

Government Gazette

of the State of New South Wales Number 43 Friday, 15 May 2015

The *New South Wales Government Gazette* is the permanent public record of official notices issued by the New South Wales Government. It also contains local council and other notices and private advertisements.

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PARLIAMENT

ACT OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 6 May 2015

It is hereby notified, for general information, that His Excellency the Governor, has, in the name and on behalf of Her Majesty, this day assented to the under mentioned Act passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No 1 — An Act to amend the *Independent Commission Against Corruption Act 1988* to validate certain previous actions of the Independent Commission Against Corruption. **[Independent Commission Against Corruption Amendment (Validation) Bill]**

RONDA MILLER Clerk of the Legislative Assembly

GOVERNMENT NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable Leslie Williams MP, Minister for Aboriginal Affairs, following consent by the New South Wales Aboriginal Land Council (NSWALC), do, by this notice pursuant to section 231 (2) of the Aboriginal Land Rights Act 1983 (the Act) extend the appointment of Mr Andrew BOWCHER as administrator to the Brewarrina Local Aboriginal Land Council for a period of six (6) calendar months, effective from 13 May 2015. During the period of his appointment, the administrator will have all of the functions of the Brewarrina Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The administrator's remuneration and expenses are not to exceed \$120 000 excluding GST without the prior approval of NSWALC. The administrator's remuneration may include fees payable for the services of other personnel within the administrator's firm who provide services as agents of the administrator.

Signed and sealed this 5th day of May 2015

LESLIE WILLIAMS, MP Minister for Aboriginal Affairs

GOD SAVE THE QUEEN

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence from Duty of the Premier, and Minister for Western Sydney

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable T W Grant, MP to act for and on behalf of the Premier; and the Honourable S L Ayres, MP to act for and on behalf of the Minister for Western Sydney, for the period from 17 May to 21 May 2015, inclusive.

MIKE BAIRD, MP Premier

Roads and Maritime Notices

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Auburn in the Auburn City 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 Auburn City Council area, Parish of St John and County of Cumberland, shown as Lot 1 Deposited Plan 1052519, being the whole of the land in Certificate of Title 1/1052519, excluding any existing easements from the compulsory acquisition of the said land.

The land is said to be in the possession of Bonfoal Pty Limited (registered proprietor), Hy-Tec Industries Pty Ltd (reputed lessee) and Roads and Maritime Services (lessee).

(RMS Papers: SF2014/99129; RO SF2013/184468)

Mining and Petroleum Notices

Notice is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T14-1161)

No 5111, now Exploration Licence No 8366, MUNRO GEOLOGICAL SERVICES PTY LTD (ACN 163 078 822), Counties of Bligh and Lincoln, Map Sheet (8733), area of 34 units, for Group 1, dated 30 April 2015, for a term until 30 April 2017.

(T14-1170)

No 5120, now Exploration Licence No 8360, GRENFELL GOLD PTY LTD (ACN 106 245 238), Counties of Forbes and Monteagle, Map Sheet (8530), area of 6 units, for Group 1, dated 16 April 2015, for a term until 16 April 2018.

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

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

(T03-0014)

Exploration Licence No 6085, ALKANE RESOURCES LTD (ACN 000 689 216), area of 5 units. Application for renewal received 8 May 2015.

(11-2528)

Exploration Licence No 6419, HILLGROVE MINES PTY LTD (ACN 102 660 506), area of 70 units. Application for renewal received 7 May 2015.

(T10-0306)

Exploration Licence No 7742, COALWORKS LIMITED (ACN 114 702 831), area of 12 units. Application for renewal received 8 May 2015.

(T11-0028)

Exploration Licence No 7753, LANSDALE EXPLORATION PTY LIMITED (ACN 162 209 814), area of 4 units. Application for renewal received 11 May 2015.

(T10-0290)

Exploration Licence No 7756, NEO RESOURCES LIMITED (ACN 007 708 429), area of 1 units. Application for renewal received 11 May 2015.

(T11-0335)

Exploration Licence No 8084, TRITTON RESOURCES PTY LTD (ACN 100 095 494), area of 100 units. Application for renewal received 6 May 2015.

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

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(05-3970)

Authorisation No 338, ENDEAVOUR COAL PTY LIMITED (ACN 099 830 476), County of Camden, Map Sheet (9029), area of 3295 hectares, for a further term until 8 October 2019. Renewal effective on and from 31 March 2015.

(T08-0208)

Exploration Licence No 7269, ABX2 PTY LTD (ACN 139 791 478), County of Argyle, Map Sheet (8827, 8828), area of 17 units, for a further term until 23 December 2016. Renewal effective on and from 7 April 2015.

(15-0194)

Exploration Licence No 7296, ILUKA RESOURCES LIMITED (ACN 008 675 018), Counties of Taila and Wentworth, Map Sheet (7329, 7428, 7429), area of 75 units, for a further term until 29 April 2017. Renewal effective on and from 29 April 2015.

(09-5479)

Consolidated Coal Lease No 768 (Act 1973), ILLAWARRA COAL HOLDINGS PTY LTD (ACN 093 857 286), Parish of Banksia, County of Camden; Parish of Cordeaux, County of Camden; Parish of Dendrobium, County of Camden; Parish of Kembla, County of Camden; Parish of Wallandoola, County of Camden; Parish of Wollongong, County of Camden; and Parish of Woonona, County of Camden, Map Sheet (9029-2-N, 9029-2-S, 9029-3-N, 9029-3-S), area of 185.6 square kilometres, for a further term until 7 October 2029. Renewal effective on and from 5 December 2014.

(14-2525)

Mining Lease No 1357 (Act 1992), RAVENSWORTH OPERATIONS PTY LIMITED (ACN 098 937 761),, Map Sheet (), area of 116.8 hectares, for a further term until 17 August 2036. Renewal effective on and from 17 August 2015.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

Notice is given that the following authority has been cancelled:

(T11-0369)

Exploration Licence No 8174, STANDARD IRON PTY LTD (ACN 131 971 438), County of Flinders, Map Sheet (8333), area of 20 units. Cancellation took effect on 6 May 2015.

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

TRANSFERS

(14-3241)

Coal Lease No 382 (Act 1973), formerly held by MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331), POS-GC PTY LTD (ACN 113 446 414) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349) has been transferred to JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349). The transfer was registered on 8 May 2015.

(14-3926)

Exploration Licence No 1590, formerly held by BARRICK (COWAL) PTY LIMITED (ACN 007 857 598) AND AURIONGOLD EXPLORATION PTY LIMITED (ACN 067 813 932) has been transferred to BARRICK (COWAL) PTY LIMITED (ACN 007 857 598). The transfer was registered on 4 May 2015.

(14-3241)

Exploration Licence No 5824, formerly held by MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331), POS-GC PTY LTD (ACN 113 446 414) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349) has been transferred to JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349). The transfer was registered on 8 May 2015.

(14-3241)

Mining Lease No 1437 (Act 1992), formerly held by MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331), POS-GC PTY LTD (ACN 113 446 414) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349) has been transferred to JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349). The transfer was registered on 8 May 2015.

(14-3241)

Mining Lease No 1518 (Act 1992), formerly held by MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331), POS-GC PTY LTD (ACN 113 446 414) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097

238 349) has been transferred to JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349). The transfer was registered on 8 May 2015.

(14-3241)

Mining Lease No 1525 (Act 1992), formerly held by MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331), POS-GC PTY LTD (ACN 113 446 414) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349) has been transferred to JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349). The transfer was registered on 8 May 2015.

(14-3241)

Mining Lease No 1551 (Act 1992), formerly held by MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331), POS-GC PTY LTD (ACN 113 446 414) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349) has been transferred to JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349). The transfer was registered on 8 May 2015.

(14-3241)

Mining Lease No 1630 (Act 1992), formerly held by VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND POS-GC PTY LTD (ACN 113 446 414) has been transferred to JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349). The transfer was registered on 8 May 2015.

(14-3241)

Mining Lease No 1676 (Act 1992), formerly held by MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331), POS-GC PTY LTD (ACN 113 446 414) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349) has been transferred to JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349). The transfer was registered on 8 May 2015.

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

Crown Lands Notices

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

ARMIDALE OFFICE

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

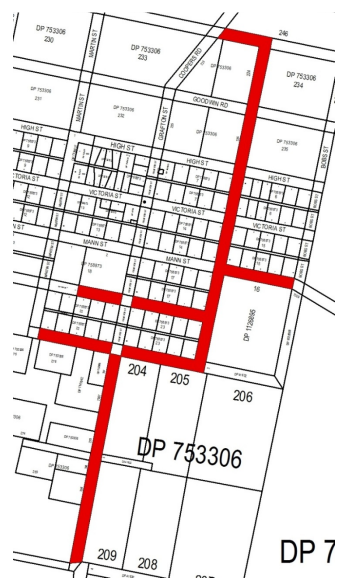
In pursuance of the provisions of section 151, *Roads Act* 1993, the Crown roads specified in Schedule 1 are hereby transferred to the Roads Authority specified in Schedule 2 hereunder, and as from the date of publication of this notice, the roads specified in Schedule 1 cease to be Crown roads.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule 1

Parish – Rusden; County – Gough Land District – Glen Innes; LGA – Glen Innes Severn

Crown road shown coloured in red on diagram hereunder.



Schedule 2

Roads Authority: Glen Innes Severn Shire Council Lands Reference: 15/05168

DUBBO OFFICE

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule 1

Parish – Egeria; County – Flinders Land District – Nyngan; LGA – Bogan

Part of Crown road known as Jeffery's Road shown coloured in red on diagram hereunder.



Schedule 2 Road Authority: Bogan Shire Council File Ref: 15/04997 – W548633 Council Ref: SR54

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule 1

Parish – Umang; County – Flinders Land District – Nyngan; LGA – Bogan

Crown road known as Logan's Road shown coloured in red on diagram hereunder.



Schedule 2

Road Authority: Bogan Shire Council File Ref: 15/02151 – W548632 Council Ref: SR37

GOULBURN OFFICE

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of section 151 of the Act, the Crown Road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

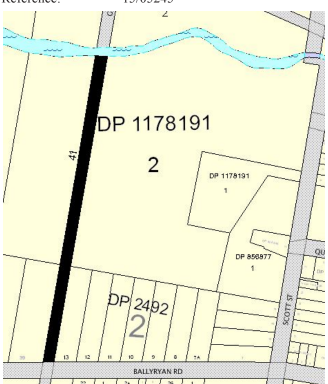
Schedule 1

Parish: County: Land District: LGA: Description: Boorowa King Boorowa Boorowa Council Crown road east of Lots 2 DP 1178191 & Lot 13 Sec 2 DP 2492. (as shown by black colour in diagram below).

Schedule 2

Roads Authority:BoCouncil Reference:16.Reference:15/

Boorowa Council 16.3.1.2.5 15/05245



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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 1

Grazing (Relevant Interest – Section 34A Licence – RI 527072) Reserve No 90460 Public Purpose: future public requirements Notified: 31 May 1974 File Reference: 13/16170

Column 2

GRAFTON 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

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

Road Closed: Lot 1 DP 1205849 File No: WA06H441

Schedule

On closing, the land within Lot 1 DP 1205849 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Morven; County – Hume Land District – Albury; LGA – Greater Hume

Road Closed: Lot 1 DP 1206863 File No: 14/09406

Schedule

On closing, the land within Lot 1 DP 1206863 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF ROAD

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

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Land District – Lismore; LGA –Byron Shire

Roads Closed: Lot 1 DP 1201971 at Suffolk Park, Parish Byron, County Rous

DPI File Reference: 10/6827

Schedule

On closing, the land within Lot 1 DP 1201971 remains vested in Byron Shire Council as operational land for the purposes of the *Local Government Act 1993*.

Councils reference: PN241898

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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Killarney; County – Nandewar Land District – Narrabri; LGA – Narrabri

Road Closed: Lot 3 DP 1179785 File No: ME05H367

Schedule

On closing, the land within Lot 3 DP 1179785 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Ward; County – Clarke Land District – Armidale; LGA – Guyra

Road Closed: Lot 1 DP 1205858 File No: 14/07113

Schedule

On closing, the land within Lot 1 DP 1205858 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Ward; County – Clarke Land District – Armidale; LGA – Guyra

Road Closed: Lot 1 DP 1206078 File No: 14/07106

Schedule

On closing, the land within Lot 1 DP 1206078 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Inverell; County – Gough Land District – Inverell; LGA – Inverell

Road Closed: Lot 1 DP 1207265 File No: 14/10764

Schedule

On closing, the land within Lot 1 DP 1207265 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Mayne; County – Stapylton Land District – Warialda; LGA – Moree Plains

Road Closed: Lot 1 DP 1206358 File No: 14/07097

Schedule

On closing, the land within Lot 1 DP 1206358 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Bull Plain; County – Denison Land District – Corowa; LGA – Corowa

Road Closed: Lot 1 DP 1205782 File No: 10/09920

Schedule

On closing, the land within Lot 1 DP 1205782 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

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

Road Closed: Lot 1 DP 1199210 File No: 07/6163

Schedule

On closing, the land within Lot 1 DP 1199210 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

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

Road Closed: Lot 1 DP 1205762 File No: 10/13992

Schedule

On closing, the land within Lot 1 DP 1205762 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – St George; County – Hardinge Land District – Armidale; LGA – Guyra

Road Closed: Lot 1 DP 1207203 File No: 14/11046

Schedule

On closing, the land within Lot 1 DP 1207203 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Gostwyck; County – Sandon Land District – Armidale: LGA – Uralla

Road Closed: Lot 1 DP 1206278 File No: 14/08833

Schedule

On closing, the land within Lot 1 DP 1206278 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parishes – Bannockburn, Wyndham, Redbank County – Arrawatta Land District – Inverell; LGA – Inverell

Road Closed: Lots 1–2 DP 1206752 File No: 14/09856

Schedule

On closing, the land within Lots 1-2 DP 1206752 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Stanton; County – Clarke Land District – Armidale; LGA – Guyra

Road Closed: Lot 1 DP 1206489 File No: 14/07760

Schedule

On closing, the land within Lot 1 DP 1206489 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Falconer; County – Sandon Land District – Armidale; LGA – Guyra

Road Closed: Lot 1 DP 1206350 File No: 14/09446

Schedule

On closing, the land within Lot 1 DP 1206350 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

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

Road Closed: Lot 4 DP 1206257 File No: 14/05124

Schedule

On closing, the land within Lot 4 DP 1206257 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Talawahl; County – Gloucester Land District – Taree; LGA – Greater Taree

Road Closed: Lot 3 DP 1204956 File No: 14/05235

Schedule

On closing, the land within Lot 3 DP 1204956 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Taloumbi; County – Clarence Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1 DP 1202837 File No: 14/06038

Schedule

On closing, the land within Lot 1 DP 1202837 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Talawahl; County – Gloucester Land District – Taree; LGA – Greater Taree

Road Closed: Lot 1 DP 1204956 File No: 14/05230

Schedule

On closing, the land within Lot 1 DP 1204956 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Worra; County – Gresham Land District – Glen Innes; LGA – Glen Innes Severn Shire

Road Closed: Lot 2 DP 1193451

File No: AE07H82

Schedule

On closing, the land within Lot 2 DP 1193451 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Talawahl; County – Gloucester Land District – Taree; LGA – Greater Taree

Road Closed: Lot 2 DP 1204956 File No: 14/05231

Schedule

On closing, the land within Lot 2 DP 1204956 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Toothill; County – Fitzroy Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1 DP 1202847 File No: 14/05799

Schedule

On closing, the land within Lot 1 DP 1202847 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Pulletop; County – Mitchell Land District – Wagga Wagga; LGA – Wagga Wagga

Road Closed: Lot 1 DP 1201953 File No: 14/03357

Schedule

On closing, the land within Lot 1 DP 1201953 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Talmoi; County – Courallie Land District – Moree; LGA – Moree Plains

Road Closed: Lot 1 DP 1206077 File No: 14/03770

Schedule

On closing, the land within Lot 1 DP 1206077 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Gil Gil; County – Stapylton Land District – Moree; LGA – Moree Plains

Road Closed: Lot 1 DP 1202848 File No: 14/05201

Schedule

On closing, the land within Lot 1 DP 1202848 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Bookookoorara; County – Buller Land District – Tenterfield; LGA – Tenterfield

Road Closed: Lot 1 DP 1205788 File No: 14/06580

Schedule

On closing, the land within Lot 1 DP 1205788 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Collombatti; County – Dudley Land District – Kempsey; LGA – Kempsey

Road Closed: Lot 3 DP 1205206 File No: 14/02343

Schedule

On closing, the land within Lot 3 DP 1205206 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parishes – Oreel, Morgan; County – Jamison Land District – Narrabri; LGA – Walgett

Road Closed: Lots 1–2 DP 1204350 File No: 14/05425

Schedule

On closing, the land within Lots 1–2 DP 1204350 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Boree Creek; County – Urana Land District – Wagga Wagga; LGA – Lockhart

Road Closed: Lot 1 DP 1205635 File No: 14/09058

Schedule

On closing, the land within Lot 1 DP 1205635 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parishes – Wantiool, Jeralgambeth; County – Clarendon Land District – Wagga Wagga; LGA – Junee

Road Closed: Lot 2 DP 1205196 File No: 14/01895

Schedule

On closing, the land within Lot 2 DP 1205196 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Ulmarra; County – Clarence Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 4 DP 1200439 File No: 10/05732

Schedule

On closing, the land within Lot 4 DP 1200439 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parishes – Bungowannah, Jindera Counties – Hume, Goulburn Land District – Albury; LGA – Greater Hume

Road Closed: Lot 1 DP 1206865 File No: 14/07590

Schedule

On closing, the land within Lot 1 DP 1206865 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Tubbamurra; County – Clarke Land District – Armidale; LGA – Guyra

Road Closed: Lot 2 DP 1207033 File No: 14/09442

Schedule

On closing, the land within Lot 2 DP 1207033 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Mann; County – Gough Land District – Glen Innes; LGA – Glen Innes Severn Shire

Road Closed: Lot 1 DP 1205957

File No: 14/09022

Schedule

On closing, the land within Lot 1 DP 1205957 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

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

Road Closed: Lot 1 DP 1195826 File No: ME07H124

Schedule

On closing, the land within Lot 1 DP 1195826 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Ellenborough; County – Macquarie Land District – Port Macquarie LGA – Port Macquarie-Hastings

Road Closed: Lot 1 DP 1207684 File No: 08/10452

Schedule

On closing, the land within Lot 1 DP 1207684 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Bullenbung; County – Mitchell Land District – Wagga Wagga; LGA – Wagga Wagga

Road Closed: Lot 1 DP 1207271 File No: 14/08666

Schedule

On closing, the land within Lot 1 DP 1207271 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Mollee; County – White Land District – Narrabri; LGA – Narrabri

Road Closed: Lot 4 DP 1204343 File No: 14/06546

Schedule

On closing, the land within Lot 4 DP 1204343 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Mollee; County – White Land District – Narrabri; LGA – Narrabri

Road Closed: Lot 2 DP 1204343 File No: 14/06542

Schedule

On closing, the land within Lot 2 DP 1204343 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Mollee; County – White Land District – Narrabri; LGA – Narrabri

Road Closed: Lot 3 DP 1204343 File No: 14/06548

Schedule

On closing, the land within Lot 3 DP 1204343 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Mollee; County – White Land District – Narrabri; LGA – Narrabri

Road Closed: Lot 1 DP 1204343 File No: 14/06545

Schedule

On closing, the land within Lot 1 DP 1204343 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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

Parishes – Tia, Salway; County – Vernon Land District – Walcha; LGA – Walcha

Road Closed: Lot 1 DP 1204958 File No: AE07H145

Schedule

On closing, the land within Lot 1 DP 1204958 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parishes – Lawrence, Mihi; County – Sandon Land District – Armidale; LGA – Uralla

Road Closed: Lot 1 DP 1204965 File No: 14/07214

Schedule

On closing, the land within Lot 1 DP 1204965 becomes vested in the State of New South Wales as Crown Land. On closing, the land within the part of Lot 1 DP 1204965 that was formerly Council road becomes 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parish – Boobera; County – Stapylton Land District – Warialda; LGA – Moree Plains

Road Closed: Lots 1–3 DP 1205618 File No: 14/05398

Schedule

On closing, the land within Lots 1–3 DP 1205618 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Description

Parishes – Frazer, Bukkulla; County – Arrawatta Land District – Inverell; LGA – Inverell

Road Closed: Lots 2-3 DP 1203756 File No: AE07H59

Schedule

On closing, the land within Lots 2–3 DP 1203756 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.

NIALL BLAIR. MLC Minister for Lands and Water

Description

Parish – Emu; County – Buller Land District – Casino; LGA – Tenterfield

Road Closed: Lot 1 DP 1202823 File No: 07/1627

Schedule

On closing, the land within Lot 1 DP 1202823 remains vested in the State of New South Wales as Crown land.

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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 1

Grazing (Relevant Interest -Section 34A Crown Lands Licence - RI 548787)

Column 1

Sporting Facilities (Relevant Interest -S34A Licence -RI 517363)

Column 2

Reserve No 83997 Public Purpose: future public requirements Notified: 21 September 1962 File Reference: 15/02244

Schedule

Column 2

Reserve No 97354 Public Purpose: boy scouts Notified: 20 July 1984 File Reference: 13/11540 Reserve No 1011828 Public Purpose: access and public requirements, tourism purposes and environmental and heritage conservation Notified: 11 August 2006 File Reference: 13/11540

Reserve No 1014608 Public Purpose: public recreation and coastal environmental protection, community purposes, tourist facilities and services Notified: 7 March 2008 File Reference: 13/11540

GRIFFITH OFFICE

RESERVATION OF CROWN LAND

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

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Parish Argoon

County Boyd

Area: About 86.87ha

File Reference: 15/05056

Sch	edule
Column 1	Column 2
Land District:	Reserve No 10
Coleambally	Public Purpose
Local Government Area:	environmental
Murrumbidgee Shire	public recreati
Council	•
Locality: Coleambally	
Lot 7300 DP 1161191	

038548 e. l protection, ion

Note: This reservation does not revoke the underlying Regional Crown Reserve 1012550.

ESTABLISHMENT OF RESERVE TRUST

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

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 1

Column 2

Coleambally Environmental Reserve Trust Reserve No 1038548 Public Purpose: environmental protection, public recreation Notified: This Day File Reference: 15/04844

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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 1	Column 2	Column 3
Coleambally Landcare Group Inc	Coleambally Environmental Reserve Trust	Reserve No 1038548 Public Purpose: environmental protection, public recreation Notified: This Day File Reference: 15/04844

For a term commencing the date of this notice

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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 2

Column 1

Parking & Storage Area (Relevant Interest – Section 34A Licence 547372) Reserve No 752329 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 15/01703

MAITLAND 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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 1 Column 2 Reserve No 752474 Pump and Pipeline, Agriculture & Grazing Public Purpose: future (Relevant Interest public requirements Notified: 29 June 2007 Section 34A Licence 536694) File Reference: 14/05819 Reserve No 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 14/05819

Reserve No 1011268 Public Purpose: future public requirements Notified: 3 February 2006 File Reference: 14/05819

MOREE OFFICE

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

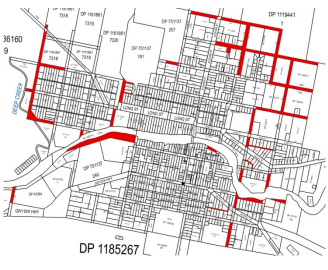
In pursuance of the provisions of section 151, *Roads Act* 1993, the Crown roads specified in Schedule 1 are hereby transferred to the Roads Authority specified in Schedule 2 hereunder, and as from the date of publication of this notice, the roads specified in schedule 1 cease to be Crown roads.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule 1

Parish – Warialda: County – Burnett Land District – Warialda; LGA – Gwydir Shire

Crown roads shown coloured in red on diagram hereunder.



1

1

2

3

4

5

6

7

8

9

9

1

1

1

1

1

1

1

4

8

1

6

7

1

1

1

2

1

2

3

4

5

6

7

8

9

Schedule 2

Roads Authority: Gwydir Shire Council Council Reference: 14/16427 Lands Reference: 14/07542

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.

NIALL BLAIR, MLC Minister for Lands and Water

Description

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

Road Closed: Lot 1 DP 1205202 File No: 08/9675

Schedule

On closing, the land within Lot 1 DP 1205202 remains vested in the State of New South Wales as Crown land.

ORANGE OFFICE

REVOCATION OF RESERVATION OF CROWN LAND

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

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 1 Land District: Penrith Local Government Area: Blue Mountains City Council Parish Locality: Various Locations Reserve No 1013848 Public Purpose: public recreation, urban services Notified: 29 June 2007 Lot DP Parish County 196131 Strathdon Cook 230145 Strathdon Cook 1097785 Strathdon Cook 1077570 Lett Cook 957051 Lett Cook 1077576 Marrangaroo Cook 1077564 Marrangaroo Cook 172591 Lett Cook 1077566 Lett Cook 934032 Marrangaroo Cook 788554 Lett Cook 788554 Lett Cook 69 751662 Strathdon Cook 851402 Magdala Cook 699 Coomassie Cook 699 Coomassie Cook 1077362 Mandolong Northumberland 582126 Awaba Northumberland 585142 Awaba Northumberland 585142 Awaba Northumberland 239629 Awaba Northumberland Northumberland 239629 Awaba Northumberland 239629 Awaba Northumberland 239629 Awaba 239629 Awaba Northumberland Northumberland 239629 Awaba Northumberland 239629 Awaba 239629 Northumberland Awaba 239629 Awaba Northumberland 10 239629 Awaba Northumberland

Column 2

The part being Lot 1 DP 934032 Marrangaroo County Cook of an area of 3026m²

Government Notices

Column 1 Column 2			
Lot	DP	Parish	County
2	837554	Wollongong	Camden
1	803348	St George	Cumberland
1	433936	Willoughby	Cumberland
1	191733	Willoughby	Cumberland
2	957051	Lett	Cook
1	1127352	Concord	Cumberland
10	1129965	Heathcote	Cumberland
1	1126384	Sutherland	Cumberland
2	1138033	Prospect	Cumberland
3	1138033	Prospect	Cumberland
2	1127412	Strathdon	Cook
2	1138681	Strathdon	Cook
3	564376	Strathdon	Cook
2	564376	Strathdon	Cook
1	564376	Strathdon	Cook
7310	1152384	Heathcote	Cumberland
File Reference: 12/07678			
Notes: Sale			

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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 1 Column 2

Grazing (Relevant Interest – S34A Licence – RI 523238) Reserve No 7673 Public Purpose: water Notified: 3 November 1888 File Reference: 13/14261

WESTERN REGION OFFICE

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 2

Broken Hill Regional Events Centre Reserve Trust

 No 630055
Public Purpose: racecourse
Notified: 15 July 1949

Column 3

Dedication

File Reference:

09/04082

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.

The Hon NIALL BLAIR, MLC Minister for Lands and Water

Schedule

Column 2

Column 1

Column 1

For a term

the date of

this notice

and expiring 25 September 2019.

commencing

David William

GALLAGHER

(re-appointment)

Pump and Pipeline (Relevant Interest -Section 34A Licence 537219) File Reference: 14/11397 Pump and Pipeline (Relevant Interest -Section 34A Licence 537218) File Reference: 14/11393 Pump and Pipeline (Relevant Interest -Section 34A Licence 537216) File Reference: 14/11394 Pump and Pipeline (Relevant Interest -Section 34A Licence 537214) File Reference: 14/11395 Pump and Pipeline (Relevant Interest -Section 34A Licence 537213) File Reference: 14/11396 Pump and Pipeline (Relevant Interest -Section 34A Licence 537220) File Reference: 14/11398

Reserve No 84334 Public Purpose: generally Notified: 22 March 1963

NSW Government Gazette No 43 of 15 May 2015

Column 1

Column 2

Pipeline (Relevant Interest – Section 34A Licence 537217) File Reference: 14/11391 Pump and Pipeline (Relevant Interest – Section 34A Licence 537215) File Reference: 14/11392

Schedule

Column 1

Column 2

Pump and Pipeline Reserve No 1011268 (Relevant Interest -Public Purpose: future Section 34A public requirements Licence 537219) Notified: 3 February 2006 File Reference: 14/11397 Pipeline (Relevant Interest -Section 34A Licence 537217) File Reference: 14/11391 Pump and Pipeline (Relevant Interest -Section 34A Licence 537215) File Reference: 14/11392 Pump and Pipeline (Relevant Interest -Section 34A Licence 537218) File Reference: 14/11393 Pump and Pipeline (Relevant Interest -Section 34A Licence 537216) File Reference: 14/11394 Pump and Pipeline (Relevant Interest -Section 34A Licence 537214) File Reference: 14/11395 Pump and Pipeline (Relevant Interest -Section 34A Licence 537213) File Reference: 14/11396 Pump and Pipeline (Relevant Interest -Section 34A Licence 537220) File Reference: 14/11398

Other Government Notices

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*.

ACUPUNCTURE ASSOCIATION OF AUSTRALIA INC	Y0397318
AUSTRALASIAN SOCIETY FOR INTELLECTUAL DISABILITY (ASID) (NSW) INCORPORATED	Y2215447
BAY & BASIN MUSIC CLUB INCORPORATED	INC9877678
BURMESE CHRISTIAN CHURCH (SYDNEY) INCORPORATED	INC9894670
CASUARINA BEACH COAST CARE NSW INCORPORATED	INC9890418
DOLPHIN MOTORCYCLE CLUB INCORPORATED	Y0008905
EVOLVE COMMUNITY WELLNESS FOUNDATION INCORPORATED	INC9895526
FAMILY 2 FAMILY INCORPORATED	INC9894816
GLEN INNES AND DISTRICT HORSE AND RIDER CLUB INC.	Y0444930
INSPIRED AVENUE INCORPORATED	INC9895116
MOULAMEIN T.O.W.N. CLUB INCORPORATED	INC9881330
ROTARY INTERNATIONAL DISTRICT 9750 INCORPORATED	INC9891618
TWEED HEADS ENVIRONMENT GROUP INCORPORATED	Y2759002
VALLEY QUILTS FOR KIDS INC	INC9890145
SOUTHERN DISTRICT AMATEUR SWIMMING ASSOCIATION INCORPORATED	INC9877054

Cancellation is effective as at the date of gazettal.

Dated 15th day of May 2015

ROBYNE LUNNEY Delegate of the Commissioner NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 76

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

CHRISTIAN OUTREACH FOR THE OUTSKIRTS OF LEBANON TRAPPIST INCORPORATED	INC9888254
FUTSAL HOMEBUSH INCORPORATED	INC9889654
INDIA FIJI COMMUNITY CULTURAL ASSOCIATION (IFFCA) INCORPORATED	INC9889368
ISLAMIC SOCIETY OF ST GEORGE INCORPORATED	INC9889033
JANNALI NETBALL CLUB INCORPORATED	INC3472939
JUDO FOR THE DISABLED ASSOCIATION INCORPORATED	INC9889235
KARA MISSION INCORPORATED	INC9889242
KIAMA RUGBY BLOWHARDS INCORPORATED	INC9889381
KIBI – AUSTRALIA INCORPORATED	INC9888308
KIDZ OF THE FUTURE INCORPORATED	INC9889066
KOALA BEACH SPORTS AND SOCIAL CLUB INCORPORATED	INC9887856
KOONDROOK BARHAM REDGUM SHOWCASE INCORPORATED	INC9887812
LIONS CLUB OF REDFERN- WATERLOO INCORPORATED	INC9887272
LISMORE BOOMERANG CRICKET CLUB INCORPORATED	INC9888075
LIVING CORRIDORS INCORPORATED	INC9889553
LOWER HUNTER ABORIGINAL INCORPORATED	INC9889605
NEW LIFE CHRISTIAN CHURCH MERIMBULA INCORPORATED	INC9889398

Cancellation is effective as at the date of gazettal.

Dated this 15th day of May 2015

CHRISTINE GOWLAND Delegate of the Commissioner NSW Fair Trading

CIVIL PROCEDURE ACT 2005

PRACTICE NOTE

Subpoena Practices

Name and commencement of Practice Note

 This Practice Note is to be known as Practice Note – Subpoena Practices. It commences on 7 May 2015. It replaces the Practice Note – Subpoena Practices made on 18 December 2014.

Application of Practice Note

2. This Practice Note applies to all subpoenas for the production of documents and all notices to produce returnable in court in all classes of jurisdictions of the Land and Environment Court.

Purpose of Practice Note

- 3. The purpose of this Practice Note is to inform parties and the producing person of new procedures and practices in the Land and Environment Court in relation to:
 - (i) the ability to nominate a convenient return date on the subpoena before filing the subpoena;
 - (ii) the Court's default access orders;
 - (iii) changes to the operation of the return of subpoena list;
 - (iv) the Court's preferred practice in relation to the format of documents being produced in response to a subpoena;
 - (v) the Court's practice in relation to accessing subpoenaed material produced in an electronic format;
 - (vi) the Court's practice in relation to the production of bulky material; and
 - (vii) the Court's practice in returning exhibits and subpoenaed material.

The new procedures are similar to the procedure used in the Supreme Court of New South Wales.

Context

- 4. The provisions of Part 33 and Part 34 of the *Uniform Civil Procedure Rules 2005* apply to subpoenas and notices to produce issued in the Land and Environment Court, with the following exceptions in Classes 5, 6 and 7 of the Court's jurisdiction:
 - (i) Rules 33.3 (1), 33.3 (8), 33.6 (1) and 33.7 do not apply;
 - (ii) Rules 32.3 (3), 33.5 and 33.11 do not apply where the issuing party is the Crown; and
 - (iii) Rules 34.2 and 34.3 do not apply.

Definitions

5. In this Practice Note:

Default access order means an order allowing general access to all parties. An order for general access includes permission to copy documents.

Issuing party means the party requesting the issue of a subpoena for production.

Producing person means the person to whom a subpoena for production is addressed.

Produced documents means documents produced in answer to a subpoena.

Return date means the date stated on the subpoena on which the Producing person is required to produce the relevant documents, or any later date to which the subpoena has been adjourned.

Subpoena means a subpoena to produce, a subpoena to give evidence and produce and a notice to produce returnable in court issued under Part 34 of the *Uniform Civil Procedure Rules 2005*.

UCPR means the Uniform Civil Procedure Rules 2005.

Issuing a subpoena

6. The Issuing party can nominate a convenient return date for the subpoena on the document filed at the Registry, provided that the date is no sooner than five days after the date the subpoena is issued, sufficient time is allowed to serve the Producing person and a return date has not already been ordered by the Court. The Court has a subpoena list on Tuesday to Friday at 9.00am during the Court term. If the subpoena does not include a nominated return date, the Registry will allocate a date.

Serving the subpoena

- 7. A copy of the subpoena must be served on all other active parties to the proceedings.
- 8. The form of subpoena includes the Producing person's declaration (in relation to whether the documents produced are originals and whether they need to be returned). The Issuing party should provide a copy of the subpoena when it is served so that the Producing person can retain the original subpoena and forward the copy with the completed declaration to the Registry.

Proposed Access Order

- 9. A subpoena must include either:
 - (i) a proposed access order for the documents to be produced and the reasons for that order, or
 - (ii) a Default access order.
- 10. If the Issuing party does not propose an access order then the Default access order will apply. The person to whom the subpoena to produce is addressed must return the subpoena notice and declaration to the Court with the produced items.
- 11. If the nature of the documents to be produced under the subpoena means that one or more of the parties may be entitled to claim privilege, or seek orders restricting access in relation to all or some of the documents, then the Issuing party must nominate a proposed access order that provides first access to the party that may be entitled to claim privilege or apply for restricted access. In proceedings where the applicant may be entitled to claim privilege or apply for orders to restrict access, the usual order is: applicant to have access for 7 days then, in the absence of further application, general access to all parties. The terms of the proposed access order should be amended as appropriate to suit the particular case.
- 12. The reasons for the proposed access order should be included in the subpoena or in a covering letter to the Producing party with a copy of such letter to be provided to all other parties and the Court.

Access Orders

13. The Court produces a list of all documents produced under subpoena for proceedings that are listed in the return of subpoena list. This list also includes any documents previously produced in the proceedings. The list shows the proposed access order, and in relation to documents previously produced and where access has been granted, a summary of the access order. This list is available in the Registry and is published on the Court's <u>website</u> (on the <u>Court lists</u> page), the afternoon of the business day prior to the return date.

- 14. A party cannot access produced documents until the Court has made an order allowing the party to access the documents. Such orders will be made on the return date of the subpoena.
- 15. The Court will make an access order on the Return date in relation to:
 - (i) Produced documents that have been produced to the Registry before the close of the business day before the Return date, and
 - (ii) Produced documents that are produced in court on the Return date where the Producing person has no objection to the proposed access order and no other party appears to object to the proposed access order.
- 16. Unless the Court otherwise orders, it will make an order in accordance with the proposed access order contained in the subpoena. If a proposed access order has not been included in the subpoena, the Court will make the Default access order in relation to the subpoenaed material.
- 17. If all the parties agree to the proposed access order then there is no need for the parties to attend on the Return date.
- 18. Any party or the Producing person may object to the Issuing party about the proposed access order. The issuing party must notify all other parties of the objection. The issuing party and the person objecting to the order should all notify the Court of that objection prior to the return date. Parties who wish to contest the proposed access order must appear on the Return date and argue the question before the Registrar.

Applications

- 19. An application by a Producing person for an order for the costs of production may be made on the Return date or, where the costs are not fully known until after the Return date, by notice of motion filed after the Return date. Where the application is made in Class 1, 2, 3, 4 or 8, unless the Court otherwise orders, an order as to costs is not to be made unless the Court it is satisfied that the parties concerned have attempted, but failed, to agree on the amount of costs to be paid (UCPR r 42.33).
- 20. Contested applications, including applications to set aside subpoenas, that cannot be conveniently dealt with in the return of subpoena list will be listed before a Registrar at a date and time suitable to both the parties and the Court.
- 21. Any such applications (other than applications referred to in paragraph 19) are to be made by filing a notice of motion with the return date of that motion being the same as the Return date.

Adjournments

22. If some or all of the documents have not been produced by the Return date, or the Producing person and the parties to the proceedings cannot agree as to the terms of an access order or there is a pending application in relation to the subpoena, then the subpoena can be stoodover. Such application can be made with the consent of all parties and the producing party by eCourt or by email to lecourt@agd.nsw.gov.au or, in the absence of consent, in the return of subpoena list.

- 23. Any application via eCourt or email to lecourt@agd. nsw.gov.au should include the following details:
 - (i) case number and name of parties
 - (ii) name of Producing person and Return date, and
 - (iii) Proposed access order.
- 24. The Issuing party must notify the Producing person and all other active parties to the proceedings of any adjourned return date.

Production of subpoenaed material

- 25. A Producing person should produce a copy of documents, unless the subpoena specifically requires the original documents to be produced. The Issuing party should only specify that the original document is required in those special circumstances where the original document may need to be tendered.
- 26. The Court encourages a Producing person to produce documents to the Court in electronic format particularly where to do so is more convenient and less costly for the Producing person.
- 27. To facilitate the production of subpoenaed documents electronically (rather than paper copies), the Issuing party should indicate to the Producing person that production in an electronic format is acceptable. This should particularly be done where a large volume of material is being subpoenaed. This information for the Producing person can be included in the subpoena in the schedule describing the documents to be produced. It can also be included in a covering letter.
- 28. If a document has been scanned, or is a word processing document, a photograph or an image, a copy of the document should be saved as, or converted to, a PDF file. Generally it will be sufficient for emails to be provided in a PDF file.
- 29. If the material is in an electronic format that cannot be conveniently saved as a PDF file, such as a database, or a sound or video recording, it is appropriate for a copy of the document to be provided in the original electronic format. If the original format is not a current or common format then the Issuing party should also consider whether a copy in some other electronic format should also be asked for, so that it can be readily accessed by the parties and the Court.
- 30. Documents produced electronically can be provided on a DVD, a CD or a USB device.
- 31. The Court's preferred option is for documents that are to be produced electronically to be emailed to the Registry at Lecsubpoenas@agd.nsw.gov.au provided that a scanned copy of the subpoena is also attached to the email. The subject line of the email should state "Producing subpoenaed documents" and include the case name and number.

Production of bulky or hazardous material

32. The party issuing subpoenas should limit the scope of each subpoena to material relevant to the proceedings. There will nevertheless be circumstances where a party

legitimately issues a subpoena that will require the production of a large volume of material that cannot conveniently or inexpensively be produced in an electronic format.

- 33. Except in circumstances where the Court has made specific directions and prior arrangements have been made through lecsubpoenas@agd.nsw.gov.au the Registry will decline to accept subpoenaed material that is:
 - (i) not packed in standard document boxes;
 - (ii) exceeds more than three standard size (Type 3) or six archive sized (Type 1) boxes in volume (or more than one upright trolley load); or
 - (iii) is in any way hazardous.
- 34. If a Producing person or their agent attends the Registry to produce bulky or hazardous material without prior arrangements, that person will be directed to retain the material in their possession until orders are made on the Return date of the subpoena. Specific directions as to the custody of and access to the material will be made at the Return date of the subpoena. In general, access will be given at the Producing person's place of business or wherever the material is normally stored. If the Issuing party requires that the Producing person does not retain custody of the material or that the material should be stored at some alternative location this should be specified in the proposed access order appearing on the issued subpoena or in any draft access order submitted for consideration.
- 35. A Producing person producing bulky or hazardous material may comply with a subpoena by sending a letter to the Registry and providing a copy to the Issuing party listing the material that they are producing and confirming that the Producing person will comply with any directions of the Court in relation to that material.
- 36. If an Issuing party knows or expects that the material being subpoenaed will be bulky or hazardous they must bring the provisions of this Practice Note to the attention of the Producing person.

Accessing subpoenaed material produced in an electronic format

- 37. If an unrestricted order for access is made in relation to subpoenaed material that has been produced in an electronic format, then on application by a party entitled to access that material, an electronic copy of the material will be made and provided by the Registry.
- 38. The party applying for access should provide a blank DVD, CD or USB device onto which the copy can be made by the party accessing the document. In the alternative, upon request, the Registry may provide access to the material by sending an email attaching the material to the party applying for access.

Accessing subpoenaed documents produced in hard copy format

39. Access to documents produced under subpoena in a non-electronic format will continue to be provided in the current manner.

Tendering subpoenaed material originally produced in an electronic format

40. If directions have not been made to allow the tendering of documents at the hearing in an electronic format, then

it is the responsibility of the party intending to tender a document that was originally provided to the Registry in an electronic format to provide a printed copy of the document to the Court at the hearing, or to make arrangements for the relevant technology to be available so that the document can be viewed. This requirement may be achieved by including the document in a tender bundle.

Returning exhibits and produced documents

- 41. The UCPR (rules 31.16A and 33.10) require the Court to retain exhibits and subpoenaed material for specified time frames after the determination of the proceedings, unless the Court makes a specific order for the return of this material at an earlier date.
- 42. The Court's usual practice in relation to exhibits and subpoenaed material will now be an order when the proceedings are determined that the exhibits and subpoenaed material be returned forthwith. The Court will not retain this material, unless there is an order by the judge or commissioner that it is to remain on the Court file.
- 43. Subpoenaed documents in an electronic format (produced on a DVD, a CD or a USB device, or emailed to the Court) that have been identified as copies, will not be returned to the Producing person and will be destroyed (or deleted) by the Registry unless the Producing person has specifically requested that they be returned to them.
- 44. In relation to any exhibits that are returned, those exhibits must be retained intact by the party, or person, that produced the material until the expiry of the time to file an appeal, or until any appeal has been determined. Solicitors should notify their clients of their obligations in relation to this material if it is returned to the clients. If an appeal is filed, the party or persons may be asked to produce the material to the relevant court for the purposes of the appeal, however, generally copies held by the appellant can be used for preparing the appeal books.

Date: 7 May 2015

The Hon Justice BRIAN J PRESTON Chief Judge

CIVIL PROCEDURE ACT 2005

PRACTICE NOTE

Urgent Applications

Name and commencement of Practice Note

1. This Practice Note commences on 11 May 2015 and is to be known as Practice Note – Urgent Applications.

Application of Practice Note

2. The Practice Note applies to all urgent applications in civil proceedings in Class 1, 2, 3, 4 and 8 and the Land and Environment Court's jurisdiction.

Purpose of Practice Note

3. This Practice Note is for the guidance of practitioners in preparing urgent applications for hearing with the aim of achieving the just, quick and cheap resolution of the real issues in dispute on the urgent application.

When is an application urgent

4. An application is urgent if the circumstances are such that it cannot await the normal return date.

Who hears urgent applications

- 5. A Duty Judge is available at all times to hear urgent applications. If the rostered Duty Judge is unavailable another judge will substitute as the Duty Judge. Urgent applications are normally made between 9.30am and 4.30pm. Extremely urgent applications may be made outside those hours. Apart from urgent applications, the Duty Judge's functions include hearing ex parte applications for an order under s 246 of the Criminal Procedure Act 1986 for the appearance of a person charged with an offence (see r 5.3 of the Land and Environment Court Rules 2007 ('LECR')); and assisting the List Judge with short matters in the list that are too numerous for the List Judge to deal with on the day, if requested by the List judge to do so and if the Duty Judge is available.
- 6. Urgent applications are normally made at a court hearing but in cases of extreme urgency may be made through counsel or solicitor by telephone.

Steps prior to bringing an urgent application

7. Prior to making an application for urgent injunctive relief, unless special circumstances exist the Court expects the applicant to have sought agreement as to undertakings from the respondent and to have notified the respondent of the application.

Procedure for bringing an urgent application

- 8. The procedure for bringing an urgent application before the Duty Judge is for the applicant's legal representatives (or the applicant if legally unrepresented) to telephone the Registrar or the Assistant Registrar or (if they are unavailable) the Duty Judge's Associate to inform them of:
 - (a) the name of the applicant;
 - (b) the name of the counsel or solicitor who is to make the application;
 - (c) the nature of the application;
 - (d) the degree of urgency, and
 - (e) contact telephone numbers for the persons involved in the application.
- 9. The Duty Judge (rather than the Registrar or Assistant Registrar) normally determines whether the matter is urgent and, if so, the degree of urgency and the priority that should be given to an urgent hearing.
- 10. An application for urgent relief should be by way of notice of motion, if that relief is not sought in the originating process, setting out the orders sought and accompanied by:
 - (a) supporting affidavit evidence setting out the facts in support of the application including why it is urgent and, where the application is made without notice to the respondent, why notice was not given;
 - (b) a draft order; and
 - (c) a skeleton outline of submissions.

However, in circumstances of sufficient urgency justice may permit non-compliance with these requirements.

11. If time permits, the originating process should be filed in the registry before the motion is heard by the Court. However, in urgent cases the Court, on the application of a person who intends to commence proceedings, may grant any injunctive relief or make an order for the detention, preservation or custody of property: r 25.2 (1) (b) and (c) of the *Uniform Civil Procedure Rules 2005* ('UCPR').

Undertaking as to damages

12. The usual undertaking as to damages to the Court (set out in UCPR r 25.8) is generally required as a term of the grant of an interlocutory injunction or of a respondent's equivalent undertaking to the Court. The applicant should proffer the usual undertaking as to damages (without waiting to be asked) or explain why it should not be required. The object of the undertaking is to attempt to ensure, at the interlocutory stage before the rights of the parties have been finally determined, that the respondent will be compensated for any loss the respondent might suffer by reason of the grant of the interlocutory injunction if it eventually appears that the applicant was not entitled to obtain it. However, the Court has power not to require the applicant to give an undertaking as to damages if it is satisfied that the proceedings have been brought in the public interest: LECR r 4.2 (3).

Timely notice of urgent applications

- 13. The right to timely notice to the respondent is a fundamental principle of procedural fairness. There are exceptions:
 - (a) the main exception is an urgent case where, through pressure of time, there is no practical opportunity of giving the respondent sufficient advance notice of the hearing. In such a situation the respondent must be given as much notice as is practicable in the circumstances, such as by informal notice;
 - (b) secondly, there is an exception where secrecy is essential because there is a real risk that notice would cause the affected party to take precipitate action designed to defeat the applicant's rights; and
 - (c) thirdly, there is an exception where a process is by its very nature unilateral such that notice is not required (although an application may later be made to set aside service); for example, an application for substituted service of, or for an extension of time for serving, the original process.

Applications without timely notice

14. In the case of an application without timely notice:

- (a) the Court will entertain the application only where it is satisfied that it is just to do so;
- (b) the applicant must make full and frank disclosure to the Court of all relevant matters, including those favourable to the absent respondent's case, known to the applicant, or would have been known if the applicant had made proper enquiries having regard to the circumstances of the case including the degree of urgency. Breach of the duty prima facie entitles the respondent to an immediate discharge of the order.
- (c) the duration of an ex parte interlocutory injunction should be as short as practicable (usually not more than a day or two). The motion for continuation of the injunction should be listed for hearing

before its expiry, when the respondent will have an opportunity to be heard. The applicant will then bear the onus of satisfying the Court that the injunction should continue.

- (d) the Court may set aside or vary an order made in the absence of a party even after it has been entered: UCPR r 36.16 (2) (b). To enable a respondent to challenge any without notice decision, the applicant is to make a full note of the hearing or obtain a transcript and provide a copy with all expedition to any party affected by the decision.
- (e) if the Court considers that the respondent should be served or given notice before proceeding with the hearing of the interlocutory application, the Court may abridge the time for service of the originating proceeding and the notice of motion (UCPR r 1.12) and fix an early return date (perhaps in a day or two) when the motion may be heard with the respondent having the opportunity to be present.

Terms of interlocutory injunctive orders

- 15. If the applicant is successful at a with notice hearing of an application for an interlocutory injunction, the inter partes order may be expressed to be "until further order". Leave to apply is usually granted in addition, although it is implicit in any event, signifying that the respondent is at liberty to apply to the Court to exercise its discretion afresh as to whether the injunction should be continued.
- 16. If the parties agree that the case warrants an urgent final hearing and agree on an interim injunctive regime until the matter is determined, they should inform the Court of: an accurate estimate of the timeframe within which the matter will be ready for hearing; an accurate estimate of the duration of the hearing; and the available hearing dates (obtained from the registry).
- 17. Any order for an injunction or for the detention, preservation or custody of property should normally contain:
 - (a) the applicant's usual undertaking as to damages;
 - (b) if made without notice to the other party, an undertaking by the applicant to the Court to serve on the respondent as soon as practicable the motion, the evidence in support, any order made, (if the originating process has not been served) the originating process, and a full note or transcript of the without notice hearing;
 - (c) if made without notice to the other party, a return date for a further hearing at which the other party can be present;
 - (d) if made before filing the notice of motion, an undertaking by the applicant to file the notice of motion and pay the appropriate filing fee by the next working day; and
 - (e) if made before the filing of an originating process, an undertaking by the applicant to file the originating process and pay the appropriate filing fee by the next working day.

Date: 7 May 2015

The Hon Justice BRIAN J PRESTON Chief Judge

COMPANION ANIMALS REGULATION 2008

ORDER

Organisations Approved by the Chief Executive, Local Government under Clause 16 (d)

Pursuant to clause 16 (d) of the *Companion Animals Regulation 2008*, the organisation listed in Schedule 1 is hereby approved, subject to the conditions contained in Schedule 2.

Schedule 1

Name of organisation	Address of organisation
Paws Rescue	51 The Sanctuary Westleigh NSW 2120

Schedule 2

- 1. The exemption under clause 16 (d) of the *Companion Animals Regulation 2008* from the requirements of section 9 of the *Companion Animals Act 1998* only applies to an animal in the custody of an organisation listed in Schedule 1:
 - a) if the organisation is holding that animal for the sole purpose of re-housing the animal with a new owner; and
 - b) if the organisation maintains appropriate records that show compliance with the Companion Animals Act 1998, Companion Animals Regulation 2008 and the Guidelines for Approval to be an Organisation Exempt from Companion Animal Registration under clause 16 (d) of the Companion Animals Regulation 2008; and
 - c) if the organisation maintains a register that is made available to the relevant local council and the Office of Local Government as requested. The Register must list the names of all carers involved in the rehoming of animals and the locations of all animals received under the exemption while in the custody of the organisation.
- 2. The exemption under clause 16 (d) of the *Companion Animals Regulation 2008* from the requirements of section 9 of the *Companion Animals Act 1998* expires five years from the date of this order, unless revoked or varied at an earlier time.

Date: 7 May 2015

GRAHAME GIBBS Director, Investigations and Performance Office of Local Government

HEALTH SERVICES ACT 1997

Order Fixing a Scale of Fees in Respect of Ambulance Services

Pursuant to section 67D of the *Health Services Act 1997*, I, Dr Mary Foley, Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this order hereby:

1. revoke the currently applying scale of fees in respect of ambulance services; and

2. fix a scale of fees in respect of ambulance services provided by the Secretary to the extent and in the manner set forth in the following Schedule, with effect on and from 1 July 2015.

Dr MARY FOLEY Secretary Ministry of Health

Schedule

- 1 In this order:-
 - "primary emergency service" means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from the scene of an accident, illness or injury to a public hospital or other destination nominated by the Ambulance Service of NSW.
 - "primary non-emergency service" means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the primary emergency service charge will apply. [All services provided by a dedicated Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as "non-emergency services"].
 - "inter-hospital emergency service" means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from one public hospital to another public hospital.
 - "inter-hospital non-emergency service" means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the inter-hospital emergency service charge will apply. [All services provided by a dedicated Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as "non-emergency services"].
 - "treat-not-transport service" means a service where a patient is provided with ambulance services at the scene of an accident, illness or injury and does not require ambulance transport to a health facility or any other destination.
 - "standby services" means a service where an ambulance or ambulances are required to stand by at scenes such as industrial accidents for the purpose of providing services to emergency workers or others at the scene of the incident. Neither transport nor treatment may be required.

Fees

- 2 The fee for a **primary emergency service** by road ambulance and/or fixed wing ambulance and/or helicopter shall be charged on a kilometre basis calculated pursuant to clause 8, on the scale of \$700 callout charge, plus an additional charge of \$6.31 for each kilometre or part thereof.
- 3 The fee for a **primary non-emergency service** by road ambulance shall be charged on a kilometre

basis calculated pursuant to clause 8, on the scale of \$281 callout charge, plus an additional charge of \$1.74 for each kilometre or part thereof.

- 4 The fee for an **inter-hospital emergency service** by ambulance shall be charged as follows:
 - road ambulance on a kilometre basis calculated pursuant to clause 8, on the scale of \$604 callout charge, plus an additional charge of \$6.03 for each kilometre or part thereof.
 - fixed wing ambulance on a kilometre basis calculated pursuant to clause 8, on the scale of \$3,724 callout charge, plus an additional charge of \$1.74 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the \$6.03 for each kilometre or part thereof).
 - helicopter on a time basis calculated pursuant to clause 9 on the scale of \$6,392 charge for the first thirty (30) minutes or part thereof, with any further period charged at a rate of \$139.90 per six (6) minutes or part thereof.

Charges for road or fixed wing transport under this clause shall be paid by the hospital or health service sending the person being transported. However in the case of helicopter transport under this clause, the transport fee shall be apportioned equally between the hospital or health service sending the person being transported and the hospital or health service receiving that person.

- 5 The fee for an **inter-hospital non-emergency service** by ambulance shall be charged as follows:
 - road ambulance on a kilometre basis calculated pursuant to clause 8, on the scale of \$277 callout charge, plus an additional charge of \$1.71 for each kilometre or part thereof.
- 6 The fee for a **treat-not-transport service** shall be calculated in accordance with the primary emergency service fee scale under clause 2.
- 7 A **standby service fee**, payable by the owners of premises or vehicles involved in dangerous incidents or events where an ambulance is required to be present (for example at chemical spills or other industrial accidents), shall be calculated in accordance with:
 - the primary emergency service fee scale under clause 2 for the first hour or part thereof; and in addition
 - \$50.40 for every 15 minutes or part thereof after the first hour.

Calculation of Transport Kilometres

8

- The total number of kilometres for the provision of services by ambulance (or ambulances) shall be calculated by determining the total number of kilometres that are travelled by road or, in the case of transportation by fixed wing aircraft or helicopter, that would have been travelled by road had no fixed wing aircraft or helicopter been available, in accordance with the distance –
 - (a) from the base ambulance station nearest to the location where the person was picked up/treated by ambulance, to that pick up/treatment location; and
 - (b) from that pick up location (where transport occurs), to the place where that person disembarked from

the ambulance (or, where more than one ambulance was used in the transport, disembarked from the last ambulance used in that transport); and

(c) from that place of disembarkation/location of treatment, to the base ambulance station referred to in subclause (a).

Calculation of Transport Time for Helicopters (Inter-hospital)

9 The number of minutes for a service by helicopter (other than a primary response service) shall be calculated from the time the helicopter engine or engines are turned on, or, if the engines are already on, the time at which the helicopter is dispatched by an air ambulance controller, to the time the helicopter engine or engines are turned off at the helicopter's operational base, or the time at which the helicopter is otherwise dispatched by an air ambulance controller or other authority.

Charging criteria

- 10 Where **two or more** persons are transported/treated concurrently by the same ambulance or ambulances, each person shall be charged a fee calculated in accordance with clauses 2 (but subject to clause 12), 3 (but subject to clause 13) or 6 as appropriate to the class of the transport used as defined under clause 1.
- 11 Clause 10 shall not apply when **two or more** persons are transferred concurrently by ambulance (or ambulances) between any public hospitals in New South Wales as part of an inter-hospital emergency service or an inter-hospital non-emergency service as defined under clause 1, but subject to the operation of clauses 14 and 15.
- 12 Residents of NSW shall be charged at a rate of 51% of the rate set under this order for a primary emergency service under clause 2, provided that such total fee shall not exceed \$5,851.
- 13 Residents of NSW shall be charged for primary non-emergency services in accordance with clause 3, provided that such total fee shall not exceed \$5,851.
- 14 Public hospitals in NSW shall be charged for inter-hospital emergency services in accordance with clause 4, provided that such total fee shall not exceed \$5,654 in relation to road ambulance and fixed wing ambulance transport.
- 15 Public hospitals in NSW shall be charged for inter-hospital non-emergency services in accordance with clause 5, provided that such total fee shall not exceed \$5,654.

HEALTH SERVICES ACT 1997

Order Amending the Scale of Fees for Hospital and other Health Services

Pursuant to section 69 of the *Health Services Act 1997*, I, Dr Mary Foley, Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this order hereby amend the currently applying Scale of Fees for hospital services and other health services to the extent and in the manner set forth in the Schedule below to take effect on and from 1 July 2015.

Dr MARY FOLEY Secretary Ministry of Health

Schedule

Delete in its entirety "**Part 5 – NSW NEWBORN AND PAEDIATRIC EMERGENCY TRANSPORT SERVICES** (**NETS**) **CHARGES**" and insert instead the following matter:

PART 5 – NSW NEWBORN AND PAEDIATRIC EMERGENCY TRANSPORT SERVICES (NETS) CHARGES

5.1 This Part sets out the charges for services provided by the unit of The Sydney Children's Hospitals Network known as NSW newborn and paediatric Emergency Transport Service (NETS). For the purposes of this Part 5 only the following terms are defined:

"**primary emergency service**" means the provision of NETS services by road, fixed wing aircraft or helicopter or a combination of these, from a private hospital to a public hospital or other destination nominated by NETS.

"primary non-emergency service" means a NETS road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the primary emergency service charge will apply.

"inter-hospital emergency service" means the provision of NETS services by road, fixed wing aircraft or helicopter or a combination of these, from a public hospital to another public hospital.

"inter-hospital non-emergency service" means a NETS road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the inter-hospital emergency service charge will apply.

Fees

- 5.2 The fee for a **primary emergency service** by road and/or fixed wing service and/or helicopter shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$700 callout charge, plus an additional charge of \$6.31 for each kilometre or part thereof.
- 5.3 The fee for a **primary non-emergency service** by road shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$281 callout charge, plus an additional charge of \$1.74 for each kilometre or part thereof.
- 5.4 The fee for an **inter-hospital emergency service** by NETS shall be charged as follows:
 - 5.4.1 road service on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$604 callout charge, plus an additional charge of \$6.03 for each kilometre or part thereof.
 - 5.4.2 fixed wing service on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$3,724 callout charge, plus an additional charge of \$1.74 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the rate of \$6.03 for each kilometre or part thereof).
 - 5.4.3 helicopter service on a time basis calculated pursuant to paragraph 5.7 on the scale of

\$6,392 charge for the first thirty (30) minutes or part thereof, with any further period charged at a rate of \$139.90 per six (6) minutes or part thereof.

Charges for road or fixed wing transport under this clause shall be paid by the hospital or health service sending the person being transported. However in the case of helicopter transport under this clause, the transport fee shall be apportioned equally between the hospital or health service sending the person being transported and the hospital or health service receiving that patient.

5.5 The fee for an **inter-hospital non-emergency service** by road shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of \$277 callout, plus an additional charge of \$1.71 for each kilometre or part thereof.

Calculation of Transport Kilometres

- 5.6 The total number of kilometres for the provision of NETS services shall be calculated by determining the total number of kilometres that are travelled by road or, in the case of transportation by fixed wing aircraft or helicopter that would have been travelled by road had no fixed wing aircraft or helicopter been available, in accordance with the distance:
 - 5.6.1 from the NETS base nearest to the location where the patient was picked up or treated by the NETS service; and
 - 5.6.2 from that pick up location (where transport occurs), to the place where that patient disembarked from the NETS transport; and
 - 5.6.3 from that place of disembarkation (or where no transport occurs, from the treatment location), back to the NETS base referred to in subparagraph 5.6.1.

Calculation of Transport Time for Helicopters (Inter-hospital services only)

5.7 The number of minutes for a NETS service by helicopter (other than a primary response service) shall be calculated from the time the helicopter engine or engines are turned on, or, if the engines are already on, the time at which the helicopter is dispatched by an air ambulance controller, to the time the helicopter engine or engines are turned off at the helicopter's operational base, or the time at which the helicopter is otherwise dispatched by an air ambulance controller or other authority.

Charging Criteria

- 5.8 Where **two or more** patients are transported/treated concurrently by the same NETS service, each patient shall be charged a fee calculated in accordance with paragraph 5.2 (but subject to paragraph 5.10) and paragraph 5.3 (but subject to paragraph 5.11).
- 5.9 Paragraph 5.8 shall not apply when two or more patients are transferred concurrently by the same NETS service between any public hospitals in New South Wales, as part of an inter-hospital service, but subject to the operation of paragraphs 5.12 and 5.13.
- 5.10 Residents of NSW shall be charged at a rate of 51% of the rate for a primary emergency service under paragraph 5.2 of this order, provided that such total fee shall not exceed \$5,851.

- 5.11 Residents of NSW shall be charged for primary nonemergency services in accordance with paragraph 5.3, provided that such total fee shall not exceed \$5,851.
- 5.12 Public hospitals in NSW shall be charged for interhospital emergency services in accordance with paragraph 5.4 of this order, provided that such total fee shall not exceed \$5,654 in relation to road and fixed wing services transport.
- 5.13 Public hospitals in NSW shall be charged for interhospital non-emergency services in accordance with paragraph 5.5, provided that such total fee shall not exceed \$5,654.

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

The New South Wales Land and Housing Corporation 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 *Housing Act 2001*.

Dated this 11th day of May 2015

MICHAEL COUTTS-TROTTER

Secretary Department of Family and Community Services

Schedule

The land shown as Lot 1 on the plan of land at Glebe, in the city of Sydney, Parish of Petersham, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No 1198169.

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

The New South Wales Land and Housing Corporation 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 *Housing Act 2001*.

Dated this 11th day of May 2015

MICHAEL COUTTS-TROTTER

Secretary

Department of Family and Community Services

Schedule

The land shown as Lots 22 and 24 on the plan of land at Airds, in the City of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No 716139; the land shown as Lot 2 on the plan of land at Airds, in the City of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No 1056582; the land shown as Lots 21, 22 and 23 on the plan of land at Airds, in the City of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No 1188190; the land shown as Lots 24, 25, 26 and 27 on the plan of land at Airds, in the City of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No 1188191; the land shown as Lots 30 and 31 on the plan of land at Airds, in the City of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No 1188199; the land shown as Lot 40 on the plan of land at Airds, in the City of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan No 1189334; and the land shown as Lot 42 on the plan of land at Airds, in the City of Campbelltown, Parish of St Peter, County of Cumberland, registered at Land and Property Information NSW as Deposited Plan 866527.

RETENTION OF TITLES

His Excellency the Governor has been pleased to approve of the retention of the title 'The Honourable' by Ms Amanda FAZIO who served as a Member of the Legislative Council from 30 August 2000 to 6 March 2015.

His Excellency the Governor has been pleased to approve of the retention of the title 'The Honourable' by Mr Charlie LYNN who served as a Member of the Legislative Council from 19 October 1995 to 6 March 2015.

His Excellency the Governor has been pleased to approve of the retention of the title 'The Honourable' by former Justice Reginald Ian BARRETT, who served as a Judge of the Supreme Court of New South Wales from 19 March 2001 and a Judge of Appeal from 25 January 2012 until his retirement on 20 April 2015.

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

Pursuant to the provisions of the *Surveying and Spatial Information Act 2002*, section 10(1)(a), the undermentioned persons have been Registered as a Land Surveyor in New South Wales from the dates shown.

Name	Address	Effective Date
YOUNG Lachlan Leonard Hillard	Suite 23 1–3 Havilah Street Chatswood 2057	6 May 2015

D J MOONEY President

M C SPITERI Registrar

COUNCIL NOTICES

BATHURST REGIONAL COUNCIL

LOCAL GOVERNMENT ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Bathurst Regional 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 a waste management facility.

Dated at Bathurst this thirteenth day of May 2015

DAVID SHERLEY, General Manager

Schedule

Lot 78 DP1079915

[7963]

BEGA VALLEY SHIRE COUNCIL

ROADS ACT 1993

LAND ACOUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Bega Valley 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 road widening.

Dated at Bega this 23rd day of January 2015

LEANNE BARNES, General Manager, Bega Valley Shire Council, Zingel Place, Bega NSW

Schedule

Lot 240 DP 1193514

[7964]

COWRA SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name Location

- Hill Lane Existing Lane extending southbound from Noyeau Street, intersecting through Carrington Street and finishing at Belmore Street. The Lane runs parallel with and is located between Parkes Street and Kirkman Lane.
- Cooley Lane Existing Lane extending between Rankin Street and Noyeau Street, Woodstock. The land runs parallel with and is located between Parkes Street and Waugoola Street.

Name	Lo
Name	Lo

Birrell Lane

cation

Existing road reservation extending westward from Goodacre Drive, intersecting through Stuart Street and finishing at West Street, Woodstock. The Lane runs parallel with and is located between South Street and Blazley Road.

PAUL DEVERY, General Manager, Cowra Shire Council, 116 Kendal Street, Cowra NSW 2794 [7965]

LITHGOW CITY COUNCIL

ROADS ACT 1993 Section 162

Naming of Public Roads

Notice is hereby given that in accordance with section 162(1)and (2) of the Roads Act 1993, Council has named the following roads as described below:

Location

Names

Sloggetts Lane

Existing formed road off Portland Sunny Corner Road Portland. On northern boundary of Lot 1 DP 714129 and Lots 18, 19 & 20 DP 1037207

Existing 100m of formed Council road Wetlands Lane off Inch Street, Lithgow that leads to Lake Pillans following the rail siding. On western boundary of Lots 9, 10 & 11 DP 862854

R BAILEY, General Manager, Lithgow City Council, PO Box 19, Lithgow NSW 2790. [7966]

MID-WESTERN REGIONAL COUNCIL

ROADS ACT 1993 Section 162

Naming of Public Roads

Grattai Creek Road, Cover Street, Croan Court & Joinery Lane

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

Location

Grattai Creek Road

Name

Crown road reserve and access Track running south off Grattai Creek Road through and over Lot 27 DP 756884, Lot 103 DP 756884, then west through and over Lot 46 DP 43497, Lot 45 DP 43497, Lot 43 DP 43497, Lot 44 DP 43497, Lot 41 DP 43497 & Lot 40 DP 43497 in the Locality of Grattai

Council Notices

Location	Name
Street running west off Henry Bayly Drive in subdivision over Lot 73 DP 756894	Cover Street
Street running south off Cover Street in subdivision over Lot 73 DP 756894	Croan Court
Road running south off Adams Lead Road in subdivision over Lots 253, 214 & 215 DP 755434	Joinery Lane

BRAD CAM, General Manager, PO Box 156, 86 Market Street, Mudgee NSW 2850, tel: (02) 6378 2850, fax: (02) 6378 2815, email: council@midwestern.nsw.gov.au [7967]

ORANGE CITY COUNCIL

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Orange in the Orange City Council area

Orange City Council, by its General Manager, dedicates the land described in the Schedule below as public road under section 10 of the *Roads Act 1993*.

GARRY STYLES, General Manager, Orange City Council

Schedule

All that piece or parcel of land situated in the Orange City Council area, Parish of Orange and County of Wellington, described as:

Description of Land	Title Particulars
Lot 1 DP 1065251, Northern Distributor Road Orange	Folio Identifier 1/1065251
Lot 2 DP 1065251, Northern Distributor Road Orange	Folio Identifier 2/1065251
	[7968]

THE HILLS SHIRE COUNCIL

ROADS ACT 1993 Section 39

Notice is hereby given that The Hills Shire Council closes the temporary road being the land described in the schedule below under section 39 of the *Roads Act 1993*.

General Manager, The Hills Shire Council, 129 Showground Road, Castle Hill NSW

Schedule

All that piece or parcels of land known as Lots 1004, 1005, 1012 & 1013 in DP 1181425 in The Hills Shire Council, Parish of Castle Hill, County of Cumberland, and as described in Folio Identifiers 1004/1181425, 1005/1181425, 1012/1181425 & 1013/1181425 [7969]

WOOLLAHRA COUNCIL

HERITAGE ACT 1977

Interim Heritage Order No 1

Under section 25 of the *Heritage Act 1977* Woollahra Municipal Council does by this order:

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

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

- 1. in the case of an item which, in the Council's opinion, is of local significance, to place the item on the heritage schedule of a local environmental plan with appropriate provisions for protecting and managing the item; and
- 2. in the case of an item which in the Council's opinion, is of State heritage significance, nominate the item for inclusion on the State Heritage Register.

Sydney 15 May 2015

Mr ALLAN COKER, Director Planning and Development, Woollahra Municipal Council

Schedule "A"

The property known as Brighton House, situated at 22 New South Head Road, Vaucluse on land described in Schedule B.

Schedule "B"

All those pieces or parcels of land known as Lot B, DP 332140 in Parish of Alexandria, County of Cumberland. [7970]

PRIVATE ADVERTISEMENTS

TRANSGRID

ELECTRICITY SUPPLY ACT 1995

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land and Interest in Land by TransGrid at Hillvue for the Purposes of the Electricity Supply Act 1995

TransGrid, by its delegate Greg Garvin, declares, with the approval of His Excellency the Governor, that the interest in land described in the Schedule below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991*, for the purposes of the *Electricity Supply Act 1995*.

Dated at Sydney this 11th day of May 2015.

GREG GARVIN, Executive General Manager, People, Strategy & Stakeholders

Schedule

All that piece or parcel of land situated in the locality known as Hillvue in the Local Government Area of Tamworth Regional, Parish of Calala, County of Parry and State of New South Wales, being that part of Folio Identifier 230/1045797 designated as Lot 1, 3.92ha as shown in Deposited Plan 1192677.

All that interest in land situated in the locality known as Hillvue in the Local Government Area of Tamworth Regional, Parish of Calala, County of Parry and State of New South Wales, being that part of Folio Identifier 24/95997 and 230/1045797 comprised within the site of the PROPOSED EASEMENT FOR TRANSMISSION LINE 45 WIDE AND VARIABLE as shown in Deposited Plan 1192677 (G); and PROPOSED EASEMENT FOR ENERGY TRANSMISSION VARIABLE WIDTH as shown in Deposited Plan 1192677 (E) on the terms contained in Memorandum AE891814C registered at Land & Property Information. [7971]

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