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To submit a notice for gazettal – see Gazette Information.
Government Notices

Miscellaneous Instruments

ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

ERRATUM

The order published in the New South Wales Government Gazette No 18 of 6 March 2015 at page 700, titled “Declaration of Emergency Animal Disease (Ranavirus Infection) Order 2015” was gazetted in part – it should read as set out below.

The date of gazettal of the order titled “Declaration of Emergency Animal Disease (Ranavirus Infection) Order 2015” remains 6 March 2015.

DECLARATION OF EMERGENCY ANIMAL DISEASE (RANAVIRUS INFECTION) ORDER 2015

under the

ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

I, Scott Hansen, Director General, Department of Primary Industries, with the delegated authority of the Minister for Primary Industries in pursuance of section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991, and in pursuance of section 6A of that Act, make the following Order declaring ranavirus infection to be an emergency animal disease for the purposes of that Act.

Dated this 5th day of March 2015

SCOTT HANSEN
Director General
Department of Primary Industries
(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

DECLARATION OF EMERGENCY ANIMAL DISEASE (RANAVIRUS INFECTION) ORDER 2015

under the

ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

1 Name of Order
This Order is the Declaration of Emergency Animal Disease (Ranavirus Infection) Order 2015.

2 Commencement
This Order commences on the date it is signed.

Note: Section 6A (2) (b) of the Act provides that this Order must be published in the NSW Government Gazette within 14 days after the date it is signed.

3 Definitions
In this Order:


Note: emergency animal disease has the same meaning as in the Act.

4 Declaration of emergency animal disease
Pursuant to section 6A of the Act, ranavirus infection is declared to be an emergency animal disease for the purposes of the Act.

HEALTH INSURANCE LEVIES ACT 1982

NOTICE OF PRESCRIBED RATE

Pursuant to the Health Insurance Levies Act 1982, the prescribed rate for the purposes of the Act for the period commencing on 1 April 2015 will be $1.43.

Dated: 10 March 2015

TONY NEWBURY
Chief Commissioner of State Revenue
OFFSHORE MINERALS ACT 1994 OF THE COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF DELEGATION

I, the Hon Anthony Roberts MP, Designated Authority for the State of New South Wales under the Offshore Minerals Act 1994 (Cth) (“the Act”) pursuant to sections 29 and 419 of the Act:

1. revoke all previous delegations made by the Designated Authority for the State of New South Wales under the Act and any delegations revived as a result of that revocation; and

2. delegate all my powers and functions:
   (a) under the Act (other than the power of delegation);
   (b) under the Offshore Minerals (Data Lodgment and Reporting) Regulations 1996,
   (c) under the Offshore Minerals (Ballot Procedures) Regulations; and
   (d) under the Offshore Minerals (Fees) Regulations
   to the person who for the time being holds, occupies or performs the duties of:
   • the Director of Operations and Programs, Division of Resources and Energy, Department of Trade and Investment, Regional Infrastructure and Services.
   • the Deputy Secretary, Division of Resources and Energy, Department of Trade and Investment, Regional Infrastructure and Services.

Dated this 12th day of March 2015

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

PASSENGER TRANSPORT ACT 2014

ORDER
Section 39

Exemption of Public Passenger Service from the Requirement to be Operated under the Authority of a Passenger Service Contract

Direct Ferry Service between Pyrmont Bay Wharf, Aquarium Wharf and Rose Bay Wharf

I, David Malcolm Stewart, Secretary of the Department of Transport, on behalf of Transport for NSW, under section 39 (4) of the Passenger Transport Act 2014 (“the Act”) exempt a public passenger service satisfying the description below from the requirement to be operated under the authority of a passenger service contract:

Description of public passenger service
A public passenger service by vessel conducted according to regular routes and timetables or according to regular routes and at regular intervals in either direction between Pyrmont Bay Wharf, Aquarium Wharf and Rose Bay Wharf having the following characteristics:
   (a) the service stops at no other wharf;
   (b) the Operator has obtained and maintains access rights to all wharves required to operate a service, and operates a service in accordance with those rights.

Publication
This Order is required to be published in the Gazette.

Date of Effect and Termination
This Order takes effect on the date it is published in the Gazette and will continue in force until revoked.
This Order may be revoked at any time by Transport for NSW.

Date: 5 March 2015

DAVID MALCOLM STEWART
Secretary
Transport for NSW
PASSENGER TRANSPORT ACT 2014
ORDER
Section 39
Exemption of Public Passenger Service from the Requirement to be Operated under the Authority of a Passenger Service Contract

Direct Ferry Service between Watsons Bay Wharf and any Circular Quay Precinct Wharf

I, David Malcolm Stewart, Secretary of the Department of Transport, on behalf of Transport for NSW, under section 39 (4) of the Passenger Transport Act 2014 ("the Act") exempt a public passenger service satisfying the description below from the requirement to be operated under the authority of a passenger service contract:

Description of public passenger service
A public passenger service by vessel conducted according to regular routes and timetables or according to regular routes and at regular intervals in either direction between Watsons Bay Wharf and a Circular Quay precinct wharf having the following characteristics:

(a) the service has no intermediate stops between Watsons Bay and a Circular Quay precinct wharf;
(b) the service is only operated Monday to Friday on days that are not a public holiday in Sydney pursuant to the Public Holidays Act 2010;
(c) the service—
   (i) commences at Watsons Bay Wharf or a Circular Quay precinct wharf and is completed before 1000 hours, or
   (ii) commences at Watsons Bay Wharf or a Circular Quay precinct wharf after 1700 hours;
(d) the Operator has obtained and maintains access rights to all wharves required to operate a service, and operates a service in accordance with those rights.

Definition
In this Order “a Circular Quay precinct wharf” means any of the wharves specified in the definition of Circular Quay precinct in clause 6 of the Passenger Transport Regulation 2014.

Publication
This Order is required to be published in the Gazette.

Date of Effect and Termination
This Order takes effect on the date it is published in the Gazette and will continue in force until revoked.

This Order may be revoked at any time by Transport for NSW.

Date: 5 March 2015

DAVID MALCOLM STEWART
Secretary
Transport for NSW
PASSENGER TRANSPORT REGULATION 2007

Clause 71 Meaning of “Smartcard Reader”

NOTICE

Specification of smartcard readers
Transport for NSW, pursuant to clause 71 (b) of the Passenger Transport Regulation 2007, does by this Notice specify the following models of smartcard reader.

<table>
<thead>
<tr>
<th>Model</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>4400-10003-4 Cubic Tri-Reader™ 3</td>
<td>(incorporated into a Fixed Location Reader, E2 Gate Reader, Bus Mobile Reader and Gate Upgrade Reader)</td>
</tr>
<tr>
<td>7700-01023</td>
<td>Full Revenue Protection Reader (Full Functional Portable Reader)</td>
</tr>
<tr>
<td>7700-01032 Handy 440 Contactless Reader</td>
<td>(read-only reader, read-only handheld unit)</td>
</tr>
</tbody>
</table>

Date of effect and revocation of previous Notice
This Notice takes effect on 20 March 2015.

Date: 9 March 2015
FERGUS GAMMIE
Deputy Director-General
Transport Services
(a Delegate of Transport for NSW)

ROAD TRANSPORT ACT 2013

ORDER

Approved Oral Fluid Analysing Instrument

GENERAL THE HONOURABLE DAVID HURLEY AC DSC (RET’D), Governor.

I, General The Honourable David Hurley, AC DSC (Ret’d), Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of the Road Transport Act 2013 do, by this my Order, approve an instrument, of a type described hereunder for the purposes of the definition of approved oral fluid analysing instrument in clause 1 of Schedule 3 of the Road Transport Act 2013.

Type of device: 

*AB SCIEX QTRAP® 5500* (manufactured by AB SCIEX Australia Pty Ltd)

Dated, this 4th day of March 2015.

By His Excellency’s Command,

DUNCAN GAY, MLC
Minister for Roads and Freight
HERITAGE ACT 1977
ORDER UNDER SECTION 57 (2) TO GRANT SITE-SPECIFIC EXEMPTIONS FROM APPROVAL

Eveleigh Railway Workshops
Great Southern & Western Railway, Redfern

SHR No 1140
I, the Minister for Heritage, on the recommendation of the Heritage Council of New South Wales, in pursuance of section 57 (2) of the Heritage Act 1977, do, by this my order, grant an exemption from section 57 (1) of that Act in respect of the engaging in or carrying out of any activities described in Schedule “C” at the location described in Schedule “B” on the item described in Schedule “A”.

The Hon ROB STOKES, MP
Minister for Heritage
Sydney, 5th Day of March 2015

Schedule “A”
The item known as Eveleigh Railway Workshops, situated on the land described in Schedule “B”.

Schedule “B”
All those pieces or parcels of land known as Lot 501 DP 1033739, Lot 8 DP 1136859, Lot 9 DP 1136859, Lot 10 DP 1136859, Lot 12 DP 1136859, Lot 13 DP 1136859, Lot 52 DP 1001467, Lot 2 DP 1175706, Lot 3 DP 1175706, Lot 4 DP 1175706 and Lot 5 DP 1175706 in Parish of Alexandria, Parish of Petersham, County of Cumberland shown on the plan catalogued HC 2347 in the office of the Heritage Council of New South Wales.

Schedule “C”
1. All works and activities in accordance with a valid development consent in force at the date of gazettal for listing the Eveleigh Railway Workshops (SHR No 1140) on the State Heritage Register under the Heritage Act 1977 (NSW).
2. Minor modifications to a valid development consent in force at the date of gazettal for listing the Eveleigh Railway Workshops (SHR No 1140) on the State Heritage Register under the Heritage Act 1977 (NSW), where the Heritage Council of NSW or its Delegate is satisfied that:
   • The proposed works are substantially the same as the development for which consent was original granted, before any modifications to that consent, for the purpose of this exemption only; and
   • The Heritage Council of NSW has been notified in writing of the works proposed to be undertaken under this exemption prior to commencement of works, and the Heritage Council of NSW or its Delegate has provided written confirmation that the works are exempt.
3. Changes to operating hours.
4. Works and activities associated with the maintenance and upkeep of non-heritage fabric associated with the gardens and grounds, including mowing, tree surgery, removal or pruning of trees where works will have no adverse impact on heritage significance.
5. Works and activities associated with the maintenance and repair of existing external hard paving, including roads, paths, fences, garden edges, retaining walls and gates, where works will have no adverse impact on heritage significance.
6. All works to the exterior and interiors of buildings erected on the site since 1995, not including works which would significantly alter the exterior architectural appearance of the new buildings, including the:
   • Sydney Ambulance Centre and NSW Transport Management Centre Building;
   • Biomedical Building;
   • NICTA Building; and
   • 8 Central Avenue (Channel 7) Building.
7. External maintenance and minor repairs necessary to preserve and maintain the functioning of the buildings and landscape for their current uses and where works will have no adverse impact on heritage significance; including maintenance and minor repairs to:
   • Roofing sheeting and drainage;
   • Utilities including electrical, water and sewerage and stormwater drainage;
   • Road and footpath pavement resurfacing;
   • Road and pedestrian traffic management facilities, including gates and fencing;
   • Planter boxes and public seating;
   • Navigational signage and infrastructure;
   • Security infrastructure and gates;
   • Exterior lighting.
   For works to qualify as maintenance and minor repair, any new fabric must represent like-for-like replacement of the existing fabric and must not require any new impacts upon significant fabric.
8. Removal of non-illuminated external signs and decorations, such as flags, rigging, banners, merchandising, holiday livery and associated decorations providing that the signs and decoration are not elements remaining from the significant periods of Eveleigh’s history.
9. Replacement of non-illuminated external signs and decorations, such as flags, rigging, banners, merchandising, holiday livery and associated decorations where the size, scale and impact of the new items is the same or does not exceed that being replaced and providing that the signs and decoration are not elements remaining from the significant periods of Eveleigh’s history.
10. Erection of temporary (three months duration) hoardings and scaffolding associated with maintenance or conservation of facades, windows and roof sheeting and drainage where no physical impact to heritage fabric occurs.
11. Changes to aluminium-framing and glass panels (non-heritage fabric) associated with doorways, entrances and airlocks, where such works do not materially affect the configuration of the opening.
12. Maintenance and repairs to the interior non-heritage fabric and finishes, including partition walls, internal glazing, lighting (non-original) and signage which is fabric added to the following buildings after their closure as Railway Workshops and conversion to Australian Technology Park:

   • Locomotive Workshops and annexes;
   • National Innovation Centre (former New Loco (Engine) Shop); and
   • International Business Centre (former Works Manager’s Office).

13. Maintenance and renewal of floor finishes inside buildings, excluding the:

   • Interpretive carpet in the Locomotive Workshops central walkway (Bays 3 to 9);
   • New coverings in the Exhibition Hall; and
   • Floor finishes in the Blacksmiths Shops (Bays 1 & 2).

14. Internal changes to office spaces, retail and other tenancy spaces and recreational facilities which do not involve any new works affecting original building fabric.

15. Replacement, including upgrades, to internal security devices, such as electronic door locks and keys, security cameras and motion sensors, which do not involve any new works affecting original building fabric.

16. Installation of temporary and reversible structures for the operation of special events and activities lasting less than one (1) month duration (eg. for trade fairs, exhibitions etc).

17. Electrical, mechanical and hydraulic services maintenance and essential upgrades located within the building envelope and on the roof top within the envelope of the existing plant, including roof exhaust fans and associated support duct work, where there is little or no adverse visual impact on heritage significance, but excluding mobile telecommunications equipment and antennae.

18. Upgrade of mechanical equipment relating to lifts constructed since 1990.

19. Refurbishment of non-significant bathrooms, kitchens, kitchenettes and other service areas with no effect on original heritage fabric.

20. Changes to and development of internal layouts, fittings and furnishings for internal retail and commercial tenancies, which do not involve any new works affecting or concealing original building fabric or increase to the net-lettable area.

21. Removal or replacement of non-significant inter-tenancy walls.

22. Combination or subdivision of tenancies requiring the alteration of non-significant walls, where there is no change in overall net-lettable area.

23. Work or changes to interior non-significant fittings and furnishings with no effect on remnant heritage fabric.

24. Removal and replacement of temporary (three months duration) internal signs and decorations, such as flags, rigging, banners, merchandising, holiday livery and associated decorations where works will have no adverse impact on heritage significance.

25. Maintenance of internal non-significant paint finishes.

26. Changes to or development of existing roof access ladders, stairs and platforms required for safe access to these areas.

27. Changes to non-significant internal lighting, excepting historic lighting in Locomotive Workshops Bays 1 & 2.


29. Replacement of non-significant carpet finishes within tenancies.

30. Relocation of Moveable Heritage items within the site precinct where such items will be kept undercover. Appropriate recording of the relocation activity must be undertaken and retained on-site.

31. Maintenance and repair to existing interpretation infrastructure and signage.

32. Works to maintain items of historic machinery.

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**HERITAGE ACT 1977**

**ORDER UNDER SECTION 57 (2) TO GRANT AGENCY-SPECIFIC EXEMPTIONS FROM APPROVAL FOR NSW TRANSPORT – RAILCORP**

I, the Minister for Heritage, on the recommendation of the Heritage Council of New South Wales, in pursuance of section 57 (2) of the Heritage Act 1977, do, by this my order, grant an exemption from section 57 (1) of that Act in respect of the engaging in or carrying out of any activities described in Schedule “A” to items owned by NSW Transport – RailCorp.

The Hon ROB STOKES, MP
Minister for Heritage
Sydney, 2nd Day of March 2014

**Schedule “A”**

Railcorp Exemptions from s57 (1) of the NSW Heritage Act 1977 – Fixed Assets

Currently a number of minor activities are exempt from approval under the NSW Heritage Act 1977 as standard exemptions. The following exemptions have been drafted specifically for activities related to railway sites listed on the State Heritage Register, to allow usual maintenance and some activities related to maintaining equipment associated with railways operations to go ahead without the need for Heritage Council approval or notification.

The following activities are proposed to be exempt from approval or notification under s57 (1) of the NSW Heritage Act 1977:

1. The following track infrastructure repair, maintenance and upgrading works, where works do not adversely impact the heritage significance of any known or likely heritage item (see note on ‘no adverse impact’):
   a) Pipe, surface and sub-surface drainage works;
Government Notices

b) Ballast cleaning and replacement;
c) Sleeper replacement including replacement of timber, steel or concrete sleepers with a different type;
d) Rail replacement including replacement/upgrading with heavier rails;
e) Track reconstruction such as replacement of all or most components;
f) Turnout and derails repair, replacement, refurbishment or renewal (including associated auxiliary equipment such as cables, conduit and cable troughing, point levers and point rodding);
g) Replacement/upgrade of equipment on and attached to the track essential for train operations, including grease pots, data readers, track buffers, motors, and train monitoring equipment;
h) Replacement/upgrade of train detection equipment and signage. The exemption does not include removal of an existing track or siding. This exemption includes work on railway underbridges.

2. Excavation within and adjacent to the rail corridor for the purposes of drainage works, cable laying and/or erection of posts for signals, lighting, overhead wiring, signalling cables or signage; or excavation for geotechnical bore holes, hydraulic and soil testing where there are no known or suspected archaeological relics and where works do not adversely impact the significance of any known or likely heritage item (see note on ‘no adverse impact’).

Note: Work must be within ballasted areas only or within five (5) metres of the centre line of the track in respect to cables and troughing, detection equipment and signage. The exemption does not include removal of an existing track or siding. This exemption includes work on railway underbridges.

Note: This exemption applies to the following land only: the disturbed track zone (ballasted rail formation), rail land within the fenced area adjacent to the disturbed track zone, car parks, platforms and depot sites.

Note: This exemption does not apply to built structures other than platforms (excluding brick retaining face).

Note: This exemption does not apply if archaeological relics are likely to be present as advised by a suitably qualified and experienced archaeologist.

3. The following signalling work where there is no adverse impact on heritage significance of any identified heritage item (see note on ‘no adverse impact’):
   a) Repair, maintenance and upgrade of signals, electronic trackside warning devices and auxiliary equipment, including removal of redundant signals and equipment, and replacement or upgrading of older signals with modern types;
   b) Installation of new signals and warning devices including associated cables, conduits, troughing, handrails and fencing; and
   c) Repair, maintenance and upgrade of signals, boom gates, signage and lights of level crossings.

4. Repair, removal or installation of overhead wiring structures where there is no adverse impact on heritage significance of any identified heritage item (see note on ‘no adverse impact’).

5. Fitting of safety walkways and stairs to signals, signalling equipment, overhead wiring structures and light poles.

6. Installation, repair, maintenance, removal or replacement (with like-for-like) of trackside communications and control systems, equipment and enclosures including small relay huts, electrical cabinets antenna masts, small poles and aerials that will not adversely impact the heritage significance of any identified heritage item (see note on ‘no adverse impact’).

Note: Where a hut is listed as a heritage item, approval will be required before works are undertaken (advice should be sought from an appropriately qualified and experienced heritage consultant to determine level of approval required).

Note: This exemption does not apply to the installation of new masts, poles and aerials exceeding five (5) metres in total height.

Notes: This exemption does not apply if visual impacts to adjacent and surrounding heritage items are anticipated.

7. Repair, maintenance, removal or replacement of culverts and drains that will not adversely impact on heritage significance of any identified heritage item (see note on ‘no adverse impact’).

Note: Where a culvert is listed as a heritage item, approval will be required before works are undertaken (advice should be sought from an appropriately qualified and experienced heritage consultant to determine level of approval required).

8. Installation of Rail Operations Telephone items at trackside locations and adjacent structures including signalling telephones, emergency telephones, emergency telephone location lights, emergency telephone signage, cable termination cabinets associated with signalling or emergency telephones.

Note: This exemption applies to the following land only: the disturbed track zone (ballasted rail formation), rail land within the fenced area adjacent to the disturbed track zone, car parks, platforms and depot sites.

9. The installation, relocation, replacement or removal of the following customer and staff information, amenity and safety systems where there is no removal of original fabric or adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Security, lighting and customer information systems and signage;
   b) Telecommunication aerials and associated cabling work to buildings and structures;
   c) Equipment related to public rail safety and access such as fire hydrants, hose reels, portable wheelchair ramps and cabinets, fire panels, smoke detectors,
emergency lightings, illuminate exit lights and early warning and intercommunication systems;

d) Customer environment facilities such as ticketing machines, rubbish bins, platform seating, public telephones, bicycle racks/lockers, Wi-Fi charge bars, and food and drink vending machines;
e) Non-significant modern water drinking fountains (bubblers);
f) Air conditioning units;
g) Bird or pest mitigation features such as netting, plugging holes, 'eagle eyes', small spikes, or fine electrical wire or similar;
h) Safety anti-fall line running lines and harness hooks on building roof sheeting for inspection purposes; and
i) Station staff control pod units (GACs).

Note: Installation of information (signage) does not include commercial advertising, but can include signage for heritage interpretation or commemoration.

Note: The removal or alteration of signage, lighting, customer information systems and seating identified as being of heritage significance is not permitted.

Note: Fixing of new signage or systems to masonry walls is to be undertaken with nonferrous fixings and to mortar joints only (or reuse existing fixing points). New conduits and cables are not to penetrate original surfaces and are to be discreet in colour and location. Works are to be undertaken with the principle of reversibility and minimal intervention.

Note: Installation of food and drink vending machines directly abutting heritage buildings is not permitted. Installation of food and drink vending machines is permissible in the vicinity of heritage buildings where there is no adverse impact on heritage significance (see note on ‘no adverse impact’).

10. Installation, repair, renewal or removal of the following fence work where there is no removal of original fabric or adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Rail corridor and boundary safety fencing;
   b) Standard station and platform fencing; and
   c) Hoarding, scaffolding and safety fencing for temporary works.

Note: Does not include removal of existing fencing identified as being of heritage significance.

11. The following works for steel bridges, where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Installation of walkways and refuges on steel bridges for access by maintenance staff;
   b) Attachment of cabling, conduits and troughing to bridges;
   c) Painting of steel bridges using existing colour scheme; and
   d) Installation of telecommunication aerials or equipment on bridges.

Note: This includes work to underbridges, overbridges and pedestrian bridges but only to those of steel construction.

12. The following works for cuttings or tunnels, where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Repair, maintenance, upgrading or installation of lighting and warning systems and associated auxiliary cables, conduits and troughing;
   b) Creation of maintenance personnel refuges or “safe places” in operational areas by excavating into cutting walls or tunnel walls;
   c) Installation of emergency safety equipment, ladders, steps and stairs;
   d) Repair, maintenance, upgrading/installation of leaking feeder cables and associated support systems;
   e) Repair, maintenance, upgrading/installation of cutting or roof mounted radio antennas and associated support systems (not exceeding five (5) metres in total height); and
   f) Slope stabilisation works to track cuttings including shotcreting and netting.

Note: Where cables, conduits or troughing exit tunnel portal they must do so at ground level or in a manner which creates least visual/physical impacts.

13. Where essential for safety reasons and where there is no adverse impact on heritage significance (see note on ‘no adverse impact’), removal of small portions of damaged asbestos, lead based paints and other hazardous materials from buildings and structures and its replacement with similar or sympathetic modern materials.

Note: This does not include:
   a) The disturbance of stable hazardous materials;
   b) Removal of large areas of earlier paint layers (more than 10%) other than that which has failed by chalking, flaking, peeling or blistering;
   c) Removal of significant fabric, whether it be hazardous material or not; and
   d) Other associated repair or upgrade works required as part of a hazardous material removal project.

Note: Where removal of hazardous materials involves removal of significant fabric, approval will be required before works are undertaken (advice should be sought from an appropriately qualified and experienced heritage consultant to determine level of approval required).

14. Upgrade of non−original toilet and bathroom facilities and finishes, and removal of lightweight partition walls where there is no adverse impact on heritage significance and no changes to original building structure (see note on ‘no adverse impact’).
15. The following platform work where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Resurfacing of existing bitumised and concrete platforms with similar materials;
   b) Installation, repair, renewal or removal of surface tactile and painted safety line;
   c) Repairs to platform coping/edging; and
   e) Excavation of service trenches and geotechnical borehole investigations where there are no known or suspected archaeological relics.

   **Note:** This exemption does not apply to built structures other than platforms (excluding brick retaining face).

   **Note:** Does not include platform surfaces other than concrete, bitumen or modern paved brick.

   **Note:** Reuse existing service trenches wherever possible.

   **Note:** Does not include permanent removal or replacement of platform furniture, gardens, signage and lighting.

   **Note:** Works must ensure that features identified as being of heritage significance (such as building vents, brickwork and bubblers) are not affected by platform resurfacing works.

16. The following car parking and traffic management work where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Installation, repair, renewal or removal of kerbing/edging, signage, line work, traffic/pedestrian safety bollards, wheel stops and minor access ramps;
   b) Resurfacing of existing bitumised car park surface; and
   c) Excavation of service trenches, drainage and geotechnical borehole investigations where there are no known or suspected archaeological relics.

17. All community initiatives and special events where there is no adverse impact on heritage significance (see note on ‘no adverse impact’). This can include works such as public art initiatives/initiatives, filmings works, fashion shows, music concerts, ceremonies, exhibitions, community events, promotions and launches etc.

   **Note:** Works are limited to non-invasive, reversible, temporary change of use (not exceeding eight weeks in total timeframe), no permanent fixings and installation of self-contained units such as lighting, sound, ventilation, floating floors and temporary safety systems (such as stairs, handrails scaffolding etc).

18. The following advertisement work where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Removal of commercial advertisement;
   b) Upgrade of existing advertisement panels to LED technology of the same size and scale of existing in same location; and
   c) Installation of new advertisement panels in non-significant portions of station buildings (eg. modern built spaces only).

   **Note:** Does not include the upgrade to LED or installation of new commercial advertisement on heritage fabric, buildings or significant spaces.

19. The following repair and conservation work where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Essential repairs to heritage fabric by replacing like-for-like, not exceeding 30% of one building element;
   b) Complete replacement of non-significant fabric with like-for-like (eg. modern floor tiling, corrugated roofing, gutters, downpipes, modern glazing etc);
   c) Cleaning and maintaining significant fabric using conservation methods such as gommage on sandstone and the temporary off-site conservation works of heritage elements (the location where the item will be moved to, and approximate timeframe, should be recorded and advice provided to the Heritage Council of NSW or its Delegate); and
   d) Reconstruction of missing heritage features to match existing original heritage features (such as doors, windows, lighting etc) based on existing heritage fabric and detailed historical analysis.

   **Note:** This exemption is to be used in the context of localised repairs. This does not include accumulative impact of heritage fabric or major alteration or major reconstruction.

20. The following minor work where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Minor rearrangement and fit out of non-significant staff offices and facilities and customer spaces;
   b) Repairs to non-significant lifts including lift cabins and shafts;
   c) Removal of later intrusive elements and accretions (such as redundant services, fixings, signage, and systems) and making good heritage fabric (advice should be sought from an appropriately qualified and experienced heritage consultant);
   d) Installation of essential services that require limited cables, conduits and ducting;
   e) Decommissioning of heritage buildings such as signal boxes without removal of equipment or changes to building fabric;
   f) Site set-up works, stock piling, temporary hoarding and temporary amenities; and
   g) Minor works consistent with recommendations set out in a current Conservation Management Plan.

   **Note:** New cables, conduits and ducting to be fixed
with non-ferrous fixings and to mortar joints only (or reuse existing fixing points) and discreet in colour and location. Works are to be undertaken with the principle of reversibility and minimal intervention.

21. The following overhead booking office and footbridge work where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Attachment of cabling, conduits and troughing to steel bridge structure;
   b) Painting using existing or historically appropriate colour scheme;
   c) Steel patch repairs to steel bridge structure;
   d) Concrete repairs to stair treads, risers and stringers;
   e) Minor raising of stair handrail and balustrade in same location and design; and
   f) Installation, repair, renewal or removal of non-significant deck surface.

   Note: Works do not include the removal of timber decking.

22. The following depot and substation work where there is no adverse impact on heritage significance (see note on ‘no adverse impact’):
   a) Electrical upgrade to substations (replacements of electrical cabinets, transformers and minor wall penetrations to connect electrical cables to/from adjacent transformers and overhead wiring infrastructures);
   b) Installation, repair, renewal or removal of internal substation ventilation and communication systems;
   c) Installation, repair, renewal or removal of security fencing and systems;
   d) Blast wall construction in functioning substation transformer yards;
   e) Installation, relocation, dismantling and removal of modern prefabricated office/storage/informal depot facilities where no removal of significant fabric or excavation is required; and
   f) Minor re-arranging and upgrades to non-significant car parking and staff facilities.

   Note: Works do not include permanent alteration to external building facades (such as installation of window louvres or roofing ventilation systems) or permanent alteration to original internal layout.

**Modification or addition to the existing standard exemptions under the NSW Heritage Act 1977:**

23. Standard Exemption 3: Painting
   1. Painting does not require approval under subsection 57 (1) of the Heritage Act or notification to the Director-General under Standard Exemption 3 if the painting:
      c) Employs the same colour scheme and paint type as an earlier scheme or is painted in accordance with Engineering Standard ESB 010 Heritage Paint Schemes or other rail heritage colour schemes approved by the Heritage Council of NSW or its Delegate.

   Note: Where painting proposes to remove earlier significant paint layers, an analysis of earlier paint schemes is to be completed first and guided by the assessment and advice of a qualified and experienced heritage officer or consultant to ensure that any adverse impact on heritage significance is avoided (see note on ‘no adverse impact’).

24. Standard Exemption 12: Landscape Maintenance
   1. Landscape maintenance which is of the type described below does not require approval under subsection 57 (1) of the Act or notification to the Director-General under Standard Exemption 12:
      b) Pruning (to control size, improve shape, flowering or fruiting and the removal of diseased, dead or dangerous material), not exceeding 30% of the canopy of a tree within a period of 2 years.
      f) Relocation, alteration, renewal or removal of existing garden beds and pots, where there is no adverse impact on heritage significance (see note on ‘no adverse impact’).
      g) Non-significant tree replacement or removal on safety grounds where there is no adverse impact on heritage significance (see note on ‘no adverse impact’).

25. Standard Exemption 13: Signage
   5. The relocation, alteration, renewal or removal of signage does not require approval under subsection 57 (1) of the Act or notification to the Director-General under Standard Exemption 13, if the signage is for the purposes of safety, staff or customer services or to assist in the interpretation of the heritage significance of the item.

   Note: Signage of the kind described above must:
      a) Not conceal or involve the removal of signage which has an integral relationship with the heritage significance of the item;
      b) Be located and be of a suitable size so as not to obscure or damage significant fabric of the item;
      c) Have no adverse impact on the heritage significance of the item (see note on ‘no adverse impact’);
      d) Be able to be later removed without causing damage to the significant fabric of the item; and
      e) When installed, reuse existing fixing points or insert fixings within existing joints, where possible, without damage to adjacent masonry.

26. Standard Exemption 17: Movable Heritage Items
   1. The temporary relocation of movable heritage items, including contents, fixtures and objects, to ensure their security, maintenance and preservation, for conservation or exhibition, to ensure health or safety, the need for a controlled environment for those heritage items, or to protect the place, and which are to be returned to their present location within twelve months, does not require approval under subsection 57 (1) of the Act.

   Note: Items to be relocated are to be adequately photographed in situ, tagged and recorded in
the s170 Heritage and Conservation Register prior to removal. The location where the item will be moved to should also be recorded in s170 Register.

Note on ‘No Adverse Impact’:
When the significance of a heritage item may be impacted by the use of agency-specific exemptions, work is to be guided by the assessment and advice of a qualified and experienced heritage officer or consultant to ensure that any adverse impact on heritage significance is avoided.

NATIONAL PARKS AND WILDLIFE ACT 1974
NOTICE OF RESERVATION OF A NATIONAL PARK
I, General The Honourable David Hurley AC DSC, Governor of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of **Wollemi National Park**, under the provisions of section 30A (1) of the **National Parks and Wildlife Act 1974**.

Signed and sealed at Sydney this 4th day of March 2015.

DAVID HURLEY
Governor

By His Excellency’s Command,

ROBERT STOKES, MP
Minister for the Environment.

GOD SAVE THE QUEEN

Schedule

**Land District – Lithgow LGA – Lithgow City**

County Cook, Parish Gindantherie, 980 m², being Lots 1 & 2 DP935262.

Papers OEH/11/12997.

NATIONAL PARKS AND WILDLIFE ACT 1974
NOTICE OF RESERVATION OF A NATURAL RESERVE
I, General The Honourable David Hurley AC DSC, Governor of New South Wales, with the advice of the Executive Council, reserve the lands described in the Schedule below, as part of **Captains Creek Nature Reserve**, under the provisions of section 30A (1) of the **National Parks and Wildlife Act 1974**.

Signed and sealed at Sydney this 4th day of March 2015.

DAVID HURLEY
Governor

By His Excellency’s Command,

ROBERT STOKES, MP
Minister for the Environment.

GOD SAVE THE QUEEN

Schedule

**Land District – Tenterfield LGA – Tenterfield**

County Buller, Parish Clarence, 1188.5 hectares, being Lots 9 & 10 DP751053.

Papers OEH EF14/7060.

WILDERNESS ACT 1987
ADDITION TO WOLLEMI WILDERNESS AREA
I, Robert Stokes, MP, Minister for the Environment in the State of New South Wales, declare the land described in the Schedule hereunder, within Wollemi National Park, as part of the **Wollemi Wilderness**, under the provisions of section 8 (1A) of the **Wilderness Act 1987**.

ROBERT STOKES, MP
Minister for the Environment.

Schedule

**Land District – Lithgow LGA – Lithgow City**

County Hunter, Parish Wirrabra, 24.28 hectares, being Lot 1 DP753824.

Papers OEH/13/1760.
ROADS ACT 1993
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
Notice of Compulsory Acquisition of Land at Halfway Creek in the Clarence Valley Council Area

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

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

Schedule
All that piece or parcel of land situated in the Clarence Valley Council area, Parish of Dundoo and County of Clarence, shown as Lot 5 Deposited Plan 1194552, being part of the land in Certificate of Title 7300/1144709.

The land is said to be in the possession of the Crown and North Coast Local Land Services (reserve manager).

(RMS Papers: SF2014/85903; RO SF2012/25996)

ROADS ACT 1993
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
Notice of Compulsory Acquisition of Land at Halfway Creek in the Clarence Valley Council Area and halves of Roads and Maritime Services

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

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

Schedule
All that piece or parcel of Crown land situated in the Clarence Valley Council area, Parish of Dundoo and County of Clarence, shown as:

Lot 9 Deposited Plan 1194069, being part of the land in Certificate of Title 7011/1051693;

Lot 10 Deposited Plan 1194069, being part of the land in Certificate of Title 10/868045;

Lot 13 Deposited Plan 868045, being the whole of the land in Certificate of Title 13/868045;

Lot 2 Deposited Plan 1191969, being part of the land in Certificate of Title 121/751378; and

Lot 4 Deposited Plan 1196193, being part of the land in Certificate of Title 140/725857.

(RMS Papers: SF2014/72483; RO SF2012/25996)

ROADS ACT 1993
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
Notice of Compulsory Acquisition of Land at Tumbi Umbi in the Wyong Shire Council Area

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

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 Tuggerah and County of Northumberland, shown as;

Lot 16 Deposited Plan 1204397, being part of the land in Certificate of Title 1/28824;

Lot 17 Deposited Plan 1204397, being part of the land in Certificate of Title 21/734370;

Lot 18 Deposited Plan 1204397, being part of the land in Certificate of Title 6/863731; and

Lot 21 Deposited Plan 1204397, being part of the land in Certificate of Title 1/771978; excluding any existing easements from the compulsory acquisition of the land listed above.

The land is said to be in the possession of Wyong Shire Council.

(RMS Papers: SF2015/11770; RO SF2014/59193)
ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Berkeley Vale in the Wyong Shire Council Area

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

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 Tuggerah and County of Northumberland, shown as;

Lot 13 Deposited Plan 1204383, being part of the land in Certificate of Title 503/627895;
Lot 17 Deposited Plan 255990 being the whole of the land in Certificate of Title 17/255990;
Lot 60 Deposited Plan 818089 being the whole of the land in Certificate of Title 60/818089; and
Lot 7 Deposited Plan 259648 being the whole of the land in Certificate of Title 7/259648;

excluding any existing easements from the compulsory acquisition of the land listed above.

The land is said to be in the possession of Wyong Shire Council.

(RMS Papers: SF2015/11513; RO SF2014/37003)
MINING ACT 1992

INSTRUMENT OF APPOINTMENT

I, Kylie Hargreaves, Deputy Secretary, Resources & Energy, Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 361 (1) of the Mining Act 1992, appoint Kate Louise KELLEHER as an inspector for the purpose of that Act.

Dated this 24th day of February 2015.

KYLIE HARGREAVES
Deputy Secretary, Resources & Energy
Department of Trade and Investment,
Regional Infrastructure and Services
(Under delegation)

Notice is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T15-1019)

No 5150, CMOC MINING PTY LIMITED (ACN 164 997 317), area of 91 units, for Group 1, dated 4 March 2015 (Orange Mining Division).

(T15-1020)

No 5151, LINCOLN MCCLATCHIE, area of 1 units, for Group 1, dated 4 March 2015 (Coffs Harbour Mining Division).

(T15-1021)

No 5152, PEEL MINING LIMITED (ACN 119 343 734), area of 9 units, for Group 1, dated 8 March 2015 (Cobar Mining Division).

(T15-1022)

No 5153, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 39 units, for Group 1, dated 9 March 2015 (Orange Mining Division).

(T15-1023)

No 5154, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 6 units, for Group 1, dated 9 March 2015 (Orange Mining Division).

(T15-1024)

No 5155, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 7 units, for Group 1, dated 9 March 2015 (Orange Mining Division).

(T15-1025)

No 5156, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 49 units, for Group 1, dated 9 March 2015 (Orange Mining Division).

MINING LEASE APPLICATION

(15-0536)

No 487, BLOOMFIELD COLLIERIES PTY LTD (ACN 000 106 972), area of about 169.8 hectares, for the purpose of a purpose associated with or incidental to specified purpose, bin, building, dam, drain, magazine, mining plant, pipeline, road, generation/transmission of electricity to mine &/or council, signalling system, stockpiling or depositing of overburden, ore or tailings, storage of fuel, machinery, timber or equipment and telephone line, dated 23 February 2015 (Singleton Mining Division).

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(T14-1094)

No 5045, now Exploration Licence No 8347, PRODRILL WA PTY LTD (ACN 097 514 997), County of Ashburnham, Map Sheet (8631), area of 5 units, for Group 1, dated 26 February 2015, for a term until 26 February 2017.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

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

(T08-0845)

Exploration Licence No 5697, CAPITAL MINING LIMITED (ACN 104 551 171), area of 12 units. Application for renewal received 6 March 2015.

(T08-0074)

Exploration Licence No 7320, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), area of 16 units. Application for renewal received 6 March 2015.

(T08-0187)

Exploration Licence No 7321, STRAITS GOLD PTY LIMITED (ACN 072 498 491), area of 7 units. Application for renewal received 4 March 2015.

(T14-0912)

Mining Lease No 1343 (Act 1992), THE NEWCASTLE WALLSEND COAL CO PTY LTD (ACN 000 245 901), area of 186.36 hectares. Application for renewal received 9 March 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the following authorities have been renewed:

RENEWAL OF CERTAIN AUTHORITIES

(12-2830)

Exploration Licence No 6127, PEAK GOLD MINES PTY LTD (ACN 001 533 777) AND LYDAIL PTY LTD (ACN 076 772 725), Counties of Mouramba and Robinson,
Map Sheet (8034, 8133, 8134), area of 98 units, for a further term until 23 September 2017. Renewal effective on and from 6 March 2015.

(06-0068)

Exploration Licence No 6629, NEO RESOURCES LIMITED (ACN 007 708 429), Counties of Roxburgh and Wellington, Map Sheet (8831, 8832), area of 9 units, for a further term until 5 September 2016. Renewal effective on and from 6 March 2015.

(12-1133)

Exploration Licence No 7390, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Yancowinna, Map Sheet (7233, 7234), area of 24 units, for a further term until 20 August 2017. Renewal effective on and from 26 February 2015.

(T12-1067)

Exploration Licence No 8001, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), Counties of Bland and Gipps, Map Sheet (8329, 8330), area of 24 units, for a further term until 30 October 2016. Renewal effective on and from 6 March 2015.

(T12-1031)

Exploration Licence No 8025, SANDFIRE RESOURCES NL (ACN 105 154 185), County of Bland, Map Sheet (8329, 8429, 8430), area of 24 units, for a further term until 29 November 2016. Renewal effective on and from 26 February 2015.

The Hon ANTHONY ROBERTS, MP Minister for Resources and Energy

Notice is given that the following authorities have been cancelled:

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

(T11-0144)

Exploration Licence No 7876, SUMITOMO METAL MINING OCEANIA PTY LTD (ACN 059 761 125), County of Canbelego and County of Cowper, Map Sheet (8135, 8136), area of 112 units. Cancellation took effect on 27 February 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the following application has been received:

REQUEST FOR TRANSFER APPLICATION

T09-0065

Exploration Licence No 7388, CENTREX METALS LIMITED (ACN 096 298 752), to LACHLAN METALS LIMITED (ACN 163 580 603), County of Argyle & Murray, Map Sheets (8728, 8827 & 8828), area of 81 Units. Application for Transfer received on 6 February 2015.

T10-0027

Exploration Licence No 7503, CENTREX METALS LIMITED (ACN 096 298 752), to LACHLAN METALS LIMITED (ACN 163 580 603), County of Argyle, Map Sheets (8828 & 8827), area of 16 Units. Application for Transfer received on 6 February 2015.

T12-1287

Exploration Licence No 8098, CENTREX METALS LIMITED (ACN 096 298 752), to LACHLAN METALS LIMITED (ACN 163 580 603), County of Argyle & Murray, Map Sheets (8728, 8827 & 8828), area of 89 Units. Application for Transfer received on 6 February 2015.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the applications for renewal in respect of the following authorities have been refused:

REFUSAL OF APPLICATIONS FOR RENEWAL

(06-4093)

Exploration Licence No 6658, NEW SOUTH RESOURCES LIMITED (ACN 119 557 416), County of Clarendon, Map Sheet (8428), area of 1 units. The authority ceased to have effect on 5 March 2015.

(T98-1732)

Mining Lease No 797 (Act 1973), DAVID GEORGE SEATON AND REGINALD JOHN O’CONNELL, Parish of Albert, County of Yancowinna, Map Sheet (7133-4-N), area of 32.37 hectares. The authority ceased to have effect on 10 February 2015.

(06-5351)

Mining Lease No 1171 (Act 1973), O.S.V. NOMINEES PTY LTD (ACN 007 562 316), Parish of Albert, County of Yancowinna, Map Sheet (7133-4-N), area of 98.64 hectares. The authority ceased to have effect on 21 January 2015.

(06-5352)

Mining Lease No 1172 (Act 1973), O.S.V. NOMINEES PTY LTD (ACN 007 562 316), Parish of Albert, County of Yancowinna, Map Sheet (7133-4-N), area of 100 hectares. The authority ceased to have effect on 20 January 2015.

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

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994
FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Section 176 (1) – Withdrawal of Land from Aquaculture Lease

Pursuant of section 176 (1) of the Fisheries Management Act 1994, the Minister has withdrawn the following area of public water land for a public purpose:

OL66/280 within the estuary of Camden Haven, having an area of 0.5471 hectares, formerly leased by Clive John BOWMAKER of Lugarno, NSW.

BILL TALBOT
Director Aquaculture & Aquatic Environment
Fisheries Division
Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994
FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Clause 31 (3) – Notice of Granting of Class 1 Aquaculture Lease

The Minister has granted the following Class 1 Aquaculture Lease:

OL86/013 within the estuary of the Crookhaven River, having an area of 0.4324 hectares to Peter and Jessica ZEALAND of Shoalhaven Heads, for a term of 15 years expiring on 12 January 2030.

BILL TALBOT
Director Aquaculture & Aquatic Environment
Fisheries Division
NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994
FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Clause 33 (4) – Notice of Aquaculture Lease Renewal

The Minister has renewed the following class 1 Aquaculture Leases:

OL81/086 within the estuary of the Manning River, having an area of 0.2192 hectares to Wayne PALMER and Lorraine PALMER of Mitchells Island, NSW, for a term of 15 years expiring on 17 June 2029.

OL69/388 within the estuary of the Clyde River, having an area of 1.4336 hectares to DANITA’S PET RESORT PTY LTD and Max & Barbara LADMORE of Benandarah, NSW, for a term of 15 years expiring on 27 July 2029.

OL84/180 within the estuary of the Clyde River, having an area of 1.0783 hectares to DANITA’S PET RESORT PTY LTD and Max & Barbara LADMORE of Benandarah, NSW, for a term of 15 years expiring on 7 August 2029.

OL68/477 within the estuary of the Clyde River, having an area of 0.6547 hectares to Constantinos & Vlasia YIANNAROS of Batemans Bay, NSW, for a term of 15 years expiring on 16 December 2029.

OL86/091 within the estuary of the Clyde River, having an area of 0.3599 hectares to Steven RALSTON of Batemans Bay, NSW, for a term of 15 years expiring on 2 December 2029.

OL85/004 within the estuary of the Clyde River, having an area of 0.3320 hectares to Graham RALSTON of Nelligen, NSW, for a term of 15 years expiring on 13 January 2030.

OL84/228 within the estuary of the Hastings River, having an area of 0.4930 hectares to PORT OYSTER COMPANY PTY LTD of Port Macquarie, NSW, for a term of 15 years expiring on 31 December 2029.

OL84/106 within the estuary of the Manning River, having an area of 0.2232 hectares to Peter & Trevor MANSFIELD of Adamstown Heights, NSW, for a term of 15 years expiring on 22 December 2029.

OL84/260 within the estuary of Wallis Lake, having an area of 0.2806 hectares to TADEVEN PTY LTD of Tuncurry, NSW, for a term of 15 years expiring on 8 February 2030.

OL84/230, within the estuary of Wallis Lake, having an area of 0.5132 hectares to PD RALSTON PTY LTD & DJ RALSTON PTY LTD of Tuncurry, NSW, for a term of 15 years expiring on 8 February 2030.

OL97/024 within the estuary of the Clyde River, having an area of 0.2394 hectares to Christopher RALSTON of Batemans Bay, NSW, for a term of 15 years expiring on 18 January 2030.

OL85/062 within the estuary of the Macleay River, having an area of 0.8766 hectares to Ian Robert HAINES of South West Rocks NSW, for a term of 15 years expiring on 18 November 2029.

OL99/024 within the estuary of the Clyde River, having an area of 0.2480 hectares to Gregory James BRIDGE of South West Rocks NSW, for a term of 15 years expiring on 17 March 2030.

OL99/024 within the estuary of the Clyde River, having an area of 0.2480 hectares to Christopher RALSTON of Batemans Bay, NSW, for a term of 15 years expiring on 18 January 2030.

OL84/227 within the estuary of the Hastings River, having an area of 1.0888 hectares to Leon RALSTON of Port Macquarie, NSW, for a term of 15 years expiring on 31 December 2029.

OL69/574 within the estuary of the Bermagui River, having an area of 4.0694 hectares to John Alexander SMITH of Bermagui, NSW, for a term of 15 years expiring on 1 January 2030.

BILL TALBOT
Director Aquaculture & Aquatic Environment
Fisheries Division
NSW Department of Primary Industries
Crown Lands Notices

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

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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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<tbody>
<tr>
<td>Grazing</td>
<td>Reserve No 47768</td>
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<tr>
<td>(Relevant Interest – Section 34A Licence – RI 538702)</td>
<td>Public Purpose: travelling stock</td>
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<td>Notified: 8 May 1967</td>
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<td>File Reference: 14/07292</td>
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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 – Rigney; County – Clarke
Land District – Armidale; LGA – Guyra

Road Closed: Lots 1–2 DP 1204329
File No: 08/1459

Schedule
On closing, the land within Lots 1–2 DP 1204329 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Woodford; County – Clarence
Land District – Grafton; LGA – Clarence Valley

Road Closed: Lots 1–2 DP 1204357
File No: 09/08834

Schedule
On closing, the land within Lots 1–2 DP 1204357 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Woodford; County – Clarence
Land District – Grafton; LGA – Clarence Valley

Road Closed: Lots 1–2 DP 1204357
File No: 09/08834

Schedule
On closing, the land within Lots 1–2 DP 1204357 remains vested in the State of New South Wales as Crown land.
NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Elton, Arding; County – Sandon
Land District – Armidale; LGA – Uralla

Road Closed: Lot 1 DP 1202680
File No: 14/06517

Schedule
On closing, the land within Lot 1 DP 1202680 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Burra; County – Selwyn
Land District – Tumbarumba; LGA – Tumbarumba

Road Closed: Lots 1–2 DP 1204960
File No: 14/08506

Schedule
On closing, the land within Lots 1–2 DP 1204960 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Yarravel; County – Dudley
Land District – Kempsey; LGA – Kempsey

Road Closed: Lot 1 DP 1198373
File No: 14/00820

Schedule
On closing, the land within Lot 1 DP 1198373 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Harwood; County – Clarence
Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1 DP 1204633
File No: 14/10112

Schedule
On closing, the land within Lot 1 DP 1204633 remains vested in the State of New South Wales as Crown land.

Council’s reference: X

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 – Tia; County – Vernon
Land District – Walcha; LGA – Walcha

Road Closed: Lot 2 DP 1200161
File No: 14/00877

Schedule
On closing, the land within Lot 2 DP 1200161 remains vested in the State of New South Wales as Crown land.
NOTIFICATION OF CLOSING OF A ROAD
In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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
Parishes – Lidsdale, Cox; County – Cook
Land District – Lithgow; LGA – Lithgow

Road Closed: Lots 1–10 DP 1187371
File No: 09/01968

Schedule
On closing, the land within Lots 1–10 DP 1187371 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD
In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Nullum; County – Rous
Land District – Murwillumbah; LGA – Tweed

Road Closed: Lot 1 DP 1202436
File No: 07/5167

Schedule
On closing, the land within Lot 1 DP 1202436 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD
In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Bonville; County – Raleigh
Land District – Bellingen; LGA – Coffs Harbour

Road Closed: Lot 1 DP 1182722
File No: 07/3289

Schedule
On closing, the land within Lot 1 DP 1182722 remains vested in the State of New South Wales as Crown land.

GRiffith Office

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST
Pursuant to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.
KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

Schedule
Column 1 Column 2 Column 3
Murrumbidgee Murrumbidgee Reserve No 159016
Shire Community Shire Public Purpose:
Experimental/ Experimental/ community community
Demonstration Demonstration purposes Farm Inc Farm Trust
Notified: Notified: 13 November 1992
GH92R11

Moree Office

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 Reserve No 93186
(Relevant Interest – Public Purpose: future S34A Licence 537682) public requirements
Notified: Notified: 18 July 1980
14/06407

Newcastle Office

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 – Lidsdale, Cox; County – Cook
Land District – Lithgow; LGA – Lithgow

Road Closed: Lots 1–10 DP 1187371
File No: 09/01968

Schedule
On closing, the land within Lots 1–10 DP 1187371 remains vested in the State of New South Wales as Crown land.
NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Dilga; County – Gordon
Land District – Molong; LGA – Cabonne
Road Closed: Lot 2 DP 1205432
File No: 08/0141

Schedule
On closing, the land within Lot 2 DP 1205432 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Brymedura; County – Ashburnham
Land District – Molong; LGA – Cabonne
Road Closed: Lot 1 DP 1204090
File No: 09/18635

Schedule
On closing, the land within Lot 1 DP 1204090 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Hayden; County – Wellesley
Land District – Bombala; LGA – Bombala
Road Closed: Lot 1 DP 1204705
File No: 07/5948 : BA

Schedule
On closing, the land within Lot 1 DP 1204705 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Goonoo; County – Lincoln
Land District – Dubbo; LGA – Dubbo
Road Closed: Lot 1 DP 1202328
File No: 12/03985

Schedule
On closing, the land within Lot 1 DP 1202328 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Biraganbil; County – Wellington
Land District – Mudgee; LGA – Mid-Western Regional
Road Closed: Lot 1 DP 1200162
File No: 12/04915

Schedule
On closing, the land within Lot 1 DP 1200162 remains vested in the State of New South Wales as Crown land.
NOTIFICATION OF CLOSING OF A ROAD
In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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
Parishes – Oxley, Whylandra; County – Gordon
Land District – Dubbo; LGA – Dubbo

Road Closed: Lots 1–2 DP 1202332
File No: 12/05088

Schedule
On closing, the land within Lots 1–2 DP 1202332 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD
In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Fosterton; County – Gloucester
Land District – Dungog; LGA – Dungog

Road Closed: Lot 1 DP 1205600
File No: 12/08399

Schedule
On closing, the land within Lot 1 DP 1205600 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD
In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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
Parishes – Jinderboine, Myalla, Bradley, The Peak, Jillimatinong, Arable; Counties – Beresford, Wallace
Land District – Cooma; LGA – Snowy River

Road Closed: Lot 1 DP 1200402, Lots 2–5 DP 1201648, Lot 61 DP 1201649, Lots 6–8 DP 1201650 subject to easement for access created by Deposited Plan DP 1201650.
File No: 09/08891

Schedule
On closing, the land within Lot 1 DP 1200402, Lots 2–5 DP 1201648, Lot 61 DP 1201649, Lots 6–8 DP 1201650 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD
In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Jindabyne; County – Wallace
Land District – Cooma; LGA – Snowy River

Road Closed: Lot 1 DP 1204909
File No: 14/00556 RS

Schedule
On closing, the land within Lot 1 DP 1204909 remains vested in the State of New South Wales as Crown land.
**Description**
Parishes – Ularbie, Euroka; County – Leichhardt
Land District – Walgett; LGA – Walgett

Road Closed: Lots 1–2 DP 1201381
File No: 14/02015

**Schedule**
On closing, the land within Lots 1–2 DP 1201381 remains vested in the State of New South Wales as Crown land.

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**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

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**SYDNEY METROPOLITAN OFFICE**

**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**

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Purposes (Relevant Interest – S34A Licence 535537); Storage Area (Relevant Interest – S34A Licence 535537)</td>
<td>Reserve No 86534 Public Purpose: future public requirements Notified: 17 November 1967 File Reference: 14/05033</td>
</tr>
</tbody>
</table>

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**TAMWORTH OFFICE**

**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 – Dinawirindi; County – Darling
Land District – Tamworth; LGA – Tamworth Regional

Road Closed: Lot 1 DP 1198395
File No: 10/13264

**Schedule**
On closing, the land within Lot 1 DP 1198395 remains vested in the State of New South Wales as Crown land.
NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the 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 – Attunga; County – Inglis
Land District – Tamworth; LGA – Tamworth Regional

Road Closed: Lot 1 DP 1202174
File No: 07/2140

Schedule
On closing, the land within Lot 1 DP 1202174 remains vested in the State of New South Wales as Crown land.

TAREE OFFICE

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

Schedule

Column 1 Column 2
Reserve No: 1012028 Public Purpose: access and public requirements, tourism purposes and environmental and heritage conservation. Notified: 4 August 2006 and 11 March 2011
Reserve No: 1011268 Public Purpose: Future public requirements Notified: 3 February 2006
Reserve No: 56146 Public Purpose: From Lease or Sale generally Notified: 11 May 1923
File No: TE90H29

Column 2
Reserve No 48625 Public Purpose: public recreation Notified: 5 March 1913
File Reference: 15/00799
Reserve No 67478 Public Purpose: public recreation racecourse Notified: 1 April 1938
File Reference: 15/00799
Reserve No 88779 Public Purpose: public recreation Notified: 24 November 1972
File Reference: 15/00799

Column 1 Column 2
Reserve No 81748 Public Purpose: public recreation showground Notified: 3 July 1959
File Reference: 14/10008

WESTERN REGION OFFICE

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

Schedule

Column 1 Column 2 Column 3
Sunset Strip Lake Menindee Reserve No 86859 Public Purpose: plantation Notified: 13 September 1968
File Reference: WL86R70-2


Lake Menindee Plantation Reserve Trust

Reserve No 86859

NSW Government Gazette No 22 of 13 March 2015
REVOCATION OF RESERVATION
OF CROWN LAND

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

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water
Minister for Western New South Wales

<table>
<thead>
<tr>
<th>Schedule</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Column 1</td>
<td>Column 2</td>
</tr>
<tr>
<td>Land District: Willyama</td>
<td>The area as shown by blue hatching on diagram hereunder, being about 52m².</td>
</tr>
<tr>
<td>LGA: Broken Hill</td>
<td></td>
</tr>
<tr>
<td>Parish: Picton</td>
<td></td>
</tr>
<tr>
<td>County: Yancowinna</td>
<td></td>
</tr>
<tr>
<td>Location: Broken Hill</td>
<td></td>
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<tr>
<td>Reserve No: 1032648</td>
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<tr>
<td>Purpose: Heritage Purposes</td>
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</tr>
<tr>
<td>Date of notification: 27 May 2011</td>
<td></td>
</tr>
<tr>
<td>File No: 11/05640</td>
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</table>

<table>
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<tr>
<th>Schedule</th>
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</thead>
<tbody>
<tr>
<td>Column 1</td>
<td>Column 2</td>
</tr>
<tr>
<td>Land District: Willyama</td>
<td>The area as shown by red hatching on diagram hereunder, being about 87m².</td>
</tr>
<tr>
<td>LGA: Broken Hill</td>
<td></td>
</tr>
<tr>
<td>Parish: Picton</td>
<td></td>
</tr>
<tr>
<td>County: Yancowinna</td>
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</tr>
<tr>
<td>Location: Broken Hill</td>
<td></td>
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<tr>
<td>Reserve No: 1029548</td>
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<tr>
<td>Purpose: Heritage Purposes and Public Recreation</td>
<td></td>
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<tr>
<td>Date of notification: 3 September 2010</td>
<td></td>
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<tr>
<td>File No: 10/14921</td>
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</tbody>
</table>
Water Notices

WATER ACT 1912

Barwon River Floodplain

Applications under Part 8 Water Act 1912 for a controlled works approval have been received from:

DOUGLAS LEIGH MARSHALL and MEGAN JENNIFER MARSHALL for existing and proposed above ground water storages, above ground water supply channels and earthen levees on the property “Callinan” at Walgett being Lot 6317 DP 769205, Parish of Cumborah, County of Finch and Crown roads within, for the supply and storage of irrigation water and the prevention of inundation of land by floodwater (new approval 85CW811604).

MARK DWAIN STEWART for existing above ground water storage, above ground water supply channels and earthen levees on the property “Coppingah” at Collarenebri being Lots 56 and 57 of DP 822929, Parish of Kamilaroi, County of Benarba and Crown road within, for the supply and storage of irrigation water and the prevention of inundation of land by floodwater (new approval 85CW811605).

PETER JOHN, ROSLIND GAI, PETER JOHN AND GARY JAMES TAUNTON AND ROBYN GAI GEEVES for existing above ground water storages, above ground water supply channels and earthen levees on the property “Lansdown” at Collarenebri being Lots 20, 21, 34, 53, 54, and 60 of DP 752263, Lots 3 and 4 of DP 557094, Lot 7311 DP 1160061 and Lot 70 DP 44854, all in the Parish of Pokataroo, County of Denham and Crown road within, for the supply and storage of irrigation water and the prevention of inundation of land by floodwater (new approval 85CW811606).

Any inquiries should be directed to (02) 6841 7414. 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 717, Dubbo NSW 2830, within 28 days of this publication.

RICHARD WHEATLEY
Senior Water Regulation Officer
NSW Office Of Water
**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.

<table>
<thead>
<tr>
<th>Association Name</th>
<th>Incorporation Number</th>
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<tbody>
<tr>
<td>CARINGBAH AUSSI INCORPORATED</td>
<td>INC9883091</td>
</tr>
<tr>
<td>CENTRAL COAST BLUEWATER FISHING CLUB ASSOCIATION INCORPORATED</td>
<td>Y2380429</td>
</tr>
<tr>
<td>CHANCE2DANCE AUSTRALIA INCORPORATED</td>
<td>INC1401616</td>
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<tr>
<td>COMMUNITY TECHNOLOGY CENTRE (CTC) COONABARABRAN INCORPORATED</td>
<td>Y2169714</td>
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<tr>
<td>EMMAVILLE RANGE COMPLEX COMMITTEE INCORPORATED</td>
<td>INC9889707</td>
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<tr>
<td>GREAT ARTESIAN BASIN PROTECTION GROUP INCORPORATED</td>
<td>INC9891836</td>
</tr>
<tr>
<td>LIGHTNING RIDGE AND REGION TRANSCULTURAL COMMUNITY COUNCIL INCORPORATED</td>
<td>Y2369116</td>
</tr>
<tr>
<td>NAWA SPORTS INC</td>
<td>Y0387126</td>
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<td>SAILABILITY WORLD INCORPORATED</td>
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<tr>
<td>UTS BATS AFL MASTERS INCORPORATED</td>
<td>INC9894783</td>
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</tbody>
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Cancellation is effective as at the date of gazettal.

Dated 11th day of March 2015.

DEBORAH KREIG
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.

<table>
<thead>
<tr>
<th>Association Name</th>
<th>Incorporation Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>AKO KOTAHITANGA (MAORI CULTURE GROUP) INCORPORATED</td>
<td>INC9875564</td>
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<tr>
<td>ANAIWAN ABORIGINAL TRADITIONAL OWNERS NATURAL RESOURCE &amp; CULTURAL HERITAGE MANAGEMENT ASSOCIATION INCORPORATED</td>
<td>INC9880314</td>
</tr>
<tr>
<td>ARABIC SOCIETY FOR ARTS AND LITERATURE INCORPORATED</td>
<td>INC9875287</td>
</tr>
<tr>
<td>ARTS BARRABA INCORPORATED</td>
<td>INC9874568</td>
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<tr>
<td>AUST-CHINA ECONOMIC, EDUCATION &amp; CULTURE EXCHANGE ASSOCIATION INCORPORATED</td>
<td>INC9878415</td>
</tr>
<tr>
<td>AUSTRALIA ASIA-PACIFIC ECONOMIC DEVELOPMENT ASSOCIATION INC</td>
<td>INC9879428</td>
</tr>
<tr>
<td>AUSTRALIA-CINA INTERNATIONAL TRAINING ASSOCIATION INCORPORATED</td>
<td>INC9879847</td>
</tr>
<tr>
<td>AUSTRALIAN FOUNDATION OF ECONOMICS AND CULTURAL EXCHANGE INC</td>
<td>INC9878139</td>
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<tr>
<td>AUSTRALIAN REGIONAL SCHOLARSHIP FOUNDATION INCORPORATED</td>
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<td>DYSLEXIA/LEARNING DIFFULTIES INSTITUTE OF AUSTRALIA INCORPORATED</td>
<td>INC9879558</td>
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<tr>
<td>FORDS BRIDGE LANDCARE GROUP INCORPORATED</td>
<td>Y2979523</td>
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<tr>
<td>G.H.Q MUSEUM INC</td>
<td>INC9880492</td>
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<tr>
<td>GILGANDRA NETBALL INCORPORATED</td>
<td>INC9878982</td>
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<tr>
<td>GREAT RIVER WALK INC</td>
<td>INC9876095</td>
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<tr>
<td>KEMPSEY WARRIORS UNITED RLFC INCORPORATED</td>
<td>INC9878795</td>
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<tr>
<td>KFARHABOU CHARITABLE ASSOCIATION INCORPORATED</td>
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<tr>
<td>LAURIETON SQUASH CLUB INCORPORATED</td>
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<td>LOWER HUNTER AQUANAUTS AMATEUR SWIMMING CLUB INCORPORATED</td>
<td>INC9880132</td>
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<tr>
<td>NORTHSPORTS INCORPORATED</td>
<td>INC9876159</td>
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<tr>
<td>SLOW FOOD NSW INC</td>
<td>INC9880767</td>
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<tr>
<td>SURFING FORRESTERS BEACH INCORPORATED</td>
<td>INC9874563</td>
</tr>
<tr>
<td>THE BARKER RUGBY CLUB INCORPORATED</td>
<td>Y2772505</td>
</tr>
<tr>
<td>THE BRADLEY VAN HEYTHUYSEN MEMORIAL TRUST FOR YOUTH INCORPORATED</td>
<td>Y2825413</td>
</tr>
<tr>
<td>THOROUGHBRED RACEHORSE OWNERS ASSOCIATION OF NEW SOUTH WALES INCORPORATED</td>
<td>Y2894437</td>
</tr>
</tbody>
</table>
WOMEN OF INFLUENCE INTERNATIONAL MINISTRIES INCORPORATED

WORIMI TRADITIONAL ABORIGINAL ELDERS GROUP INCORPORATED

Cancellation is effective as at the date of gazettal.

Dated this 13th day of March 2015

CHRISTINE GOWLAND
Delegate of the Commissioner
NSW Fair Trading

DISTRICT COURT ACT 1973

District Court of New South Wales

Pursuant to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Newcastle 10.00am 20 July 2015 (5 weeks) Special Fixture

Dated this 9th day of March 2015

G D WOODS
Acting Chief Judge

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.

Magenta Beach for a beach adjacent to and coincident with the suburb boundary of Magenta.

North Entrance Beach for a beach extending from the southern extent of Magenta Beach, south, to the inlet of Tuggerah Lake.

As a result of the establishment of Magenta Beach and North Entrance Beach, the extent of Pelican Beach will now be lengthened to the northern extent of Magenta Beach.

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

Tuggerah Beach for a beach eight kilometres long, starting from Pelican Point and extending SW by W to Karagi Park.

As a result of the above and pursuant to the provisions of section 14 of the Geographical Names Act 1966, the Geographical Names Board has this day discontinued the name listed hereunder as a geographical name.

Aeropelican Airport for an airport which comprises Lot 1576 & 1639 DP 755233, situated on the Pacific Highway in the suburb of Marks Point.

As a result of the above and pursuant to the provisions of section 14 of the Geographical Names Act 1966, the Geographical Names Board has this day discontinued the name listed hereunder as a geographical name.

Pelican Beach for a beach extending from Pelican Point to Karagi Park.

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

D MOONEY
Chairman
Geographical Names Board

POISONS AND THERAPEUTIC GOODS ACT 1966

ORDER UNDER CLAUSE 175 (1), POISONS AND THERAPEUTIC GOODS REGULATION 2008

Withdrawal of Drug Authority

In accordance with the provisions of clause 175 (1) of the Poisons and Therapeutic Goods Regulation 2008 an Order has been made on Dr Elvin Suet Pang CHENG, MED0001126970, of Shop 1/46–50 John Street, Lidcombe NSW 2141, prohibiting him, until further notice, as a medical practitioner from supplying, having possession of or issuing a prescription for a drug of addiction as authorised by clauses 101 and 77 of the Regulation.

This Order is to take effect on and from 7 March 2015.

Dated at Sydney, 5 March 2015

Dr MARY FOLEY
Secretary
NSW Health
POISONS AND THERAPEUTIC GOODS ACT 1966
ORDER UNDER CLAUSE 175 (1), POISONS AND THERAPEUTIC GOODS REGULATION 2008

Withdrawal of Drug Authority

In accordance with the provisions of clause 175 (1) of the Poisons and Therapeutic Goods Regulation 2008 an order has been made on Dr Daniele MERCIURIO, MED0001071136, of Shop 2, 3 Grosvenor Street, Neutral Bay NSW 2089, prohibiting him until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This order is to take effect on and from 12 March 2015.

Dated at Sydney, 6 March 2015

Dr MARY FOLEY
Secretary
NSW Health

RURAL FIRES ACT 1997
Local Bush Fire Danger Period Temporary Variation

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

Area of Variation:
Bega Valley Shire Council
Eurobodalla Shire Council

The Local Bush Fire Danger period has been revoked for the period commencing 6 March until 31 March 2015.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will not be required for the lighting of fire for the purposes of land clearance or fire breaks.

Dated: 5 March 2015.

ROB ROGERS, AFSM
Deputy Commissioner
Director Operational Services
Delegate

VEGXATIOUS PROCEEDINGS ACT 2008
Notification of Orders Concerning Vexatious Litigants
Russell Alan Jarvie

On 12 February 2015, Justice McCallum ordered that:

Make orders 1,2,3 set out in paragraph 34 of judgment given on 18 December 2014, Smith v Jarvie [2014] NSWSC 1823:

1. Pursuant to s8 (7) (b) of the Vexatious Proceedings Act 2008, the first defendant, Russell Alan Jarvie, is prohibited from instituting proceedings in New South Wales without leave of a Judge of the Court.

2. The first defendant pay the plaintiff’s costs on the indemnity basis as agreed or assessed.

3. Until further order, the second defendant be restrained from distributing the surplus of the first defendant’s bankrupt estate until the plaintiff’s costs of these proceedings are paid.
COUNCIL NOTICES

BERRIGAN SHIRE COUNCIL
ROADS ACT 1993
ROADS REGULATION 2008
Naming and Renaming of Roads

Notice is hereby given that Berrigan Shire Council pursuant to section 162 of the Roads Act 1993 and clause 9 of the Roads Regulation 2008 formally renames the roads (and names laneway), described in the Schedule below.

Schedule

<table>
<thead>
<tr>
<th>Current Street Name/Section</th>
<th>New Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tocumwal</td>
<td></td>
</tr>
<tr>
<td>Tuppal Street 2–36</td>
<td>Boyd Street</td>
</tr>
<tr>
<td>Tuppal Street 38–120</td>
<td>Falkiner Street</td>
</tr>
<tr>
<td>Adams St 35–49</td>
<td>Becomes Cobram Street</td>
</tr>
<tr>
<td>Adams Street 51–102</td>
<td>Calaway Street</td>
</tr>
<tr>
<td>Lane (between Town Beach Road and Morris Street)</td>
<td>Sandy Lane</td>
</tr>
<tr>
<td>Charlotte Street 71–92</td>
<td>Centurion Track</td>
</tr>
<tr>
<td>Anzac Avenue 26–35</td>
<td>Browne Street</td>
</tr>
<tr>
<td>Browne Street 2–19</td>
<td>Browne Street</td>
</tr>
<tr>
<td>Hillson Street 13–20</td>
<td>Ball Court</td>
</tr>
<tr>
<td>Finley</td>
<td></td>
</tr>
<tr>
<td>Warmatta Street (West of Murray Street)</td>
<td>Pinnuck Street</td>
</tr>
<tr>
<td>Headford Street (West of Murray Street)</td>
<td>Ulupna Street</td>
</tr>
<tr>
<td>Osborne Street (West of Murray Street)</td>
<td>Scoullar Street</td>
</tr>
<tr>
<td>Townsend Street (West of Murray Street)</td>
<td>McNamara Street</td>
</tr>
<tr>
<td>Berrigan</td>
<td></td>
</tr>
<tr>
<td>Horsfall (East of Creed Street)</td>
<td>Aitken Street</td>
</tr>
<tr>
<td>Horsfall (off Cobram Street)</td>
<td>Whitney Street</td>
</tr>
</tbody>
</table>

Where a submission was received in respect of any proposed road (laneway) name, the submission was duly considered by Council.

ROWAN PERKINS, General Manager, Berrigan Shire Council, 56 Chanter Street, Berrigan NSW 2712.

GUYRA SHIRE COUNCIL
LOCAL GOVERNMENT ACT 1993
LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
Notice of Compulsory Acquisition of Land

Guyra Shire 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 an aged care facility.

Dated at Guyra this 11th day of March 2015.

PETER STEWART, General Manager

Schedule

Lot 3 DP 1202857

INVERELL SHIRE COUNCIL
Fixing of Levels

Notice is hereby given that levels of:
Wood St (Gilgai) – Hall St to Stannifer St
as shown on plans exhibited at Council’s office and as advertised in the Inverell Times on 19 December 2014 have been duly approved and fixed by the authority delegated to me under section 378 of the Local Government Act 1993, as amended, in accordance with such plans, on 9 March 2015.

P J HENRY, General Manager, Administrative Centre, 144 Otho Street, Inverell NSW 2360

LIVERPOOL CITY COUNCIL
ROADS ACT 1993
Section 162
ROADS REGULATION 2008
Clause 9
Naming of Public Roads

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

Fir Close
The subject road is for use within the suburb of Prestons to be located off Maple Road.

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


### ORANGE CITY COUNCIL

**Renaming of Public Road**

Notice is hereby given that Orange City Council, in pursuance of section 162 of the *Roads Act 1993*, has renamed the following roads.

<table>
<thead>
<tr>
<th>Old Name &amp; Location</th>
<th>New Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ramsay Street</td>
<td>Daffodil Street</td>
</tr>
<tr>
<td>Warruga Road</td>
<td>Warruga Street</td>
</tr>
</tbody>
</table>


G STYLES, General Manager, Orange City Council, PO Box 35, Orange NSW 2800

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### SHOALHAVEN CITY COUNCIL

**ROADS ACT 1993**

**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

**Notice of Compulsory Acquisition of Land**

Shoalhaven City Council declares with the approval of Her 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 road widening.

Dated at Nowra this 5th day of November 2014

RUSSELL DESMOND PIGG, General Manager, Shoalhaven City Council

**Schedule**

Lot 3 DP 1158359

Easement rights as described under the heading Easement for Drainage of Sewerage in the terms set out hereunder over the site shown in: ‘D proposed easement for drainage of sewage 5 wide and variable’ as shown in DP 1158359

**Schedule 2**

Easement for Underground Cables shown as ‘C proposed easement for underground cables 3 wide & variable’ as shown in DP 1158359

Rights to be acquired:

**Easement for Drainage of Sewage**

1. The body having the benefit of this easement, its successors and assigns (being a public or local authority) and every person authorised by any of them from time to time and at all times may:
   (a) drain sewage, sullage and other fluid wastes in pipes through each lot burdened, but only within the site of this easement, and
   (b) do anything reasonably necessary for that purpose, including:
      • entering the lot burdened, and
      • taking anything on to the lot burdened, and
      • using any existing line of pipes, and
      • carrying out works, such as constructing, placing, repairing or maintaining pipes and equipment.

2. In exercising those powers, the body having the benefit of this easement, its successors and assigns (being a public or local authority) and every person authorised by any of them from time to time and at all times must:
   (a) ensure all work is done properly, and
   (b) cause as little inconvenience as is practicable to the owner and any occupier of the lot burdened, and
   (c) cause as little damage as is practicable to the lot burdened and any improvement on it, and
   (d) restore the lot burdened as nearly as is practicable to its former condition, and
   (e) make good any collateral damage.

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### TAMWORTH REGIONAL COUNCIL

**ROADS ACT 1993**

**Section 162**

**ROADS REGULATION 2008**

**Part 2, Division 2**

**Naming of Public Roads**

Notice is hereby given that Tamworth Regional Council, in pursuance of section 162 of the *Roads Act 1993*, has named the road created within the subdivision of Lot 11 DP 1097227, Armstrong Street, Westdale, ‘Workshop Lane’.

PAUL BENNETT, General Manager, Tamworth Regional Council, 437 Peel Street, Tamworth NSW 2340.
WOLLONGONG CITY COUNCIL
ROADS ACT 1993
Section 162
Notice of Road Naming

Notice is hereby given that Wollongong City Council has named the lane off Hopetoun Street, Woonona, commencing at Hopetoun Street between Nos 26 and 28 Hopetoun Street and heading north to the rear of No 105 Farrell Road, as “Pitman Lane”.

D FARMER, General Manager, Wollongong City Council, Locked Bag 8821, Wollongong DC NSW 2500. [7889]
PRIVATE ADVERTISEMENTS

COMPANY NOTICES

CARDIFF COAL COMPANY MEETING

The Court appointed liquidator, Brian Silvia, shall convene a meeting of the members and creditors of the Cardiff Coal Company (in liquidation) at the offices of BRI Ferrier at Level 30 Australia Square, 264 George Street, Sydney at 2.00pm on Thursday 16 April 2015. The purpose of the meeting is to lay before the meeting the account showing how the winding up has been conducted and the property of the company has been disposed of and giving any explanation of the account.

BRIAN SILVIA, Liquidator of the Cardiff Coal Company [7890]

OTHER PRIVATE NOTICES

ESSENTIAL ENERGY

ELECTRICITY SUPPLY ACT 1995 (NSW)

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991 (NSW)

Notice of Compulsory Acquisition of Easements for Electricity Purposes at Alice

Essential Energy declares, with the approval of His Excellency the Governor, with the advice of the Executive Council, that the Interests in Land described in Schedule 1 to this notice the terms of which are described in Schedule 2 to this notice, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 (NSW), for the purposes of the Electricity Supply Act 1995 (NSW).

Dated at Port Macquarie this 13th day of March 2015

LUKE JENNER, GM People & Services, Essential Energy, PO Box 5730, Port Macquarie NSW 2444

<table>
<thead>
<tr>
<th>No</th>
<th>Interests in Land</th>
<th>Locality</th>
<th>LGA</th>
<th>Parish</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Easement for overhead powerlines 20 wide and variable affecting Lot 7307 DP 1160975 shown as “(E) Easement for overhead powerlines 20 wide &amp; variable” in DP 1185017</td>
<td>Alice</td>
<td>Clarence Valley</td>
<td>Alice</td>
<td>Drake</td>
</tr>
<tr>
<td>2</td>
<td>Easement for overhead powerlines 20 wide and variable affecting the Crown Road known as Clarence Street adjoining Lot 7307 DP 1160975 shown as “(E) Easement for overhead powerlines 20 wide &amp; variable” in DP 1185017</td>
<td>Alice</td>
<td>Clarence Valley</td>
<td>Alice</td>
<td>Drake</td>
</tr>
</tbody>
</table>

Schedule 2

The Easement described in Schedule 1 No.1 is on the terms set out in Part A of Memorandum No AG189384 registered on the Register held under the Real Property Act 1900 (NSW).

The acquisition of the Easement is a future act to which section 24MD (3) of the Native Title Act 1993 (Cth) applies. In so far as any Native Title rights and interests may exist over the Crown Land affected by the Easement, the “non-extinguishment principle” applies.

The Easement described in Schedule 1 No 2 is on the terms set out in Part A of Memorandum No AG189384 registered on the Register held under the Real Property Act 1900 (NSW).

By Authority

ISSN 2201-7534

JILL WAYMENT, Government Printer

NSW Government Gazette No 22 of 13 March 2015