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GOVERNMENT NOTICES

Miscellaneous Instruments

NON-INDIGENOUS ANIMALS INSTRUMENT OF DELEGATION 2014

under the

Non-Indigenous Animals Act 1987

I, MARK I. PATERSON, A O, Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, in pursuance of section 29A of the *Non-Indigenous Animals Act 1987*, make the following Instrument of Delegation.

Dated this 22nd day of January 2015

MARK PATERSON, AO

Department of Trade and Investment,

Regional Infrastructure and Services

Explanatory note

This Instrument is made under section 29A of the *Non-Indigenous Animals Act 1987*. The object of this Instrument is to delegate functions conferred or imposed on the Secretary by or under the *Non-Indigenous Animals Act 1987*.

NON-INDIGENOUS ANIMALS INSTRUMENT OF DELEGATION 2014

under the

Non-Indigenous Animals Act 1987

1 Name of Instrument

This Instrument is the Non-Indigenous Animals Instrument of Delegation 2014.

2 Commencement

This Instrument commences on the day on which it is signed and will remain in force until it is revoked, whether in whole or in part.

3 Interpretation

(1) In this Instrument:

function includes a power, authority or duty, and exercise a function includes perform a duty.

officer means an officer of the Department of Primary Industries, being an office within the Department of Trade and Investment, Regional Infrastructure and Services.

role includes office.

role title includes title of an office.

the Act means the Non-Indigenous Animals Act 1987.

the Regulation means the Non-Indigenous Animals Regulation 2012.

- (2) Unless otherwise defined in this Instrument, words and expressions that are defined in the Act or the Regulation have the same meaning in this Instrument.
- (3) The summary of a function delegated in Column 2 of Schedule 1 and Schedule 2 is only for general explanation and does not limit the delegation of functions under the provisions identified in Column 1 of Schedule 1 and Schedule 2.

4 Revocation of previous Instrument of Delegation

Pursuant to section 29A of the Act, the instrument of delegation titled "Delegation by the Director-General" published in NSW Government Gazette No. 33 of 1 April 2011 at pages 2396 to 2397 is revoked, as is any instrument of delegation revived as a result of this revocation.

5 Delegation of functions

- (1) Pursuant to section 29A of the Act and subject to clauses 5 (2) and 5 (3) below:
 - (a) all of the functions conferred or imposed on the Secretary under the Act and the Regulation are delegated to the officer assigned to the role having the title Director General, Department of Primary Industries;
 - (b) the functions conferred or imposed on the Secretary under the section of the Act specified in Column 1 of Schedule 1 are delegated to any officer assigned to the role having the title specified in Column 3 of Schedule 1; and

- (c) the functions conferred or imposed on the Secretary under the clause of the Regulation specified in Column 1 of Schedule 2 are delegated to any officer assigned to the role having the title specified in Column 3 of Schedule 2.
- (2) The officer assigned to the role having the title Director General, Department of Primary Industries or the role having the title specified in Column 3 of Schedule 1 or Schedule 2, includes any officer who is for the time being acting in that role or performing the duties and responsibilities of that role.
- (3) If the role having the title Director General, Department of Primary Industries or the role having the title specified in Column 3 of Schedule 1 or Schedule 2 or the role title is replaced in the future ('replacement role') then the delegation is to the officer assigned to the replacement role.

Schedule 1 – Delegation of Secretary's functions under the Act

(Clause 5 (1) (b))

Column 1 Section	Column 2 Summary of function delegated	Column 3 Role title
3 (1) definition of "authorised officer"	Authorising a person to exercise functions of an authorised officer for the purposes of the Act and the Regulation.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals Director, Biosecurity Compliance
15	Granting and renewing licences.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
18	Cancelling licences.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
19	Granting permits.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
25 (2)	Directions about dealing with an animal seized under section 25.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals Director, Biosecurity Compliance
25 (5)	Certificate stating the amount of costs and expenses incurred under section 25 (4) as a result of the seizure or destruction of an animal under section 25.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals Director, Biosecurity Compliance

Schedule 2 - Delegation of Secretary's functions under the Regulation

(Clause 5 (1) (c))

Column 1 Clause	Column 2 Summary of function delegated	Column 3 Role title
8 (2)	Approving that certain precautions are not required for the security of licensed accommodation where controlled category animals are kept.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
11 (1) (c)	Approving alternative construction of an enclosure in which a digging or burrowing animal that is a controlled category animal is kept.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
24 (2) (b)	Approving circumstances in which reptiles may be kept in a dwelling.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
26 (2) (b)	Being satisfied of evidence that a non- indigenous animal that is the subject of a licence has been identified with an ear tag.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
26 (3) (b)	Being satisfied of evidence that a primate that is the subject of a licence has been identified with a tattoo.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
30 (3) (c)	Being satisfied of evidence of the death of an animal.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
32 (2)	Requesting production of records of inspection of licensed accommodation for lower-risk category animals.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals Director, Biosecurity Compliance

Column 1 Clause	Column 2 Summary of function delegated	Column 3 Role title
33 (2)	Requesting production of records of inspection of licensed accommodation for higher-risk category animals.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals Director, Biosecurity Compliance
34 (a)	Approving form of application for the grant or renewal of a licence.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
34 (b)	Requiring supporting documentation to accompany an application for the grant or renewal of a licence.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
35	Having regard to prescribed additional matters in deciding whether to grant or renew a licence.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
41 (a)	Approving form of application for the grant of a permit.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
41 (b)	Requiring supporting documentation to accompany an application for the grant of a permit.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
50 (1) (b)	In relation to an application for a licence or renewal of a licence relating to higher-risk category animals (other than Northern Palm Squirrels), being satisfied that all of the animals have been sterilised.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
50 (1) (d)	In relation to an application for a licence or renewal of a licence relating only to category 3b animals, being satisfied that all of the animals have been sterilised or if all of the subject animals are <i>Camelus dromedarius</i> , being satisfied that all of the animals are female or a mixture of animals that are female and animals that have been sterilised.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals
52	Waiver or refund of licence fees.	Deputy Director General, Biosecurity and Food Safety Director, Invasive Plants & Animals

PASSENGER TRANSPORT REGULATION 2007

Clause 76 (1) (c) Designation of Railway Line ORDER

Rail passenger services

Transport for NSW, pursuant to clause 76 of the *Passenger Transport Regulation 2007*, does by this Order designate each of the following railway lines as a railway line for which a smartcard may be used:

All railway lines bounded by Scone, Dungog, Newcastle, Bondi Junction, Cronulla, Port Kembla, Bomaderry, Goulburn, Leppington, Bathurst, Richmond, Carlingford and Olympic Park stations.

Date of effect and revocation of previous Order

This Order takes effect on 8 February 2015.

The Designation of Railway Line Order published in New South Wales Government Gazette No 33 of 4 April 2014 at page 1132 is revoked.

Dated: 15 January 2015
FERGUS GAMMIE
Deputy Director-General
Transport Services
(a Delegate of Transport for NSW)

ROAD TRANSPORT ACT 2013

ORDER

I, Peter Duncan, Chief Executive of Roads and Maritime Services, in pursuance of section 45 of the *Road Transport Act* 2013, by this Order, approve the type of interlock device described below as an *approved interlock device*:

Type of device:

The interlock device Smart Start Ignition Interlock SSI-20/20 and the interlock device Smart Start Ignition Interlock SSI-20/20 with SSI G4 camera installed as a component of the device

Dated: 28 January 2015

PETER DUNCAN

Chief Executive

Roads and Maritime Services

Explanatory Note:

Section 45 of the *Road Transport Act 2013*, provides that any type of 'approved interlock device' (designed to analyse a breath sample for the presence of alcohol and prevent a motor vehicle from being started if it detects more than a certain concentration of alcohol) requires an approval by the Authority by an Order published in the New South Wales Government Gazette.

This Order describes the Smart Start Ignition Interlock SSI-20/20, and the Smart Start Ignition Interlock SSI-20/20 with SSI G4 camera installed, as a type of 'approved interlock device'.

ROAD TRANSPORT ACT 2013

ORDER

I, Peter Duncan, Chief Executive of Roads and Maritime Services, in pursuance of section 45 of the *Road Transport Act* 2013, by this Order, approve the type of interlock device described below as an *approved interlock device*:

Type of device:

The interlock device Smart Start Ignition Interlock SSI-20/30 and the interlock device Smart Start Ignition Interlock SSI-20/30 with SSI G4 camera installed as a component of the device

Dated: 28 January 2015

PETER DUNCAN

Chief Executive

Roads and Maritime Services

Explanatory Note:

Section 45 of the *Road Transport Act 2013*, provides that any type of 'approved interlock device' (designed to analyse a breath sample for the presence of alcohol and prevent a motor vehicle from being started if it detects more than a certain concentration of alcohol) requires an approval by the Authority by an Order published in the New South Wales Government Gazette.

This Order describes the Smart Start Ignition Interlock SSI-20/30, and the Smart Start Ignition Interlock SSI-20/30 with SSI G4 camera installed, as a type of 'approved interlock device'.

ROAD TRANSPORT ACT 2013

ORDER

I, Peter Duncan, Chief Executive of Roads and Maritime Services, in pursuance of section 45 of the *Road Transport Act* 2013, by this Order, approve the type of interlock device described below as an *approved interlock device*:

Type of device:

The interlock device Alcolock WR3 Ignition Interlock and the interlock device Alcolock WR3 Ignition Interlock with Alcolock Focus camera installed as a component of the device

Dated: 28 January 2015

PETER DUNCAN

Chief Executive

Roads and Maritime Services

Explanatory Note:

Section 45 of the *Road Transport Act 2013*, provides that any type of 'approved interlock device' (designed to analyse a breath sample for the presence of alcohol and prevent a motor vehicle from being started if it detects more than a certain concentration of alcohol) requires an approval by the Authority by an Order published in the New South Wales Government Gazette.

This Order describes the Alcolock WR3 Ignition Interlock, and the Alcolock WR3 Ignition Interlock with Alcolock Focus camera installed, as a type of 'approved interlock device'.

ROAD TRANSPORT ACT 2013

ORDER

I, Peter Duncan, Chief Executive of Roads and Maritime Services, in pursuance of section 45 of the *Road Transport Act* 2013, by this Order, approve the type of interlock device described below as an *approved interlock device*:

Type of device:

The interlock device Dräger Interlock 7000 (also known as Interlock 7000) and the interlock device Dräger Interlock 7000 (also known as Interlock 7000) with Dräger Interlock 7000 camera installed as a component of the device

Dated: 28 January 2015

PETER DUNCAN

Chief Executive

Roads and Maritime Services

Explanatory Note:

Section 45 of the *Road Transport Act 2013*, provides that any type of 'approved interlock device' (designed to analyse a breath sample for the presence of alcohol and prevent a motor vehicle from being started if it detects more than a certain concentration of alcohol) requires an approval by the Authority by an Order published in the New South Wales Government Gazette.

This Order describes the Dräger Interlock 7000, and the Dräger Interlock 7000 with Dräger Interlock 7000 camera installed, as a type of 'approved interlock device'.

TEMPORARY WATER RESTRICTIONS ORDER UPPER DARLING BASIN 2015

under the

Water Management Act 2000

- I, Gavin Hanlon, having delegated authority in pursuance of section 324 (1) of the *Water Management Act 2000* and on being satisfied that it is necessary to do so in the public interest to:
 - reduce the risk of failure of water supply to the City of Broken Hill, and
 - meet the flow requirements of the Interim Unregulated Flow Management Plan for the North-West,

make the following Order:

Dated this 27th day of January 2015.

GAVIN HANLON

Deputy Director General Water Department of Primary Industries, NSW Office of Water (by delegation)

Explanatory note

This Order is made under section 324 (1) of the *Water Management Act 2000* (the Act). The object of this is to impose temporary water restrictions for the water sources listed in Schedule 1.

TEMPORARY WATER RESTRICTIONS ORDER UPPER DARLING BASIN 2015

under the

Water Management Act 2000

1 Name of Order

This Order is the Temporary Water Restrictions Order Upper Darling Basin 2015.

2 Commencement

This Order commences on the date that notice of the order is first broadcast or the date that notice of the order is first published, whichever is earliest, and will remain in force until it is repealed or modified by a similar such Order under section 324 (1) of the Act.

3 Temporary water restrictions

The taking of water from the water sources specified in Schedule 1 is restricted as specified in Schedule 2.

Schedule 1 Water Source

This Order applies to the following water sources as described in the relevant Water Sharing Plan:

- 1. Barwon-Darling Unregulated River Water Source
- 2. NSW Border Rivers Regulated River Water Source
- 3. Gwydir Regulated River Water Source
- 4. Lower Namoi Regulated River Water Source

Schedule 2 Restrictions

In the Barwon-Darling Unregulated River Water Source, the taking of water under unregulated river (B Class) access licences or unregulated river (C Class) access licences is prohibited, except where the water is announced, by media release from the delegated officer, NSW Office of Water, as available to be taken.

In the regulated river water sources listed at 2 to 4 above, the taking of water under supplementary water access licences is prohibited, except where the water is announced, by media release from the delegated officer, NSW Office of Water, as available to be taken.

Note: It is an offence, under section 336C of the *Water Management Act 2000*, to fail to comply with this direction. An individual found guilty of an offence under section 336C is liable to a penalty not exceeding \$247,500 and, in the case of a continuing offence, a further penalty not exceeding \$66,000 for each day the offence continues. A corporation found guilty of an offence under section 336C is liable to a penalty not exceeding \$1.1 million and, in the case of a continuing offence, a further penalty not exceeding \$132,000 for each day the offence continues.

WORK HEALTH AND SAFETY (MINES) REGULATION 2014

ORDER

Recognition of existing qualifications and other related matters

- I, MARK I PATERSON, AO, Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to Clause 20 (2), Clause 21 (1) and Clause 24 (1) of Schedule 12 to the *Work Health and Safety (Mines) Regulation 2014* declare that:
- 1. a former certificate listed in Column 1 of Schedule 1 is equivalent to the practising certificate(s) listed opposite in Column 3 of Schedule 1; and
- 2. a certificate of competence listed in Column 2 of Schedule 1 is taken to be the practising certificate(s) listed opposite in Column 3 of Schedule 1; and
- 3. a former certificate listed in Column 1 of Schedule 2 is equivalent to the practising certificate(s) listed opposite in Column 3 of Schedule 2; and
- 4. a certificate of competence listed in Column 2 of Schedule 2 is taken to be the practising certificate(s) listed opposite in Column 3 of Schedule 2; and
- 5. a former certificate listed in Column 1 of Schedule 3 is equivalent to the licence listed opposite in Column 2 of Schedule 3 and
- 6. Part 5 of the *Coal Mine Health and Safety Regulation 2006* is taken to continue in force as if that Part had not been repealed, but only in relation to licences for:
 - a. the licensable activities as defined in clause 149 (1) (a)–(d) and (f) of that Regulation, and
 - b. in respect of a licence to inject or apply polymeric material for the purpose of ventilation or strata control (defined as a licensable activity under clause 149 (1) (e) of that Regulation and Gazette No 132 of 23 December 2011, page 7339).

Clause 24 of Schedule 12 to the Work Health and Safety (Mines) Regulation 2014 applies to such licences.

In this order, 'former certificate' has the same meaning as in clause 20 (1) of Schedule 12 of the Work Health and Safety (Mines) Regulation 2014.

Schedule 1

Column 1	Column 2	Column 3
Certificate of competence, recognised qualification or licence granted under the Coal Mine Health and Safety Act 2002 and Regulation	Certificate of competence granted under Division 4 of Part 8 of the Work Health and Safety (Mines) Regulation 2014 in respect of the statutory function listed below	Practising certificate granted under Division 3 of Part 8 of the Work Health and Safety (Mines) Regulation 2014 in respect of the statutory functions listed below
Certificate of competence to be a manager of a mine	Mining engineering manager of an underground coal mine as detailed in clause 3 of Schedule 10	• Mining engineering manager of an underground coal mine as detailed in clause 3 of Schedule 10
		• Undermanager of an underground coal mine as detailed in clause 6 of Schedule 10
		• Deputy of an underground coal mine as detailed in clause 10 of Schedule 10
		Mining engineering manager of a coal mine other than underground mine as detailed in clause 17 of Schedule 10
		 Open cut examiner of a coal mine other than underground mine as detailed in clause 18 of Schedule 10
		• Ventilation officer as detailed in clause 8 of Schedule 10
Certificate of competence to be a mine electrical engineer (underground)	Electrical engineering manager of an underground coal mine as detailed in clause 4 of Schedule 10	• Electrical engineering manager of an underground coal mine as detailed in clause 4 of Schedule 10
Certificate of competence to be a mine mechanical engineer (underground)	Mechanical engineering manager of an underground coal mine as detailed in clause 5 of Schedule 10	• Mechanical engineering manager of an underground coal mine as detailed in clause 5 of Schedule 10

Column 1	Column 2	Column 3
Certificate of competence, recognised qualification or licence granted under the Coal Mine Health and Safety Act 2002 and Regulation	Certificate of competence granted under Division 4 of Part 8 of the Work Health and Safety (Mines) Regulation 2014 in respect of the statutory function listed below	Practising certificate granted under Division 3 of Part 8 of the Work Health and Safety (Mines) Regulation 2014 in respect of the statutory functions listed below
Certificate of competence to be an under manager of a mine	Undermanager of an underground coal mine as detailed in clause 6 of Schedule 10	• Undermanager of an underground coal mine as detailed in clause 6 of Schedule 10
		Deputy of an underground coal mine as detailed in clause 10 of Schedule 10
Certificate of competence to be a deputy	Deputy of an underground coal mine as detailed in clause 10 of Schedule 10	Deputy of an underground coal mine as detailed in clause 10 of Schedule 10
Certificate of competence to be a manager of an open cut mine	Mining engineering manager of a coal mine other than underground mine as detailed in clause 17 of Schedule 10	Mining engineering manager of a coal mine other than underground mine as detailed in clause 17 of Schedule 10
		Open cut examiner as detailed in clause 18 of Schedule 10
Certificate of competence to be an examiner of an open cut mine	Open cut examiner as detailed in clause 18 of Schedule 10	Open cut examiner as detailed in clause 18 of Schedule 10
Certificate of competence to be a mine electrical engineer (surface)	• Electrical engineer of a coal mine other than underground mine as detailed in clause 20 of Schedule 10	
Or Certificate of competence to be a mine electrical engineer (underground)	 Electrical engineer of an underground mine other than a coal mine as detailed in clause 28 of Schedule 10 Electrical engineer of a mine other than 	
,	an underground mine or coal mine as detailed in clause 33 of Schedule 10	
Certificate of competence to be a mine mechanical engineer (surface)	Mechanical engineer of a coal mine other than underground mine as detailed in clause 21 of Schedule 10	
Certificate of competence to be a mine mechanical engineer (underground)		
Licence to audit ventilation arrangements under Part 5 of the Regulation (within the meaning of clause 149 (1) (h))		Ventilation auditor as detailed in clause 7 of Schedule 10 (pursuant to clause 20 (9) of Schedule 12, this order applies to a corporation that holds the former certificate in Column 1, so that a ventilation auditor practising certificate may be held by the corporation as if the corporation were an individual, until clause 20 (9) of Schedule 12 ceases to have effect).
Graduate Diploma in Mine Ventilation from the University of New South Wales		Ventilation auditor as detailed in Clause 7 of Schedule 10 (pursuant to clause 20 (5) of Schedule 12, this order applies to the former certificate in Column 1 even if the qualification is awarded after the commencement of the Regulation).
Statutory Coal Mine Ventilation Officer's Qualification from the University of New South Wales,		Ventilation officer as detailed in clause 8 of Schedule 10 (pursuant to clause 20 (5) of Schedule 12, this order applies to the former certificate in Column 1 even if the qualification is awarded after the commencement of the Regulation).

Column 1	Column 2	Column 3
Certificate of competence, recognised qualification or licence granted under the Coal Mine Health and Safety Act 2002 and Regulation	Certificate of competence granted under Division 4 of Part 8 of the Work Health and Safety (Mines) Regulation 2014 in respect of the statutory function listed below	Practising certificate granted under Division 3 of Part 8 of the Work Health and Safety (Mines) Regulation 2014 in respect of the statutory functions listed below
Licence to audit dust explosion management plans under Part 5 of the Regulation (within the meaning of clause 149 (1) (c)) including where the licence is granted under that Part as continued in force by clause 24 of Schedule 12, Work Health and Safety (Mines) Regulation 2014).		Dust explosion control measures auditor as detailed in Clause 9 of Schedule 10 (pursuant to clause 20(9) of Schedule 12, this order applies to a corporation that holds the former certificate in Column 1, so that a dust explosion control measures auditor practising certificate may be held by the corporation as if the corporation were an individual, until clause 20 (9) of Schedule 12 ceases to have effect). Pursuant to clause 20(5) of Schedule 12, this order applies to a former certificate, despite the licence having been awarded after the commencement of the Regulation.
Accreditation given by the Department as a cable repair signatory or as a class B competent person (cable repairs)	Cable repair signatory for certifying any work involving the repairing of flexible reeling, feeding or trailing cables for use in a hazardous zone as detailed in clause 157 (5)	

Schedule 2

Column 1	Column 2	Column 3
Certificate of competence or permit granted under the <i>Mine Health and Safety Act</i> 2004 and Regulation	Certificate of competence granted under Division 4 of Part 8 of the Work Health and Safety (Mines) Regulation 2014 in respect of the statutory function listed below	Practising certificate granted under Division 3 of Part 8 of the Work Health and Safety (Mines) Regulation 2014
Certificate of competence to be a production manager for an underground mine	Mining engineering manager of an underground mine other than coal mines as detailed in clause 25 of Schedule 10	Mining engineering manager of an underground mine other than coal mines as detailed in clause 25 of Schedule 10
		• Quarry Manager as detailed in clause 31 of Schedule 10
Certificate of competence to be a production manager for an above ground mine	Quarry Manager as detailed in clause 31 of Schedule 10	Quarry Manager as detailed in clause 31 of Schedule 10
Production manager permit granted under Subdivision 3 of Division 2 of Part 3 of the Regulation, including where the permit is granted under that Part as continued in force by		• Mining engineering manager of an underground mine other than coal mines as detailed in clause 25 of Schedule 10 (subject to all the conditions on the production manager permit)
clause 23 of Schedule 12, Work Health and Safety (Mines) Regulation 2014.		Quarry Manager as detailed in clause 31 of Schedule 10 (subject to all the conditions on the production manager permit)
		Pursuant to clause 20 (5) of Schedule 12, this order applies to a former certificate in Column 1 that is granted by virtue of clause 23 of Schedule 12, despite the permit having been awarded after the commencement of the Regulation.

Schedule 3

Column 1 Column 2	
Licence granted under or register kept for the purpose of the <i>Coal Mine Health and Safety Act 2002</i> and Regulation	Licence issued granted under Part 9 of the Work Health and Safety (Mines) Regulation 2014
Licence to overhaul and repair explosion-protected electrical plant under Part 5 of the Regulation (within the meaning of clause 149 (1) (a)), including where the licence is granted under that Part as continued in force by clause 24 of Schedule 12, <i>Work Health and Safety (Mines) Regulation 2014</i> .	Licence for overhauling, repairing or modifying activities that may affect the explosion-protection properties of explosion-protected plant as detailed in clause 152 (2) (b), subject to the limitation that it only authorises such activities in respect of explosion-protected electrical plant. Pursuant to clause 20 (5) of Schedule 12, this order applies to a former certificate in Column 1 that is granted by virtue of clause 24 of Schedule 12, despite the licence having been awarded after the commencement of the Regulation.
An entry on the register of recognised service facilities for explosion protected diesel engine systems used in underground coal mines kept by the Department	Licence for overhauling, repairing or modifying activities that may affect the explosion-protection properties of explosion-protected plant as detailed in clause 152 (2) (b), subject to the limitation that it only authorises such activities in respect of explosion-protected diesel engines.
	Pursuant to clause 20 (5) of Schedule 12, this order applies to a former certificate in Column 1 that is granted by virtue of clause 24 of Schedule 12, despite the entry on the register having been made after the commencement of the Regulation.
Licence to repair flexible reeling, feeder and trailing cables for use in hazardous zones under Part 5 (within the meaning of clause 149 (1) (b)), including where the	Licence for repairing flexible reeling, feeder or trailing cables for use in hazardous zones as detailed in clause 152 (c).
licence is granted under that Part as continued in force by clause 24 of Schedule 12, Work Health and Safety (Mines) Regulation 2014.	Pursuant to clause 20 (5) of Schedule 12, this order applies to a former certificate in Column 1 that is granted by virtue of clause 24 of Schedule 12, despite the licence having been awarded after the commencement of the Regulation.
Licence to sample and analyse airborne dust under Part 5 (within the meaning of clause 149 (1) (d)), including where the licence is granted under that Part as continued in	Licence for sampling and analysis of airborne dust at, or with respect to, a coal mine under schedule 6 as detailed in clause 152 (1).
force by clause 24 of Schedule 12, Work Health and Safety (Mines) Regulation 2014.	Pursuant to clause 20 (5) of Schedule 12, this order applies to a former certificate in Column 1 that is granted by virtue of clause 24 of Schedule 12, despite the licence having been awarded after the commencement of the Regulation.
Licence to inject or apply polymeric material for the purpose of ventilation or strata control under Part 5	Licence for undertaking a polymeric process as detailed in clause 152 (2) (d).
(defined as a licensable activity under clause 149 (1) (e) and Gazette No 132 of 23 December 2011, page 7339), including where the licence is granted under that Part as continued in force by clause 24 of Schedule 12, Work Health and Safety (Mines) Regulation 2014.	Pursuant to clause 20 (5) of Schedule 12, this order applies to a former certificate in Column 1 that is granted by virtue of clause 24 of Schedule 12, despite the licence having been awarded after the commencement of the Regulation.
Licence to sample and analyse diesel engine exhaust under Part 5 (within the meaning of clause 149 (1) (f)), including where the licence is granted under that Part as continued in	Licence for sampling and analysis of diesel engine exhaust at, or with respect to, an underground coal mine under clause 75 as detailed in clause 152 (2) (a).
force by clause 24 of Schedule 12, Work Health and Safety (Mines) Regulation 2014.	Pursuant to clause 20 (5) of Schedule 12, this order applies to a former certificate in Column 1 that is granted by virtue of clause 24 of Schedule 12, despite the licence having been awarded after the commencement of the Regulation.

Dated this 21st day of January 2015.

Mark I PATERSON, AO

Secretary

Department of Trade and Investment, Regional Infrastructure and Services

Planning and Environment Notices

PESTICIDES ACT 1999

Notice under Section 48 (4)

Environment Protection Authority NSW

Notice is hereby given, pursuant to section 48 (4) of the *Pesticides Act 1999*, that I have granted a Pilot (Pesticide Rating) Licence, particulars of which are stated in the Schedule.

SEAN NUNAN

Team Leader Chemicals and Radiation Licensing by delegation

Schedule Pilot (Pesticide Rating) Licence

Name and address of	Date of Granting of
Licensee	Licence
Tom HODGSON 3764 Barraba Rd BARRABA NSW 2374	21 January 2015

Mining and Petroleum Notices

Notice is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T15-1006)

No 5136, BOOMERANG NATURAL RESOURCES PTY LTD (ACN 602 859 129), LEON CRESSWELL AND NORTH GOLD RESOURCES PTY LTD (ACN 145 991 144), area of 100 units, for Group 1, dated 16 January 2015 (Broken Hill Mining Division).

(T15-1007)

No 5137, ANCIENT RIVER DIAMONDS PTY LTD (ACN 126 290 168), area of 32 units, for Group 6, dated 21 January 2015 (Inverell Mining Division).

(T15-1008)

No. 5138, SOC2 PTY LTD (ACN 158 331 296), area of 39 units, for Group 1, dated 22 January 2015 (Armidale Mining Division).

The Hon ANTHONY ROBERTS, MP Minister for Resources and Energy

Notice is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(T14-1121)

No 5070, now Exploration Licence No 8337, OCHRE RESOURCES PTY LTD (ACN 112 833 351), County of Argyle, Map Sheet (8728), area of 12 units, for Group 2, dated 14 January 2015, for a term until 14 January 2018.

The Hon ANTHONY ROBERTS, MP Minister for Resources and Energy

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

(15-0194)

Exploration Licence No 7296, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 75 units. Application for renewal received 20 January 2015.

(T10-0230)

Exploration Licence No 7692, SUMITOMO METAL MINING OCEANIA PTY LTD (ACN 059 761 125), area of 54 units. Application for renewal received 23 January 2015.

The Hon ANTHONY ROBERTS, MP Minister for Resources and Energy

Notice is given that the following authorities have been renewed:

RENEWAL OF CERTAIN AUTHORITIES

(10-7539)

Exploration Licence No 2513, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), County of Menindee, Map Sheet (7133), area of 12 units, for a further term until 6 November 2016. Renewal effective on and from 21 January 2015.

(10-6437)

Exploration Licence No 5527, NICO YOUNG PTY LTD (ACN 132 050 205), Counties of Bland and Monteagle, Map Sheet (8529), area of 18 units, for a further term until 5 May 2015. Renewal effective on and from 31 October 2014.

(07-0147)

Exploration Licence No 6913, GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600), County of Narromine, Map Sheet (8433, 8533), area of 84 units, for a further term until 18 October 2017. Renewal effective on and from 21 January 2015.

(11-6698)

Coal Lease No 386 (Act 1973), ANGLO COAL (DARTBROOK) PTY LTD (ACN 000 012 813) AND MARUBENI COAL PTY. LTD. (ACN 009 932 236), Parish of Ellis, County of Brisbane; Parish of Strathearn, County of Brisbane; and Parish of Russell, County of Durham, Map Sheet (9033-1-S), area of 1467 hectares, for a further term until 19 December 2033. Renewal effective on and from 5 December 2014.

(04-0578)

Mineral Claim Converted To Lease No 305 (Act 1992), RIMFIRE PACIFIC MINING N.L. (ACN 006 911 744), Parish of Murga, County of Cunningham, Map Sheet (8332-2-N), area of 1.9 hectares, for a further term until 17 November 2019. Renewal effective on and from 9 December 2014.

(04-0579)

Mineral Claim Converted To Lease No 306 (Act 1992), RIMFIRE PACIFIC MINING N.L. (ACN 006 911 744), Parish of Murga, County of Cunningham, Map Sheet (8332-2-N), area of 2 hectares, for a further term until 17 November 2019. Renewal effective on and from 9 December 2014.

(T04-0038)

Mineral Claim Converted To Lease No 307 (Act 1992), MARBLE AGGREGATES HOLDINGS PTY LTD (ACN 060 680 284), Parish of Lowry, County of Bathurst, Map Sheet (8730-1-N), area of 1.8 hectares, for a further term until 30 March 2016. Renewal effective on and from 7 January 2015.

(T04-0039)

Mineral Claim Converted To Lease No 308 (Act 1992), MARBLE AGGREGATES HOLDINGS PTY LTD (ACN 060 680 284), Parish of Lowry, County of Bathurst, Map Sheet (8730-1-N), area of 1.21 hectares, for a further term until 30 March 2016. Renewal effective on and from 7 January 2015.

The Hon ANTHONY ROBERTS, MP Minister for Resources and Energy

Notice is given that the following applications have been received:

REQUEST FOR CANCELLATION OF AUTHORITY

(M2004/4681)

Exploration Licence No 6433, Renison Coal Pty Ltd, (ACN 100 163 942), County of Arrawatta, area of 2513.

Application for Cancellation was received on 20 January 2015

(T12-1145)

Exploration Licence No 8057, OCHRE RESOURCES PTY LTD, (ACN 1112 833 351), Counties of Mouramba, Flinders, Canbelego and Robinson, area of 100 units. Application for Cancellation was received on 20 January 2015.

(T13-1130)

Exploration Licence No 8218, MOUNT ADRAH GOLD LIMITED, (ACN 147 329 833), Counties of Clarendon and Harden, area of 58 units. Application for Cancellation was received on 27 January 2015.

(T13-1141)

Exploration Licence No 8223, OCHRE RESOURCES PTY LTD, (ACN 1112 833 351), Counties of Canbeleg and Robinson, area of 77 units. Application for Cancellation was received on 20 January 2015.

(T13-1121)

Exploration Licence No 8227, PEEL GOLD PTY LTD, (ACN 166 110 041), County of Darling, area of 95 units. Application for Cancellation was received on 20 January 2015.

(T13-1162)

Exploration Licence No 8229, THOMSON RESOURCES LTD, (ACN 138 358 728), Counties of Goulburn and Mitchell, area of 20 units. Application for Cancellation was received on 23 January 2015.

The Hon ANTHONY ROBERTS, MP Minister for Resources and Energy

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Notification under Clause 27 (4)

Proposed Tender of Aquaculture Leases in Jervis Bay, NSW

NSW Department of Primary Industries (NSW DPI) is offering by public tender three (3) areas of public water land in Jervis Bay, NSW, for the purpose of extensive aquaculture.

Lease	Lease Area (ha)	Location
AL15/001 (Callala North)	20	Jervis Bay, NSW
AL15/002 (Callala South)	20	Jervis Bay, NSW
AL15/003 (Vincentia)	10	Jervis Bay, NSW

For the proposed lease areas, the successful tenderer(s) will be required to obtain an approved survey, to be completed by a registered surveyor at the expense of the successful tenderer(s).

Any successful tender will be subject to standard and special covenants and conditions of an aquaculture lease and aquaculture permit as prescribed under the *Fisheries Management Act 1994*, including payment of prescribed annual fees and charges. Lease rent is charged annually, currently at \$55 per hectare (excl. GST), which is subject to an annual Consumer Price Index adjustment. The permit holder of any lease granted as a result of the tender will be required to enter into a lease security arrangement, either cash deposit or bank guarantee, for the amount of \$1,000 per hectare. Tenure of a lease will be up to 15 years. A minimum tender premium of \$5,000 per hectare has been applied to the lease areas.

The tender will be open for submissions on Monday 16 March 2015 at 8:30 am. All tenders must be marked 'Confidential' and submitted to: Tender Box, Port Stephens Fisheries Institute, Locked Bag 1, Nelson Bay NSW 2315. A completed Class 2 Lease application form must be submitted for each lease area tendered for. Tenders must be received at this address no later than 4:30 pm on Friday 24 April 2015.

For tenderers who do not hold a current NSW Class A aquaculture permit, a completed permit application must be submitted to the Port Stephens Fisheries Institute for assessment prior to the opening of the tender.

An information package, which contains the Terms and Conditions of the tender and a tender form, can be obtained by contacting an Aquaculture Officer at the Port Stephens Fisheries Institute on (02) 4982 1232 or by visiting the department's website at www.dpi.nsw.gov.au.

BILL TALBOT

Director, Aquaculture & Aquatic Environment NSW Department of Primary Industries

GAME AND FERAL ANIMAL CONTROL ACT 2002

Appointment of Inspectors

I, MICHAEL WELCH, Acting Manager Game Licensing Unit, with the delegated authority of the Regulatory Authority pursuant to section 53A of the *Game and Feral Animal Control Act 2002* ('the Act') and pursuant to section 33 of the Act, hereby appoint the persons listed in Schedule A to this instrument, being public servants, as inspectors for the purposes of the Act and its regulations.

Dated this 21st day of January 2015

MICHAEL WELCH

Acting Manager Game Licensing Unit Department of Primary Industries (an office within the Department of Trade and Investment, Regional Infrastructure and Services)

Schedule A

Colin Herbert BOGGS
Ian James CARNEY
Brent William HOADE
Paul John KOVACS
Jon Selwin LAUTREC
Andrew David McALISTER
Timothy James PERIGO

PLANT DISEASES ACT 1924

Appointment of Inspectors

I, DIANNA WATKINS, Director Biosecurity Compliance, with the delegated authority of the Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 28C of the *Plant Diseases Act 1924* ("the Act") and pursuant to section 11 (1) of the Act, hereby appoint each of the persons named in the Schedule below, as an inspector for the purposes of the Act.

Schedule

Sarah Louise HICKMAN Andrew Keith COLEMAN

Dated this 27th day of January 2015

DIANNA WATKINS

Director Biosecurity Compliance Department of Primary Industries

(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

PLANT DISEASES ACT 1924

Revocation of Appointments

I, DIANNA WATKINS, Director, Biosecurity Compliance, with the delegated authority of the Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 28C of the *Plant Diseases Act 1924* ("the Act"), and pursuant to sections 3 (2) (a) and 11 of the Act, revoke the appointment of each person named in Column 1 of the Schedule as an inspector under the Act, as published in the *New South Wales Government Gazette* with the reference set out in Column 2 of the Schedule, and any appointment revived as a result of this revocation.

Schedule

Column 1	Column 2
Aimee Lee ADDLEM	No 189 of 4 December
	2009 at page 5978
William John ASHCROFT	No 145 of 24 November
	2006 at page 9967
Terence Joseph AUTON	No 50 of 20 May 2011 at
L.L. William DODEV	page 2891
John William BODEY	No 50 of 20 May 2011 at page 2891
Anthony James CARBONE	No 170 of 29 October 2004
D . D . H.CL ADVE	at page 8233
Peter David CLARKE	No 120 of 29 September 2006 at page 8528
Stephen Charles COLLINS	No 78 of 29 July 2011 at
Stephen Charles COLLINS	page 5076
Emily Ruth CRAWFORD	No 133 of 10 December
-	2010 at page 5773
Ryan Walter Stewart	No 103 of 28 October 2011
DAVIS	at page 6181
Brian Joseph DORSETT	No 175 of 8 December
	2006 at page 10494
Sharen Maree DORSETT	No 160 of 24 December
	2008 at page 13122
Rafael FABRIS	No 189 of 4 December
M. 1 1D . I CARDINED	2009 at page 5978
Michael David GARDINER	No 31 of 25 March 2011 at page 2286
Lyndon Anthony GRAY	No 10 of 25 January 2008
Lyndon Anthony GICAT	at page 186
Suzanne Lee GREENING	No 33 of 23 February 2007
Suzumie Ecc Green in its	at page 1100
Christopher HEAYSMAN	No.31 of 25 March 2011 at
	page 2286
Robert Lloyd JONES	No 32 of 10 March 2006 at
	page 1192
Tanya Lee KRAUSE	No 186 of 28 December
	2007 at page 10812
Patricia Louise LORD	No 33 of 23 February 2007
D 11D MINISTER	at page 1100
Daniel Ross MANSELL	No 32 of 10 March 2006 at
Nicola Varan MAA DCIIA II	page 1192
Nicole Karen MARSHALL	No 41 of 9 March 2007 at page 1754
Amy Nicola MOODE	No 160 of 24 December
Amy Nicole MOORE	2008 at page 13122
James Michael MORAN	No 189 of 4 December
James Wienaer WORAN	2009 at page 5978
	2007 at page 3970

Norman William	No 10 of 25 January 2008
MORRISON	at page 186
Zachariah MUNAKAMWE	No 2 of 14 January 2011 at
	page 26
Catherine Mary MURRELL	No 2 of 14 January 2011 at
-	page 26
Jonathan NICHOLLS	No 44 of 6 May 2011 at
	page 2743
Peter PANTADIS	No 189 of 4 December
	2009 at page 5978
Elziabeth PEARCE	No 9 of 20 January 2006 at
	page 420
Russell Lewis PURCELL	No 50 of 20 May 2011 at
	page 2891
Rosslyn Leanne REID	No 44 of 6 May 2011 at
	page 2743
David Robert SGAMBARO	No 9 of 20 January 2006 at
	page 420
Christopher James	No 41 of 19 March 2010 at
THOMPSON	page 1292
Craig John TOMICH	No 109 of 11 November
	2011 at page 6558
Tanya Yvonne TURLAN	No 31 of 25 March 2011 at
I WATEGON	page 2286
James WATSON	No 67 of 29 June 2012 at
T D . MIDNIGAM	page 3076
Lavinia Denise ZIRNSAK	No 94 of 27 July 2007 at
	page 4896

Dated this 22th day of January 2015

D WATKINS

Director Biosecurity Compliance Department of Primary Industries (an office within the Department of Trade and Investment, Regional Infrastructure and Services)

STOCK FOODS ACT 1940

Order

Authorisation of Inspectors

I, SCOTT HANSEN, Director General of the Department of Primary Industries with the delegated authority of the Secretary of the Department of Trade and Investment, Regional Infrastructure and Services pursuant to section 30 of the *Stock Foods Act 1940* ("the Act"), and pursuant to section 20 (1) (a) of the Act, authorise, Timothy Bruce BIFFIN, Suzanne Elizabeth HOLBERY and Michael Keith SPINAZE to be inspectors for the purpose of the Act.

Dated this 21st day of January 2015

SCOTT HANSEN

Director General,

Department of Primary Industries

(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

Crown Lands Notices

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

ARMIDALE 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.

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

	Serreadre	
Column 1	Column 2	Column 3
Ann PLUMB (re-appointment)	Inverell Speedway Reserve Trust	Reserve No 97964 Public Purpose:
Lisa Jean DAW (new member)		public recreation (speedway)
Desmond Cecil PLUMB (re-appointment)		Notified: 25 October 1985 File Reference: AE85R88
For a term commencing the date of this notice		

Schedule

	Schedule
Column 1	Column 2
Patricia CROME (re-appointment) Kym Janelle HOWARD (new member) John Charles HOWARD (new member) Susan JOHNSTONE (new member)	Liston Children's Playground Reserve Trust
For a term commencing the date of this notice and expiring 29 January 2020.	

and expiring

29 January 2020.

Column 3

Reserve No 81409 Public Purpose: children's playground Notified: 20 February 1959 File Reference: AE80R72-002

Schedule

Column 2

Liston War

Reserve Trust

Memorial

Peter Roland **BONNER** (re-appointment) Darvl Raymond **BEDDOW** (re-appointment) Bruce Leonard **McLADY** (re-appointment) For a term commencing the

Column 1

Column 3 Reserve No 86913 Public Purpose: war memorial Notified: 18 October 1968 File Reference:

AE82R29-002

date of this notice and expiring 29 January 2020.

GOULBURN 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.

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Dianne Joyce BLYTON (re-appointment)	Cooma Rifle Range Reserve (R57908) Trust	Reserve No 57908 Public Purpose: rifle range
For a term commencing the date of this notice and expiring 11 September		Notified: 9 April 1925 File Reference: GB79R43-005
2019.		

GRAFTON OFFICE

ROADS ACT 1993

ORDER

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.

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

Land District – Lismore; LGA – Ballina Shire

Roads Closed: Lot 1 DP 1203521 at Alstonville, Parish,

Tuckombil, County Rous

DPI File Reference: 14/03091 - W533127

Schedule

On closing, the land within Lot 1 DP 1203521 remains vested in Ballina Shire Council as operational land for the purposes of the *Local Government Act 1993*.

Councils reference: Ambrose Lane

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

Parish – Prospect; County – Macquarie Land District – Port Macquarie; LGA – Kempsey

Road Closed: Lot 1 DP 1202841

File No: 14/05780

Schedule

On closing, the land within Lot 1 DP 1202841 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.

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1
Grazing
(Relevant Interest –
Section 34A licence –
RI 537476)

Column 2

Reserve No 93129 Public Purpose: future public requirements Notified: 18 July 1980 File Reference: 14/06238

Schedule

Column 1

Grazing (Relevant Interest – Section 34A licence – RI 537476)

Column 2

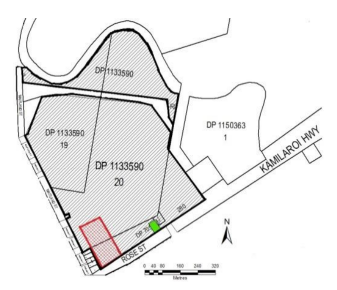
Reserve No 93130 Public Purpose: future public requirements Notified: 18 July 1980 File Reference: 14/06238

MOREE OFFICE

ERRATUM

In the *Government Gazette* of 26 September 2014, Folio 3275, under the heading "Appointment of Trust Board Members" regarding the Wee Waa Showground Trust, Column 3 should read; Part Dedication No 560032 for the public purpose of Racecourse and Showground notified in the *Government Gazette* of 22 July 1914, being 47.946 ha, as shown by black hatching on the diagram hereunder.

File reference: ME80R32-003



ALLOCATION OF PARTS OF A RESERVE TO DIFFERENT TRUST MANAGERS

Pursuant to section 92 (6B) of the *Crown Lands Act 1989* the different trust managers shown in column 1, appointed to the Reserve Trust specified in Column 2, are responsible for the amended Parts of Dedication No 560032 for the public purpose of Racecourse and Showground notified in the *Government Gazette* of 22 July 1914, as specified in column 3.

File reference: ME06R1 KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Wee Waa and District Historical Society Incorporated	Wee Waa Showground Trust	Part Dedication No 560032 being the museum complex and surrounding enclosed land having an area of about 2 hectares as shown by red cross hatching on the diagram hereunder.
Narrabri Shire Council		Part Dedication No 560032 being about 1520 square metres of land located 239.3 metres from the eastern corner of Lot 280 DP 705428 as shown by green colouring on the diagram hereunder.

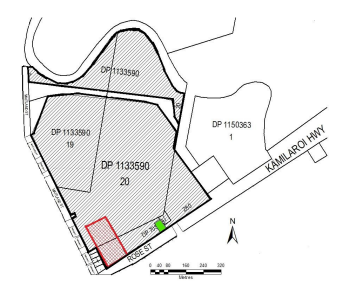
Column 1

Trust Board Members appointed in the NSW Government Gazette of 26 September 2014

Column 2

Part Dedication No 560032 being about 47.946 ha, as shown by black hatching on the diagram hereunder.

Column 3



NEWCASTLE OFFICE

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

Parish – Castle Hill; County – Cumberland Land District – Metropolitan; LGA – The Hills

Road Closed: Lots 1-2 DP 1203202

File No: 14/07319

Schedule

On closing, the land within Lots 1–2 DP 1203202 remains vested in The Hills Shire Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: RMRC0814

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

Parishes – The Overflow, Delby, Cameron County – Flinders; Land District – Nyngan; LGA – Bogan

Road Closed: Lot 1 DP 1202972 (subject to easement created by Deposited Plan DP 1202972)

File No: 09/11979:JT

Schedule

On closing, the land within Lot 1 DP 1202972 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lot 1 DP 1202532 (subject to easement created

by Deposited Plan 1202532)

File No: CL/00206

Schedule

On closing, the land within Lot 1 DP 1202532 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

Parish – Balcombe & Curtis; County – Oxley Land District – Warren; LGA – Warren

Road Closed: Lots 3-4 DP 1203050

File No: 13/15115

Schedule

On closing, the land within Lots 3–4 DP 1203050 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

Parish - Lidsdale; County - Cook Land District – Lithgow; LGA – Lithgow

Road Closed: Lot 1 DP 1201852 (subject to easement created

by Deposited Plan 1201852)

File No: 11/11116

Schedule

On closing, the land within Lot 1 DP 1201852 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

Parish - Teralba; County - Northumberland *Land District – Newcastle; LGA – Lake Macquarie*

Road Closed: Lot 1 DP 1202514

File No: 10/14267

Schedule

On closing, the land within Lot 1 DP 1202514 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lots 1-3 DP 1203056 (subject to right of carriageway created by Deposited Plan 1203056)

File No: 11/05920

Schedule

On closing, the land within Lots 1–3 DP 1203056 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

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

Road Closed: Lot 1 DP 1203049

File No: 14/05011

Schedule

On closing, the land within Lot 1 DP 1203049 remains vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Description

Parish – Coradgery; County – Kennedy Land District - Parkes; LGA - Parkes

Road Closed: Lots 32-33 DP 726947, Lot 1 DP 1194176 (subject to easement for access created by Deposited Plan 1194176 & Dealing AI853632Y)

File No: 08/0239: BA

Schedule

On closing, the land within Lots 32–33 DP 726947, Lot 1 DP 1194176 remains vested in the State of New South Wales as Crown land.

NOWRA OFFICE

DISSOLUTION OF RESERVE TRUST

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1

North Bega Park Recreation Dedication No 580105

Column 2

Public Purpose: public

recreation

Notified: 18 January 1884 File Reference: NA79R73

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

Pursuant to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
John James WELLS For a term commencing 01 February 2015 and expiring 31 July 2015.	Pambula Recreation Reserve Trust	Reserve No 89209 Public Purpose: showground, public recreation Notified: 31 May 1974 File Reference: NA80R162

ORANGE OFFICE

ROADS ACT 1993

ORDER

Transfer of Crown Road to Council

In pursuance of the provisions of section 151, *Roads Act* 1993, the Crown public 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 public road.

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule 1

Parish – Bandamora; County – Roxburgh Locality – Capertee; Land District – Rylstone

Crown road south and south-west of Lot 7311 DP 1157258.

Schedule 2

Roads Authority: Lithgow City Council

File No: 15/01133

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

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1

Access (Relevant Interest – Section 34A Licence 545919)

Monitoring Bore Sites (Relevant Interest – Section 34A Licence 545919)

Column 2

Dedication No 590023 Public Purpose: public recreation

Notified: 30 July 1875 File Reference: 14/06715

TAREE 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.

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Stewart Douglas WAUGH (new member)	Moorland Recreation Reserve Trust	Reserve No 84341 Public Purpose: public recreation
For a term commencing the date of this notice and expiring 25 September 2019.		Notified: 22 March 1963 File Reference: TE80R196

ORDER

Authorisation of Additional Purpose under S121A

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1

Environmental Protection

Column 2

Reserve No 6329

Public Purpose: wharfage,

access

Notified: 24 April 1888 File Reference: 14/02244

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.

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1

Column 2

Bulahdelah Wetland Reserve Trust

Reserve No 6329 Public Purpose: wharfage, access

Notified: 24 April 1888 File Reference: 15/01178

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1	Column 2	Column 3
Great Lakes	Bulahdelah	Reserve No 6329
Council	Wetland Reserve	Public Purpose:
	Trust	wharfage, access
		Notified: 24 April
		1888
		File Reference:
		15/01178

For a term commencing the date of this notice

WAGGA WAGGA OFFICE

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

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1

Column 2

Grazing (Relevant Interest – Section 34A licence – RI 531979) Reserve No 2050 Public Purpose:

preservation of water supply Notified: 11 November 1878 File Reference: 14/01909

WESTERN REGION OFFICE

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

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

KEVIN HUMPHRIES, MP

Minister for Natural Resources, Lands and Water

Schedule

Column 1

Column 2

Pump and Pipeline (Relevant Interest – Section 34A Licence 540296) Dedication No 630058 Public Purpose: temporary

common

Notified: 12 February 1883 File Reference: 14/07888

Schedule

Column 1

Column 1

Section 34A

Licence 540296)

Pump and Pipeline (Relevant Interest – Section 34A Licence 540296)

Pump and Pipeline

(Relevant Interest –

Column 2

Reserve No 6 Public Purpose: from sale

generally

Notified: 8 September 1862 File Reference: 14/07888

Schedule

Column 2

Reserve No 1013815 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 14/07888

Other Government Notices

ASSOCIATIONS INCORPORATION ACT 2009

Notice Under Section 509 (5) of the Corporations Act 2001 as Applied by Section 64 of the Associations Incorporation Act 2009

Notice is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed since the publication of this notice.

SOUTH EAST COMMUNITY COLLEGE INCORPORATED Y0231512

Dated this 22nd day of January 2015

R LUNNEY Delegate of the Registrar Registry Services

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for Health Purposes

Pursuant to section 10 of the Health Administration Act 1982 and section 19 (1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of His Excellency the Governor, that all the lands and interests therein described in the Schedule below are acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Health Administration Act 1982.

Signed at Sydney, this 28th day of January 2015.

DAVID GATES Chief Procurement Officer NSW Ministry of Health a duly authorised delegate of the Health Administration Corporation

Schedule

Ardlethan Community Health Centre

All that piece or parcel of Crown land situated in the Coolamon Local Government Area, Parish of Warri, County of Bourke, being Lot 240 in Deposited Plan 750867.

Bateau Bay Ambulance Station

ALL THAT piece or parcel of land situated at Bateau Bay in the Wyong Local Government Area, Parish of Tuggerah, County of Northumberland comprising Lot 468 in DP 44962 EXCLUDING Easement for electricity and other purposes affecting the site designated (E) in DP 1180182.

Part Bellingen River District Hospital Site

All that piece or parcel of Crown land situated in the Bellingen Local Government Area, Parish of South Bellingen, County of Raleigh, being Lot 602 in Deposited Plan 823605.

Boggabri Ambulance Residence

All that piece or parcel of Crown land situated in the Narrabri Local Government Area, Parish of Boggabri, County of Pottinger, being Lot 2 in Deposited Plan 1115874.

Part Brewarrina District Hospital Site

All that piece or parcel of land situated in the Brewarrina Local Government Area, Parish of Brewarrina, County of Clyde being Lot 3, Section 18 in Deposited Plan 758161.

Part Dubbo Community Health Centre

All that piece or parcel of land situated in the Dubbo Local Government Area, Parish of Dubbo, County of Lincoln being Lot 393 in Deposited Plan 754308.

Finley Hospital

ALL THAT piece or parcel of land situated at Finley in the Berrigan Local Government Area, Parish of Ulupna, County of Denison comprising Lot 246 in DP 1016411 EXCLUDING Right of Access 6.5 metre(s) wide and variable affecting the part(s) shown so burdened in DP 1016411.

Harden Ambulance Station

All that piece or parcel of land situated in the Harden Local Government Area, Parish of Murrimboola, County of Harden being Lot 712 in Deposited Plan 753624.

Jerilderie Ambulance Station

All that piece or parcel of land situated in the Jerilderie Local Government Area, Parish of Jerilderie South, County of Urana being Lot 217 in Deposited Plan 41481.

Jindabyne Ambulance Station

All that piece or parcel of land situated in the Snowy River Local Government Area, Parish of Clyde, County of Wallace being Lot 166 in Deposited Plan 756686.

Leeton District Hospital

All that piece or parcel of land situated in the Leeton Local Government Area, Parish of Willimbong, County of Cooper being Lot 1, Section 47 in Deposited Plan 758606.

Moree East Ambulance

All those pieces or parcels of land situated in the Moree Plains Local Government Area, Parish of Moree, County of Corallie being:

ALL THAT piece or parcel of land situated at Moree in the Moree Plains Local Government Area, Parish of Moree, County of Courallie comprising Lot 2 in DP 329217 EXCLUDING Right of Way appurtenant to the land above described affecting the land 10 feet wide shown so burdened in DP 329217, and Lot B in DP 314691.

TRANSPORT FOR NSW

Opal Terms of Use

What is the Opal Card and who are we?

1. Opal Ticketing System: The Opal Card (Opal Card) is a smartcard designed for use by an electronic ticketing system (Opal Ticketing System). The Opal Card can be used as a form of ticketing and payment for eligible public transport services across the greater Sydney region equipped with operational Opal Card readers (Opal Card Readers). The Opal Card is issued by Transport for NSW (TfNSW). A reference to us, we or our is a reference to TfNSW and, where the context requires, its authorised representatives and agents.

Opal Terms of Use

Opal Terms of Use: The reference to "Opal's terms of use" or "Opal Terms of Use" on the back of the Opal Card is a reference to these Opal Terms of Use as amended from time to time in accordance with section 4 (Opal Terms of Use). These Opal Terms of Use are the terms and conditions that apply to your use of the Opal Card and the Opal Ticketing System.

Acceptance

- 3. **Acceptance of terms:** By ordering, using or registering an Opal Card you agree to be bound by the Opal Terms of Use in force at the time you order, use or register your Opal Card. If you do not agree to be bound, you must refrain from using the Opal Card.
- Amendments: We may, at any time, change any part of these Opal Terms of Use or any other information referred to in these Opal Terms of Use, by updating these Opal Terms of Use or that other information accordingly at opal.com.au (Opal Website). Any such changes will take effect when they are published on the Opal Website. If we make any such changes that we consider will adversely affect your use of the Opal Card in a material way, we will take such steps to notify you of those changes as we consider reasonably appropriate (for example, by including a notice on the Opal Website). By continuing to use an Opal Card after any changes are published on the Opal Website, you agree to be bound by those changes. If you do not agree to any such changes, you must refrain from using the Opal Card and you may apply for a refund of the stored value of that Opal Card (Opal Card Balance) in accordance with the Opal Refund and Balance Transfer Policy.
- 5. Operator's conditions of carriage: These Opal Terms of Use apply in addition to conditions of carriage imposed by any provider of public transport services who accepts the Opal Card as payment for use of its services (Operator). When using the services of any Operator you must comply with that Operator's conditions of carriage. We are not responsible for the acts or omissions of any Operator.

Card Types

- 6. **Opal Cards:** We will be issuing Opal Cards that will be reloadable "pay as you go" stored value Opal Cards and non-reloadable Opal Cards.
- Reloadable Opal Cards: You must use the "Adult" Opal Card unless you are entitled to use a different type of Opal Card allowing concessional fares or free travel. You can use a "Child/Youth" Opal Card only if you are (a) aged 4 to 15 years (inclusive), or (b) a fulltime NSW/ACT school student aged 16 and older. When using an Opal Card allowing concessional fares or free travel, you must carry and produce upon request proof of your entitlement in accordance with section 52. Further information about the types of reloadable Opal Cards available under the Opal Ticketing System, the criteria for eligibility, the fares charged by Operators and any additional special terms and conditions for reloadable Opal Cards other than the "Adult" Opal Card may also be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website. Customers who use reloadable Opal Cards other than the "Adult" Opal Card must inform themselves of and comply with any such additional

- special terms and conditions. If an Opal Card allowing concessional fares or free travel has been issued specifically to you, you must not permit any other person to use that Opal Card. You may not use an Opal Card allowing concessional fares or free travel that has been issued specifically to another person.
- 8. **Precondition to using a reloadable Opal Card:** You must add value to a reloadable Opal Card before using it to pay for your first trip.
- 9. **Non-reloadable Opal Cards:** In the future, we will be issuing different types of limited life non-reloadable Opal Cards. They will be subject to special terms and conditions which will be published (including on the Opal Website) as and when they are issued. Customers who use these non-reloadable Opal Cards must inform themselves of and comply with their special terms and conditions. You cannot add value to non-reloadable Opal Cards.
- 10. **Property of TfNSW:** Opal Cards are and remain our property. Subject to section 42, we may inspect, deactivate or take possession of an Opal Card or require its return at our discretion without notice at any time.

Acquiring Opal Cards

- 11. **Opal Channels:** You can acquire Opal Cards through:
 - a. our call centre at 13 67 25 (13 OPAL);
 - b. the Opal Website;
 - various retailers which are approved as Opal retailers; and
 - d. any service centres that we establish,

(together, the Opal Channels).

You may obtain information on Opal Channels and on how and through what Opal Channels you may acquire an Opal Card by calling 13 67 25 (13 OPAL) and from the Opal Website. When acquiring an Opal Card, you must provide all the information that we deem reasonably necessary for us to supply you with the Opal Card of the type you are acquiring. If you receive an Opal Card in the mail, you must activate it in accordance with the procedure specified in the Opal starter pack that accompanies the Opal Card. We are not responsible for any delays in delivering an Opal Card to you if the information you provide is inaccurate, out of date or unclear, or the Opal Card is undeliverable to the address you provide.

You should not obtain an Opal Card by purchasing it from another person. As described in <u>section 40</u>, the sale of an Opal Card for a price is prohibited, and you may not be able to confirm the Opal Card Balance of any such Opal Card, or the Opal Card may have been blocked or cancelled by us, whether at the time of purchase or subsequently. This may include circumstances where the Opal Card that you purchase has been lost or stolen, or a "top up" to the Opal Card has been reversed because of an unauthorised credit card transaction involving a lost or stolen credit card.

12. **Responsibility for a child:** If you acquire an Opal Card for use by a person who lacks, by reason of youth, the understanding necessary for these Opal Terms of Use to be binding on them (**Child**), you are responsible for the use of that Opal Card by that Child.

Use of Opal Cards and Opal Ticketing System

- 13. Use of Opal Cards: You must:
 - use the Opal Card in accordance with these Opal Terms of Use:
 - b. provide us with the information and assistance that we deem reasonably necessary for the effective use of the Opal Card;
 - c. comply with all laws and regulations applicable to your use of the Opal Card;
 - d. keep the Opal Card safe and secure at all times;
 - e. take proper care of the Opal Card, avoid damaging it, keep it flat and not bend or pierce it;
 - f. only use an Opal Card issued by us on the Opal Ticketing System (and you must not use any other smartcards at an Opal Card Reader or any other part of the Opal Ticketing System);
 - g. not misuse, deface, alter, tamper with or deliberately damage or destroy the Opal Card;
 - not alter, remove or replace any notices (other than the activation sticker), trademarks or artwork on the Opal Card; and
 - not modify, adapt, translate, disassemble, decompile, reverse engineer, create derivative works of, copy or read, obtain or attempt to discover by any means, any (i) encrypted software or encrypted data contained on an Opal Card; or (ii) other software or data forming part of the Opal Ticketing System.
- 14. **Defective cards:** You must not knowingly use a Damaged or Faulty Opal Card and must immediately report a Damaged or Faulty Opal Card by calling 13 67 25 (13 OPAL) as soon as it is discovered that it is Damaged or Faulty. In relation to an Opal Card:
 - a. Damaged means not capable of being read by an Opal Card Reader and subject to physical damage or electronic tampering by you or any other person or event subsequent to the acquisition of that Opal Card; and
 - b. **Faulty** means: (i) not Damaged but not capable of being read by an Opal Card Reader; or (ii) failing to comply with any applicable statutory guarantees.
- 15. **Accuracy of information:** You represent and warrant that any information that you provide to us is true, accurate and up to date. If the information you provide changes or is out of date, you must notify us of the change as soon as possible.
- 16. **Opal Website:** If and when you use the Opal Website, you must comply with the <u>Opal Website Terms of Use</u>.
- 17. **Opal Guidelines:** You must comply with all the procedures, policies and guidelines relating to the Opal Card and the Opal Ticketing System (including the Opal Refund and Balance Transfer Policy, the Opal Privacy Policy, the guidelines in the Opal Website and any starter packs) that are published or issued by us as each may be amended from time to time in accordance with section 4 (**Opal Guidelines**).

Card Registration

18. **Registering an Opal Card:** When you register an Opal Card you must provide the information necessary to create a customer profile (**Customer Profile**). The card identification number and card security code (**Opal Card Number**) of the Opal Card that you are

- registering will be linked in the Opal Ticketing System to your Customer Profile. You can link more than one Opal Card to your Customer Profile but an Opal Card can only be linked to one Customer Profile at any given time.
- 19. Registered Card Benefits: A range of services (Registered Card Benefits) are available for registered Opal Cards. Information about Registered Card Benefits can be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website. If a registered Opal Card is lost or stolen and you report it as lost or stolen, the Opal Card Balance of that Opal Card will be protected in accordance with and upon the terms of our refund policy set out at the Opal Website (Opal Refund and Balance Transfer Policy).
- 20. **Changing Registered Card Benefits:** We may change the Registered Card Benefits at any time in accordance with section 4.
- 21. **Registration:** Subject to <u>section 42</u>, we reserve the right:
 (i) not to register an Opal Card; or (ii) to remove the registration of an Opal Card if we deem it reasonable to do so for the purposes of providing efficient and effective ticketing services.
- 22. **Registration on behalf of others:** You may only register and manage the registration of an Opal Card on behalf of:
 - a. a Child under the age of 16, if you are a parent or guardian of that Child; or
 - b. any other person over the age of 16, if you are doing so with their consent (including their consent to disclose any personal information you provide to us about them).
- 23. Confidentiality: You must keep all usernames, passwords, personal identification numbers, card security codes and answers to security questions confidential and you must not disclose this information to any person. You must not enable any other person, application (including any mobile application) or system to access your Customer Profile. We are not responsible for any loss suffered as a result of you disclosing any information, including any username or password contained in your Customer Profile to another person, any application (including any mobile application) or any system. You must also keep the Opal Card Number that is printed on your Opal Card safe and secure. If your Opal Card is unregistered and another person obtains your Opal Card Number, this may allow them to view your recent travel history, register your Opal Card, or link your Opal Card to their own Customer Profile.
- 24. **Opal Privacy Policy:** We will handle personal information that we collect in relation to the Opal Ticketing System in accordance with our privacy policy (**Opal Privacy Policy**) that is set out at the Opal Website. You consent to our disclosure of your personal information in accordance with the Opal Privacy Policy and relevant legislation relating to personal information and privacy.
- 25. Unregistered Opal Cards: You can acquire an unregistered Opal Card through various retailers which are approved as Opal retailers, and any service centres that we establish. The provisions in these Terms of Use relating to unregistered Opal Cards apply to Opal Cards

- that are acquired but not registered, and also to registered Opal Cards that have been de-registered.
- 26. Card authentication: When interacting with the Opal Ticketing System, you will comply with any authentication procedures that we reasonably require from time to time. If you cannot satisfy any of our authentication requirements, you may not be able to interact with the Opal Ticketing System including obtaining the Registered Card Benefits.

Payment, Fares and Balances

- 27. Payment for travel: In connection with your use of an Opal Card, you are responsible for the payment of all fares (including promotional fares, discounted fares or fares with caps) (Opal Fares). We also reserve the right to apply charges in connection with the use of the Opal Card (Opal Charges). Information about applicable Opal Fares and Opal Charges will be published on the Opal Website and is subject to change from time to time in accordance with section 4. Information about applicable Opal Fares and Opal Charges can also be obtained by calling 13 67 25 (13 OPAL).
- 28. **Opal Card Balance:** Your Opal Card Balance will be available to pay for Opal Fares and Opal Charges (unless those amounts are transferred or refunded in accordance with the Opal Refund and Balance Transfer Policy, or forfeited in accordance with section 48). You must add value to a reloadable Opal Card sufficient to meet these charges.
- 29. Tap on and tap off: You must tap on at the beginning of your trip and tap off at the end of your trip at an Opal Card Reader except in the case of ferry services to and from Manly. For ferry services to and from Manly only, you must tap on at the beginning of your trip but you do not have to tap off at the end of your trip and you may exit without doing so. Instructions on how to tap on and tap off will be set out in the documentation that is provided with a new Opal Card, and on the Opal Website, and you must comply with those instructions. If you fail to tap on or tap off as required, the Opal Ticketing System is unable to ascertain where you entered or exited the public transport network, as the case may be, and the Opal Card may be charged with a fare and/or Opal Charge that may be higher than the applicable Opal Fare.
- 30. **Multiple use not permitted:** You can only use an Opal Card for one trip at a time. You must not tap on twice with the same Opal Card in order to pay for another person's trip. You must not use multiple Opal Cards to pay for the same trip.
- 31. **Sufficient funds:** You must not use a reloadable Opal Card to pay the Opal Fare for a trip if the Opal Card Balance of the reloadable Opal Card is: (a) insufficient to pay for it; or (b) a negative balance.
- 32. **Minimum and maximum balances:** A limit applies to the maximum amount that can be maintained as an Opal Card Balance on an Opal Card, which may vary depending on the type of Opal Card you have. You must not commence a trip if (a) the Opal Card Balance is negative; or (b) the Opal Card Reader declines a tap on due to an insufficient balance.

- 33. **Authorisation:** You authorise us to deduct all Opal Fares and Opal Charges as and when they are due from the Opal Card Balance of the Opal Card.
- 34. **Negative balances:** If the Opal Card Balance of a reloadable Opal Card is insufficient to pay for the applicable Opal Fare or is a negative balance, you must add value to the Opal Card in an amount sufficient to pay for your trip before you use it again. You must pay any negative Opal Card Balance on a reloadable Opal Card and, when you add value to it, the added value will be first applied to reduce any negative balance.
- 35. Adding value: You may "top up" or add value to a reloadable Opal Card by paying or transferring value to the Opal Card Balance of the reloadable Opal Card. Information on current methods of adding value can be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website. Under the Opal Ticketing System, "add value" is also referred to as "top up".
- 36. Balance adjustments: You may dispute the amount of an Opal Card Balance of your Opal Card and request an adjustment of the Opal Card Balance by calling 13 67 25 (13 OPAL) or by completing and sending the enquiry form on the Opal Website. An adjustment to an Opal Card Balance will only be made at our discretion. We may adjust an Opal Card Balance retrospectively if we discover that it is incorrect.
- 37. **Balance transfers:** We will only transfer the Opal Card Balance of an Opal Card to another Opal Card if: (a) both Opal Cards are registered and linked to the same Customer Profile; (b) the entire Opal Card Balance (less any applicable Opal Charges) is being transferred; and (c) the Opal Card from which the transfer is being made has been blocked and cancelled.
- 38. Auto top up: If you set up an "auto top up" as one of the Registered Card Benefits for your reloadable Opal Card, you are authorising us to automatically add value to your reloadable Opal Card whenever your Opal Card Balance falls below the required minimum balance by means of an automatic payment from: (a) a credit card; (b) a debit card; or (c) bank or similar account if we make such a service available in the future (Authorised Payment Source). You can obtain information on the minimum and maximum amounts that can be automatically added under an auto top up, the methods by which you can change or terminate an auto top up and the manner in which we will handle the auto top up if your Authorised Payment Source is declined or has expired, by calling 13 67 25 (13 OPAL). You must ensure that your Authorised Payment Source remains valid and current and you must renew your Authorised Payment Source if it has expired or if we request you to do so. If a payment for an auto top up is declined by your Authorised Payment Source, we will reverse that auto top up and cancel that auto top up.

39. Website and 13 OPAL top ups:

a. **Reversals:** After we receive instructions from you to add value to an Opal Card via the Opal Website or 13 67 25 (13 OPAL) you should tap on at an Opal Card Reader with that Opal Card within 60 days. If you fail to tap on within the 60 days we will reverse the value added back to your credit or debit card as the case may be.

b. **Timing:** We will use our reasonable endeavours to ensure timely top ups via the Opal Website or 13 67 25 (13 OPAL) but we will not be responsible for any delays in doing so.

Transfer of your Opal Card

40. **No resale:** You must not sell, or offer to sell, an Opal Card to another person for a price. We may block or cancel any Opal Card that is sold or offered for sale in breach of this section at any time without notice. If you have an Opal Card that you no longer wish to use, you can apply for a refund of the Opal Card Balance as described below.

Refunds

- 41. Opal Refund and Balance Transfer Policy: We will make refunds for Opal Card Balances as stated in these Opal Terms of Use and in accordance with the Opal Refund and Balance Transfer Policy. The Opal Refund and Balance Transfer Policy also contains the terms and conditions upon which we will transfer the balance of an Opal Card to another Opal Card. Where we de-activate or take possession of an Opal Card or require its return under section 10, remove the registration of an Opal Card under section 21, or block and/or cancel an Opal Card under section 45, you can apply for a refund in accordance with the Opal Refund and Balance Transfer Policy. We may reject any claim for a refund if you have not complied with any of the provisions of these Opal Terms of Use or if we have reason to suspect that an offence under any law may have been or may be committed.
- 42. Lost or stolen registered Opal Cards: If you have lost a registered Opal Card or the registered Opal Card has been stolen, you must notify us as soon as possible by calling 13 67 25 (13 OPAL) or through the Opal Website, so that we can block and cancel it and arrange for a balance transfer in accordance with the Opal Refund and Balance Transfer Policy. No refunds will be given for lost or stolen registered Opal Cards. You remain liable for Opal Fares and Opal Charges incurred on the Opal Card until you report it to us as lost or stolen.
- 43. **Lost or stolen unregistered Opal Cards:** No refunds will be given for lost or stolen unregistered Opal Cards. No balance transfers will be made from an unregistered Opal Card whether or not it is lost or stolen.
- 44. **Defective cards:** If an Opal Card is Damaged or Faulty:
 (a) you should notify us as soon as possible by calling 13 67 25 (13 OPAL) to request a replacement Opal Card or a refund; and (b) if you want a refund, you must physically return the Opal Card by mailing or delivering to us the Opal Card together with a signed and completed "Opal card refund form" that is contained in the Opal Refund and Balance Transfer Policy. If you do not physically return a Damaged or Faulty Opal Card you will not be entitled to a refund.

Cancellation and Expiration

- 45. **Cancellation:** Subject to section 42, we may block and cancel an Opal Card if:
 - a. we are satisfied that it is lost, stolen, Damaged or Faulty;
 - b. you have not complied with any of the provisions of these Opal Terms of Use or if we have reason

- to suspect that an offence under any law may have been or may be committed; or
- c. we deem it reasonable to do so for the purposes of providing efficient and effective ticketing services.

An Opal Card that has been blocked or cancelled will no longer be usable.

- 46. **Expiration:** An Opal Card will usually expire 9 years after the date it is initialised (which will be earlier than the date you received or first used the Opal Card) (**Planned Expiry**). However, we may expire an Opal Card earlier if we have reasonable grounds to do so (for example, if a particular batch of Opal Cards are experiencing failures prior to their date of Planned Expiry) (**Unplanned Expiry**).
- 47. **Notice of expiry:** You will know when an Opal Card is about to expire as a card expiration message will appear on the reader display when you tap on an Opal Card Reader during the 30 day period prior to Planned Expiry, or, in the case of Unplanned Expiry, such lesser period as we may reasonably need to determine.
- 48. Forfeiture of Opal Card Balance: If you have a registered Opal Card, you can apply for a transfer or refund of your Opal Card Balance in accordance with the Opal Refund and Balance Transfer Policy for a period of up to 90 days after the date of cancellation or expiration of the Opal Card. If you do not do so, or you are not entitled to a refund in accordance with the Opal Refund and Balance Transfer Policy, you will forfeit the Opal Card Balance of that cancelled or expired Opal Card to us. If you have an un-registered Opal Card, you will forfeit the Opal Card Balance to us on the cancellation or expiration of the Opal Card.
- 49. **Inability to use:** You will not be able to use any Opal Card that has been cancelled or has expired.

Law Enforcement and Revenue Protection

- 50. **Revenue protection:** You must co-operate with any officer (including any NSW police officer) authorised by us to monitor fare evasion, protect revenue or enforce compliance (**Authorised Officer**).
- 51. **Proof of entitlement:** This section 51 does not apply if you are aged 4 to 15 years (inclusive) and using a "Child/Youth" Opal Card. When travelling using an Opal card that entitles you to concessional fares or free travel, you must carry and produce upon request evidence of your entitlement to support your eligibility (e.g. being a valid Senior Card, Pensioner Card or Student Card). If you fail to carry or produce the evidence referred to above, you may be liable to pay a fine. Your eligibility for concessional, discounted or free travel may also be suspended or withdrawn.
- 52. **Production of Opal Card:** You must immediately produce the Opal Card that you are using if requested to do so by an Authorised Officer. You consent to any Authorised Officer inspecting the Opal Card and viewing transactions on the Opal Card.
- 53. **Co-operation:** You must co-operate with us and the NSW Police in endeavouring to recover an Opal Card if it is lost or stolen or if we suspect any suspicious activity in relation to an Opal Card.

General

- 54. **Records:** In the absence of manifest error, our records are conclusive of the matters to which they relate.
- 55. **Enquiries, complaints and disputes:** You may raise enquiries, complaints or disputes by calling 13 67 25 (13 OPAL) or completing and sending us the enquiry form available on the Opal Website.
- 56. **Customer instructions:** Whenever you provide information or an instruction in connection with an Opal Card or the Opal Ticketing System to us, we are entitled to assume that you have the right and authority to provide that information or instruction to us and that we are entitled to rely on the information or instruction.
- 57. **Intellectual property rights:** The Opal Card, the Opal Ticketing System (including related software, architecture, data or other information) and their operation are protected by copyright and other intellectual property rights that are owned by us and our licensors.
- 58. **Assignment:** If we assign our functions under the Opal Ticketing System or cease to be responsible for the operation of the Opal Ticketing System, the reference to "TfNSW", "we", "us" and "our" in these Opal Terms of Use will refer to our assignee or the entity that has taken over the responsibility, as the case may be.

Interpretation

- 59. **Proper law:** These Opal Terms of Use are governed by the laws of New South Wales and we and you submit to the exclusive jurisdiction of the courts of New South Wales.
- 60. **Unenforceability:** If any part of these Opal Terms of Use is held to be unenforceable, the unenforceable part is to be given effect to the fullest extent possible and the remainder will remain in full force and effect.
- 61. **Including:** The words "including", "such as", "for example" and similar expressions are not intended as terms of limitation.

Liability

- 62. **Delays:** To the maximum extent permitted by law, we are not responsible for any delays in performing any of our obligations under these Opal Terms of Use and any of our functions under the Opal Ticketing System. To the maximum extent permitted by law, we will not be liable for any loss, damage, costs or expenses incurred as a result of the failure or delay in processing any transaction including a refund, balance transfer, balance adjustment or transaction to add value.
- 63. Exclusion of representations and warranties:
 All express or implied guarantees, warranties, representations or other terms and conditions not contained in these Opal Terms of Use are excluded from these Opal Terms of Use to the maximum extent permitted by law.
- 64. **Lawful remedies:** Nothing in these Opal Terms of Use excludes anything imposed by any legislation (such as the Australian Consumer Law which contains guarantees that protect the purchasers of goods and services in certain circumstances) that cannot be lawfully excluded or limited (**Non-Excludable Provision**). If we are able to limit your remedy for a breach of a Non-Excludable

Provision, then our liability for such a breach is limited to one or more of the following at our option:

- in the case of goods, the replacement of the goods or the supply of equivalent goods, the repair of the goods, the payment of the cost of replacing the goods or of acquiring equivalent goods; or
- b. in the case of services, the supplying of the services again, or the payment of the cost of having the services supplied again.
- 65. **Maximum liability:** Subject to our obligations under any Non-Excludable Provision and to the maximum extent permitted by law:
 - a. our maximum aggregate liability to you for all claims under these Opal Terms of Use is limited to \$250; and
 - b. we are not liable for, and no measure of damages will, under any circumstances, include special, indirect, consequential, incidental or punitive damages or damages for loss of profits, revenue, goodwill or anticipated savings.

The limitations and exclusions under this clause apply regardless of whether the claim or liability arises in contract, tort (including, without limitation, negligence), equity, under statute, based on fundamental breach or breach of a fundamental term or on any other basis, whether or not such claim, liability or damage was foreseeable.

66. **Contribution:** Our liability to you (if any) is reduced to the extent that your acts or omissions (or those of a third party) contribute to or caused the loss or liability.

WORK HEALTH AND SAFETY (MINES) REGULATION 2014

Ancillary Reports – Fire Related to Mobile Plant

I, MARK I PATERSON, AO, Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to clause 131 of the *Work Health and Safety (Mines) Regulation 2014* ('the Regulation') specify that an ancillary report, using the form below, must be provided to the regulator in respect of:

- Any incident described in clause 179 (a) (ii) of the Regulation;
- Any incident described in clause 128 (5) (a), being an event referred to in clause 179 (a) (ii) of the Regulation;
- Any incident within the meaning of clause 179 (b) of the Regulation.

However, ancillary reports are only required in respect of such incidents that relate to mobile plant fires.

Dated this day of 21 January 2015

Mark I PATERSON, AO Secretary

Department of Trade and Investment, Regional Infrastructure and Services

FORM | WHS (MINES) LEGISLATION

Ancillary report: fire related to mobile plant

Pursuant to clause 131 of the Work Health and Safety (Mines) Regulation 2014 the regulator has specified, by notice published in the Gazette, certain classes of incidents that require an ancillary report to be made to the regulator, the information that must be included in the ancillary report and the form of the report.

The mine operator must provide an ancillary report, using this form, in respect of any dangerous incident or high potential incident within the meaning of clause 179(a)(ii) of the Regulation (and notifiable under clause 128(5)(a)), and any dangerous incident within the meaning of clause 179(b) of the Regulation, but only in respect of mobile plant fires. That is:

- an uncontrolled implosion, explosion or fire in relation to mobile plant that either:
 - exposes a worker or any other person to a serious risk to a person's health or safety emanating from an immediate or imminent exposure to the incident (a dangerous incident)
 - would have been a dangerous incident if a person were reasonably in the vicinity at the time when the
 incident occurred and in usual circumstances a person could have been in the vicinity at that time (a high
 potential incident)
- a fire in relation to mobile plant in the underground parts of a mine, including where the fire is in the form of an oxidation that releases heat and light (a dangerous incident).

This ancillary report is a separate and additional requirement to the initial notification of the incident using the *Notification of incident and injury form*. This report must be completed and submitted to NSW Trade & Investment Mine Safety no later than 30 days after the incident was required to be reported to the regulator. See the *Notification of incident and injury guide* for more information about the initial notification of incidents.

1. About the mine where the incident occurred

Name of mine		
Date of incident	☐ Surface mine	☐ Underground mine
Location of incident (e.g. workshop, transport road)		
Person filling in this form		
Best contact number		

2. Machine particulars

Machine type (eg haul truck, excavator)	Machine manufacturer	
Machine model	Machine build year	
Machine serial number	Machine owner	
Length of time machine has been on site (years/months, excluding any time off site)		

3. Last inspection

Date of last pre-start check		Were fire risk defects noted?	☐ Yes ☐ No	
Date machine last serviced		Were fire risk defects noted?	☐ Yes ☐ No	
		If yes, how long was the machine off site?		
(Comments)				

What type of permanent fire prote	ction system was installed? (check all tha	nt apply)
• • • • • • • • • • • • • • • • • • • •	ction 6.3 of AS 5062-2006 Fire protection	
1. Engineered systems are genera	ally custom designed for a particular item	of plant as a one-off installation.
2. Pre-engineered systems are ge maximum permitted design.	nerally available off-the-shelf and are no	rmally fitted to particular sizes of machines up to a
Engineered	Pre-engineered	☐ No permanent fire suppression
Foam	☐ Foam water spray	system installed
☐ Water mist	Powder	
☐ Gaseous agent	☐ Dual agent	
	☐ Aerosol	
☐ Other permanently installed sy	rstem (please provide details)	
Who is the manufacturer of the fire	e suppression system?	
Who was the installer? (company)		
Date the fire suppression system	was last serviced	
Are there portable fire extinguishe	rs fitted to this machine?	No
If yes, how many, and what type a	and size?	
, se,en many, and muchypot		

5. Failure mode of machine components

For fires initiated by combustible fluid				
Which machine component failed? (tick one, initial cause only)	How did the component fail? (tick one)		What caused the component failure? (tick one, initial cause only)	
☐ Hose ☐ Pipe ☐ Fitting ☐ Seal ☐ Other (provide details)	□ Rupture (burst) □ Leak from loose fittings □ Hose/fitting separation □ Other (provide details)		☐ Corrosion ☐ Fatigue ☐ Physical damage ☐ Loose fitting ☐ Wear and tear ☐ Other (provide details)	
Details				
For other fires (tick one, initial cause on	ly)			
		Any part of	f the turbo cal cable/wiring f the engine not already listed specifically ion or drive chain	
6. Fuel sources	(tick all applicable)			
	Vhat was the fuel source of the fire? (tick all applicable)			
Hydraulic oil Grease	☐ Tyre ☐ Engine oil			
☐ Electrical wiring	Diesel/petrol			
Lubricating gear oil	Rags, cartons or other debris			
Other (please specify)				

7. Heat sources

What was the heat source? (tick all applicable)	What was the heat source? (tick all applicable)				
☐ Turbo ☐ Electrical component ☐ Engine ☐ Battery ☐ Bearing failure	☐ Exhaust system ☐ Friction (eg brakes) ☐ Tyre (pyrolysis) ☐ Electrical wiring ☐ Hot work (welding/grinding)				
Other (please specify)					
Note: Lagging can sometimes become impregnated with the	fuel source	and may cause or 'feed' the fire.			
Was the heat source lagged? ☐ Yes ☐ No		Comments			
Did lagging cause or help 'feed' the fire? ☐ Yes ☐	No				
8. Method of extinguishment					
How was the fire extinguished? (Tick all that app	oly)				
☐ Fire protection system (automatically deploye	ed)	☐ Water tanker			
☐ Fire protection system (manually deployed)		☐ Self-extinguished			
☐ Hand-held fire extinguisher ☐ Did not extinguish					
☐ Other (please provide details)					
9. Risk assessment					
Was an 'introduction to site' type assessment complete	ted prior to	the machine being placed into service?			
If 'YES', what type of assessment was undertaken? (eg mine specific assessment, MDG15 Assessment)					

If 'NO' wha	at steps if any were taken to ensure the machine was fit for service?			
Was fire id	lentified as a risk in any risk assessment relating to the plant			
	Did the risk assessment identify the hazards that related to this incident? Yes No			
If yes				
	Was the risk assessment conducted in accordance with AS5062 Fire protection for mobile and transportable equipment? Yes No			
10. Re	commendations for prevention			
Commen	ts on causal factors:			
Would a d	esign change prevent or minimise the risk of failure? Yes (describe how) No			
Would a m	naintenance/testing/signoff change prevent or minimise the failure? Yes (describe how) No			
Have you informed the original equipment manufacturer of this failure? ☐ Yes ☐ No				
11. Other comments				

12. Statement by competent person

This statement must be made by:

- In the case of a coal mine the person nominated to exercise the function of the mechanical engineering manager or mechanical engineer at the mine;
- In all other cases a competent person (such as the person who develops and periodically reviews the mechanical engineering control plan).

I certify that I have reviewed the content of this report and that to the best of my knowledge the information supplied in this report is true and correct in every particular.

Name	Position	
Contact telephone	Mobile	
Signature	Date	

13. Declaration

This declaration must be completed, even if the person completing this form is also the person completing the statement under question 12 above.

I declare that:

- I have authority from the mine operator to complete and submit this form on their behalf, and
- to the best of my knowledge, the information provided in this form, and any attachment to this form, is true
 and correct in every detail.

Note: Giving false or misleading information is a serious offence under section 268 of the Work Health and Safety Act 2011, and Part 5A of the Crimes Act 1900

Name of authorised person	Position	
Contact telephone	Mobile	
Signature	Date	

Submitting the form

- → Mail, fax or email this form to your local office of NSW Trade & Investment Mine Safety from the list below.
- → Email notification is preferred.

This form may not be submitted to other offices of NSW Trade & Investment

Coal mines must provide a copy of this notification, including attachments to an Industry Safety and Health Representative.

Hunter region:	Maitland Singleton	NSW Trade & Investment Mine Safety PO Box 344 Hunter Region MC, NSW 2321 NSW Trade & Investment Mine Safety PO Box 51	Phone: (02) 4931 6666 Fax: (02) 4931 6790 maitland.notification@trade.nsw.gov.au Phone: (02) 6571 8788 Fax: (02) 6572 1201
		Singleton NSW 2330	singleton.notification@trade.nsw.gov.au
Northern region	Armidale	No postal submission of forms. Email only	armidale.notification@trade.nsw.gov.au
Central Western region	Orange	NSW Trade & Investment Mine Safety Locked Bag 21 Orange NSW 2800 Phone: (02) 6360 5333	Fax: (02) 6360 5363 After-hours emergencies only: (02) 6360 5343 orange.notification@trade.nsw.gov.au
Western region	Broken Hill	NSW Trade & Investment Mine Safety PO Box 696 Broken Hill NSW 2880	Phone: (08) 8088 9300 Fax: (08) 8087 8005 brokenhill.notification@trade.nsw.gov.au
Cobar	Cobar	No postal submission of forms. Email only	cobar.notification@trade.nsw.gov.au

South Eastern region	Wollongong	NSW Trade & Investment - Mine Safety PO Box 674 Wollongong NSW 2500	Phone: (02) 4222 8333 Fax: (02) 4226 3851 wollongong.notification@trade.nsw.gov.au
region	Lithgow	No postal submission of forms. Email only	lithgow.notification@trade.nsw.gov.au
	Lightning Ridge	NSW Trade & Investment Mine Safety PO Box 314 Lightning Ridge NSW 2834	Phone: (02) 6829 9200 Fax: (02) 6829 0825 lightningridge.notification@trade.nsw.gov.au

Privacy statement

Information from this form is collected for the purpose of regulating work health and safety in mines. The supply of this information is required by law. Failure of a mine operator to provide this information is an offence under clause 131 of the Work Health and Safety (Mines) Regulation 2014. Information will be stored and managed in accordance with provisions under the Privacy and Personal Information Protection Act 1998. It will not be given to any other third party except as authorised by law. You may access or correct your personal information by contacting Governance & Information Requests Unit on (02) 9995 0911 or privacy@trade.nsw.gov.au. Further information regarding privacy can be obtained from the NSW Trade & Investment website at www.trade.nsw.gov.au/legal/privacy.

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Disclaimer: This publication was current as at February 2015. Users are reminded of the need to ensure that they use the current version of this form. Users may check currency of this form at the Department of Trade and Investment, Regional Infrastructure and Services website. This publication does not provide or purport to provide legal advice.

PUB15/13

WORK HEALTH AND SAFETY (MINES) REGULATION 2014

Ancillary Reports - In-service Failure of Explosion-protected Diesel Engine Systems

I, MARK I PATERSON, AO, Secretary of the Department of Trade and Investment, Regional Infrastructure and Services, pursuant to clause 131 of the *Work Health and Safety (Mines) Regulation 2014* specify that an ancillary report, using the form below, must be provided to the regulator in respect of any incident described in clause 128 (5) (i) of the *Work Health and Safety (Mines) Regulation 2014*, but only in respect of diesel engine systems.

Dated this day of 21 January 2015

Mark I PATERSON, AO Secretary Department of Trade and Investment, Regional Infrastructure and Services

FORM | WHS (MINES) LEGISLATION

Ancillary report: in-service failure of explosion-protected diesel engine systems

This form is only required to be completed by operators of underground coal mines

About this form

Pursuant to clause 131 of the Work Health and Safety (Mines) Regulation 2014 the regulator has specified, by notice published in the Gazette, certain classes of incidents that require an ancillary report to be made to the regulator, the information that must be included in the ancillary report and the form of the report.

The mine operator of an underground coal mine must provide an ancillary report, using this form, in respect of any incident described in clause 128(4)(i) of the Regulation, but only in respect of diesel engine systems. That is;

the failure of the explosion-protection characteristics of an explosion-protected diesel engine system while that plant is in service in an underground coal mine.

This ancillary report is a separate and additional requirement to the initial notification of the incident using the *Notification of incident and injury form*. This report must be submitted to NSW Trade & Investment Mine Safety no later than 30 days after the incident was required to be notified to the regulator. See the *Notification of incident and injury guide* for more information about the initial notification of incidents.

The failure of the explosion-protection characteristics of explosion-protected plant while that plant is in service in an underground coal mine is not limited to failure while the plant is operating (ie turned on and running). It includes any explosion-protection characteristic failures identified during routine maintenance or overhaul, as well as those identified during use. Such failures indicate that an explosion-protected plant has been (or is likely to have previously been) operating in a non explosion-protected condition.

For explosion-protected diesel engine systems this means that the plant may have been operating in a condition that has potential to ignite an explosion of dust or gas, such as coal dust on the surface of the engine, or methane in the surrounding atmosphere. Examples of such failures include:

- the failure of an explosion-protected open joint that exceeds the specified dimensions for explosion protection
- the failure of a diesel engine system to shut down when required by the control sensors, eg loss of water in the scrubber, excessive system temperature (above 150° C), failure of engine cooling system, etc
- a catastrophic failure of the diesel engine system that protrudes external to the engine, such as turbochargers, superchargers, piston, valves, connecting rods, etc
- the failure to replace any explosion-protected component, such as a cap, plug, flame trap, gland or other like component, after carrying out maintenance activities
- evidence of thermal degradation of an exhaust filter
- looseness of any explosion-protected fixed joint (gasket joint).

1.	About	tne	mine	where	tne	incident	occurred	

Name of mine							
Date of incident							
Location of incident (eg workshop, transpo	ort road)						
2. Machine id	2. Machine identification						
MDR* or MDA*		V	MIR*				
Machine Manufacture	ır	V	Machine Model				
Machine Owner		·					
*MDR= Mine design registra	ation number, MDA = N	Mine department approva	al number, MIR=	Mine item registration	on number		
3. Last inspe	ction						
Date of last overhaul (Code D) inspection				led component tem was last or tested			
Name of person licenced to overhaul, repair or modify explosion-protected plant or, the Recognised Service Facility (RSF) number							
4. Type of explosion-protection failure							
There was potential for				ne)			
☐ Spark external to Celsius	engine	kternal to engine 【	☐ Surface tem	perature to exce	eed 150 degree		
5. Location of failure							
Which part of the dies	sel engine system fail	ed? (tick one – root	cause only)				
☐ Exhaust flame trap (wet/dry) ☐ Engine block & c		& cylinders		components is selected, go to 6			
☐ Exhaust manifold ☐ Intake manifold			d	below.			
☐ Intake flame trap	and housing	☐ Exhaust pipe/s	3				
☐ Forced induction (turbo/supercharger) ☐ Engine head							
☐ Pneumatic/hydrau	ılic control system	☐ Electrical contr	rol system	If one of these	components is selected, go to 7.		

6. Engine component failures

Which major component failed? (tick one from this column)	How did the component fail? (tick one only, from the same row)	
☐ Wet flame trap (conditioner)	☐ Exhaust carbon holding up floats☐ Float failure issues☐ Structural failures	□ Water below Low water cut-out when engine stops □ Blocked breather □ Excessive backpressures □ Other
☐ Fixed connection (issues)	☐ Bolts, nuts & studs ☐ Gaskets ☐ Thread issues	☐ Surface flatness ☐ Damage ☐ Other
Open joints (issues)	☐ Surface flatness/finish ☐ Excessive gap ☐ Thread issues	☐ Bolts, nuts & studs ☐ Damage ☐ Other
Positive flame trap element	☐ Damage ☐ Excessive internal clearances	☐ Other
Structural failures	☐ Fatigue/Cracking ☐ Corrosion ☐ Physical contact damage	☐ Catastrophic failure ☐ Turbo seal failure ☐ Other
☐ Excessive surface temperature	☐ Cooling system failure	☐ Other
Other (please specify the componen	t and how it failed)	

Now go to question 8.

7. Control system failures

Only answer this question if directed to do so from question 5.					
Which component failed? (tick one from this column)	How did the control system fail? (tick one from this column)				
 □ Water level sensors □ Shutdown cylinders or solenoid □ Cooling system sensors □ Exhaust temperature sensors □ Engine oil pressure sensors □ Other circuit control valve failure □ All or multiple sensor failure □ Other (please specify) 	□ Valve/sensor faults □ Wrong settings □ Circuit contamination or blockage □ Installed wrong □ Loose valve/sensor mounting □ Hose failure □ Other (please specify)				
8. Recommendations for	prevention				
Comments on causal factors:					
Would a design change prevent or minimise the risk of failure? Yes (<i>describe how</i>) No					

Would a Code D overhaul cha	Would a Code D overhaul change prevent or minimise the failure? Yes (describe how) No						
Would a maintenance/testing/	/sign-off change prevent or min	imise the failure? ☐Yes (descri	ibe how) 🔲 No				
Have you informed the manufac	cturer of this failure?	□ No					
Add any other comments here	(optional)						
10. Statement by the mechanical engineering manager							
This statement must be made by the person nominated to perform the statutory function of mechanical engineering manager.							
I certify that I have reviewed the content of this report and that to the best of my knowledge the information supplied in this report is true and correct in every particular.							
Name							
Contact telephone		Mobile					
Signature		Date					

Now go to the declaration

11. Declaration

This declaration must be completed, even if the person completing this form is also the person completing the certification under question 10 above.

I declare that:

- I have authority from the mine operator to complete and submit this form on their behalf, and
- to the best of my knowledge, the information provided in this form, and any attachment to this form, is true and correct in every detail.

Note: Giving false or misleading information is a serious offence under section 268 of the *Work Health and Safety Act 2011*, and Part 5A of the *Crimes Act 1900*.

Name of authorised person	Position	
Contact telephone	Mobile	
Signature	Date	

Submitting the form

- → Mail, fax or email this form to your local office of NSW Trade & Investment Mine Safety from the list below.
- → Email notification is preferred

This form may not be submitted to other offices of NSW Trade & Investment

Hunter region:	Maitland Singleton	NSW Trade & Investment Mine Safety PO Box 344 Hunter Region MC, NSW 2321 NSW Trade & Investment Mine Safety PO Box 51 Singleton NSW 2330	Phone: (02) 4931 6666 Fax: (02) 4931 6790 maitland.notification@trade.nsw.gov.au Phone: (02) 6571 8788 Fax: (02) 6572 1201 singleton.notification@trade.nsw.gov.au	
Northern region	Armidale	No postal submission of forms. Email only	armidale.notification@trade.nsw.gov.au	
Central Western region	Orange	NSW Trade & Investment Mine Safety Locked Bag 21 Orange NSW 2800 Phone: (02) 6360 5333	Fax: (02) 6360 5363 After-hours emergencies only: (02) 6360 5343 orange.notification@trade.nsw.gov.au	
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Cobar	Cobar	No postal submission of forms. Email only	cobar.notification@trade.nsw.gov.au	
South Eastern region	Wollongong	NSW Trade & Investment Mine Safety PO Box 674 Wollongong NSW 2500	Phone: (02) 4222 8333 Fax: (02) 4226 3851 wollongong.notification@trade.nsw.gov.au	
	Lithgow	No postal submission of forms. Email only	lithgow.notification@trade.nsw.gov.au	
	Lightning Ridge	NSW Trade & Investment Mine Safety PO Box 314 Lightning Ridge NSW 2834	Phone: (02) 6829 9200 Fax: (02) 6829 0825 lightningridge.notification@trade.nsw.gov.au	

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PUB15/14

COUNCIL NOTICES

BLUE MOUNTAINS CITY COUNCIL

Roads Act 1993, Sections 16 and 17

Notice of Dedication of Land as Public Road

Notice is hereby given by the Council of the City of Blue Mountains that in accordance with sections 16 and 17 of the *Roads Act 1993*, the land as described in the schedule below is hereby dedicated as public road.

Dated at Katoomba, 21st January 2015. ROBERT GREENWOOD, General Manager, Blue Mountains City Council, Locked Bag 1005, Katoomba NSW 2780. Council Ref: A99583-E and O/1623/2014

Schedule

Land in Leura known as Lambert Place and Eloura Place being land comprised in Certificate of Title, Volume 876 Folio 159 and Certificate of Title, Volume 1224 Folio 132 being all land shown as "Lane 20 feet wide" in Deposited Plan 5985 and land comprised in Certificate of Title, Volume 6238 Folio 88 being all land shown as "Lane 20 feet wide" in Deposited Plan 411792. [7828]

COFFS HARBOUR CITY COUNCIL

Naming of Roads

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

Location	New name
Private road off Shephards Lane, Coffs Harbour	Slattery Place

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

[7829]

DUNGOG SHIRE COUNCIL

ERRATUM

Notice is hereby given that Dungog Shire Council land acquisition notice published on folio 107 in NSW Government Gazette dated 23 January 2015 which acquired Lot 1, DP 1193092 for road purposes showed action was under the Local Government Act 1993, this is incorrect and should have read Roads Act 1993.

CRAIG DEASEY, General Manager, Dungog Shire Council, PO Box 95, Dungog NSW 2420. Council Reference EF07/48.

[7830]

SHOALHAVEN CITY COUNCIL

Naming of Roads

Shoalhaven City Council advises that in accordance with section 162 of the *Roads Act 1993* and Part 2 of the *Roads Regulation 2008* it has named the following roads:

Road Names: Parker Crescent, Tressider Close, Tilgman Street, Connors View, Womack Close and the extensions of Huntingdale Park Road and Hitchcocks Lane (existing).

Location: Subdivision of Lot 59 DP 1193560 & Lot 6 DP 1115338, off Huntingdale Park Road, Berry.

No objections to the proposed names were received within the advertising period.

R PIGG, General Manager, Bridge Rd, Nowra NSW 2541. [7831]

MID-WESTERN REGIONAL COUNCIL

Notice Pursuant to Section 715 (1) (b) Local Government Act 1993

Sale of Land for Overdue Rates and Charges

Notice is hereby given to the persons named hereunder, that the Mid-Western Regional Council has resolved, in pursuance of section 713 (2) of the *Local Government Act 1993*, to sell the land described hereunder of which the persons named appear to Council to be the owners of the land or in which they appear to have an interest in the land on which the amount of rates and charges and interest stated in each case, as at 5 November 2014, is payable, at public auction by First National Real Estate Mudgee, in The Stables, 82 Market Street, Mudgee 2850, on Saturday, 9 May 2015, at 10.00 am.

Owners or person having interest in land	Description of Land	Amount of rates and charges payable on the land unpaid for more than 5 years from the date on which they became payable including interest accrued	Amount of any other rates and charges payable on the land and unpaid including interest accrued	Total amount of rates and charges (including overdue rates and charges) payable on the land
(a)	(b)	(c)	(d)	(e)
		\$	\$	\$
Connie KELLY	Lot 423 DP 755433 4–6 Happy Valley Road GULGONG NSW 2852	13,434.24	2,244.26	15,678.50
Gary John EHLERS	Lot 10 Sec 22 DP 758501 61 Lindsay Street HARGRAVES NSW 2850	5,834.62	1,758.99	7,593.61
UNION CHURCH Charles LINCOLN John Edward HANSELL William John COPELIN 485688 Caveat by the Registrar General	Lot 120 DP 750764 VOL 1854 FOL 181 433 Tucklan Road TALLAWANG NSW 2852	2,929.43	537.51	3,466.94
Edward HUGHES A720161 Caveat by the Registrar General	Lot 1 DP 169898 VOL 3307 FOL 90 446 Henry Lawson Drive EURUNDEREE NSW 2850	4,641.96	1,778.93	6,420.89
Laurence Victor ROHR	Lot 1 DP 1062898 Right of Way Douro Street MUDGEE 2850	9,723.08	3,924.95	13,648.03
NARACOOK PTY LTD	Lots 1, 2 & 3 DP 250309 VOL 13278 FOL 195 & Lot 3 DP 587739 VOL 13278 FOL 194 357 White Cedars Road KAINS FLAT NSW 2850	4,629.56	1,778.93	6,408.49
UNION CHURCH TRUSTEES Alexander John MACDONALD Norman Kippen MACDONALD Robert McGrager THOMPSON	Lot 150 DP 750748 VOL 2482 FOL 148 6140 Ulan Road TURILL NSW 2850	458.78	1,373.57	1,832.35
Robert McGregor THOMPSON Frederick ARCHER Thomas Morris HAYNES William WEIS Percy Charles BYFIELD Donald MACDONALD Peter James HAYNES				
A112360 Caveat by the Registrar General				

Council Notices

Wayne Cecil MORTON	Lot 3 Sec 18 DP 758249 26 Farrelly Street CLANDULLA NSW 2848	7,783.62	2,207.01	9,990.63
Wayne Cecil MORTON Robyn Anne MORTON	Lot 4 Sec 18 DP 758249 28 Farrelly Street CLANDULLA NSW 2848	7,167.74	2,168.46	9,336.20
Thomas STANFORD	Lot 21 DP 756917 VOL 87 FOL 189 128 Kyewong Road WINDEYER NSW 2850	6,834.11	1,914.12	8,748.23
Ginette NICHOLSON AE182547 Mortgage to W & S Xuereb Pty Ltd State of NSW in relation to Perpetual Crown Lease 1935/6 Rylstone DP 1014718 Right of Carriageway 20 metres wide appurtenant to the land described herein DP 1022802 Right of Carriageway over existing track in use appurtenant to the land described herein	Lots 63 & 72 DP 755783 Estate: Perpetual Lease 239 Bylong Valley Way ILFORD NSW 2850	6,151.51	2,555.69	8,707.20
John MORRISSEY	Lot 8 DP 114602 VOL 2711 FOL 207 Closed Road 1047 Lee Creek Road LEE CREEK NSW 2849	4,611.77	1,778.93	6,390.70

If all rates and charges payable (including overdue rates and charges) are not paid to the Council or an arrangement satisfactory to the Council is not entered into by the rateable person before the time fixed for the sale, the Council will proceed with the sale.

BRAD CAM, General Manager, Mid-Western Regional Council, 86 Market Street, Mudgee NSW 2850. [7832]

By Authority

JILL WAYMENT, Government Printer

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