thereto in Column 2 of the Schedule to the extent specified opposite thereto in Column 3 of the Schedule.

The Hon. KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water and Minister for Western NSW

SCHEDULE

Column 2
North West
Local Land
Services
er

Column 3 Part being Neill Street, Pitt Street, and Bate Street, Parish Walgett, County Baradine of an area of 1.57 ha

ROADS ACT 1993

ORDER

TRANSFER OF A CROWN ROAD TO A COUNCIL

In pursuance of the provisions of section 151, *Roads Act* 1993, the Crown roads specified in Schedule 1 is hereby transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from the date, the road specified in schedule 1, ceases to be Crown road.

The Hon. KEVIN HUMPHRIES, MP Minister for Natural Resources, Lands and Water and Minister for Western NSW

Schedule 1

Parish – Walgett; County – Baradine Shire – Walgett Shire Council

Bate Street east of Pitt Street

Pitt Street south of Neill Street

Neill Street east of Pitt Street

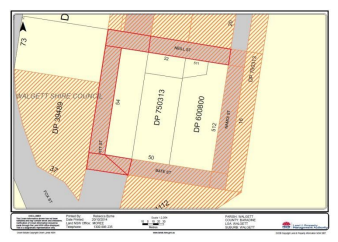
Width to be Transferred: The whole width

Schedule 2

Roads Authority: Walgett Shire Council

Council's Reference: 09/1839-02/0742

LPI Reference: 14/06302



NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 Channel (Relevant Interest -S34A Licence -RI 531478) Dam (Relevant Interest -S34A Licence -RI 531478) Shed (Relevant Interest -S34A Licence -RI 531478) Access (Relevant Interest -S34A Licence -RI 531478) Cultivation (Relevant Interest -S34A Licence -RI 531478) Grazing

(Relevant Interest – S34A Licence – RI 531478) *Column 2* Reserve No 757125 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 14/01596

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.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1	Column 2	Column 3
Lauren Renee HARRIS (new member)	Rowena Tennis Club Reserve Trust	Reserve No 97865 Public Purpose: Public recreation
Timothy Colin CAMERON (new member) Benjamin David SHEARER (new member)		Notified: 9 August 1985 File Reference: ME85R16
For a term commencing the date of this notice and expiring 23 October 2019.		

3507

NEWCASTLE OFFICE 437 Hunter Street, Newcastle NSW 2300 (PO Box 2215, Dangar NSW 2309) Phone: 1300 886 235 Fax: (02) 4925 3517

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.

> KEVIN HUMPHRIES. MP. Minister for Natural Resources, Lands and Water

> > Column 2

SCHEDULE

Column 1

Singleton

Parish: Wollombi

Public Purpose: Future

public requirements Notified: 29 June 2007

The parts being Lot 2, County: Northumberland Land District: Singleton Local Government Area: Locality: Mount Thorley Reserve No: 755270

NOTICE OF PUBLIC PURPOSE PURSUANT TO SECTION 34A (2) (b) OF THE **CROWN LANDS ACT 1989**

Pursuant to section 34A (2) (b) of the Crown Lands Act 1989, the Crown reserve specified in Column 1 of the Schedule is to be occupied for the additional purpose specified in Column 2 of the Schedule.

> KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 2

Communication Facilities

DP 1197528 (closed road vide Gazette 15 April 1983, Folio 1791), Parish Wollombi, Northumberland a total area of 6.453ha.

File Reference: 13/03687 Notes: For the purpose of sale of Lot 2. DP 1197528 - closed Crown road (notified in NSW Government Gazette

15 April 1983) to the adjoining owners.

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.

> **KEVIN HUMPHRIES. MP.** Minister for Natural Resources, Lands and Water

> > Column 2

SCHEDULE

Column 1

Parish: Kickabil County: Ewenmar Land District: Dubbo Local Government Area: Gilgandra Locality: Kickabil Reserve No: 752585 Public Purpose: Future public requirements Notified: 29 June 2007 File Ref: 09/10368 : BA

The parts being Lot 1, DP 822440 (closed road vide Gazette 14 August 1992, Fol 5766), Parish Kickabil, County Ewenmar a total area of 18.16ha.

Public Purpose: Public Park Notified: 17 October 1930 Parish: Willimbong County: Cooper

Column 1

Reserve No: 62184

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.

> KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

Description

Parish – Richmond; County – Hume Land District – Corowa; LGA – Greater Hume

Road Closed: Lot 1, DP 1199614 File No: WA05H210

Schedule

On closing, the land within Lot 1, DP 1199614 remains vested in the State of New South Wales as Crown land.

Description

Parish – Munderoo; County – Selwyn Land District – Tumbarumba; LGA – Tumbarumba

Road Closed: Lot 1. DP 1199967 File No: 07/6014

Schedule

On closing, the land within Lot 1, DP 1199967 remains vested in the State of New South Wales as Crown land.

Notes: For the purpose of sale of Lot 1, DP 822440 - closed Crown road (notified in NSW Government Gazette 14 August 1992) to the adjoining owners.

Description

Parish – Dunleary; County – Bathurst Land District – Blayney; LGA – Cowra

Road Closed: Lot 2, DP 1197959 (subject to easement for water supply and easement for overhead powerlines created by Deposited Plan 1197959)

File No: CL/00590

Schedule

On closing, the land within Lot 2 DP 1197959 remains vested in the State of New South Wales as Crown land.

Description

Parish – Errol; County – Bathurst Land District – Blayney; LGA – Blayney

Road Closed: Lot 1, DP 1199093 File No: 08/0092

Schedule

On closing, the land within Lot 1, DP 1199093 remains vested in the State of New South Wales as Crown land.

Description

Parish – Wollombi & Vere; County – Northumberland Land District – Singleton; LGA – Singleton

Road Closed: Lots 1 and 2, DP 1197528 subject to an Easement for Acess created by Deposited Plan DP 1197528.

File No: 13/03687

Schedule

On closing, the land within Lots 1 and 2, DP 1197528 remains vested in the State of New South Wales as Crown land.

Description

Parish – Huntley; County – Bathurst Land District – Orange; LGA – Cabonne

Road Closed: Lot 1, DP 1200690 File No: CL/00278

Schedule

On closing, the land within Lot 1, DP 1200690 remains vested in the State of New South Wales as Crown land.

Description

Parish – Boree Cabonne; County – Ashburnham Land District – Molong; LGA – Cabonne

Road Closed: Lot 1, DP 1200299 File No: 10/00175

Schedule

On closing, the land within Lot 1, DP 1200299 remains vested in the State of New South Wales as Crown land.

Description

Parish – Kyeamba; County – Wynyard Land District – Wagga Wagga; LGA – Wagga Wagga

Road Closed: Lot 2, DP 1199228 File No: 07/5563:AD

Schedule

On closing, the land within Lot 2, DP 1199228 remains vested in the State of New South Wales as Crown land.

Description

Parish – Cummings; County – Wellington Land District – Dubbo; LGA – Mid-Western Regional

Road Closed: Lot 5, DP 1181754 File No: 10/17331 : BA

Schedule

On closing, the land within Lot 5, DP 1181754 remains vested in the State of New South Wales as Crown land.

Description

Parish – Welaregang; County – Selwyn Land District – Tumbarumba; LGA – Tumbarumba

Road Closed: Lot 11, DP 1199682 (subject to easement/ right of carriageway created by Deposited Plan 1199682) File No: 12/04808 : BA

Schedule

On closing, the land within Lot 11, DP 1199682 remains vested in the State of New South Wales as Crown land.

Description

Parish – Gulgong; County – Phillip Land District – Mudgee; LGA – Mid-Western Regional

Road Closed: Lot 1, DP 1181783 File No: 12/02697 : BA

Schedule

On closing, the land within Lot 1, DP 1181783 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 1, DP 1181783 becomes vested in the State of New South Wales as Crown Land.

Council's reference: 09/15160

Description

Parish – Kickabil; County – Ewenmar Land District – Dubbo; LGA – Gilgandra

Road Closed: Lot 7, DP 1179857 File No: 09/10368 : BA

Schedule

On closing, the land within Lot 7, DP 1179857 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 7, DP 1179857 becomes vested in the State of New South Wales as Crown Land.

Council's reference: 09/11120

3509

Description

Parish – Myall Camp; County – Narromine Land District – Dubbo; LGA – Narromine

Road Closed: Lot 1, DP 1198470 File No: 12/03351 RS

Schedule

On closing, the land within Lot 1, DP 1198470 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 1, DP 1198470 becomes vested in the State of New South Wales as Crown Land.

Council's reference: 11.005

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

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

SCHEDULE

Column 1 Pump Site

RI 538451)

Pipeline

(Relevant Interest -

(Relevant Interest – S34A Licence – RI 538451)

S34A Licence -

Column 2 Reserve No 56146 Public Purpose: Generally Notified: 11 May 1923 File Reference: 14/06749

Column 1

Pump Site (Relevant Interest – S34A Licence – RI 538451) Pipeline (Relevant Interest – S34A Licence – RI 538451) *Column 2* Reserve No 1011268 Public Purpose: Future public requirements Notified: 3 February 2006 File Reference: 14/06749

ORANGE OFFICE 92 Kite Street (PO Box 2146), Orange NSW 2800 Phone: (02) 6391 4300 Fax: (02) 6362 3896

ROADS ACT 1993

ORDER

Transfer of Crown Road to Council

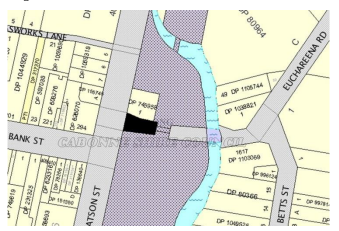
In pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2, hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown public roads.

> KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE 1

Parish – Molong; County – Ashburnam Locality – Molong; Land District – Molong

Crown road being part of Euchareena Road South of Lot 1, DP 745958 and shown by solid black shading on the diagram hereunder



SCHEDULE 2

Roads Authority: Cabonne Council File No: 14/08795; W541675

ROADS ACT 1993

ORDER

Transfer of Crown Road to Council

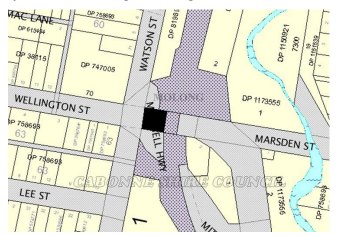
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2, hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown public roads.

> **KEVIN HUMPHRIES. MP.** Minister for Natural Resources, Lands and Water

SCHEDULE 1

Parish – Molong; County – Ashburnam Locality – Molong; Land District – Molong

Crown Road being part of Watson Street, South East of Lot 70, DP747005 and East of Wellington Street and shown by solid black shading on the diagram hereunder



SCHEDULE 2

Roads Authority: Cabonne Council

File No: 14/08796; W541817

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.

> KEVIN HUMPHRIES, MP. Minister for Natural Resources, Lands and Water

SCHEDULE

Column 2

Column 1 Kevin Lachlan WEBB Recreation (re-appointment) Carol Fay SHAW (re-appointment) Graham Donald **FLETCHER** (re-appointment) For a term commencing the date of this notice and expiring 23 October 2019.

Column 3 Tarana Public Reserve No 60138 Public Purpose: Public recreation Reserve Trust Notified: 25 November 1927 File Reference: OE80R171-003

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.

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1	Column 2	Column 3
Hessel SAUNDERS (re-appointment) John Michael PRIDMORE (new member) Theo CORNELISSEN (re-appointment)	Ferntree Gully Reserve Trust	Reserve No 190113 Public Purpose: Environmental protection Notified: 19 August 1994 File Reference: OE94R7-002
Stanley Ivor GOOCH (new member)		
Malcolm Paul STOKES (re-appointment)		
Margaret TURTON (re-appointment)		
Susan Alison PRIDMORE (new member)		
For a term commence 23 October 2014 and 22 October 2019.	-	

SCHEDULE

Column 1	Column 2	Column 3
Ruth Terese PENFOLD (new member) For a term commence the date of this notice expiring 16 January 2	Reserve Trust	Reserve No 50687 Public Purpose: Public recreation Notified: 19 May 1915 File Reference: OE81R49-002

SYDNEY METROPOLITAN OFFICE Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta NSW 2150 (PO Box 3935, Parramatta NSW 2124) Phone: (02) 8836 5300 Fax: (02) 8836 5365

APPOINTMENT OF TRUST BOARD MEMBERS

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

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

$C \downarrow \downarrow \downarrow$	<i>C</i> 1 2	$C \downarrow \gamma$	D
Column 1 The person for the time being holding the office of President, Friends Of Sandgate	<i>Column 2</i> Northern Metropolitan Cemeteries Trust	<i>Column 3</i> Reserve No 1005308 Public Purpose: Urban services Notified: 16 January 2004	Pursuant to Crown land is added to Column 2 o Mini
Cemetery Incorporated (ex-officio member)		Reserve No 100265 Public Purpose: Cemetery and crematorium Notified: 23 August 1996	Column 1
For a term commenc the date of this notice expiring 29 Novemb	eand	Dedication No 500580 Public Purpose: General cemetery Notified: 8 October 1937 Dedication No 500801 Public Purpose: General	Land Distric LGA: Warri Locality: Cu Lot 2682, D Parish Manl County Cun Area: 8.967
		cemetery Notified: 29 April 1884 Dedication No 500806 Public Purpose: Cemetery	File Referer
		Notified: 29 April 1884 Dedication No 500909 Public Purpose: General cemetery Notified: 29 April 1884	
		Dedication No 500804 Public Purpose: General cemetery addition Notified: 3 October 1969	
		Dedication No 500803 Public Purpose: General cemetery Notified: 29 April 1884	
		Dedication No 500805 Public Purpose: General cemetery Notified: 29 April 1884	
		Dedication No 500800 Public Purpose: Cemetery Notified: 29 April 1884	
		Dedication No 500620 Public Purpose: Preservation of historic cemetery Notified: 19 May 1868	Disclaimer:

Dedication No 500802 Public Purpose: General cemetery Notified: 29 April 1884 Reserve No 1037968 Public Purpose: Cemetery and crematorium access Notified: 6 December 2013 File Reference: 12/04471

ADDITION TO RESERVED CROWN LAND

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

KEVIN HUMPHRIES, MP, Netural Resources, Londs and Water

Minister for Natural Resources, Lands and Water

SCHEDULE

. 1	C - 1 2
n 1	Column 2
District: Metropolitan Warringah Council y: Curl Curl 32, DP 752038, Manly Cove, Cumberland 5.967ha ference: MN80R345	Reserve No 84882 Public Purpose: Public recreation Notified: 22 May 1964 Lot 240, DP 752038, Parish Manly Cove, County Cumberland Lot 241, DP 752038, Parish Manly Cove, County Cumberland Lot 251, DP 752038, Parish Manly Cove, County Cumberland
	Lot 7388, DP 752038 #, Parish Manly Cove,
	County Cumberland
	Lot 7355, DP 1167221 #, Parish Manly Cove, County Cumberland
	Lot 7356, DP 1167221 #, Parish Manly Cove, County Cumberland
	Lot 247, DP 752038, Parish Manly Cove, County Cumberland
	Lot 252, DP 752038, Parish Manly Cove, County Cumberland
	Lot 256, DP 752038, Parish Manly Cove, County Cumberland
	New Area: 39.72ha
mor: # Planca nota tha	t the above Lot numbers

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

ORDER – AUTHORISATION OF ADDITIONAL PURPOSE UNDER S121A

Pursuant to s121A of the *Crown Lands Act 1989*, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite thereto in Column 2 of the Schedule.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1

Community Purposes

Column 2 Reserve No 84882 Public Purpose: Public recreation Notified: 22 May 1964 File Reference: MN80R345

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

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

Column 2

SCHEDULE

Column 1

Access to Water (Relevant Interest – S34A Licence – RI 536005)

Grazing (Relevant Interest – S34A Licence – RI 536005) Reserve No 751007 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 14/05410

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

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.

> **KEVIN HUMPHRIES. MP.** Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1

Column 2

Land District: Port Macquarie The whole being Local Government Area: Port Macquarie-Hastings Council Locality: Port Macquarie Reserve No 82371 Public Purpose: Homes for the aged Notified: 19 February 1960 File Reference: 13/09184

Lot 1, DP 1153783, Parish Macquarie, County Macquarie of an area of 7668m²

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.

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1	Column 2	Column 3
Patricia BENNETT (re-appointment)	Belmore River Recreation Reserve Trust	Reserve No 72919 Public Purpose: Public hall, public
the date of this notice	For a term commencing the date of this notice and expiring 11 September 2019.	

Notes: Proposed gazettal on 24 October 2014

DISSOLUTION OF RESERVE TRUST

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

> KEVIN HUMPHRIES. MP. Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 Port Macquarie (R82371) Homes for the Aged

Column 2 Reserve No 82371 Public Purpose : Homes for the Aged Notified: 19 February 1960 File Reference: 13/09184

WAGGA WAGGA OFFICE

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

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE CROWN LANDS ACT 1989

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column I	C
Environmental Protection	R
and Sustainable Grazing	Р
(Relevant Interest –	p
S34A Licence –	N
RI 531975)	F

Column 2 Reserve No 751396 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 14/01871

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.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1	Column 2	Column 3	
Elizabeth Mary McCALLUM (re-appointment) Cherryl Gay WEST (re-appointment) Sandra Jessie GARNER (re-appointment)	Tarcutta Memorial Hall Trust	Dedication No 620070 Public Purpose: Public hall site Notified: 10 June 1927 File Reference: WA82R96-02	<i>Column 1</i> Trevor Walte ALLAMBY (new member For a term co the date of th expiring 18.3
Rhonda Faye SHOEMARK (re-appointment)			
Kim Maree KENDELL (new member)			
For a term commen	0		

1 December 2014 and expiring 30 November 2019.

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.

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1	Column 2	Column 3
Alastair David ROBB (re-appointment)	Buraja Recreation Reserve Trust	Reserve No 85438 Public Purpose: Public recreation Notified: 3 September
For a term commencing the date of this notice and expiring 17 October 2018.		1965 File Reference: WA82R6

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.

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1	Column 2	Column 3
Trevor Walter ALLAMBY	Junee Showground	Dedication No 620056
(new member)	Trust	Public Purpose: Public recreation,
For a term commencing the date of this notice and expiring 18 July 2019.		showground Notified: 8 June 1934 File Reference: WA80R122-03

WESTERN REGION OFFICE 45 Wingewarra Street, Dubbo NSW 2830 (PO Box 2185, Dangar NSW 2309) Phone: (02) 6883 5400 Fax: (02) 6884 2067

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A (2) OF THE

CROWN LANDS ACT 1989

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1

Pump and Pipeline (Relevant Interest – S34A Licence – RI 536695) *Column 2* Reserve No 28979 Public Purpose: Water

Reserve No 84334

supply Notified: 25 February 1899 File Reference: 14/05816

Public Purpose: Generally

Notified: 22 March 1963

File Reference: 14/05816

SCHEDULE

Column 2

Column 1

Pump and Pipeline (Relevant Interest – S34A Licence – RI 536695)

SCHEDULE

Column 1

Pump and Pipeline (Relevant Interest – S34A Licence – RI 536695)

Column 1 Pump and Pipeline (Relevant Interest – S34A Licence – RI 536695)

Column 2

Reserve No 1013815 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 14/05816

SCHEDULE

Column 2

Reserve No 1011268 Public Purpose: Future public requirements Notified: 3 February 2006 File Reference: 14/05816

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

KEVIN HUMPHRIES, MP,

Minister for Natural Resources, Lands and Water

Administrative District – Walgett Shire – Walgett, County – Finch

The purpose of Western Lands Lease 3648, being the land contained within Folio Identifier 1469/764383 has been altered from "Grazing" to "Grazing & Cultivation" effective from 15 October 2014.

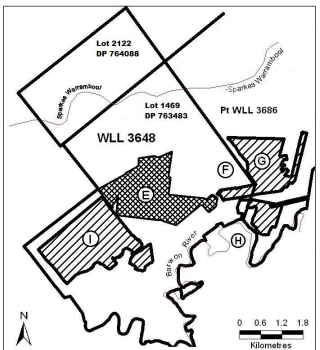
As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions have been altered by the inclusion of the special conditions following;

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE No: 3648

- 1. The land leased must only be used for the purpose of Grazing & Cultivation.
- 2. The lessee shall ensure areas with a slope greater than 2% remains uncultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee's expense.
- 3. The lessee shall ensure incised drainage lines, other than man-made structures, which carry water after storms are left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- 4. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- 5. The lessee shall ensure the monitoring regime of piezometers is established, in consultation with a suitably qualified engineer, to detect water logging of sols, rising salt levels in the soil and/or rising groundwater levels.
- 6. Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with this approval.
- 7. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate.
- 8. Livestock may be excluded from cultivated fallows by direction of the Commissioner or the Rangeland Management Officer.
- 9. The lessee shall ensure that cultivation and cropping do not alter the natural flood regime. Crops are not to be protected by levees.

- 10. Cultivation adjacent to road is permitted; however, such cultivation shall be carried out such as not to interfere with the road formation.
- 11. There shall be no cultivation within 300 metres of the property boundary fence-line from cultivation Area I.
- 12. Except with specific approval of the Commissioner, no cultivation or ancillary works associated with any cultivation shall be undertaken within 300 metres of the Sparkes Warrambool River or within 200 metres of the Barwon River. These areas are not to be disturbed by the use of any implements or used for the purposes of any silo, temporary grain storage, machinery shed or other installations or works of any kind.
- 13. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- 14. The cultivation area partly covers TS & CR 67118, TSR 28967 and TSR 83122 and suitable arrangements must be made with the relevant Livestock Pest & Health Authority prior to the commencement of any development. If suitable arrangements cannot be made with the Livestock Health and Pest Authority, the matter will be determined by the Commissioner.
- 15. The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision by 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.
- 16. The lessee shall, if the Minister so directs, prevent the use by stock of any part of the land leased for such periods as the Minister considers necessary to permit the natural reseeding and regeneration of vegetation, and for this purpose the lessee shall erect within the timeframe appointed by the Minister such fencing as the Minister may consider necessary.
- 17. The lessee is authorised to cultivate (Irrigate) an area of 324 hectares shown cross-hatched and 402 hectares of dryland cultivation as shown hatched on the diagram below on WLL 3648.



ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

KEVIN HUMPHRIES, MP, Minister for Natural Resources, Lands and Water

Administrative District – Walgett Shire – Walgett, County – Finch

The purpose of Western Lands Lease 3686, being the land contained within Folio Identifiers 36/752692, 1468/763406, 2420/764383 & 2651/764690 have been altered from "Pastoral Purposes" to "Grazing & Cultivation" effective from 15 October 2014.

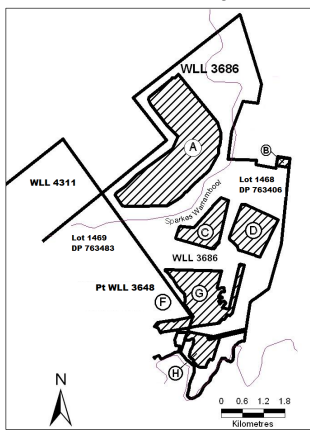
As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions have been altered by the inclusion of the special conditions following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE NO: 3686

- 1. The land leased must only be used for the purpose of Grazing & Cultivation (Dryland).
- 2. Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with this approval.
- 3. Cultivation adjacent to road is permitted; however, such cultivation shall be carried out such as not to interfere with the road formation.
- 4. The lessee shall ensure incised drainage lines, other than man-made structures, which carry water after storms are left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- 5. There shall be no cultivation within 300 metres of the property boundary fence-line from cultivation Area A.
- 6. There shall be no cultivation within 100 metres of the property boundary fence-line from cultivation Area D.
- 7. There shall be no cultivation within 200 metres of the property boundary fence-line from cultivation Area H.
- 8. Except with specific approval of the Commissioner, no cultivation or ancillary works associated with any cultivation shall be undertaken within 300 metres of the Sparkes Warrambool River or within 200 metres of the Barwon River. These areas are not to be disturbed by the use of any implements or used for the purposes of any silo, temporary grain storage, machinery shed or other installations or works of any kind.
- Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate.
- 10. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- 11. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.

- 12. The cultivation area partly covers TS & CR 67118, TSR 28967 and TSR 83122 and suitable arrangements must be made with the relevant Livestock Pest & Health Authority prior to the commencement of any development. If suitable arrangements cannot be made with the Livestock Health and Pest Authority, the matter will be determined by the Commissioner.
- 13. The lessee shall ensure that cultivation and cropping do not alter the natural flood regime. Crops are not to be protected by levees.
- 14. A 300 metre buffer shall be maintained free from cultivation between Area C and Area D.
- 15. A 200 metre lease boundary buffer shall be maintained between Area G and the eastern boundary of WLL3648.
- 16. The lessee shall not overstock, or permit or allow to be overstocked, the land leased and the decision by 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.
- 17. The lessee shall, if the Minister so directs, prevent the use by stock of any part of the land leased for such periods as the Minister considers necessary to permit the natural reseeding and regeneration of vegetation, and for this purpose the lessee shall erect within the timeframe appointed by the Minister such fencing as the Minister may consider necessary.
- 18. The lessee is authorised to Dryland cultivate an area of 1003 ha as shown hatched on the diagram below.



WATER

WATER ACT 1912

An application for a licence, under the section 10 of Part 2 of the *Water Act 1912*, as amended, has been received as follows:

COOMA-MONARO SHIRE COUNCIL for a 100 millimeter centrifugal pump on Macglaughlin River being Lot 1, DP 546757 and a dam on Pigring Creek being Lot 180, DP 756833, all Parish Glenbog, all County Wellesley, for the conservation of water and water supply for town water supply purposes. Replacement application replacing 10SL031458 due to the addition of works and stream. (Exempt from the 2007 South Coast Rivers embargo. Ref: 10SL057232

Any inquiries should be directed to (02) 4429 4442. Written objections, from 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 309, Nowra NSW 2541, within 28 days of this publication.

> WAYNE RYAN, Water Regulation Officer, NSW Office of Water

Other Notices

ANTI-DISCRIMINATION ACT 1977 (NSW)

Exemption Order

- (A) Under the provisions of section 126 of the Anti-Discrimination Act 1977 (NSW), the President, in consultation of the Anti-Discrimination Board, but for the purposes only of meeting the Applicant's legal obligations pursuant to:
 - Manufacturing Licence Agreements:
 - Technical Assistance Agreements;
 - Proprietary Information Agreements; and/or
 - Export licences granted by the US Department of Commerce;

pursuant to the United States International Traffic in Arms Regulations ("ITAR") and Export Administration Regulations ("EAR"), (together, the "US Regulations"), the Applicant is granted an exemption from sections 8, 10 and 51 of the *Anti-Discrimination Act 1977* (NSW) to permit the Applicant to do the following:

- a. ask present and future employees and contractors to disclose their full names;
- b. ask present and future employees and contractors to declare their exact citizenship (including any dual citizenship) and their country of birth;
- require present and future employees and contractors to produce a photocopy of their passport(s);
- d. require present and future employees and contractors to wear a badge confirming their right to access ITAR Controlled Material or their level of access to any ITAR Controlled Material. Such badges may be coded but not in such a way as to identify the citizenship, as declared, or country of birth of the person, or the reasons for that person's level of access;
- e. require present and future employees and contractors involved in projects which use ITAR Controlled Material, to notify the Applicant of any change to their citizenship status, to the best of their knowledge and belief;
- f. restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicant's workforce, based on their citizenship or country of birth;
- g. reject applications from prospective employees and contractors for positions related to projects which use ITAR Controlled Material, based on the prospective employee or contractor's citizenship, as declared, or country of birth, but not on the basis of the prospective employee's descent, or ethnic or ethno-religious or national origin;
- h. advertise controlled positions with the Applicant as being subject to the Exemption Order;
- i. record and maintain a register ("Register") of those employees and contractors that are permitted to access ITAR Controlled Material or work on controlled projects due to citizenship, or country of birth status. Access to the register to be limited to only those employees, (including contractors'

staff), contract workers and agents of the Applicant with a need to know; and

- j. ask present and future employees and contractors to execute a non-disclosure agreement in accordance with the licence or Technical Assistance Agreement required by the Department of State, United States of America, in the event they are authorised to have access to ITAR Controlled Material.
- (B) This Exemption Order does not extend to any other identification, collection, storage or use of information in relation to any employee in respect of that employee's race, colour, nationality, descent or ethnic, ethnoreligious or national origin. Except to the extent expressly provided for herein, this Exemption Order does not excuse, or purport to excuse, the Applicant from complying with its obligations pursuant to the *Anti-Discrimination Act 1977* (NSW) or any other legislation or at common law.
- (C) The Applicant is required, prior to taking any action permitted by this Exemption Order, to provide all employees, and prospective employees with:
 - i. express notice that they may be adversely affected by this exemption if they are not an Australian citizen or if they hold dual citizenship;
 - ii. a reasonable explanation in plain English of the nature of any adverse effects of such action to them; and
 - iii. information (at the time of recruitment in the case of prospective employees) about how they can apply for Australian citizenship.
- (D) In addition to the above conditions the Applicant is required to:
 - 1. produce comprehensive anti-discrimination policies governing all aspects of the work and workforce, including management, and with particular regard to race discrimination, vilification and harassment and victimisation;
 - 2. establish concise and comprehensive dispute resolution and grievance procedures to receive, investigate and resolve discrimination complaints and grievances and, in particular, those relating to race discrimination, vilification and harassment and victimisation;
 - 3. implement training programs, including at induction, to ensure that all members of the Applicant's workforce, including management, are fully informed of their rights and obligations under such policies and procedures, particularly with regard to issues of race discrimination, vilification, harassment and victimisation;
 - 4. ensure that all members of the workforce, including management, receive regular education and training in issues of discrimination, particularly race discrimination, vilification, harassment and victimisation;
 - 5. take steps to fully inform the workforce, including management, of their rights under the *Anti-Discrimination Act 1977* (NSW) and, in particular, but not limited to, the complaints procedure

under the *Anti-Discrimination Act 1977* (NSW) and to ensure that all members of the workforce, including management, are aware of the rights of aggrieved persons to take their complaints to the Anti-Discrimination Board and through the NSW Civil and Administrative Decisions Tribunal;

- 6. take steps to fully inform the workforce, including management, of the requirements of, and their rights and obligations under, the *Racial Discrimination Act 1975* (Cth);
- 7. notify the Board if the discriminatory terms and provisions of the relevant US legislation and/or Regulations are repealed or become inoperative, so that this Exemption Order may be revoked or amended.
- (E) The Applicant is required to advise the Anti-Discrimination Board, every six months from the date of this Exemption Order, over the period specified in this Order, of:
 - 1. The steps they have taken to comply with all the above conditions, including:
 - a. the number of job applicants rejected for ITAR purposes, but subsequently appointed to other roles within each reporting period;
 - b. the number of employees retrenched or redeployed due to ITAR requirements and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicant's responsibility under ITAR on the deployment of its workforce within each reporting period;
 - c. the number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy ITAR related requirements.
 - 2. The implementation and compliance generally with the terms of this Exemption Order.
- (F) The Applicant is required to take all reasonable steps to ensure that any employees adversely affected by this Exemption Order, retain employment with the Applicant, and do not suffer a reduction in wages, salary or opportunity for advancement.
- (G) If the Applicant, in order to enable it to comply with the US Regulations or related contractual obligations associated with the US Regulations, moves a member of the workforce from one project to another, the Applicant must take reasonable steps both to explain to that person why the transfer has occurred and to avoid any racebased hostility that might result from the transfer.

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

In this Exemption Order:

• the expression the Applicant means Thales Australia Limited and ADI Munitions Pty Limited; and the expression 'ITAR Controlled Material' means controlled defence articles, technical data and defence services which are the subject of export controls under the US Regulations.

This Exemption is granted from the date of this order until 10 December 2014.

Dated this 13th day of October 2014

STEPAN KERKYASHARIAN AO, President, Anti-Discrimination Board of NSW

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

Take notice that SYDWEST MULTICULTURAL SERVICES INCORPORATED (Y0404309) became registered under the *Corporations Act 2001* as SYDWEST MULTICULTURAL SERVICES LIMITED – ACN 601 582 950, a public company limited by guarantee on the 24th day of September 2014 and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Dated 20 October 2014

ROBYNE LUNNEY, Delegate of the Commissioner, NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 76

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

Australian Centre For Turkish Studies Incorporated – INC9891423

Bendick Murrell Pony Club Incorporated - INC9877580

- Brewarrina And District Pony And Horse Club Association Inc – Y0988436
- Bulahdelah Rural Transaction Centre Incorporated INC9884495
- Ceramic Art Association Of NSW Incorporated INC9883760
- Chaplaincy Australia Incorporated INC9882392
- Club Mac Inc Y1061602
- Creating Answers Incorporated INC9889384
- Go Advance Language School Incorporated INC9892752

Hills Rural Business Chamber Incorporated – Y0618430 Hunter Joblink Incorporated – Y2776640

- Korean Presbyterian Church In Sydney Incorporated - Y1679838
- Lightning Ridge Community Centre Incorporated INC9889963
- Lithgow & District Cancer Support Group Incorporated - INC9886453
- Mandaean Council Of Australia Incorporated INC9885837
- Mexican-Australian Welfare Association Inc Y1216744

Muru Aboriginal Incorporated – INC9886018 Nimbin Tennis Club Inc – Y1465129

- NSW Council Australian Power Boat Association (NSW APBA) Incorporated – INC9880642
- Quakers Hill Community Development Project Incorporated – Y1804920
- $River\,Life\,Country\,Church\,Incorporated-INC9884766$
- $Southern\,Cross\,Flyball\,Club\,Incorporated-INC9885328$
- Sydney Harbour Radio Incorporated INC9893520
- The Big Scrub Environment Centre Inc Y0179526
- Upper Clarence Valley Health And Welfare Council Inc – Y0467227

Cancellation is effective as at the date of gazettal.

Dated this 22nd day of October 2014

ROBYNE LUNNEY, Delegate of the Commissioner, NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

Take notice that the incorporation of the following associations is cancelled by this notice pursuant to section 74 of the *Associations Incorporation Act 2009*.

Al Btool Incorporated – INC9895295

Australian Kite Surfing Association Incorporated – INC9875266

Batlow Pony Club Incorporated - INC9880318

Coonamble Garden Club Incorporated - INC9876445

- Ku-Ring-Gai Residents Alliance Incorporated INC9892189
- Lismore Community Action Network Incorporated INC9893242
- Orana Region Industry Network Incorporated INC1200434
- Sutherland Shire Learning Difficulties Support Group Inc – Y0281835

Youth Career Services Incorporated - INC9878757

Cancellation is effective as at the date of gazettal.

Dated this 21st day of October 2014.

ROBYNE LUNNEY, Delegate of the Commissioner, NSW Fair Trading

THE CHILDREN'S COURT OF NEW SOUTH WALES

Practice Note No. 3

Alternative Dispute Resolution Procedures in the Children's Court

First issued 7 February 2011 Amended 24 October 2014

1. Commencement

1.1 This amended Practice Note commences on 29 October 2014.

2. Preamble

- 2.1 Section 65 of the *Children and Young Persons (Care and Protection) Act 1998* (the Care Act) provides for a Children's Registrar to arrange and conduct a dispute resolution conference (a DRC) between the parties.
- 2.2 Section 65A of the Care Act empowers the Children's Court to make an order that the parties to a care application participate in an alternative dispute resolution process (external ADR) in relation to the proceedings before the Court or any aspect of those proceedings.

Dispute Resolution Conferences conducted under s65

3. Purposes and aims of a DRC

- 3.1 The purpose of a DRC is to provide a secure and confidential environment that promotes frank and open discussion between the parties to a care application in a structured forum and to encourage them to agree on action that should be taken in the best interests of the child or young person concerned.
- 3.2 A DRC is intended to facilitate the early resolution of care applications through an informal and nonadversarial process designed to include the parties and others who may make a contribution to the resolution of the issues.
- 3.3 A DRC should aim to:
 - identify the risks and safety concerns that have led to the intervention or involvement of Community Services;
 - identify and clarify the strengths within the family, including any progress made by family members in addressing those concerns;
 - hear from the children's legal representative/s of any views expressed by the child(ren);
 - focus the parties' attention on the child's best interests;
 - identify and clarify the issues in dispute;
 - identify and clarify areas of agreement;
 - develop options for ensuring the safety and welfare of the child or young person and consider alternatives to the outcome sought in the Care Application;
 - enhance communication between the parties;
 - reach agreement between the parties to avoid, or limit the scope of any hearing;
 - formulate final or interim orders that may be made by consent.

Attendees

4.

- 4.1 A DRC is to be attended in person by:
 - the parties to the proceedings and, if represented, their legal representatives, including any child representative appointed by the Court;
 - a guardian ad litem, if appointed by the Court;
 - the relevant caseworker/s delegated by the Secretary;
 - the legal representative for the Secretary.
- 4.2 A DRC may, upon request and at the discretion of the Children's Registrar, be attended by:
 - a support person;

- a member of a relevant kinship group;
- An interpreter and/or a non-legal advocate where a party requires such assistance to communicate effectively;
- a person who is, is proposed to be or wishes to be considered as a carer for a child or young person;
- any non-party upon whom an order might have a significant impact;
- in appropriate cases and if available, the authorised clinician of the Children's Court Clinic where the clinician has carried out an assessment prior to the DRC;
- an expert witness, other than an authorised clinician, where the expert witness has carried out an assessment prior to the DRC;
- any other person with the consent of all parties.
- 4.3 If a party or their legal representative wishes a person specified in 4.2 to attend the DRC the party must give reasonable notice to the Children's Registrar and to the other parties.
- 4.4 Paragraphs 4.1,4.2 and 4.3 apply subject to paragraphs 6.2 and 6.3 of Practice Note 10 (Parent Capacity Orders) in so far as it relates to the attendance of persons at a DRC conducted under s 91D of the Care Act.

5. Personal Attendance

- 5.1 With the exception of an authorised clinician or other expert witness, attendance is to be in person. Attendance by telephone or audiovisual link can only occur in exceptional circumstances at the discretion of the Children's Registrar.
- 5.2 A party or legal representative seeking to appear by telephone must give the Registrar reasonable notice.

6. Attendance of child/young person at the DRC

6.1 Personal attendance of a child or young person is not required. However, the child or young person may attend, if the child or young person so wishes, with advance notice to the Children's Registrar and the parties, so that any concerns about the appropriateness of the child or young person's attendance can be addressed.

7. Responsibilities of all attendees at a DRC

- 7.1 All persons attending a DRC are required to:
 - actively participate to promote the aims of the DRC as set out at 3.1 to 3.3;
 - act in good faith and to be open and frank in all aspects of their participation in the DRC;
 - conduct themselves in a courteous and considerate manner and
 - act in a non-adversarial manner.

8. Responsibilities of all legal representatives at a DRC

- 8.1 All legal representatives at a DRC are required to:
 - meet with their client and obtain updated instructions before the DRC;
 - comply with all filing directions before the DRC;
 - read and be familiar with all of the material filed in proceedings and any relevant subpoenaed material;

- actively participate and encourage their client to actively participate in discussion and decision making during the DRC;
- fully instruct any agent including providing them with authority to settle the matter;
- ensure arrangements have been made for the Authorised Clinician to attend (if applicable see PN 5).

9. Responsibilities of parties at a DRC

- 9.1 All parties at a DRC are required to:
 - meet with their legal representative and confirm or update their instructions before the DRC;
 - comply with any filing instructions before the DRC;
 - read and be familiar with all material filed in the proceedings including any relevant subpoenaed material;
 - actively participate in the DRC as best they can;
 - state their point of view as best they can;
 - listen to and discuss the views of others;
 - genuinely consider all options for resolving the care and protection concerns including the arrangements that are in the best interests of the child.

10. Role of support persons

- 10.1 A member of the extended family or kinship group may act as a support to the child or family. In appropriate situations they may also provide a constructive and impartial contribution to the resolution of the care and protection concerns relating to the child or young person. A member of the extended family or kinship group is not to act as an advocate for one party against another.
- 10.2 Support persons, other than a member of the extended family or kinship group, will not take an active role in the DRC.

11. Timing of DRC

- 11.1 A DRC should as far as practicable be held as early as possible in the proceedings in order to facilitate the early resolution of a care application.
- 11.2 Once a care application has been filed in the Children's Court, the Magistrate or Children's Registrar responsible for the management of the case will, in consultation with the parties, determine if and when a DRC should take place.
- 11.3 If appropriate, more than one DRC may be held at different stages of the proceedings.

12. Listing of DRCs and hearing dates

- 12.1 In the usual course DRCs will be listed by the Magistrate or Children's Registrar during a mention of a matter in Court in accordance with the arrangements established by the Magistrate for that location and the Senior Children's Registrar. In locations where this is not practicable, arrangements will be made by the Senior Children's Registrar to allocate a conference date as soon as practicable.
- 12.2 Hearing dates will ordinarily only be allocated after the DRC has failed to settle the matter.

13. Duration and location of DRC

13.1 A DRC can be expected to run for two to three hours and should take place in courthouse accommodation.

14. Pre-DRC preparation

14.1 Prior to a DRC, a Children's Registrar will make contact with the parties or their legal representatives to establish who will be in attendance, to consider any issues that may affect the manner in which the conference is conducted and to resolve issues and answer any questions relating to the conference process.

15. DRC process

- 15.1 DRCs are to be conducted by using a conciliation model of alternative dispute resolution (ADR). As a conciliator the Children's Registrar has an advisory role, but not a determinative one.
- 15.2 The Children's Registrar is responsible for managing the dispute resolution process, including setting the ground rules, managing any apparent power imbalances between the participants and ensuring the participants conduct themselves appropriately.
- 15.3 In the ordinary course a DRC will be conducted in the following format:
 - opening by the Children's Registrar
 - parties' opening comments
 - reflection and summary by the Children's Registrar
 - identification of the relevant issues
 - exploration of the relevant issues
 - private sessions involving the Children's Registrar, a party and the party's legal representative
 - negotiation
 - further private sessions where appropriate
 - agreement and closure.
- 15.4 At the conclusion of a DRC a Children's Registrar may make directions for the further case management of the matter.
- 15.5 At the conclusion of a DRC the Children's Registrar will provide a report to the Court indicating whether or not an agreement has been reached by all the parties and, if an agreement has not been reached, the Children's Registrar will, with the consent of the parties, identify the issues remaining in dispute to allow the Court to allocate hearing time.

16. Conference outcomes

- 16.1 Where an agreement has been reached by all the parties, proposed consent orders will be prepared by one of the parties and presented at the next mention date of the matter before the Children's Court.
- 17. Alternative Dispute Resolution referred by the Court under s65A
- 17.1 Approval is to be obtained from the President of the Children's Court before an order is made for the parties to attend external mediation unless the order is to be made under s86 (1D) (b) of the Care Act.
- 17.2. Where the Court makes an order that the parties to a care application attend external ADR under s65A of the Care Act, the Court expects that all attendees at

that service will comply with the responsibilities and obligations that apply in a DRC as required by this Practice Note.

- 17.3 Wherever possible, an external ADR must be organised between two to four weeks following referral. All parties and their legal representatives should ensure that they are available to attend the external ADR conference.
- 17.4 At the conclusion of an external ADR conference, the convenor will provide a report to the Court stating whether or not an agreement has been reached by the parties and, if an agreement has not been reached, the convenor will, with the consent of the parties, identify the issues remaining in dispute.

18. Confidentiality

- 18.1 The confidentiality and admissibility of information disclosed in DRCs and external ADR conducted under s65A of the Care Act is protected under Chapter 15A of the Care Act.
- 18.2 The fact that agreement could or could not be reached at a DRC or external ADR is not subject to confidentiality.
- 18.3 Directions made by a Children's Registrar after the conclusion of a DRC, are not subject to confidentiality.

Dated 24 October 2014

PETER JOHNSTONE, President of the Children's Court of NSW

CONTAMINATED LAND MANAGEMENT ACT 1997

Declaration of significantly contaminated land

(Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20141104; Area Number 3380

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 land to which this notice applies is described as 478 Pacific Highway (Lot A in DP388211), Lindfield/ Killara NSW, in the local government area of Kuring-gai.

2. Nature of contamination affecting the site:

The EPA has found that the site is contaminated with petroleum hydrocarbon compounds, including benzene, toluene, ethyl benzene and xylenes ("the contaminants").

3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s.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:

Petroleum hydrocarbon contaminated groundwater has migrated off site; and

- Human exposures to the contamination may occur (e.g. vapour inhalation during excavation works or maintenance of underground services).

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.

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 Environment Protection Authority PO Box A290 SYDNEY SOUTH NSW 1232

or faxed to 02 9995 6603

by not later than 21 November 2014.

Date: 22 October 2014

ERWIN BENKER Acting Manager Contaminated Sites Environment Protection Authority

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 s.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 (s.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 on its planning certificate issued pursuant to s149 (2) of the *Environmental Planning and Assessment Act 1979* 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 s149 (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.

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

Bega	10.00am	3 November 2014 (1 week)
		Sittings Cancelled

Dated this 16th day of October 2014.

D M PRICE, Chief Judge

ELECTRICITY (CONSUMER SAFETY) ACT 2004

Order

Section 15

I, Matthew Mason-Cox MLC, Minister for Fair Trading, declare pursuant to section 15 of the *Electricity* (*Consumer Safety*) Act 2004 that the schemes for the approval or certification of models of declared electrical articles respectively conducted by the persons specified in Schedule One to this Order are each:

- (a) a recognised external approval scheme for the purposes of Part 2 of the Act, for the respective periods specified in Schedule One; and
- (b) subject to the conditions specified in Schedule Two to this Order.

MATTHEW MASON-COX, MLC, Minister for Fair Trading

SCHEDULE ONE

Scheme	Duration of the declaration of recognised external approval scheme
The scheme the details of which are set out in the application by UL International New Zealand Limited NZCN 1983441 lodged with NSW Fair Trading in June 2014, with any variations accepted by NSW Fair Trading up to and including its completion of the assessment of the application on 18 June 2014.	14 August 2014 to 13 August 2019 (five years)
The scheme the details of which are set out in the application by Conformity Certification Services Pty Ltd ACN 161 881 401 lodged with NSW Fair Trading in July 2013, with any variations accepted by NSW Fair Trading up to and including its completion of the assessment of the application on 18 July 2014.	Five years from the date of publication of this Order in the New South Wales Government Gazette

SCHEDULE TWO

Interpretation

"Commissioner" means the Commissioner for Fair Trading, a division of the Office of Finance and Services.

Any reference to the Commissioner in these conditions also means a reference to:

- Assistant Commissioner, Home Building Service, NSW Fair Trading;
- Director, Mediation Services & Compliance, Home Building Service, NSW Fair Trading; or
- Director, Energy & Utilities, Home Building Service, NSW Fair Trading.

Conditions of Approval of Declared Articles

- 1. The scheme shall notify the Commissioner of any changes to personnel conducting the assessment of approval applications, to signatories to approvals, and to management and directors within two weeks of any such change.
- 2. The scheme shall not authorise or otherwise permit other persons to approve an article on behalf of the scheme.
- 3. The scheme shall not approve, or renew the approval of, an article (including a modification to an approved article) unless the scheme is satisfied the article complies with
 - (a) the class specification nominated for the article (including any modifications to that specification) by order in the *Government Gazette*; and
 - (b) any model specification nominated by the Commissioner in writing to the scheme,

applicable at the time of approval.

- **Note 1:** In the case of a modified article, the complete article must comply with the nominated specification. This compliance is not limited to requirements associated with the modification.
- **Note 2:** A modified article is an article that is not of the same design, materials and construction as the originally approved article. Minor modifications as detailed by an exemption issued under the *Electricity* (*Consumer Safety*) Act 2004 are exempt.
- 4. The scheme shall, where an approval has been granted, provide the applicant, by written notice, with the following particulars -
 - (a) the name of the approval holder;
 - (b) a description of the model (including marked brand or trade name);
 - (c) the fact that the scheme has approved the article;
 - (d) the date of the approval;
 - (e) the duration of the approval;
 - (f) the mark to be applied to the article to evidence that approval;
 - (g) the model reference code; and
 - (h) the declared class.
- 5. The scheme shall, where an approval of a modified article has been granted, provide the applicant for that approval with written notice of the granting of that approval and of the details of the modification.

- 6. The scheme shall, where an approval has been renewed, provide the applicant for that renewal with written notice of that renewal.
- 7. The scheme shall maintain a computerised record of all approvals (including modifications and renewals). The record shall contain-
 - (a) the approval particulars listed in clause 4 above;
 - (b) details of any modified or renewed approval; and
 - (c) details of any changes in the name of the approval holder, in the model reference code or in the description of an approved article.
- 8. The scheme shall provide to the Commissioner and other relevant authorities as directed, the computerised records described in item 7 above.
- 9. The scheme shall not grant an approval period (including any renewal period) of longer than five years. A modified approval shall not alter the date of expiry of the approval.
- 10. The scheme may extend an approval but only where the Commissioner's written authorisation has been provided. The extension period is determined by the Commissioner.
- 11. The scheme shall cancel or suspend an approval within five working days of written advice from the Commissioner to cancel or suspend an approval. The scheme shall advise the approval holder and other relevant authorities as directed, in a form acceptable to the Commissioner, within five working days of a cancellation or suspension.
- 12. The scheme shall advise the Commissioner and other relevant authorities as directed, in the form acceptable to the Commissioner, within five working days, of the details where it becomes aware that an article, marked with the scheme's mark, has been sold or is on sale without the approval of the scheme.
- 13. The scheme shall advise the Commissioner and other relevant authorities as directed, in the form acceptable to the Commissioner, within 5 working days, of the details of any cancellation of an approval.
- 14. The scheme shall allow the Commissioner to make an assessment of the scheme, which may include an inspection of the premises and examination of documentation in relation to the scheme's approval processes and issued approvals, as determined by the Commissioner.
- 15. The scheme shall only authorise the use of the mark accepted by the Minister or the Regulatory Compliance Mark, where the requirements of all the relevant parts of AS/NZS 4417 are fulfilled, to evidence an approval of a declared article. The details of the accepted mark are set out below:

Scheme	Accepted mark for certifying approval of declared articles
UL International New Zealand Limited NZCN 1983441	ULL-xxxxxx-EA
C o n f o r m i t y Certification Services Pty Ltd ACN 161 881 401	CCS-xxxxx-EA

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- **Note:** Approval marks for recognised external approval schemes are to comply with a standard format of "ABC-xxxxxx-EA", where ABC are three capital letters to identify the entity, xxxxxx are any six digits to identify individual certificates and EA cannot be changed. All six digits for the certificate number must be displayed e.g. 000234. A dash must separate the number from the prefix (entity) and the suffix (EA).
- 16. The scheme shall on request provide the Commissioner with all records, including test reports and photographs, submitted to the scheme associated with an approval granted by the scheme. These records shall be maintained for at least 10 years from the date of expiry of the approval or any subsequent renewal.
- 17. The scheme agrees to pay the Commissioner in accordance with the attached "Schedule of Payment".

RECOGNISED EXTERNAL APPROVAL SCHEMES

Schedule of Payment

1.	Initial application fee	\$3600
2.	Annual fee payable on the anniversary of the scheme's approval	\$2065
3.	Extension approval (See clause 10)	\$459
4.	Annual assessment (See clause 14)	\$156 per hour

ELECTRICITY GENERATOR ASSETS (AUTHORISED TRANSACTIONS) ACT 2012

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land for purposes of the Act

The Electricity Assets Ministerial Holding Corporation, with the approval of Her Excellency the Governor, declares that the easements described in the schedule below are acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Electricity Generator Assets (Authorised Transactions) Act 2012.*

Dated at Sydney, this 24th day of September 2014

ANDREW CONSTANCE, MP Treasurer, for Electricity Assets Ministerial Holding Corporation

Schedule

Easements only

All that part of the public road known as Ruttleys Road located between Lot 493 in DP755242 and Portion 3 in DP 582269 situated at Wyee in the Parish of Morisset, the County of Northumberland and the Local Government Area of Lake Macquarie shown as "Proposed Easement for coal conveyor 3.45 wide limited in stratum" designated "(E)" on Deposited Plan 1200030.

The terms and conditions of this easement are as follows:

"1. Interpretation

1.1 Definitions

For the purposes of this easement, the following words have the following meanings unless the contrary intention appears:

Apparatus means mains, conveyors, pipes, cables and other ancillary plant and machinery, and any apparatus used for the conveyance, control, measurement and distribution of the Substances, cathodic protection and for purposes incidental thereto;

Benefited Prescribed Authority means the prescribed authority holding the benefit of this easement (who may exercise its rights by any person authorised by it);

Easement Site means the stratum location of the easement on the Lot Burdened as shown on the Plan;

Owner means the proprietor of the Lot Burdened and any person having an estate or interest in the Lot Burdened;

Lot Burdened means Ruttleys Road, Wyee;

Plan means the registered plan of proposed easement applicable to the Lot Burdened and referred to in the Notice of Compulsory Acquisition of Land (Easements Only); and

Substances means coal whether in a liquid or solid state and any products or by-products thereof.

1.2 Interpretation

In this easement, unless the context requires otherwise:

- (a) the singular includes the plural and vice versa;
- (b) other grammatical forms of defined words or expressions have corresponding meanings;
- (c) the word "person" includes a natural person and any body or entity whether incorporated or not;
- (d) a reference to a party includes its successors and assigns;
- (e) the words "in writing" include any communication sent by letter, facsimile transmission or email or any other form of communication capable of being read by the recipient;
- (f) a reference to a thing includes a part of that thing;
- (g) wherever "include" or any form of that word is used, it must be construed as if it were followed by "(without being limited to)";
- (h) a reference to all or part of a statute, rule, regulation or ordinance (statute) includes that statute as amended, consolidated, re-enacted or replaced from time to time;
- whenever a party is required under this easement to do any act, the doing of such act shall, unless this easement otherwise provides, be at the sole risk and expense of that party;
- (j) any provision in this easement which is invalid must:
 - (i) be read down to the minimum extent necessary to achieve its validity, if applicable; and
 - (ii) be severed from this easement in any other case, without invalidating or affecting the remaining provisions of this easement; and

- (k) the terms of this easement are covenants and agreements between:
 - (i) each Benefited Prescribed Authority (for itself, its successors and assigns); and
 - (ii) each Owner (for itself, its successors and every person who is entitled to an estate or interest in possession of the Lot Burdened or any part of it with which the right is capable of enjoyment),

to the intent and with the effect that the benefit and burden of those covenants and agreements are annexed to and pass with the benefits and burdens of the easement.

2. Easement

Full and free right and licence for the Benefited Prescribed Authority to construct, place, install and lay Apparatus on the Lot Burdened but only within the Easement Site for the conveyance of Substances through the Easement Site and to use, operate, examine, re-lay, alter, repair, renew, maintain and remove such Apparatus TOGETHER WITH the following rights:

- (a) a right of support of the Apparatus;
- (b) to remove any obstructions or other unauthorised encroachments which encroach onto the Easement Site or prevent reasonable access to the Easement Site and recover the costs of carrying out the removal work and repairing any damage to the Apparatus by the obstructions or unauthorised encroachments from the person responsible for the obstruction or unauthorised encroachment;
- (c) to excavate the Lot Burdened within the Easement Site for the purposes of this easement and remove rocks, earth or other materials below the surface provided that:
 - (i) the Benefited Prescribed Authority gives the Owner prior written notice of any excavation works which the Benefited Prescribed Authority proposes to carry out on the Easement Site; and
 - (ii) the Benefited Prescribed Authority's excavation works do not unreasonably interfere with the Owner's use of the Easement Site; and
- (d) to do all such other things as may be necessary to exercise any of its rights under this easement.

3. Non-interference with easement

The Owner must not do or knowingly permit to be done any act or thing which may:

- (a) interfere with, injure, damage or destroy any Apparatus;
- (b) obstruct, prevent, or interfere with the Benefited Prescribed Authority's enjoyment of its rights under this easement; or
- (c) obstruct, prevent, or interfere with the free flow of Substances through and along the Apparatus,

which includes (but is not limited to):

(d) placing or permitting to be placed any structure, pipeline, cable, plant, machinery or other improvement within the Easement Site;

- (e) doing or permitting to be done anything that restricts access to the Easement Site by the Benefited Prescribed Authority;
- (f) placing or using any flammable material, explosives, fire or anything else of a hazardous nature on the Easement Site;
- (g) placing any waste products or refuse on the Easement Site;
- (h) doing or allowing to be done anything that may interfere with, damage, or destroy the Apparatus or interfere with the effective operation of the Apparatus; or
- (i) permitting to be used on or under the Lot Burdened explosives of any type,

without the written permission of the Benefited Prescribed Authority and in accordance with such conditions as the Benefited Prescribed Authority may reasonably impose.

4. Minimise disturbance

Should any disturbance or damage result from the Benefited Prescribed Authority's exercise of its rights under this easement, the Benefited Prescribed Authority will restore the Easement Site to its former condition as far as reasonably practicable.

5. Ownership of Apparatus

Despite any rule of law to the contrary, all Apparatus which is installed, erected, constructed or brought onto, in or under the Easement Site is and remains the property of the Benefited Prescribed Authority even though it may be affixed to the Lot Burdened.

6. Surrender of easement

- (a) If the Benefited Prescribed Authority desires to surrender, terminate or extinguish this easement, the Owner must:
 - (i) sign promptly on request any surrender, transfer or extinguishment document as may be required in order to effect such surrender, termination or extinguishment; and
 - (ii) procure to the extent necessary the consent of any mortgagee, encumbrancee or other third party to any such surrender, termination or extinguishment.
- (b) The Benefited Prescribed Authority:
 - (i) remove the Apparatus from the Lot Burdened and make good any damage caused by its removal; and
 - (ii) must remove this easement from the title to the Lot Burdened and do all necessary administrative tasks associated therewith at no cost to the Owner.

7. No exclusive possession

Nothing in this easement operates or is intended to operate to grant the Benefited Prescribed Authority a right to possess or exclusively use the whole or any part of the Lot Burdened.

8. Statutory rights

Nothing in this easement operates or is intended to operate to restrict, limit or detract from or prejudice the rights, powers, authority or immunity of either the Owner or the Benefited Prescribed Authority under any legislation. For the avoidance of doubt:

- (a) the rights granted under this easement do not operate to prevent any road on the Lot Burdened the subject of the Easement Site from continuing to be used as a public road in accordance with the *Roads Act 1993* (NSW);
- (b) the Owner's rights (pursuant to the *Roads Act* 1993 (NSW)) as the Roads Authority (as defined in the *Roads Act* 1993 (NSW)) in relation to any public road comprising part of the Easement Site shall prevail over any rights granted under this easement; and
- (c) the Owner's obligations are to be interpreted having regard to the fact that the Lot Burdened is a public road and the Owner has limited control over the activities undertaken thereon.

9. Release of easement

The easement may be released by the Benefited Prescribed Authority, or varied or modified by agreement between the Owner and the Benefited Prescribed Authority."

All that part of the public road known as Summerhayes Road located between Lot 227 in DP755242 and Lot 223 in DP 755242 situated at Wyee in the Parish of Morisset, the County of Northumberland and the Local Government Area of Lake Macquarie shown as "Proposed Easement for diversion channel 24 wide" designated "(A)" on Deposited Plan 1200370.

The terms and conditions of this easement are as follows:

"1. Interpretation

1.1 Definitions

For the purposes of this easement, the following words have the following meanings unless the contrary intention appears:

Benefited Prescribed Authority means the prescribed authority holding the benefit of this easement (who may exercise its rights by any person authorised by it);

Channel Infrastructure means:

- (a) channels;
- (b) drains;
- (c) pipes; and
- (d) other ancillary plant, machinery and equipment used for the discharge of water.

Easement Site means the stratum location of the easement on the Lot Burdened as shown on the Plan;

Owner means the proprietor of the Lot Burdened and any person having an estate or interest in the Lot Burdened;

Lot Burdened means Summerhayes Road, Wyee; and Plan means the registered plan of proposed easement applicable to the Lot Burdened and referred to in the Notice of Compulsory Acquisition of Land (Easements Only).

1.2 Interpretation

In this easement, unless the context requires otherwise:

(a) the singular includes the plural and vice versa;

- (b) other grammatical forms of defined words or expressions have corresponding meanings;
- (c) the word "person" includes a natural person and any body or entity whether incorporated or not;
- (d) a reference to a party includes its successors and assigns;
- (e) the words "in writing" include any communication sent by letter, facsimile transmission or email or any other form of communication capable of being read by the recipient;
- (f) a reference to a thing includes a part of that thing;
- (g) wherever "include" or any form of that word is used, it must be construed as if it were followed by "(without being limited to)";
- (h) a reference to all or part of a statute, rule, regulation or ordinance (statute) includes that statute as amended, consolidated, re-enacted or replaced from time to time;
- whenever a party is required under this easement to do any act, the doing of such act shall, unless this easement otherwise provides, be at the sole risk and expense of that party;
- (j) any provision in this easement which is invalid must:
 - (i) be read down to the minimum extent necessary to achieve its validity, if applicable; and
 - (ii) be severed from this easement in any other case, without invalidating or affecting the remaining provisions of this easement; and
- (k) the terms of this easement are covenants and agreements between:
 - (i) each Benefited Prescribed Authority (for itself, its successors and assigns); and
 - (ii) each Owner (for itself, its successors and every person who is entitled to an estate or interest in possession of the Lot Burdened or any part of it with which the right is capable of enjoyment),

to the intent and with the effect that the benefit and burden of those covenants and agreements are annexed to and pass with the benefits and burdens of the easement.

2. Easement

Full and free right and licence for the Benefited Prescribed Authority to:

- (a) from time to time and at all times drain water (including rain, storm, spring, soakage, settled boiler ash and dust sluicing water, seepage and catchment inflow) in any quantities through the Channel Infrastructure on the Easement Site;
- (b) do anything reasonably necessary for or ancillary to that purpose including:
 - (i) entering the Lot Burdened (with or without vehicles, plant, machinery and equipment);
 - (ii) using and operating any existing Channel Infrastructure on or in the Easement Site and installing, using and operating additional Channel Infrastructure;
 - (iii) carrying out work on the Easement Site including constructing, installing, placing,

repairing, replacing or maintaining Channel Infrastructure;

- (iv) trimming any trees, branches, bushes, grass, undergrowth and other vegetation which stands in or encroaches upon the Easement Site; and
- (v) inspecting and surveying the Channel Infrastructure on the Easement Site.

TOGETHER WITH the following rights:

- (c) a right of support of the Channel Infrastructure;
- (d) to remove any obstructions or other unauthorised encroachments which encroach onto the Easement Site or prevent reasonable access to the Easement Site and recover the costs of carrying out the removal work and repairing any damage to the Channel Infrastructure by the obstructions or unauthorised encroachments from the person responsible for the obstruction or unauthorised encroachment;
- (e) to excavate the Lot Burdened within the Easement Site for the purposes of this easement and remove rocks, earth or other materials below the surface provided that:
 - (i) the Benefited Prescribed Authority gives the Owner prior written notice of any excavation works which the Benefited Prescribed Authority proposes to carry out on the Easement Site; and
 - (ii) the Benefited Prescribed Authority's excavation works do not unreasonably interfere with the Owner's use of the Easement Site; and
- (f) to do all such other things as may be necessary to exercise any of its rights under this easement.

3. Non-interference with easement

The Owner must not do or knowingly permit to be done any act or thing which may:

- (a) interfere with, injure, damage or destroy any Channel Infrastructure on the Easement Site;
- (b) obstruct, prevent, or interfere with the Benefited Prescribed Authority's enjoyment of its rights under this easement; or
- (c) obstruct, prevent, or interfere with the free flow of water through and along the Channel Infrastructure on the Easement Site,

which includes:

- (d) placing or permitting to be placed any structure, pipeline, cable, plant, machinery or other improvement within the Easement Site;
- (e) doing or permitting to be done anything that restricts access to the Easement Site by the Benefited Prescribed Authority;
- (f) placing or using any flammable material, explosives, fire or anything else of a hazardous nature on the Easement Site;
- (g) placing any waste products or refuse on the Easement Site;
- (h) doing or allowing to be done anything that may interfere with, damage, or destroy the Channel Infrastructure or interfere with the effective

operation of the Channel Infrastructure on the Easement Site; or

(i) permitting to be used on or under the Lot Burdened explosives of any type,

without the written permission of the Benefited Prescribed Authority and in accordance with such conditions as the Benefited Prescribed Authority may reasonably impose.

4. Minimise disturbance

Should any disturbance or damage result from the Benefited Prescribed Authority's exercise of its rights under this easement, the Benefited Prescribed Authority will restore the Easement Site to its former condition as far as reasonably practicable.

5. Ownership of Channel Infrastructure

Despite any rule of law to the contrary, all Channel Infrastructure which is installed, erected, constructed or brought onto, in or under the Easement Site is and remains the property of the Benefited Prescribed Authority even though it may be affixed to the Lot Burdened.

6. Surrender of easement

- (a) If the Benefited Prescribed Authority desires to surrender, terminate or extinguish this easement, the Owner must:
 - (i) sign promptly on request any surrender, transfer or extinguishment document as may be required in order to effect such surrender, termination or extinguishment; and
 - (ii) procure to the extent necessary the consent of any mortgagee, encumbrancee or other third party to any such surrender, termination or extinguishment.
- (b) The Benefited Prescribed Authority must:
 - (i) remove all drains, pipes and ancillary plant, machinery and equipment from the Lot Burdened and make good any damage caused by its removal; and
 - (ii) remove this easement from the title to the Lot Burdened and do all necessary administrative tasks associated therewith at no cost to the Owner.

7. No exclusive possession

Nothing in this easement operates or is intended to operate to grant the Benefited Prescribed Authority a right to possess or exclusively use the whole or any part of the Lot Burdened.

8. Statutory rights

Nothing in this easement operates or is intended to operate to restrict, limit or detract from or prejudice the rights, powers, authority or immunity of either the Owner or the Benefited Prescribed Authority under any legislation. For the avoidance of doubt:

(a) the rights acquired under this easement do not operate to prevent any road on the Lot Burdened the subject of the Easement Site from continuing to be used as a public road in accordance with the *Roads Act 1993* (NSW);

- (b) the Owner's rights (pursuant to the *Roads Act 1993* (NSW)) as the Roads Authority (as defined in the *Roads Act 1993* (NSW)) in relation to any public road comprising part of the Easement Site shall prevail over any rights acquired under this easement; and
- (c) the Owner's obligations are to be interpreted having regard to the fact that the Lot Burdened is a public road and the Owner has limited control over the activities undertaken thereon.

9. Release of easement

The easement may be released by the Benefited Prescribed Authority, or varied or modified by agreement between the Owner and the Benefited Prescribed Authority."

FIRE BRIGADES ACT 1989

Order under section 5 (2)

I, GENERAL DAVID HURLEY AC DSC (Retd), Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of section 5 (2) of the *Fire Brigades Act 1989*, do, by this my Order, vary the Orders published in *Government Gazette* No. 180 of 23 November 2001 (Nelson Bay Fire District), No 66 of 20 June 1997 (Newcastle/Fern Bay Fire District), No 50 of 29 April 2005 (Lower Hunter, and Raymond Terrace Fire Districts) and reconstitute the Fire Districts in the following Schedule and declare that the provisions of the Fire Brigades Act shall apply to the area described in the Schedule.

Signed at Sydney, this 2nd day of October 2014

DAVID JOHN HURLEY, Governor

By His Excellency's Command,

Hon STUART AYRES, MP, Minister for Police and Emergency Services

Schedule

In this schedule, a reference to a local government area is a reference to that area with boundaries as at the date of publication of the Order in the *NSW Government Gazette*.

NELSON BAY Fire District

Comprising the existing Fire District in the Port Stephens Local Government Area, with additions and deletions as delineated on Map No. 402/14/01 kept in the office of Fire & Rescue NSW.

NEWCASTLE/FERN BAY Fire District

Comprising the existing Fire District in the Port Stephens Local Government Area, with additions and deletions as delineated on Map No. 446/1/12 kept in the office of Fire & Rescue NSW.

LOWER HUNTER Fire District

Comprising the existing Fire District in the Port Stephens Local Government Area, with additions and deletions as delineated on Map No. 454/1/12 kept in the office of Fire & Rescue NSW.

RAYMOND TERRACE Fire District

Comprising the existing Fire District in Port Stephens Local Government Area, with additions and deletions as delineated on Map No. 432/1/12 kept in the office of Fire & Rescue NSW.

GAS SUPPLY (CONSUMER SAFETY) REGULATION 2012

Clause 15 (1) (a)

Order

To all persons:

I, LYNELLE COLLINS, Director, Mediation Services and Compliance, NSW Fair Trading, as delegate on behalf of the Director-General, and having reasonable grounds to believe that:

- (a) gas appliance(s) commonly known as 'Area Heaters' and of a specification that does not comply with the Australian Standard 4565:2004 are unsafe to use; and
- (b) the death of, or injury to, any person, or, damage to any property, may arise out of use of the noncompliant gas appliance unless this Order is made,

prohibit the sale or supply of all non-compliant gas appliances known as 'Area Heaters' in the State of New South Wales.

Dated this 22nd day of October 2014

LYNELLE COLLINS, Delegate of the Commissioner for Fair Trading. Office of Finance and Services

INTERPRETATION

In this Order:

'container' includes a gas cylinder and a gas tank;

'Director-General' means the Commissioner for Fair Trading, Office of Finance and Services.

'**liquefied petroleum gas**' means a liquid or gaseous substance containing a mixture of hydrocarbons, basically consisting of butane or butene or propane or propene, or any mixture of them;

'Area heater' means a 'flue-less' portable outdoor heater incorporating a liquid petroleum gas container mounted integrally within a heater casing located at the base of the unit and with the radiant heating surface or combustion product outlet is less than 1.8 metres from the ground and not complying with the Australian Standard 4565:2004.

SCHEDULE 1

'Area Heaters' are also known as or referred to as Decorative outdoor heaters, Column heaters, and Pyramid Heaters.

Australian Standard 4565:2004

2.8 APPLIANCES INCORPORATING INTEGRAL LPG SUPPLY SYSTEMS

2.8.1 Restriction on provision of integral gas cylinder

Where the radiant heating surface, or combustion product outlet is less than 1.8 m from the ground there shall be no provision for an integral gas cylinder. Table top appliances are exempt from this requirement.

Sample pictures of area heaters:





GEOGRAPHICAL NAMES ACT 1966

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

Barrie Creek for for an unnamed creek located in the suburbs of New Lambton Heights and Jesmond; Flats Creek for an unnamed creek located in the suburbs of New Lambton Heights, Lambton and Jesmond; Heaton Creek for an unnamed creek located in the suburbs of North Lambton and Jesmond; Jesmond Creek for an unnamed creek located in the suburbs of New Lambton Heights and Lambton; Kaiyutibbin Creek for an unnamed creek located in the suburbs of New Lambton Heights, Rankin Park and Elermore Vale; Waterdragon Creek for an unnamed creek located in the suburb of Kotara; Willai Creek for an unnamed creek located in the suburb of Elermore Vale; all of which are located in the Newcastle Local Government Area. The positions and extents for these features are recorded and shown within the Geographical Names Register of New South Wales. The proposal can also be viewed and submissions lodged on the Geographical Names Board website at (www.gnb.nsw.gov.au) from Wednesday 22 October 2014 until Saturday 22 November 2014, alternatively written submissions may be lodged with the Secretary, Geographical Names Board, 346 Panorama Ave, Bathurst, NSW 2795.

In accordance with section 9 of the *Geographical Names Act* 1966 all submissions lodged may be subject to a freedom of information application and may be viewed by third party to assist the Board in considering this proposal.

D MOONEY, Chairman

Geographical Names Board PO Box 143 BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

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

Sinozich Reserve for a Reserve located adjacent to Jardine Drive where the road intersects with Rynan Avenue, Edmondson Park in the Liverpool LGA.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can also be viewed and submissions lodged on the Geographical Names Board website at (www.gnb.nsw.gov.au) from Wednesday 22 October until Monday 24 November 2014, alternatively written submissions may be lodged with the Secretary, Geographical Names Board, 346 Panorama Ave, Bathurst, NSW 2795.

In accordance with section 9 of the *Geographical Names Act* 1966 all submissions lodged may be subject to a freedom of information application and may be viewed by third party to assist the Board in considering this proposal.

D MOONEY, Chairman

Geographical Names Board PO Box 143 BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

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

Little Duck Creek Reserve for a Reserve which is bounded by Adam Street to the north, Bright Street to the south, running adjacent to Robertson Street in the suburb of Guildford.

Baraba Reserve for a Reserve bounded by Bennett Road and Mackay Road in the suburb of South Granville.

Ngunun Reserve for a Reserve located south of Clyde Railway Station adjacent to Duck River in the suburb of Granville. The positions and extents for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at www.gnb.nsw.gov.au

> D MOONEY, Chairman

Geographical Names Board PO Box 143 BATHURST NSW 2795

HEALTH ADMINISTRATION ACT 1982

Order declaring Approved Quality Assurance Committee

I, JILLIAN SKINNER, Minister for Health, pursuant of section 20E (1) of the *Health Administration Act 1982* do, by this my Order, declare Liverpool Hospital Trauma Committee and Trauma Mortality/Morbidity review Committee to be an Approved Quality Assurance Committee.

Signed this 13th day of October 2014.

JILLIAN SKINNER, MP, Minister for Health

NATIONAL PARKS AND WILDLIFE ACT 1974

Ku-ring-gai Chase National Park and Lion Island, Long Island and Spectacle Island Nature Reserves Plan of Management

Amendment to Plan of Management

The Minister for the Environment adopted amendments to the plan of management for Ku-ring-gai Chase National Park and Lion Island, Long Island and Spectacle Island Nature Reserves on 2 October 2014.

The amended plan is available at: www.environment.nsw. gov.au (use 'quicklinks' to 'park management plans').

PESTICIDES ACT 1999

Pesticide Control Order under section 38

Name

1. This Order is to be known as the *Pesticide Control (1080 Liquid Concentrate and Bait Products) Amendment Order 2014.*

Commencement

2. This Order commences on publication in the *NSW Government Gazette*.

Authority for Order

3. This Order is made by the Environment Protection Authority with the approval of the Minister for the Environment under Part 4 of the *Pesticides Act 1999*.

Application

4. This Order amends *Pesticide Control (1080 Liquid Concentrate and Bait Products) Order 2010* by:

Deleting condition 1.1 in schedule 3 and inserting instead the following –

1.1 An Authorised Control Officer may use 1080 liquid concentrate products to produce 1080 bait material. Where an Authorised Control Officer uses material to produce 1080 bait material, the Authorised Control Officer must only use grain, manufactured pellets or any other material that is approved for use under an APVMA permit. Persons preparing 1080 bait material must follow feral pig bait preparation instructions on the approved label of the 1080 liquid concentrate product or the instructions of an APVMA permit where the permit has instructions for preparation of bait material not included on the 1080 liquid concentrate label. When using the ACTA 1080 Concentrate product or PAKS 1080 Concentrate product, grain bait material must be mixed at the rate of 15ml of product per kilogram of grain and manufactured pellets must be mixed at the rate of 16ml of product per kilogram of pellets. Where an APVMA permit specifies another 1080 bait material for control of feral pigs then the rate indicated on the permit must be used.

Notes

Words used in this Order have the same meaning as in the *Pesticides Act 1999*, unless otherwise defined in this Order. A person must not contravene this Order – maximum penalty \$120 000 in the case of a corporation and \$60 000 in the case of an individual.

ROBERT STOKES, MP, Minister for the Environment

BARRY BUFFIER Chair & CEO, Environment Protection Authority

TRANSPORT ADMINISTRATION ACT 1988

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land for the purposes of Transport for NSW

Transport for NSW, with the approval of Her Excellency the Governor, declares that the land described in the Schedule hereto is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of Transport for NSW, as authorised by the *Transport Administration Act 1988*.

Dated this 10th day of October 2014

MARK MILLS, Acting General Manager, Country Rail Contracts, Transport Services Division

Schedule

All those pieces or parcels of land situated in the locality of Rixs Creek in the Local Government Area of Singleton, Parish of Darlington, County of Durham and State of New South Wales, being identified as Lot 1 in Deposited Plan 1180880, having an area of 1.415 hectares and said to be in the ownership of the Minister Administering the *Crown Lands Act 1989*.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BYRON SHIRE COUNCIL

Roads Act 1993

Naming of Roads

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

Name	Location
Whitton Court	A new cul de sac extending in an easterly direction off an extension of Player Parade to be dedicated in a plan of subdivision of Lot 146, DP 1124615, Shara Boulevarde, Ocean Shores.

KEN GAINGER, GENERAL MANAGER, Byron Shire Council, 70–90 Station Street, Mullumbimby NSW 2482

[7703]

COFFS HARBOUR CITY COUNCIL

Naming Of Roads

Notice is hereby given that Coffs Harbour City Council, in pursuance of section 162 of the *Roads Act 1993*, has named roads, effective from 21 October 2014, as follows:

Location	New name
New road off North Solitary Drive, Sapphire Beach.	Cherry Street
New road off Cherry Street, Sapphire Beach.	Ivory Circuit

STEVE McGRATH, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450

[7704]

KEMPSEY SHIRE COUNCIL

Roads Act 1993, section 10

Dedication of Land as Public Road

Notice is hereby given that, in accordance with section 10 of the *Roads Act 1993*, the land described in the Schedule below is dedicated as a public road.

DAVID RAWLINGS, General Manager, Kempsey Shire Council, 22 Tozer Street, WEST KEMPSEY, NSW 2440.

Schedule

Lots 1 to 10 inclusive in DP 1172268 being land comprising part of Five Day Creek Road at Comara. [7705]

LIVERPOOL CITY COUNCIL

Roads Act 1993 – section 162

Roads Regulation 2008 – section 9

Naming of Public Roads

Notice is hereby given that Liverpool City Council, pursuant to the abovementioned Act, and Regulation, has named the roads described hereunder.

Eyre Avenue Oxley Road Wentworth Road

The subject roads are for use in future subdivisions within the suburb of Edmondson Park.

Range Road

The subject road is located off the southern side of Elizabeth Drive between the intersections of Mamre Road and Duff Road in Cecil Park, leading to the Sydney International Shooting Range.



C WULFF, Chief Executive Officer, Liverpool City Council Locked Bag 7064 Liverpool BC NSW 1871.
[7706]

MID-WESTERN REGIONAL COUNCIL

Roads Act 1993, section 162

Naming of Public Road

Knox Crescent, Hosking Street, Enfield Avenue & Suttor Avenue

Notice is hereby given that in accordance with section 162 of the *Roads Act 1993*, as amended, Council has named the road shown hereunder:

Location	Name
Street running east off an unnamed spine road running south off Hill End Road, CAERLEON	Knox Crescent
Street running south off Knox Crescent, CAERLEON	Hosking Street
Street running east off Hosking Street, CAERLEON	Enfield Avenue
Street running west off an unnamed spine road running south off Hill End Road, CAERLEON	Suttor Avenue

BRAD CAM, General Manager, PO Box 156, (86 Market Street), MUDGEE NSW 2850, tel: (02) 6378 2850, fax: (02) 6378 2815, email: council@midwestern.nsw.gov.au. [7707]

ROCKDALE CITY COUNCIL

PUBLIC NOTICE

Proposed termination of Strata Scheme No. SP 48656 being property situated at 12-16 Gertrude Street, Arncliffe

Notice

Notice is given of an intention to apply to the Registrar General for an order terminating the above Strata Scheme and the consequent winding up of the Body Corporate pursuant to section 5IA of the *Strata Schemes (Freehold Development) Act 1973.*

Any person having any claim against the Body Corporate of the above Strata Scheme or any estate or interest in or claim against any of the lots comprised in the Strata Scheme is required on or before Wednesday 19 November 2014 to send particulars of the estate, interest or claim to Rockdale City Council, 2 Bryant Street, Rockdale, NSW 2216. [7708]

WAGGA WAGGA CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

Wagga Wagga City Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for extinguishing interests and re-sale.

Dated at Wagga Wagga this 17th day of October 2014.

PHIL PINYON, General Manager, Wagga Wagga City Council, PO Box 20, Wagga Wagga NSW 2650

SCHEDULE 1

Lot 13, DP 1196094

SCHEDULE 2

Easement to drain water 2.5 metres wide shown in DP 1017384

Easement to drain sewage 2.5 metres wide show in DP 1017384

Easement to drain sewage 2 metres wide shown in DP 1017384 [7709]

WAGGA WAGGA CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991 Notice of Compulsory Acquisition of Land

Wagga Wagga City Council declares with the approval of His Excellency the Governor that the lands described in the Schedule below, excluding any mines or deposits of minerals in the lands, are acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for extinguishing interests and re-sale.

Dated at Wagga Wagga this 17th day of October 2014.

PHIL PINYON, General Manager, Wagga Wagga City Council, PO Box 20, Wagga Wagga NSW 2650.

SCHEDULE 1

Lot 49, DP 1179795
Lot 50, DP 1179795
Lot 51, DP 1179795
Lot 53, DP 1179795
Lot 54, DP 1179795
Lot 55, DP 1179795
Lot 56, DP 1179795

SCHEDULE 2

Easement for electricity purposes 2 metres wide shown in DP 1179795 [7710]

WAGGA WAGGA CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991 Notice of Compulsory Acquisition of Land

Wagga Wagga City Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for extinguishing interests and re-sale.

Dated at Wagga Wagga this 17th day of October 2014.

PHIL PINYON, General Manager, Wagga Wagga City Council, PO Box 20, Wagga Wagga NSW 2650

SCHEDULE

Lot 20, DP 22260

[7711]

WAGGA WAGGA CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

Wagga Wagga City Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for extinguishing interests and re-sale.

Dated at Wagga Wagga this 17th day of October 2014.

PHIL PINYON, General Manager, Wagga Wagga City Council, PO Box 20, Wagga Wagga NSW 2650.

SCHEDULE 1

Lot 16, DP 835763

SCHEDULE 2

H955009 Easement for transmission line 45.72 wide.

[7712]

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By Authority JILL WAYMENT, Government Printer