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# GOVERNMENT NOTICES

## Miscellaneous Instruments

### WORKERS COMPENSATION (PSYCHOLOGY AND COUNSELLING FEES) ORDER 2016 NO 2

under the

WORKERS COMPENSATION ACT 1987

I, Darren Parker, A/Executive Director, Workers & Home Building Compensation Regulation, State Insurance Regulatory Authority, authorised delegate, make the following Order pursuant to section 61 (2) of the *Workers Compensation Act 1987*.

Dated this 21st day of July 2016

DARREN PARKER  
A/Executive Director  
Workers & Home Building Compensation Regulation  
State Insurance Regulatory Authority

#### Explanatory Note

Treatment by a Psychologist or Counsellor is medical or related treatment covered under the *Workers Compensation Act 1987*. No fees are payable for Psychology or Counselling treatment provided by a Psychologist or Counsellor who is not approved by the State Insurance Regulatory Authority (the Authority). This Order sets the maximum fees for which an employer is liable under the Act for treatment by a Psychologist or Counsellor of a worker's work related injury.

This Order provides that approval by workers compensation insurers must be sought for certain Psychology/Counselling treatment. Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. Employers are only liable to pay as a maximum the amounts for Psychology or Counselling services set out in this Order.

The incorrect use of any item referred to in this Order can result in penalties, including the Psychologist or Counsellor being required to repay monies to the Authority that the Psychologist or Counsellor has incorrectly received.

The Authority has not set a maximum amount for any medical or related treatment provided in respect of a worker's work related "Severe injury" as defined in this Order.

The Authority has not set a maximum amount for trauma focused psychological treatment provided to an Emergency service worker employed by a Treasury Managed Fund member agency who has been diagnosed with a work related post-traumatic stress disorder.

Fees for these services are to be negotiated with the insurer prior to the delivery of services. Use of the Allied Health Recovery Request is optional for the request of services for workers with Severe injury.

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### WORKERS COMPENSATION (PSYCHOLOGY AND COUNSELLING FEES) ORDER 2016, NO 2

#### 1. Name of Order

This Order is the *Workers Compensation (Psychology and Counselling Fees) Order 2016, No 2*

#### 2. Commencement

This Order commences on 1 August 2016.

#### 3. Definitions

In this Order:

*the Act* means the *Workers Compensation Act 1987*.

*the Authority* means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

*Allied Health Recovery Request* means the form which must be used by the Psychologist or Counsellor to communicate with the insurer about a worker's treatment, timeframes and anticipated outcomes.

*Case conference* means a face-to-face meeting, video conference or teleconference with any or all of the following parties – workplace rehabilitation provider, employer, insurer or other treatment provider/s delivering services to the worker, including the nominated treating doctor. Discussion must seek to clarify the worker's capacity for work, barriers to return to work and strategies to overcome these barriers via an open forum to ensure parties are aligned with respect to expectations and direction of the worker's recovery at work or return to suitable employment. If the discussion is with the worker, it must involve a third party to be considered a Case conference.

Discussions with Independent consultants are not classified as Case conferencing and are not to be charged. Discussions between treating doctors and practitioners relating to treatment are considered a normal interaction and are not to be charged.

File notes of Case conferences are to be documented in the Psychologist's or Counsellor's records indicating the person/s spoken to, details of discussions, duration of the discussion and outcomes. This information may be required for invoicing or auditing purposes.

Prior approval is not required for up to 2 hours of Case conferencing per claim.

**Counselling services** refer to all treatment related services delivered by a Counsellor approved by the Authority. Each service is to be billed according to Schedule B.

**Counsellor** means a Counsellor approved by the Authority to provide Counselling services and at the time of providing the service continues to meet all of the requirements for approval in the State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners.

**Emergency service worker** means a worker who is employed by a Treasury Managed Fund member agency as an ambulance officer, a police officer or a fire and rescue officer.

**Expert guidelines** means the Expert guidelines: Diagnosis and treatment of post-traumatic stress disorder in emergency service workers endorsed by the Black Dog Institute.

**Group/class intervention** occurs where a Psychologist or Counsellor delivers a common service to more than one (1) person at the same time, for example: group therapy. Maximum class size is six (6) participants. An Allied Health Recovery Request is required for each worker participant.

**GST** means the Goods and Services Tax payable under the GST Law.

**GST Law** has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

**Incidental expenses** means items the worker actually takes with them for independent use at home (eg relaxation CDs and self-help books). This does not apply to consumables used during a consultation or exercise handouts.

No pre-approval is required for up to \$100 per claim for reasonable incidental expenses for items the worker uses independently. Costs above this must be pre-approved by the insurer. A description of the item must appear on the invoice forwarded to the insurer.

**Independent consultant review** means a review by an Independent consultant approved by the Authority. Psychologists and Counsellors must participate in Independent consultant reviews.

**Initial Allied Health Recovery Request** means the first Allied Health Recovery Request completed and submitted to the insurer for approval by the Psychologist or Counsellor for the claim.

**Initial consultation and treatment** means the first session provided by the Psychologist or Counsellor in respect of an injury or the first consultation in a new episode of care for the same injury and may include:

- history taking
- assessment
- diagnostic formulation (Psychologists only)
- goal setting and treatment planning
- treatment/service
- clinical recording
- communication with referrer, insurer and other relevant parties, and
- preparation of an Allied Health Recovery Request when indicated.

The service is provided on a one-to-one basis with the worker for the entire session.

**Insurer** means the employer's workers compensation insurer.

**New episode of care** means when a worker has ceased treatment more than three (3) months previously and returns for additional treatment for the same injury with the same or different practitioner. Practitioners have pre-approval for one (1) consultation only before an Allied Health Recovery Request must be submitted to the insurer if further treatment is required.

**Normal practice** means premises in or from which a practitioner regularly operates a Psychology or Counselling practice and treats patients. It also includes facilities where services may be delivered on a regular or contract basis such as a private hospital or workplace.

**Psychologist** means a Psychologist approved by the Authority, to provide Psychology services and at the time of providing the service continues to meet all of the requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline* for approval of treating allied health practitioners.

**Psychology services** refer to all treatment related services delivered by a Psychologist approved by the Authority. Each service is to be billed according to Schedule A.

**Report writing** occurs only when the insurer requests a Psychologist or Counsellor compile a written report, other than an Allied Health Recovery Request, providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service. Payment will not be made in advance of receipt of the report.

**Severe injury** means one or more of the following diagnoses:

- spinal cord injury — acute traumatic lesion of the neural elements in the spinal canal (spinal cord and cauda equina) resulting in permanent sensory deficit, motor deficit or bladder/bowel dysfunction as a result of the workplace injury
- traumatic brain injury — based on evidence of a significant brain injury which results in permanent impairments of cognitive, physical and/or psychosocial functions. A defined period of post traumatic amnesia plus a Functional Independence Measure (FIM) at five or less, or two points less than the age appropriate norm (or equivalent where other assessment tools are used) is required
- multiple amputations (or equivalent loss of function) of the upper and/or lower extremities or single amputations (or equivalent loss of function) involving forequarter amputation or shoulder disarticulation, hindquarter amputation, hip disarticulation or “short” trans femoral amputation involving the loss of 65% or more of the length of the femur
- burns — full thickness burns greater than 40 per cent of the total body surface area or full thickness burns to the hands face or genital area, or inhalation burns causing long term respiratory impairment, plus a FIM score at five or less, or two points less than the age norm (or equivalent where other assessment tools are used)
- permanent traumatic blindness, based on the legal definition of blindness.

**Standard consultation and treatment** means treatment sessions provided subsequent to the Initial consultation and treatment and includes:

- re-assessment
- intervention/treatment
- clinical recording, and
- preparation of an Allied Health Recovery Request when indicated.

The service is one-to-one for the entire session.

**Trauma focused psychological treatment** means cognitive behavioural therapy or eye movement desensitisation reprocessing provided by a psychologist in accordance with the *Expert guidelines* as defined in this Order.

**Telehealth services** mean video consultations. Practitioners must consider the appropriateness of this mode of service delivery for each worker on a case-by-case basis. Telehealth services require pre-approval from the insurer and must be consented to by all parties — the worker, Psychologist or Counsellor and insurer. Fees are not payable for phone consultations in the NSW workers compensation system. Service providers are responsible for delivering Telehealth services in accordance with the principles of professional conduct and the relevant professional and practice guidelines to ensure that all care is taken to ensure the safety, appropriateness and effectiveness of the service.

**Travel** rates can be claimed when the most appropriate clinical management of the worker requires the Psychologist or Counsellor to travel away from their Normal practice. The insurer must provide pre-approval for such a service.

Travel costs do not apply where the Psychologist or Counsellor provides services on a regular or contracted basis to facilities such as a private hospital or workplace. Where multiple workers are being treated in the same visit, the travel charge must be divided evenly between those workers.

#### 4. Application of Order

This Order applies to treatment provided on or after 1 August 2016, whether it relates to an injury received before, on or after that date.

#### 5. Maximum fees for Psychology or Counselling treatment

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of a worker by a Psychologist or Counsellor, being treatment of a type specified in Column 1 of Schedule A for Psychologists, and Schedule B for Counsellors to this Order, is the corresponding amount specified in Column 2 of those Schedules.
- (2) If it is reasonably necessary for a practitioner to provide treatment of a type specified in any of items PSY001, PSY002, PSY004 or PSY006 (for Psychologists) in Schedule A or COU002, COU003, COU005 or COU007 (for Counsellors) in Schedule B at a place other than the Normal practice, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by:
  - a) an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item PSY005 (for Psychologists) in Column 2 Schedule A and COU006 (for Counsellors) in Column 2 of Schedule B, where this service has been pre-approved by the insurer.
- (3) The maximum amount payable for an Initial Allied Health Recovery Request is \$25.00 (+ GST). This fee is payable only once per claim for completion of the Initial Allied Health Recovery Request.
- (4) Telehealth services are to be billed according to the appropriate items PSY001 to PSY002 (for Psychologists) in Schedule A and items COU002 to COU003 (for Counsellors) in Schedule B and require insurer pre-approval.

**6. Treatment provided interstate**

Any Psychology or Counselling treatment related service provided to a NSW worker in a State/Territory other than NSW, must be paid in accordance with the fee that applies in that State/Territory for the service but must not exceed the maximum fee for the service as specified under the Schedules in this Order.

In such instances the service provider number is INT0000 and the payment classification code is the one that is relevant to the practitioner’s professional discipline, as defined in either Schedule A or B in the item columns of this Order.

Psychologists and Counsellors providing treatment services to a NSW worker in a State/Territory other than NSW are not required to be approved by the Authority, nor are they required to undertake the NSW Allied Health Practitioner online training. The Authority will only pay fees for Psychology or Counselling services if provided by a Psychologist or Counsellor who meets all requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners*.

Interstate practitioners without the Authority’s approval cannot access exemptions from prior insurer approval unless the treatment or service is provided within 48 hours of the injury happening. Insurer approval must be sought before undertaking any other service or treatment.

To provide services the service provider must adhere to the NSW Workers Compensation system requirements including, but not limited to, submission of Allied Health Recovery Requests.

Further information is available in the *NSW workers compensation guide for allied health practitioners*.

**7. Nil fee for cancellation or non attendance**

No fee is payable for cancellation or non-attendance by a worker for treatment services with a Psychologist or Counsellor.

**8. Goods and Services Tax**

- (1) Psychology treatment services provided by a Psychologist directly to the worker are GST free.
- (2) Counselling services provided by a Counsellor directly to the worker are subject to GST.
- (3) Case conference, Report writing and Travel services provided by a Psychologist or Counsellor in relation to treatment of a worker are subject to GST.
- (4) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit a Psychologist or Counsellor to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

**9. No pre-payment of fees**

Pre-payment of fees for reports and services is not permitted.

**Schedule A**

**Maximum fees for Psychologists approved by the Authority (and interstate practitioners)**

<b>Psychologists Item</b>	<b>Column 1 Type of Treatment</b>	<b>Column 2 Maximum Amount (\$) (excl GST)</b>
PSY001	Initial consultation and treatment	\$215.60
PSY002	Standard consultation and treatment	\$179.70
PSY003	Report writing (only when requested by the insurer)	\$14.95/ 5 minutes \$179.70/hour (max 1 hour)
PSY004	Case conference	\$14.95/ 5 minutes \$179.70/hour
PSY005	Travel (requires pre-approval by the insurer)	Reimbursed in accordance with the “Use of private motor vehicle during work related duties” set out in Clause 8 of Schedule D (Expenses Related Allowances) of the <i>Crown Employees Wages Staff (Rates of Pay) Award 2016</i> .
PSY006	Group/class intervention	\$53.90/participant
OAD001	Incidental expenses eg relaxation CD’s, books, etc	Cost price
WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$37 (for 33 pages or less) and an additional \$1.35 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$37 applies.

Psychologists Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
OAS003	Submission of an Initial Allied Health Recovery Request (AHRR) <b>only</b> .	\$25.00 + GST (Initial AHRR per claim only) All other Allied Health Recovery Requests submitted are not subject to a fee.

**Schedule B**

**Maximum fees for Counsellors approved by the Authority (and interstate practitioners)**

Counsellors Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
COU002	Initial consultation and treatment	\$160.60
COU003	Standard consultation and treatment	\$143.80
COU004	Report writing (only when requested by the insurer)	\$11.95/ 5 minutes \$143.80/hour (max 1 hour)
COU005	Case conference	\$11.95/ 5 minutes \$143.80/hour
COU006	Travel (requires pre-approval from the insurer)	Reimbursed in accordance with the "Use of private motor vehicle during work related duties" set out in Clause 8 of Schedule D (Expense Related Allowances) to Part B (Monetary Rates) of the <i>Crown Employees Wages Staff (Rates of Pay) Award 2016</i> .
COU007	Group/class intervention	\$45.50/participant
OAD001	Incidental expenses eg relaxation CD's, books, etc	Cost price
WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$37 (for 33 pages or less) and an additional \$1.35 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$37 applies.
OAS003	Submission of an Initial Allied Health Recovery Request (AHRR) <b>only</b> .	\$25.00 + GST (Initial AHRR per claim only) All other Allied Health Recovery Requests submitted are not subject to a fee.

**WORKERS COMPENSATION (MASSAGE THERAPY FEES) ORDER 2016 NO 2**

under the

**WORKERS COMPENSATION ACT 1987**

I, Darren Parker, A/Executive Director, Workers and Home Building Compensation Regulation, State Insurance Regulatory Authority, authorised delegate, make the following Order pursuant to section 61 (2) of the *Workers Compensation Act 1987*.

Dated this 21st day of July 2016

DARREN PARKER  
A/Executive Director  
Workers and Home Building Compensation Regulation  
State Insurance Regulatory Authority

**Explanatory Note**

Treatment by a "masseur" is medical or related treatment covered under the *Workers Compensation Act 1987*. For the purposes of this Order, the term "masseur" is interchangeable with "Massage Therapist". This Order sets the maximum fees for which an employer is liable under the Act for reasonably necessary treatment by a Massage Therapist of a worker's work related injury.

This Order provides that approval by workers compensation insurers must be sought for certain Massage Therapy services. Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. Employers are only liable to pay as a maximum the amounts for Massage Therapy services set out in this Order.

The incorrect use of any item referred to in this Order can result in penalties, including the Massage Therapist being required to repay monies to the State Insurance Regulatory Authority (the Authority), that the Massage Therapist has incorrectly received.

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## WORKERS COMPENSATION (MESSAGE THERAPY FEES) ORDER 2016 NO 2

### 1. Name of Order

This Order is the *Workers Compensation (Massage Therapy Fees) Order 2016 No 2*.

### 2. Commencement

This Order commences on 1 August 2016.

### 3. Definitions

In this Order:

*the Act* means the *Workers Compensation Act 1987*.

*the Authority* means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

*Allied Health Recovery Request (AHRR)* means the form which must be used by the practitioner to communicate to the insurer about a worker's treatment, timeframes and anticipated outcomes.

**Pre-approval by the insurer is required prior to any treatment being provided except for services provided within the first 48 hours of the injury happening.**

Approval can only be given for up to eight 8 consultations per AHRR.

If treatment is ongoing after the submission and approval of the initial AHRR, the practitioner is required to submit additional AHRR's and they must be approved by the insurer before treatment can be delivered in each such case.

*Consultation and treatment* includes:

- history taking
- assessment/re-assessment
- goal setting and treatment planning
- treatment/service
- clinical recording
- communication with referrer, insurer and other relevant parties, and
- preparation of an Allied Health Recovery Request when indicated.

*GST* means the Goods and Services Tax payable under the GST Law.

*GST Law* has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

*Independent consultant review* means a review by an Independent Consultant approved by the Authority. Massage Therapists should participate in Independent Consultant reviews.

*Insurer* means the employer's workers compensation insurer

*Massage Therapist* means any person providing Massage Therapy services.

*Massage Therapy services* refers to treatment services delivered by a Massage Therapist and is limited to soft tissue massage targeting specific musculoskeletal injuries. Each service is to be billed according to Schedule A.

### 4. Application of Order

This Order applies to treatment provided on or after 1 August 2016, whether it relates to an injury received before, on or after that date.

### 5. Maximum fees for Massage Therapy

The maximum fee amount for which an employer is liable under the Act for treatment of a worker by a Massage Therapist, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.

### 6. Treatment provided interstate

Any Massage Therapy treatment related services provided to a NSW worker in a State/Territory other than NSW must be paid in accordance with the fee that applies in that State/Territory but must not exceed the maximum fee for the treatment or service as specified in this Order.

In such instances the service provider number is INT0000 and the payment classification code is the one that is relevant to NSW Massage Therapists, as defined in Schedule A in the column headed "ITEM" of this Order.

To provide services, the service provider must adhere to the NSW Workers Compensation system requirements including, but not limited to submission of Allied Health Recovery Requests and pre-approval by the insurer for services.

Further information is available in the *NSW workers compensation guide for allied health practitioners*.

**7. Nil fees for cancellation or non attendance**

No fee is payable for cancellation or non-attendance by a worker for treatment services with a Massage Therapist.

**8. Goods and Services Tax (GST)**

(1) Massage Therapy services are subject to GST.

(2) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit a Massage Therapist to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

**9. Requirements for invoices**

All invoices must be submitted within 30 calendar days of the service provided and must be itemised in accordance with Schedule A and comply with the Authority’s itemised invoicing requirements Medical Practitioners Invoicing for the invoice to be processed.

**10. No pre-payment of fees**

Pre-payment of fees for reports and services is not permitted.

**Schedule A**

**Maximum fees for Massage Therapists (and interstate practitioners)**

Item	Column 1 Type of Treatment	Column 2 Maximum Amount (excl GST)
RMA001	Consultation and treatment (60 minutes duration)	\$78.90
RMA002	Consultation and treatment (45 minutes duration)	\$59.20
RMA003	Consultation and treatment (30 minutes duration)	\$39.50
WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$37 (for 33 pages or less) and an additional \$1.35 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$37 applies.

**WORKERS COMPENSATION (ACCREDITED EXERCISE PHYSIOLOGY FEES) ORDER 2016 NO 2**

under the

**WORKERS COMPENSATION ACT 1987**

I, Darren Parker, A/Executive Director, Workers and Home Building Compensation Regulation, State Insurance Regulatory Authority, authorised delegate, make the following Order pursuant to section 61 (2) of the *Workers Compensation Act 1987*.

Dated this 21st day of July 2016

DARREN PARKER  
A/Executive Director  
Workers and Home Building Compensation Regulation  
State Insurance Regulatory Authority

**Explanatory Note**

Treatment by a remedial gymnast is medical or related treatment covered under the *Workers Compensation Act 1987*. For the purposes of this Order, the term “remedial gymnast” is interchangeable with “Accredited Exercise Physiologist”. No fees are payable for Accredited Exercise Physiology treatment provided by an Accredited Exercise Physiologist who is not approved by the State Insurance Regulatory Authority (the Authority). This Order sets the maximum fees for which an employer is liable under the Act for treatment by an Accredited Exercise Physiologist of a worker’s work related injury.

This Order provides that approval by workers compensation insurers must be sought for certain Accredited Exercise Physiology treatment. Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. Employers are only liable to pay as a maximum the amounts for Accredited Exercise Physiology services set out in this Order.

The incorrect use of any item referred to in this Order can result in penalties, including the Accredited Exercise Physiologist being required to repay monies to the Authority that the Accredited Exercise Physiologist has incorrectly received.



The Authority has not set a maximum amount for any medical or related treatment provided in respect of a worker's work related "Severe injury" as defined in this Order. Fees for this treatment are to be negotiated with the insurer prior to the delivery of the treatment. Use of the Allied Health Recovery Request is optional for the request of treatment for workers with Severe injury.

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## WORKERS COMPENSATION (ACCREDITED EXERCISE PHYSIOLOGY FEES) ORDER 2016, NO 2

### 1. Name of Order

This Order is the *Workers Compensation (Accredited Exercise Physiology Fees) Order 2016, No 2*.

### 2. Commencement

This Order commences on 1 August 2016.

### 3. Definitions

In this Order:

**the Act** means the *Workers Compensation Act 1987*.

**the Authority** means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

**Accredited Exercise Physiology services** refer to all services delivered by an Accredited Exercise Physiologist approved by the Authority. Each service is to be billed according to Schedule A. Accredited Exercise Physiology services are limited to clinical exercise prescription, instruction and supervision, health education and exercise-based lifestyle and behaviour modification services.

**Accredited Exercise Physiologist** means an Accredited Exercise Physiologist approved by the Authority to provide Accredited Exercise Physiology services and at the time of providing the services continues to meet all of the requirements for approval as outlined in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners*.

**Allied Health Recovery Request** means the form which must be used by the Accredited Exercise Physiologist to communicate with the insurer about a worker's treatment, timeframes and anticipated outcomes.

**Case conference** means a face-to-face meeting, video conference or teleconference with any or all of the following parties – workplace rehabilitation provider, employer, insurer or other treatment provider/s delivering services to the worker, including the nominated treating doctor. Discussion must seek to clarify the worker's capacity for work, barriers to return to work and strategies to overcome these barriers via an open forum to ensure parties are aligned with respect to expectations and direction of the worker's recovery at work or return to suitable employment. If the discussion is with the worker, it must involve a third party to be considered a Case conference.

Discussions with Independent consultants are not classified as Case conferencing and are not to be charged. Discussions between treating doctors and practitioners relating to treatment are considered a normal interaction and are not to be charged.

File notes of Case conferences are to be documented in the Accredited Exercise Physiologist's records indicating the person/s spoken to, details of discussions, duration of the discussion and outcomes. This information may be required for invoicing or auditing purposes.

Prior insurer approval is not required for up to two hours of Case conferencing per claim.

**Group/class intervention** occurs where an Accredited Exercise Physiologist delivers the same service that is, the same exercise and instruction, to more than one person at the same time. Maximum class size is six (6) participants. An Allied Health Recovery Request is required for each worker participant.

**GST** means the Goods and Services Tax payable under the GST Law.

**GST Law** has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

**Incidental expenses** means items the worker actually takes with them for independent use at home (eg strapping tape, theraband, exercise putty, disposable electrodes, walking stick). This does not apply to consumables used during a consultation or exercise handouts.

No pre-approval is required for up to \$100 per claim for reasonable incidental expenses. Costs above this must be pre-approved by the insurer. A description of the item must appear on the invoice forwarded to the insurer.

**Independent consultant review** means a review by an Independent consultant approved by the Authority. Accredited Exercise Physiologists must participate in Independent consultant reviews.

**Initial Allied Health Recovery Request** means the first Allied Health Recovery Request completed and submitted to the insurer by the Accredited Exercise Physiologist for the claim.

**Initial consultation and treatment** means the first session, which is of one hour duration, provided by the Accredited Exercise Physiologist in respect of an injury, or the first consultation in a new episode of care for the same injury and may include:

- history taking
- physical assessment
- goal setting and treatment planning
- treatment/service
- clinical recording
- communication with referrer, insurer and other relevant parties, and
- preparation of an Allied Health Recovery Request when indicated.

The service is provided on a one-to-one basis with the worker for the entire session.

**Insurer** means the employer's workers compensation insurer.

**New episode of care** means when a worker has ceased treatment more than three (3) months previously and returns for additional treatment for the same injury with the same or a different practitioner. Practitioners have pre-approval for one (1) consultation only before an Allied Health Recovery Request must be submitted to the insurer if further treatment is required.

**Normal practice** means premises in or from which an Accredited Exercise Physiologist regularly operates an exercise physiology practice and treats patients. It also includes facilities where services may be delivered on a regular basis or as a contracted service, such as a private hospital, hydrotherapy pool, workplace or gymnasium.

**Reduced supervision treatment** occurs where an Accredited Exercise Physiologist delivers a service, which may or may not be the exact same exercise and instruction, to more than one person at the same time. Maximum number of persons per session is three (3), with the Accredited Exercise Physiologist to worker ratio being one-to-one for at least 30% of the session time.

**Report writing** occurs only when the insurer requests an Accredited Exercise Physiologist compile a written report, other than an Allied Health Recovery Request, providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service. Payment will not be made in advance of receipt of the report.

**Severe injury** means one or more of the following diagnoses:

- spinal cord injury — acute traumatic lesion of the neural elements in the spinal canal (spinal cord and cauda equina) resulting in permanent sensory deficit, motor deficit or bladder/bowel dysfunction as a result of the workplace injury
- traumatic brain injury — based on evidence of a significant brain injury which results in permanent impairments of cognitive, physical and/or psychosocial functions. A defined period of post traumatic amnesia plus a Functional Independence Measure (FIM) at five or less, or two points less than the age appropriate norm (or equivalent where other assessment tools are used) is required
- multiple amputations (or equivalent loss of function) of the upper and/or lower extremities or single amputations (or equivalent loss of function) involving forequarter amputation or shoulder disarticulation, hindquarter amputation, hip disarticulation or "short" trans femoral amputation involving the loss of 65% or more of the length of the femur
- burns — full thickness burns greater than 40 per cent of the total body surface area or full thickness burns to the hands, face or genital area, or inhalation burns causing long term respiratory impairment, plus a FIM score at five or less, or two points less than the age norm (or equivalent where other assessment tools are used).
- permanent traumatic blindness, based on the legal definition of blindness.

**Standard consultation and treatment** means one-to-one treatment sessions for one hour provided subsequent to the Initial consultation and treatment and includes:

- re-assessment
- intervention/treatment
- clinical recording
- preparation of an Allied Health Recovery Request when indicated.

**Telehealth services** mean video consultations. Accredited Exercise Physiologists must consider the appropriateness of this mode of service delivery for each worker on a case-by-case basis. Telehealth services require pre-approval from the insurer and must be consented to by all parties – the worker, Accredited Exercise Physiologist and insurer. Phone consultations are not payable in the NSW workers compensation system. Service providers are responsible for delivering Telehealth services in accordance with the principles of professional conduct and the relevant professional and practice guidelines to ensure that all care is taken to ensure the safety, appropriateness and effectiveness of the service.

*Travel* rates can be claimed when the most appropriate clinical management of the worker requires the Accredited Exercise Physiologist to travel away from their Normal practice. The insurer must provide pre-approval for such a service.

Travel costs do not apply where the Accredited Exercise Physiologist provides services on a regular or contracted basis to facilities such as a private hospital, hydrotherapy pool, workplace or gymnasium. Where multiple workers are being treated in the same visit, the travel charge must be divided evenly between those workers.

#### **4. Application of Order**

This Order applies to treatment provided on or after 1 August 2016, whether it relates to an injury received before, on or after that date.

#### **5. Maximum fees for Accredited Exercise Physiologists**

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of a worker by an Accredited Exercise Physiologist, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.
- (2) If it is reasonably necessary for an Accredited Exercise Physiologist to provide a service of a type specified in any of items EPA001 to EPA004 in Schedule A at a place other than the Normal practice, the maximum fee amount for which an employer would otherwise be liable under the Act for that type of service is increased by;
  - a) an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item EPA008 in Column 2 of Schedule A, where this service has been pre-approved by the insurer.
- (3) The maximum amount payable for an Initial Allied Health Recovery Request is \$25.00 (+ GST). This fee is payable only once (1) per claim for completion of the Initial Allied Health Recovery Request.
- (4) Telehealth services are to be billed according to the appropriate items EPA001 to EPA004 in Schedule A and require insurer pre-approval.

#### **6. Treatment provided interstate**

Any Accredited Exercise Physiology treatment related service provided to a NSW worker in a State/Territory other than NSW, must be paid in accordance with the fee that applies in that State/Territory for the service but must not exceed the maximum fee for the service as specified in this Order.

In such instances the service provider number is INT0000 and the payment classification code is the one that is relevant to the NSW Accredited Exercise Physiologists, as defined in Schedule A in the column headed 'Item' of this Order.

Accredited Exercise Physiologists providing treatment services to a NSW worker in a State/Territory other than NSW are not required to be approved by the Authority, nor are they required to undertake the NSW Allied Health Practitioner online training. However, the Authority will only pay fees for Accredited Exercise Physiologist services if provided by an Accredited Exercise Physiologist who meets all requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners*.

Interstate practitioners without the Authority's approval cannot access exemptions from prior insurer approval unless the treatment or service is provided within 48 hours of the injury happening. Insurer approval must be sought before undertaking any other service or treatment.

To provide services, the service provider must adhere to the NSW Workers Compensation system requirements including, but not limited to, submission of Allied Health Recovery Requests.

Further information is available in the *NSW workers compensation guide for allied health practitioners*.

#### **7. External facility fees**

In the exceptional circumstance where approval is given for treatment to be provided at an external facility such as a gymnasium or pool, the facility (and not the service provider) is to invoice the insurer directly under code OTT007. Where this is not possible, the service provider must clearly state the name, location and charge the cost price of the facility on their invoice and attach a copy of the facilities invoice to their account. An entry fee will not be paid where the facility is owned or operated by the treatment provider or the provider contracts their services to the facility.

External facility fees only apply to the cost for the worker's entry. Fees payable for the entry of the Accredited Exercise Physiologist are a business cost and cannot be charged to the insurer.

#### **8. Nil fees for cancellation or non attendance**

No fee is payable for cancellation or non-attendance by a worker for treatment services with an Accredited Exercise Physiologist.

#### **9. Goods and Services Tax**

- (1) Accredited Exercise Physiology services are subject to GST.
- (2) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount

fixed by this Order. This clause does not permit an Accredited Exercise Physiologist to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

**10. No pre-payment of fees**

Pre-payment of fees for reports and services is not permitted.

**Schedule A**

**Maximum fees for Accredited Exercise Physiologists approved by the State Insurance Regulatory Authority (and interstate practitioners)**

Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
EPA001	Initial consultation and treatment	\$144.50
EPA002	Standard consultation and treatment	\$144.50
EPA003	Reduced supervision treatment	\$63.10
EPA004	Group/class intervention	\$45.90/participant
EPA005	Incidental expenses eg strapping tape, theraband, exercise putty, etc. <b>Note:</b> This code does not apply to external facility fees	Cost price
EPA006	Case conference	\$12.00/ 5 minutes \$144.50/ hour
EPA007	Report writing (only when requested by the insurer)	\$12.00/ 5 minutes \$144.50/ hour (maximum 1 hour)
EPA008	Travel (requires pre-approval by the insurer)	Reimbursed in accordance with the "Use of private motor vehicle during work related duties" set out in Clause 8 of Schedule D (Expense Related Allowances) to Part B (Monetary Rates) of the <i>Crown Employees Wages Staff (Rates of Pay) Award 2016</i> .
WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$37 (for 33 pages or less) and an additional \$1.35 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$37 applies.
OAS003	Submission of an Initial Allied Health Recovery Request (AHRR) <b>only</b>	\$25.00 + GST (Initial AHRR per claim only) All other Allied Health Recovery Requests submitted are not subject to a fee.

**WORKERS COMPENSATION (PHYSIOTHERAPY, CHIROPRACTIC, OSTEOPATHY FEES) ORDER 2016 NO 2**

under the

WORKERS COMPENSATION ACT 1987

I, Darren Parker, A/Executive Director, Workers and Home Building Compensation Regulation, State Insurance Regulatory Authority, authorised delegate, make the following Order pursuant to section 61 (2) of the *Workers Compensation Act 1987*.

Dated this 21st day of July 2016

DARREN PARKER  
A/Executive Director  
Workers and Home Building Compensation Regulation  
State Insurance Regulatory Authority

**Explanatory Note**

Treatment by a Physiotherapist, Chiropractor or Osteopath is medical or related treatment covered under the *Workers Compensation Act 1987*. No fees are payable for Physiotherapy, Chiropractic or Osteopathy treatment provided by a Physiotherapist, Chiropractor or Osteopath who is not approved by the State Insurance Regulatory Authority (the Authority). This Order sets the maximum fees for which an employer is liable under the Act for treatment by a Physiotherapist, Chiropractor or Osteopath of a worker's work related injury.

This Order provides that approval by workers compensation insurers must be sought for certain Physiotherapy, Chiropractic and Osteopathy treatment. Workers are not liable for the cost of any medical or related treatment. Employers are liable for the cost of treatment. Employers are only liable to pay as a maximum the amounts for Physiotherapy, Chiropractic, and Osteopathy treatment set out in this Order.

The incorrect use of any item referred to in this Order can result in penalties, including the Physiotherapist, Chiropractor or Osteopath being required to repay monies to the Authority that the Physiotherapist, Chiropractor or Osteopath has incorrectly received.

The Authority has not set a maximum amount for any medical or related treatment provided in respect of a worker's work related "Severe injury" as defined in this Order. Fees for this treatment are to be negotiated with the insurer prior to the delivery of services. Use of the Allied Health Recovery Request is optional for the request of treatment for workers with Severe injury.

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## WORKERS COMPENSATION (PHYSIOTHERAPY, CHIROPRACTIC AND OSTEOPATHY FEES) ORDER 2016, NO 2

### 1. Name of Order

This Order is the *Workers Compensation (Physiotherapy, Chiropractic and Osteopathy Fees) Order 2016, No 2*.

### 2. Commencement

This Order commences on 1 August 2016.

### 3. Definitions

In this Order:

**The Act** means the *Workers Compensation Act 1987*.

**the Authority** means the State Insurance Regulatory Authority as constituted under section 17 of the *State Insurance and Care Governance Act 2015*.

**Allied Health Recovery Request** means the form which must be used by the practitioner to communicate with the insurer about a worker's treatment, timeframes and anticipated outcomes.

**Case conference** means a face-to-face meeting, video conference or teleconference with any or all of the following parties – workplace rehabilitation provider, employer, insurer or other treatment provider/s delivering services to the worker, including the nominated treating doctor. Discussion must seek to clarify the worker's capacity for work, barriers to return to work and strategies to overcome these barriers via an open forum to ensure parties are aligned with respect to expectations and direction of the worker's recovery at work or return to suitable employment. If the discussion is with the worker, it must involve a third party to be considered a Case conference.

Discussions with Independent consultants are not classified as Case conferencing and are not to be charged. Discussions between treating doctors and practitioners relating to treatment are considered a normal interaction and are not to be charged.

File notes of Case conferences are to be documented in the Physiotherapist's, Chiropractor's or Osteopath's records indicating the person/s spoken to, details of discussions, duration of the discussion and outcomes. This information may be required for invoicing or auditing purposes.

Prior insurer approval is not required for up to two hours of Case conferencing per claim.

**Chiropractic services** refer to all treatment related services delivered by a Chiropractor approved by the Authority. Each service is to be billed in accordance with Schedule A.

**Chiropractor** means a Chiropractor who is approved by the Authority to provide Chiropractic services and at the time of providing the service continues to meet all of the Authority's requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners*.

**Complex treatment** means treatment related to complex pathology and clinical presentation including extensive burns, complicated hand injuries involving multiple joints and tissues and some complex neurological conditions, spinal cord injuries, head injuries and major trauma. Provision of complex treatment requires pre-approval from the insurer. It is expected that only a small number of claimants will require treatment falling within this category.

**Group/class intervention** occurs where a Physiotherapist, Chiropractor or Osteopath delivers a common service to more than one person at the same time. Examples are education, exercise groups, aquatic classes/hydrotherapy. Maximum class size is six (6) participants. An Allied Health Recovery Request is required for each worker participant.

**GST** means the Goods and Services Tax payable under the GST Law.

**GST Law** has the same meaning as in the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth.

**Home visit** applies in cases where, due to the effects of the injury sustained, the worker is unable to travel. The home visit must be the best and most cost-effective option allowing the practitioner to travel to the worker's home to deliver treatment. Provision of home visit treatment requires pre-approval from the insurer.

**Incidental expenses** means items the worker actually takes with them for independent use at home (eg strapping tape, theraband, exercise putty, disposable electrodes, walking stick). This does not apply to consumables used during a consultation or exercise handouts.

No pre-approval is required for up to \$100 per claim for reasonable incidental expenses. Costs above this must be pre-approved by the insurer. A description of the item must appear on the invoice forwarded to the insurer.

**Independent consultant review** means a review by an Independent consultant approved by the Authority. Physiotherapists, Chiropractors and Osteopaths must participate in Independent consultant reviews.

**Initial Allied Health Recovery Request** means the first Allied Health Recovery Request completed and submitted to the insurer by the Physiotherapist, Chiropractor or Osteopath for the claim.

**Initial consultation and treatment** means the first session provided by the Physiotherapist, Chiropractor or Osteopath in respect of an injury or the first consultation in a new episode of care for the same injury and may include:

- history taking
- physical assessment
- diagnostic formulation
- goal setting and treatment planning
- treatment/service
- clinical recording
- communication with referrer, insurer and other relevant parties, and
- preparation of an Allied Health Recovery Request when indicated.

The service is provided on a one to one basis with the worker for the entire session.

**Insurer** means the employer's workers compensation insurer.

**New episode of care** means when a worker has ceased treatment more than three (3) months previously and returns for additional treatment for the same injury with the same or a different practitioner. Practitioners have pre-approval for one (1) consultation only before an Allied Health Recovery Request must be submitted to the insurer if further treatment is required.

**Normal practice** means premises in or from which a practitioner regularly operates a Physiotherapy, Chiropractic or Osteopathy practice and treats patients. It also includes facilities where services may be delivered on a regular or contracted basis such as a private hospital, hydrotherapy pool, workplace or gymnasium.

**Osteopath** means an Osteopath who is approved by the Authority to provide Osteopathy services and at the time of providing the service continues to meet all the requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners*.

**Osteopathy services** refer to all treatment related services delivered by an Osteopath approved by the Authority. Each service is to be billed in accordance with Schedule A.

**Physiotherapist** means a Physiotherapist who is approved by the Authority to provide Physiotherapy services and at the time of providing the service continues to meet all of the requirements for approval in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners*.

**Physiotherapy services** refer to all treatment related services delivered by a Physiotherapist approved by the Authority. Each service is to be billed in accordance with Schedule A.

**Report writing** occurs only when the insurer requests a Physiotherapist, Chiropractor or Osteopath compile a written report, other than the Allied Health Recovery Request, providing details of the worker's treatment, progress and work capacity. The insurer must provide pre-approval for such a service. Payment will not be made in advance of receipt of the report.

**Severe injury** means one or more of the following diagnoses:

- spinal cord injury — acute traumatic lesion of the neural elements in the spinal canal (spinal cord and cauda equina) resulting in permanent sensory deficit, motor deficit or bladder/bowel dysfunction as a result of the workplace injury
- traumatic brain injury — based on evidence of a significant brain injury which results in permanent impairments of cognitive, physical and/or psychosocial functions. A defined period of post traumatic amnesia plus a Functional Independence Measure (FIM) at five or less, or two points less than the age appropriate norm (or equivalent where other assessment tools are used) is required
- multiple amputations (or equivalent loss of function) of the upper and/or lower extremities or single amputations (or equivalent loss of function) involving forequarter amputation or shoulder disarticulation, hindquarter

amputation, hip disarticulation or “short” trans femoral amputation involving the loss of 65% or more of the length of the femur

- burns — full thickness burns greater than 40 per cent of the total body surface area or full thickness burns to the hands, face or genital area, or inhalation burns causing long term respiratory impairment, plus a FIM score at five or less, or two points less than the age norm (or equivalent where other assessment tools are used).
- permanent traumatic blindness, based on the legal definition of blindness.

**Standard consultation and treatment** means treatment sessions provided subsequent to the Initial consultation and treatment and includes:

- re-assessment
- intervention/treatment
- clinical recording, and
- preparation of an Allied Health Recovery Request when indicated.

The standard consultation rate is to be billed by the Physiotherapist, Chiropractor or Osteopath irrespective of the modality of treatment delivered during the consultation, provided it is on a one-to-one basis with the worker. Treatment may include but is not limited to manual therapy, education regarding self-management strategies, exercise prescription, acupuncture and aquatic therapy/hydrotherapy.

**Telehealth services** mean video consultations. Practitioners must consider the appropriateness of this mode of service delivery for each worker on a case-by-case basis. Telehealth services require pre-approval from the insurer and must be consented to by all parties — the worker, practitioner and insurer. Phone consultations are not payable in the NSW workers compensation system. Service providers are responsible for delivering Telehealth services in accordance with the principles of professional conduct and the relevant professional and practice guidelines to ensure that all care is taken to ensure the safety, appropriateness and effectiveness of the service.

**Travel** rates can be claimed when the most appropriate clinical management of the worker requires the Physiotherapist, Chiropractor or Osteopath to travel away from their Normal practice. The insurer must provide pre-approval for such a service.

Travel costs do not apply where the Physiotherapist, Chiropractor or Osteopath provides services on a regular or contracted basis to facilities such as a private hospital, hydrotherapy pool, workplace or gymnasium. Where multiple workers are being treated in the same visit, the travel charge must be divided evenly between those workers.

**Two (2) distinct areas** means where two (2) entirely separate compensable injuries or conditions are assessed and treated and where treatment applied to one condition does not affect the symptoms of the other injury eg neck condition plus post fracture wrist. It does not include a condition with referred symptoms to another area.

**Work related activity assessment consultation and treatment** means a one hour session provided on a one-to-one basis for work related activity. This includes:

- assessment/reassessment
  - assessment of current condition including functional status
  - review of previous treatment
- goal setting and treatment/work related activity planning
- delivery of intervention/treatment
  - clinical recording
  - communication with key parties
  - preparation of an Allied Health Recovery Request when indicated.

Note: aquatic therapy/hydrotherapy is not considered work related activity and cannot be billed using this code.

#### 4. Application of Order

This Order applies to treatment provided on or after 1 August 2016 whether it relates to an injury received before, on or after that date.

#### 5. Maximum fees for Physiotherapy, Chiropractic or Osteopathy treatment

- (1) The maximum fee amount for which an employer is liable under the Act for treatment of a worker by a Physiotherapist, Chiropractor or Osteopath, being treatment of a type specified in Column 1 of Schedule A to this Order, is the corresponding amount specified in Column 2 of that Schedule.

- (2) If it is reasonably necessary for a practitioner to provide treatment of a type specified in any of items PTA007 to PTA011 (for Physiotherapy), CHA005, CHA006, CHA071, CHA072 or CHA073 (for Chiropractic) or OSA007 to OSA011 (for Osteopathy) in Schedule A at a place other than the Normal practice (including the worker's home), the maximum fee amount for which an employer would otherwise be liable under the Act for that type of treatment is increased by:
  - a) an amount calculated at the rate per kilometre (for the number of kilometres of travel reasonably involved) specified for item PTA014 (Physiotherapy), CHA009 (Chiropractic), or OSA014 (Osteopathy) in Column 2 of Schedule A, where this service has been pre-approved by the insurer.
- (3) The maximum amount payable for an Initial Allied Health Recovery Request is \$25.00 (+ GST). This fee is payable only once (1) per claim for completion of the Initial Allied Health Recovery Request.
- (4) Telehealth services are to be billed according to the appropriate items PTA001 to PTA006 (for Physiotherapy); CHA001, CHA002, CHA031, CHA032, CHA033 or CHA010 (for Chiropractic) and OSA001 to OSA006 (for Osteopathy) in Schedule A and require insurer pre-approval.

#### **6. Treatment provided interstate**

Any Physiotherapy, Chiropractic or Osteopathy treatment related service provided to a NSW worker in a State/Territory other than NSW, must be paid in accordance with the fee that applies in that State/Territory for the service but must not exceed the maximum fee for the service as specified in this Order.

In such instances the service provider number is INT0000 and the payment classification code is the one that is relevant to the practitioner's professional discipline, as defined in Schedule A in the item column of this Order.

Physiotherapists, Chiropractors or Osteopaths providing treatment services to a NSW worker in a State/Territory other than NSW are not required to be approved by the Authority nor are they required to undertake the NSW Allied Health Practitioner online training. The Authority will only pay fees for Physiotherapy, Chiropractic or Osteopathy services if provided by a Physiotherapist, Chiropractor or Osteopath who meets all requirements for approval by the Authority, as outlined in the *State Insurance Regulatory Authority Workers Compensation Regulation Guideline for approval of treating allied health practitioners*.

Interstate practitioners without the Authority's approval cannot access exemptions from prior insurer approval unless the treatment or service is provided within 48 hours of the injury happening. Insurer approval must be sought before providing any other service or treatment.

To provide services, the service provider must adhere to the NSW Workers Compensation system requirements including, but not limited to, submission of Allied Health Recovery Requests. Further information is available in the *NSW workers compensation guide for allied health practitioners*.

#### **7. External facility fees**

In the exceptional circumstance where approval is given for treatment to be provided at an external facility such as a gymnasium or pool, the facility (and not the service provider) is to invoice the insurer directly under code OTT007. Where this is not possible, the service provider must clearly state the name, location and charge cost price of the facility on their invoice and attach a copy of the facilities invoice to their account. An entry fee will not be paid where the facility is owned or operated by the treatment practitioner or the treatment practitioner contracts their services to the facility.

External facility fees only apply to the cost for the worker's entry. Fees payable for the entry of the practitioner are a business cost and cannot be charged to the insurer.

#### **8. Nil fee for cancellation or non-attendance**

No fee is payable for cancellation or non-attendance by a worker for treatment services with a Physiotherapist, Chiropractor or Osteopath.

#### **9. Goods and Services Tax**

- (1) Physiotherapy, Chiropractic or Osteopathy treatment services provided by a practitioner directly to a worker are GST free.
- (2) Case conferences, Report writing and Travel services provided by a Physiotherapist, Chiropractor or Osteopath in relation to treatment of a worker are subject to GST.
- (3) An amount fixed by this Order is exclusive of GST. An amount fixed by this Order may be increased by the amount of any GST payable in respect of the service to which the cost relates, and the cost so increased is taken to be the amount fixed by this Order. This clause does not permit an allied health practitioner to charge or recover more than the amount of GST payable in respect of the service to which the cost relates.

#### **10. No pre-payment of fees**

Pre-payment of fees for reports and services is not permitted.



## Schedule A

Maximum fees for Physiotherapists, Chiropractors and Osteopaths approved by the Authority  
(and interstate practitioners)

Physiotherapists Item	Chiropractors Item	Osteopaths Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
<b>Normal Practice</b>	<b>Normal Practice</b>	<b>Normal Practice</b>		
PTA001	CHA001	OSA001	Initial consultation and treatment	\$90.40
PTA002	CHA002	OSA002	Standard consultation and treatment	\$76.60
PTA003	CHA031	OSA003	Initial consultation and treatment of two (2) distinct areas	\$136.50
PTA004	CHA032	OSA004	Standard consultation and treatment of two (2) distinct areas	\$115.60
PTA005	CHA033	OSA005	Complex treatment	\$153.10
PTA006	CHA010	OSA006	Group/class intervention	\$54.30/participant
N/A	CHA004	N/A	Spine X-rays performed by a Chiropractor	\$138.10
<b>Home Visit</b>	<b>Home Visit</b>	<b>Home Visit</b>		
PTA007	CHA005	OSA007	Initial consultation and treatment	\$111.40
PTA008	CHA006	OSA008	Standard consultation and treatment	\$89.10
PTA009	CHA071	OSA009	Initial consultation and treatment of two (2) distinct areas	\$164.30
PTA010	CHA072	OSA010	Standard consultation and treatment of two (2) distinct areas	\$140.70
PTA011	CHA073	OSA011	Complex treatment	\$181.00
<b>Other</b>	<b>Other</b>	<b>Other</b>		
PTA012	CHA081	OSA012	Case conference Report writing (only when requested by the insurer)	\$15.05/5 minutes \$181.00/hour (Note: maximum charge of 1 hour for report writing)
PTA013	CHA082	OSA013	Work Related Activity assessment, consultation and treatment (cannot be used for aquatic therapy/hydrotherapy)	\$181.00 (maximum)
PTA014	CHA009	OSA014	Travel (requires pre-approval by the insurer).	Reimbursed in accordance with the "Use of private motor vehicle during work related duties" set out in Clause 8 of Schedule D (Expense Related Allowances) to Part B (Monetary Rates) of the <i>Crown Employees Wages Staff (Rates of Pay) Award 2016</i> .

Physiotherapists Item	Chiropractors Item	Osteopaths Item	Column 1 Type of Treatment	Column 2 Maximum Amount (\$) (excl GST)
OAD001	OAD001	OAD001	Incidental expenses e.g. strapping, tape, theraband, exercise putty, etc. <b>Note:</b> This code does not apply to external facility fees	Cost price
WCO005	WCO005	WCO005	Fees for providing copies of clinical notes and records.	The maximum fee for providing hard copies of clinical records is \$37 (for 33 pages or less) and an additional \$1.35 per page if more than 33 pages. If the clinical records are provided electronically, a flat fee of \$37 applies.
OAS003	OAS003	OAS003	Submission of an Initial Allied Health Recovery Request (AHRR) <b>only</b> .	\$25.00 + GST (Initial AHRR per claim only) All other Allied Health Recovery Requests submissions are not subject to a fee.

**STATE INSURANCE REGULATORY AUTHORITY WORKERS COMPENSATION REGULATION  
GUIDELINE FOR APPROVAL OF TREATING ALLIED HEALTH PRACTITIONERS**

I, Darren Parker, A/Executive Director, Workers and Home Building Compensation Regulation, State Insurance Regulatory Authority, authorised delegate, issue the following Guideline pursuant to section 60 (2C) of the *Workers Compensation Act 1987* and section 376 (1) of the *Workplace Injury Management and Workers Compensation Act 1998*.

Dated this 21st day of July 2016

DARREN PARKER  
A/Executive Director  
Workers and Home Building Compensation Regulation  
State Insurance Regulatory Authority

## 1. Commencement

1.1 This Guideline commences on 1 August 2016.

## 2. Guideline making powers

2.1 This Guideline is made under section 60 (2C) (e) of the *Workers Compensation Act 1987* (1987 Act) and section 376 (1) (c) of the *Workplace Injury Management and Workers Compensation Act 1998* (1998 Act).

### Explanatory Note:

This Guideline outlines the appropriate qualifications or experience, and requirements for approval of specified allied health practitioners by the State Insurance Regulatory Authority (SIRA) Workers Compensation Regulation, to provide treatment or service to a worker under section 60 (2C) (e) of the 1987 Act.

Under workers compensation legislation, workers are not liable for the cost of any reasonably necessary medical or related treatment. Employers are liable for the cost of this treatment. However, employers are not liable for treatment in certain instances, including where the treatment or service provider is not appropriately qualified.

An eligible allied health practitioner can only be “appropriately qualified” if they have been approved as such in accordance with this Guideline. This means employers will not be liable under section 60 (2A) for any treatment or services provided by a practitioner who is not an approved allied health practitioner under this Guideline.

2.2 This Guideline applies only to the following “eligible allied health practitioners”:

- a) accredited exercise physiologists
- b) chiropractors
- c) counsellors
- d) osteopaths

- e) physiotherapists
- f) psychologists.

2.3 Allied health practitioners that practice exclusively outside of NSW and provide services in practices outside of NSW to workers in the NSW workers compensation system do not require approval as outlined in this Guideline.

However, in order to be regarded as an approved allied health practitioner for the purposes of section 60 of the 1987 Act, they must deliver their services in accordance with/under:

- NSW workers compensation legislation,
- SIRA procedures as described in the NSW workers compensation guide for allied health practitioners
- relevant SIRA workers compensation Fees Order/s and;
- insurances equivalent to those required for approval in NSW under this Guideline (set out in clause 4).

### 3. Appropriate qualifications

3.1 To be appropriately qualified for the purposes of section 60 of the 1987 Act to give or provide a treatment or service to a worker in NSW, the eligible allied health practitioner must:

- 3.1.1 be an exercise physiologist who is accredited with Exercise & Sports Science Australia (ESSA); or
- 3.1.2 be a chiropractor, osteopath, physiotherapist or psychologist with general registration under the *Health Practitioner Regulation National Law (NSW) No 86a* or equivalent *Health Practitioner Regulation National Law* in their jurisdiction with the Australian Health Practitioner Regulation Agency (AHPRA); or
- 3.1.3 be a counsellor who is a:
  - a) full clinical member of The Psychotherapy and Counselling Federation of Australia; or
  - b) mental health social worker accredited with the Australian Association of Social Workers; or
  - c) Level 3 or 4 member of the Australian Counsellors Association.

AND must obtain, and maintain, SIRA Workers Compensation Regulation approval in accordance with the requirements set out in clause 4 and clause 5.

### 4. To obtain SIRA Workers Compensation Regulation approval

4.1 To obtain SIRA approval to provide treatment or services in the NSW workers compensation system, an eligible allied health practitioner must:

- a) complete the SIRA allied health practitioner online training program, to the standard required by SIRA, before applying for approval; and
- b) apply in writing for approval using the form supplied by SIRA or available at [www.sira.nsw.gov.au](http://www.sira.nsw.gov.au), ensuring each criteria is addressed to the standard required by SIRA; and
- c) provide a signed undertaking (“the binding undertaking”) confirming agreement to the following requirements:
  - i. deliver services in accordance with:
    - workers compensation legislation,
    - SIRA procedures as described in the *NSW workers compensation guide for allied health practitioners*
    - relevant SIRA workers compensation allied health practitioner Fees Order/s.
  - ii. use and submit the Allied Health Recovery Request (AHRR) form to obtain approval from the insurer for treatment/services beyond:
    - eight (8) consultations if the injury was not previously treated and treatment starts within three (3) months of the date of injury.
    - three (3) consultations if the injury was not previously treated and treatment starts over three (3) months after the date of injury.
    - one (1) consultation with the same practitioner if the practitioner previously treated the injury over three months ago. This is a new episode of care.
    - one (1) consultation when a worker has attended for previous treatment of the injury with a different practitioner.

If further treatment is required beyond those approved in the initial AHRR, the practitioner is required to submit additional AHRR’s and they must be approved by the insurer before treatment can be delivered in each such case.

Note: Approval can only be given for up to eight (8) consultations per AHRR. For workers receiving complex treatment (as defined in the current Workers Compensation (Physiotherapy, Chiropratic, Osteopathy Fees) Order, more than eight (8) consultations may be requested per AHRR, where prior arrangements are made with the insurer.

The submission of the AHRR is optional for practitioners treating a worker with a Severe injury (as defined in the relevant workers compensation allied health practitioner Fees Order).

- iii. adhere to industry quality standards for all practice locations.

- iv. possess and provide evidence to SIRA of a current professional indemnity insurance policy and public liability insurance policy (ensuring the amount of cover is appropriate to the scope of practice, level of risk and is inclusive of run-off cover).
- v. submit all invoices within 30 calendar days of the service provided itemised in accordance with the relevant workers compensation allied health practitioner Fees Order and the SIRA, Workers Compensation Regulation's itemised invoicing requirements as outlined in [Medical Professionals Invoicing](#).
- vi. provide and maintain an email address to be used for all written communication from SIRA Workers Compensation Regulation to the practitioner and comply with the notification requirements in clause 8.
- vii. have an active approval number listed on the SIRA Workers Compensation website.
- viii. complete additional training, to the standard required by SIRA, within the prescribed timeframe and at the allied health practitioner's own expense.
- ix. participate in independent consultant reviews as required by SIRA, Workers Compensation Regulation.
- x. participate in SIRA initiated reviews as required by SIRA, Workers Compensation Regulation.

#### **5. To maintain SIRA Workers Compensation approval**

An approved allied health practitioner must abide by the binding undertaking to comply with the SIRA requirements specified in this Guideline, and acknowledge that a future breach of this undertaking may result in SIRA suspending or revoking approval. The binding undertaking is included in the allied health practitioner application for SIRA Workers Compensation Regulation approval form.

#### **6. Recognition of prior approval**

- 6.1 All eligible allied health practitioners who possessed an active approval number listed on the SIRA Workers Compensation Regulation website on 1 January 2016 are taken to be approved allied health practitioners for the purposes of this Guideline and section 60 of the 1987 Act, with appropriate qualifications under clause 3 and approval under clause 4.
- 6.2 The approval shall be taken to have been made under this Guideline, which from 1 January 2016 applies to all allied health practitioners within the six categories listed in clause 2.2.
- 6.3 An eligible allied health practitioner who, by operation of clause 6.1, is taken to be an approved allied health practitioner, is required to comply with the requirements in the binding undertaking set out at clause 4.1 (c). All other clauses of this Guideline that apply to approved allied health practitioners also apply to them.

#### **7. Register of SIRA Workers Compensation Regulation approved allied health practitioners**

- 7.1 If SIRA approves the eligible allied health practitioner, SIRA will provide an approval number.
- 7.2 By applying to SIRA for approval, the eligible allied health practitioner has consented to their name, contact details and approval number being included in the SIRA Workers Compensation Regulation register of approved allied health practitioners.
- 7.3 The SIRA Workers Compensation Regulation register of approved allied health practitioners is free and publicly available on the SIRA website at [www.sira.nsw.gov.au](http://www.sira.nsw.gov.au). It is a public register as defined in section 3 of the *Privacy and Personal Information Protection Act 1998*.

#### **8. Changes to practitioner contact details**

- 8.1 An approved allied health practitioner must:
  - 8.1.1 notify SIRA Workers Compensation Regulation in writing within 14 days of any change to their name or contact details as these appear in the public register of SIRA Workers Compensation Regulation approved allied health practitioners.
  - 8.1.2 notify SIRA Workers Compensation Regulation when their practitioner email address changes and provide an updated email address within 14 days (see clause 4.1 (c)).
- 8.2 To provide updated information an approved allied health practitioner should contact SIRA on 13 10 50, or advise the changes in writing.

#### **9. Suspension or revocation of SIRA Workers Compensation Regulation approval**

- 9.1 SIRA will decline to approve, or will suspend or revoke its approval of an allied health practitioner if the practitioner's registration, accreditation or membership as a health practitioner under any relevant law is limited or subject to any condition imposed as a result of a disciplinary process, or the practitioner is suspended or disqualified from practice (section 60 (2A) (d) of the 1987 Act).
- 9.2 SIRA may suspend or revoke its approval of an approved allied health practitioner if the practitioner fails to adhere to conditions of the binding undertaking.

**10. Timing and notification of decision to decline to approve, or to suspend or revoke a SIRA Workers Compensation Regulation approval**

- 10.1 SIRA will advise an approved allied health practitioner of any decision to decline to approve, or to suspend or revoke a SIRA Workers Compensation Regulation approval to the email address provided by the practitioner.
- 10.2 If the practitioner's registration, accreditation or membership as a health practitioner under any relevant law is limited or subject to any condition imposed as a result of a disciplinary process, or the practitioner is suspended or disqualified from practice (section 60 (2A) (d) of the 1987 Act) SIRA will suspend or revoke its approval from the date of limitation, condition, suspension or disqualification.
- 10.3 If a practitioner's approval is suspended or revoked for reasons other than those set out in clause 10.2, the suspension or revocation will take effect 28 days from when the practitioner is advised of SIRA's decision by email to the address provided by the practitioner. A suspension remains in effect until the date nominated that the suspension is to end, or the date SIRA approval is revoked, whichever is the earlier.

**11. Review of SIRA decision to not approve, or to suspend or revoke approval**

- 11.1 An eligible or approved allied health practitioner may request a review of SIRA's decision to decline to approve, or to suspend or revoke the practitioner's approval if the decision was not made as a result of the reasons listed in clause 10.2.
- 11.2 The request must be submitted in writing from the email address provided by the practitioner to SIRA, within 21 calendar days of being informed of SIRA's decision. It must outline the basis for the request to review, including any new material or supporting documentation. A request for review does not stay SIRA's decision to decline to approve, or to suspend or revoke approval.
- 11.3 SIRA may request additional information from the allied health practitioner.
- 11.4 The request will be reviewed in line with administrative law principles. The final decision and reasons for that decision will be issued to the allied health practitioner to the email address provided by the practitioner.

**12. Severability**

If any clause or subclause of this Guideline is found to be invalid or inapplicable, all other aspects of the Guideline remain in effect.

## Planning and Environment Notices

### CONTAMINATED LAND MANAGEMENT ACT 1997

#### Section 11

Environment Protection Authority

Declaration of Significantly Contaminated Land

Declaration Number 20161103; Area Number 3403

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

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

This declaration applies to the land that is located at 182 Tweed Valley Way, Murwillumbah, NSW (Lot 8 in DP 420824 within the local Government Area of Tweed Shire Council). The land to which this declaration applies is shown on the attached figure.

#### 2. Nature of contamination affecting the site:

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

- Petroleum Hydrocarbons (TPH) including Benzene, Toluene, Ethylbenzene and Xylene (BTEX); and
- Naphthalene.

#### 3. Nature of harm that the contaminants may cause:

The EPA has considered the matters in s12 of the Act and for the following reasons has determined that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act:

- The groundwater is contaminated with petroleum hydrocarbons, including benzene, toluene, ethyl benzene and xylenes;
- The contamination has migrated beyond the boundaries of the site, and full delineation of the extent of the contamination has not been completed to date;
- There are potential risks to off-site receptors from the contamination, including the aquatic ecosystems of the Tweed River; and
- There are potential vapour risks to workers performing subsurface works or accessing underground utilities nearby the site.

#### 4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA.

#### 5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

Manager Contaminated Sites  
Environment Protection Authority  
PO Box A290  
SYDNEY SOUTH NSW 1232

or faxed to 02 9995 5930

by not later than 19 August 2016.

Date: 21 July 2016

ARMINDA RYAN  
Acting Manager Contaminated Sites  
Environment Protection Authority

#### Note:

#### Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under s14 of the Act.

#### Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (s44 of the Act).

#### Information recorded by the EPA

Section 58 of the Act requires the EPA to maintain a public record. A copy of this significantly contaminated land declaration will be included in the public record.

#### Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s149 (2) of the *Environmental Planning and Assessment Act 1979* that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s149 (2) certificate is no longer required.

#### Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.

## Roads and Maritime Notices

### ROADS ACT 1993

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

Notice of Compulsory Acquisition of Land at Concord and North Strathfield in the City of Canada Bay Council Area, at Croydon and Burwood in the Burwood Council Area and at Homebush in the Strathfield Municipal Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication  
Roads and Maritime Services

#### Schedule

All those pieces or parcels of land situated in the City of Canada Bay Council, Burwood Council and Strathfield Municipal Council areas, Parish of Concord and County of Cumberland, shown as:

Lots 63 and 74 Deposited Plan 1216983, being parts of the land in Certificate of Title 1/983862 and said to be in the possession of John Man Hin Soo and Lisa Wing Shu Lee;

Lots 64 and 75 Deposited Plan 1216983, being parts of the land in Certificate of Title 33/651538 and said to be in the possession of Grace Maria Schisas;

Lots 65 and 76 Deposited Plan 1216983, being parts of the land in Certificate of Title 32/4500 and said to be in the possession of Antonis Aboumelhem (registered proprietor) and St George Bank Limited (mortgagee);

Lots 66 and 77 Deposited Plan 1216983, being parts of the land in Certificate of Title 31/4500 and said to be in the possession of Viviane Girgis (registered proprietor) and Commonwealth Bank of Australia (mortgagee);

Lots 67 and 78 Deposited Plan 1216983, being parts of the land in Certificate of Title 30/4500 and said to be in the possession of Shu Lan Chu Wu and Bill Wu;

Lots 68, 69, 79 and 80 Deposited Plan 1216983, being parts of the land in Certificate of Title Auto Consol 1819-194 and said to be in the possession of Nicola Rossi (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 38 and 46 Deposited Plan 1216947, being parts of the land in Certificate of Title 20/12739 and said to be in the possession of Antonios Boumelhem and Josephine Boumelhem (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 39 and 47 Deposited Plan 1216947, being parts of the land in Certificate of Title 21/12739 and said to be in the possession of Athanasios Lazarou (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 43 and 51 Deposited Plan 1216947, being parts of the land in Certificate of Title 1/10110 and said to be in the possession of Boutros Moussa and Claudia Moussa (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 44 and 52 Deposited Plan 1216947, being parts of the land in Certificate of Title A/307951 and said to be in the possession of Yarnie Samios (registered proprietor) and Permanent Mortgages Pty Limited (mortgagee);

Lots 45 and 53 Deposited Plan 1216947, being parts of the land in Certificate of Title B/307951 and said to be in the possession of Joseph Peter Scaltrito and Josephine Scaltrito (registered proprietors) and National Australia Bank Limited (mortgagee);

Lots 102 and 104 Deposited Plan 1216905, being parts of the land in Certificate of Title C/312744 and said to be in the possession of Khalil Moussa (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 103 and 105 Deposited Plan 1216905, being parts of the land in Certificate of Title D/312744 and said to be in the possession of Anello Lepre and Bianca Maria Lepre;

Lots 27 and 44 Deposited Plan 1216774, being parts of the land in Certificate of Title 35/1/4668 and said to be in the possession of Lisa Anne Tran and Rot Tran (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 28 and 45 Deposited Plan 1216774, being parts of the land in Certificate of Title 34/2/1835 and said to be in the possession of Timothy David Bullen and Debbie Lee Bullen (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 29 and 46 Deposited Plan 1216774, being parts of the land in Certificate of Title Auto Consol 3127-70 and said to be in the possession of John Patrick Tucker and Catherine Anne Tucker (registered proprietors) and Newcastle Permanent Building Society Limited (mortgagee);

Lots 31 and 48 Deposited Plan 1216774, being parts of the land in Certificate of Title 1/115467 and said to be in the possession of Michael Terry and Belinda Ann Pignone (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 32 and 49 Deposited Plan 1216774, being parts of the land in Certificate of Title 1/925108 and said to be in the possession of Matthew Clive Philip Andrejev and Irina Andrejev (registered proprietors) and ING Bank (Australia) Limited (mortgagee);

Lots 33 and 50 Deposited Plan 1216774, being parts of the land in Certificate of Title 1/947517 and said to be in the possession of Hong Fu Pan and Yi Ling Zheng (registered proprietors) and St George Bank Limited (mortgagee);

Lots 34 and 51 Deposited Plan 1216774, being parts of the land in Certificate of Title 2/115467 and said to be in the possession of Kwong Hing Tsang;

Lots 35 and 52 Deposited Plan 1216774, being parts of the land in Certificate of Title 6/3/1835 and said to be in the possession of Chow Kwan;

Lots 36 and 53 Deposited Plan 1216774, being parts of the land in Certificate of Title 7/3/1835 and said to be in the possession of Louise Nham and Er Jun Rao;

Lots 37 and 54 Deposited Plan 1216774, being parts of the land in Certificate of Title 69/3/1835 and said to be in the possession of Anthony Peter Hurney and Lucinda Therese Feld (registered proprietors) and Credit Union Australia Limited (mortgagee);

Lots 38 and 55 Deposited Plan 1216774, being parts of the land in Certificate of Title 68/3/1835 and said to be in the possession of Sean Michael Whelan and Rebecca Emily Anne Whelan (registered proprietors) and Crucis Pty Limited (mortgagee);

Lots 39 and 56 Deposited Plan 1216774, being parts of the land in Certificate of Title 67/3/1835 and said to be in the possession of Nixanda Pty Ltd (registered proprietor) and National Australia Bank Limited (mortgagee);

Lots 40 and 57 Deposited Plan 1216774, being parts of the land in Certificate of Title A/322157 and said to be in the possession of Phillip Uzunovski and Caroline Uzunovski (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 41 and 58 Deposited Plan 1216774, being parts of the land in Certificate of Title B/322157 and said to be in the possession of Roger Charles Price and Louise Ann Haverfield (registered proprietors) and St George Bank Limited (mortgagee);

Lots 31 and 40 Deposited Plan 1216829, being parts of the land in Certificate of Title 102/11902 and said to be in the possession of Peter James Davidson and Gail Francis Stewart;

Lots 32 and 41 Deposited Plan 1216829, being parts of the land in Certificate of Title 103/11902 and said to be in the possession of Natalia Anahi Guzman and Juan Jesus Guzman (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 33 and 42 Deposited Plan 1216829, being parts of the land in Certificate of Title 104/11902 and said to be in the possession of Antonio Ottaviano and Elva Lucia Ottaviano;

Lots 34 and 43 Deposited Plan 1216829, being parts of the land in Certificate of Title 105/11902 and said to be in the possession of John Anthony Bojarski;

Lots 35 and 44 Deposited Plan 1216829, being parts of the land in Certificate of Title 106/11902 and said to be in the possession of Jeannie Rahme (registered proprietor) and St George Bank Limited (mortgagee);

Lots 36 and 45 Deposited Plan 1216829, being parts of the land in Certificate of Title 107/11902 and said to be in the possession of Mirko Raspudic and Neda Raspudic;

Lots 41 and 51 Deposited Plan 1216898, being parts of the land in Certificate of Title 1/15152 and said to be in the possession of Clair Gwen Matthews (registered proprietor) and Australia and New Zealand Banking Group Limited (mortgagee);

Lots 43 and 53 Deposited Plan 1216898, being parts of the land in Certificate of Title 3/15152 and said to be in the possession of Yu Liu and Wu Quan (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 44 and 54 Deposited Plan 1216898, being parts of the land in Certificate of Title 4/15152 and said to be in the possession of Vincenzo Liseo and Josephine Anne Sodaro (registered proprietors) and National Australia Bank Limited (mortgagee);

Lots 45 and 55 Deposited Plan 1216898, being parts of the land in Certificate of Title 5/15152 and said to be in the possession of Simon John Bartlett (registered proprietor) and St George Bank Limited (mortgagee);

Lots 46 and 56 Deposited Plan 1216898, being parts of the land in Certificate of Title 6/15152 and said to be in the possession of Irma Pastor;

Lots 47 and 57 Deposited Plan 1216898, being parts of the land in Certificate of Title 7/15152 and said to be in the possession of Wei Xu and Yanling Chen (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 48 and 58 Deposited Plan 1216898, being parts of the land in Certificate of Title 8/15152 and said to be in the possession of Richard Steven Ramnac and Lisa Marcella Ramnac (registered proprietors) and Australia and New Zealand Banking Group Limited (mortgagee);

Lots 42 and 52 Deposited Plan 1216898, being parts of the land in Certificate of Title 2/319962 and said to be in the possession of Burwood Council;

Lots 59 and 69 Deposited Plan 1216966, being parts of the land in Certificate of Title 1/79737 and said to be in the possession of Lixia Lan (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 58 and 68 Deposited Plan 1216966, being parts of the land in Certificate of Title 1/79722 and said to be in the possession of Mahmood Ahmed Khan and Fahmidah Khan (registered proprietors) and Australia and New Zealand Banking Group Limited (mortgagee);

Lots 57 and 67 Deposited Plan 1216966, being parts of the land in Certificate of Title 1/198133 and said to be in the possession of Leovino Aguilar and Azucena Aguilar;

Lots 56 and 66 Deposited Plan 1216966, being parts of the land in Certificate of Title 14/1054578 and said to be in the possession of Rozalin Robic;

Lots 55 and 65 Deposited Plan 1216966, being parts of the land in Certificate of Title 13/741919 and said to be in the possession of Wei Bin Wu and Mei Zhen Huang;

Lots 54 and 64 Deposited Plan 1216966, being parts of the land in Certificate of Title 12/79116 and said to be in the possession of Saba Bros Developments Pty Ltd;

Lots 53 and 63 Deposited Plan 1216966, being parts of the land in Certificate of Title 1/855904 and said to be in the possession of Lisa Wong and David Chun Hung Wong (registered proprietors) and AFSH Nominees Pty Ltd (mortgagee);

Lots 52 and 62 Deposited Plan 1216966, being parts of the land in Certificate of Title 1/794989 and said to be in the possession of Angela Papanagiotou (registered proprietor) and Commonwealth Bank of Australia (mortgagee);

Lots 51 and 61 Deposited Plan 1216966, being parts of the land in Certificate of Title 1/198455 and said to be in the possession of Wei Guo Fang and Hong Xia Ren (registered proprietors) and Westpac Banking Corporation (mortgagee);



Lots 50 and 60 Deposited Plan 1216966, being parts of the land in Certificate of Title 9/82126 and said to be in the possession of Nohyune Kwag (registered proprietor) and St George Bank Limited (mortgagee);

Lots 61 and 67 Deposited Plan 1216959, being parts of the land in Certificate of Title 8/785651 and said to be in the possession of Julie Anne Rose and Allan Frederick Woodley (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 60 and 66 Deposited Plan 1216959, being parts of the land in Certificate of Title 7/979293 and said to be in the possession of Lys Erawati;

Lots 59 and 65 Deposited Plan 1216959, being parts of the land in Certificate of Title 6/979293 and said to be in the possession of Quan Dam and Le Linh Dam (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 58 and 64 Deposited Plan 1216959, being parts of the land in Certificate of Title 5/979293 and said to be in the possession of Giang Ngo and Hao Dam Ngo (registered proprietors) and St George Bank Limited (mortgagee);

Lots 57 and 63 Deposited Plan 1216959, being parts of the land in Certificate of Title 1/199686 and said to be in the possession of Donato Nigro and Angelina Nigro (registered proprietors), St George Bank Limited (mortgagee) and Giang Ngo and Hao Dam Ngo (caveator);

Lots 56 and 62 Deposited Plan 1216959, being parts of the land in Certificate of Title Auto Consol 10860-204 and said to be in the possession of Donato Nigro and Angelina Nigro;

Lots 53 and 55 Deposited Plan 1216974, being parts of the land in Certificate of Title CP/SP93010 and said to be in the possession of The Owners – Strata Plan 93010;

Lots 52 and 54 Deposited Plan 1216974, being parts of the land in Certificate of Title 1/449842 and said to be in the possession of Linda Joan Morton (registered proprietor), DPG Project 18 Pty Ltd (caveator) and Yong Hong Holdings Pty Ltd (lessee);

Lots 33 and 35 Deposited Plan 1216954, being parts of the land in Certificate of Title C/446007 and said to be in the possession of Linda Joan Morton (registered proprietor) and Yong Hong Holdings Pty Ltd (lessee);

Lots 32 and 34 Deposited Plan 1216954, being parts of the land in Certificate of Title B/446007 and said to be in the possession of Firmwin Pty Limited (registered proprietor), Westpac Banking Corporation (mortgagee) and DPG Project 18 Pty Ltd (caveator);

Lots 30 and 40 Deposited Plan 1217020, being parts of the land in Certificate of Title 1/433148 and said to be in the possession of Angelo Bartolotta, Annita Bartolotta, Mafalda Marasco and Luigi Pasquale Marasco;

Lots 29 and 39 Deposited Plan 1217020, being parts of the land in Certificate of Title 1/104866 and said to be in the possession of Giuseppe Marino, Maria Connie Marino, Giovanni Garigali and Josephine Garigali;

Lots 28 and 38 Deposited Plan 1217020, being parts of the land in Certificate of Title 2/508513 and said to be in the possession of John Joseph Paul Sandra and Lynette Anna Sandra;

Lots 27 and 37 Deposited Plan 1217020, being parts of the land in Certificate of Title 1/508513 and said to be in the possession of Ranko Jakovljevic and Jessie Jakovljevic (registered proprietors) and Wang Sang Shum (lessee);

Lots 52 and 64 Deposited Plan 1216986, being parts of the land in Certificate of Title 1/771894 and said to be in the possession of BRD Apartments Pty Ltd (registered proprietor) and BNY Trust Company of Australia Limited (mortgagee);

Lots 53 and 65 Deposited Plan 1216986, being parts of the land in Certificate of Title 2/771894 and said to be in the possession of BRD Apartments Pty Ltd (registered proprietor), BNY Trust Company of Australia Limited (mortgagee) and Muzel Pty Limited (caveator);

Lots 54 and 66 Deposited Plan 1216986, being parts of the land in Certificate of Title 3/771894 and said to be in the possession of Nicholas Carlos Doong;

Lots 55 and 67 Deposited Plan 1216986, being parts of the land in Certificate of Title 4/771894 and said to be in the possession of S and A Holdings Group Pty Ltd (registered proprietor) and Commonwealth Bank of Australia (mortgagee);

Lots 57 and 69 Deposited Plan 1216986, being parts of the land in Certificate of Title 34/7805 and said to be in the possession of F and B Plasterers Pty Ltd (registered proprietor) and National Australia Bank Limited (mortgagee);

Lots 58 and 70 Deposited Plan 1216986, being parts of the land in Certificate of Title 35/7805 and said to be in the possession of Feng Feng An and Xue Lei Yuan (registered proprietors) and National Australia Bank Limited (mortgagee);

Lots 59 and 71 Deposited Plan 1216986, being parts of the land in Certificate of Title 36/7805 and said to be in the possession of Theo Andreopoulos and Aristeia Andreopoulos;

Lots 60 and 72 Deposited Plan 1216986, being parts of the land in Certificate of Title 37/7805 and said to be in the possession of Kuan Lian Cho and Henry Van Tien Cho (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 61 and 73 Deposited Plan 1216986, being parts of the land in Certificate of Title 38/7805 and said to be in the possession of Josephine De Vitis;

Lots 11 and 12 Deposited Plan 1216832, being parts of the land in Certificate of Title 9/264402 and said to be in the possession of Strathfield Municipal Council.

(RMS papers: SF2016/011997; SF2015/119031)

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## Mining and Petroleum Notices

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Notice is given that the following application has been received:

(16-1248)

Exploration Licence No 5498, NEWCASTLE COAL COMPANY PTY LTD (ACN 074 900 208), area of 1475 hectares. Application for renewal received 21 July 2016.

(T10-0006)

Exploration Licence No. 7579, MONASH COAL PTY LTD (ACN 069 359 011), area of 333 hectares. Application for renewal received 21 July 2016.

(16-1247)

Exploration Licence No 7581, MMG AUSTRALIA LIMITED (ACN 004 074 962), area of 9 units. Application for renewal received 21 July 2016.

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

(T13-1137)

Exploration Licence No 8225, MONZONITE METALS PTY LTD (ACN 165 629 818), Counties of Baradine and Leichhardt, Map Sheet (8635, 8735), area of 74 units, for a further term until 6 January 2018. Renewal effective on and from 18 May 2016.

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

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### RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(09-7083)

Assessment Lease No 9, MANGOOLA COAL OPERATIONS PTY LIMITED (ACN 12 535 755), Parish of Brogheda, County of Brisbane; Parish of Clanricard, County of Brisbane; Parish of Denman, County of Brisbane; Parish of Wybong, County of Brisbane; and Parish of Yarraman, County of Brisbane, Map Sheet (9033-3-1, 9033-3-N, 9033-4-2, 9033-4-S), area of 4139 hectares, for a further term until 7 November 2019. Renewal effective on and from 15 December 2015.

(15-1872)

Exploration Licence No 3326, HILLGROVE MINES PTY LTD (ACN 102 660 506), County of Sandon, Map Sheet (9236), area of 8 units, for a further term until 22 August 2020. Renewal effective on and from 15 July 2016.

(13-1095)

Exploration Licence No 6391, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), Counties of Ashburnham and Wellington, Map Sheet (8631, 8632), area of 33 units, for a further term until 10 March 2019. Renewal effective on and from 8 July 2016.

(T08-0024)

Exploration Licence No 7137, MINERALS AUSTRALIA PTY LTD (ACN 124 475 538), County of Hume, Map Sheet (8226), area of 4 units, for a further term until 2 May 2018. Renewal effective on and from 22 July 2016.

(T10-0027)

Exploration Licence No 7503, LACHLAN METALS PTY LTD (ACN 163 580 603), County of Argyle, Map Sheet (8828), area of 9 units, for a further term until 7 April 2019. Renewal effective on and from 16 June 2016.

## Primary Industries Notices

### IMPORTATION (PACIFIC OYSTER MORTALITY SYNDROME) ORDER (NO 2) 2016

under the

#### ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

I, Juliet Anne Corish, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the *Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991* and pursuant to section 28 of that Act, having the reasonable suspicion that an area outside New South Wales is infected with the emergency animal disease, Pacific Oyster Mortality Syndrome, make the following Order.

Dated this 27th day of July 2016

JULIET ANNE CORISH

Deputy Chief Veterinary Officer

#### 1 Name of Order

This Order is the *Importation (Pacific Oyster Mortality Syndrome) Order (No 2) 2016*.

#### 2 Commencement

This Order commences on the date on which it is signed.

**Note:** Section 30 of the Act provides that notice of an Importation Order is to be published in the *NSW Government Gazette* as soon as practicable after it is signed.

#### 3 Interpretation

(1) In this Order:

**bivalve** means fish of the Class Bivalvia and includes clams, oysters, cockles, mussels, scallops, and spat of those fish.

**bivalve product** has the same meaning as **animal product** in the Act and includes offal, gut, mucus or shells.

**fittings** has the same meaning as in the Act.

**Importation permit holder** means a person who holds a NSW Department of Primary Industries permit issued under section 217 of the *Fisheries Management Act 1994*, authorising the importation of Pacific Oyster spat originating from outside NSW.

**Pacific Oyster Mortality Syndrome** means the disease that is caused by the virus Ostreid Herpes Virus type 1 (also known as OsHV-1).

**Pacific Oyster spat** means the juvenile seed stock of Pacific Oyster (*Crassostrea gigas*).

**triploid** means containing three sets of chromosomes and being functionally sterile.

**Tasmanian State waters** means State waters as defined by the *Living Marine Resources Management Act 1995* (Tasmania).

**the Act** means the *Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991*.

(2) Unless otherwise defined in this Order, words and expressions that are defined in the Act have the same meaning in this Order.

#### 4 Revocation of Importation (Pacific Oyster Mortality Syndrome) Order 2016

Pursuant to section 28 of the Act, the *Importation (Pacific Oyster Mortality Syndrome) Order 2016* published in *NSW Government Gazette* No 8 of 5 February 2016 at pages 154 to 155 is revoked, as is any previous Order and any Order revived as a result of this revocation.

#### 5 Prohibition on entry or importation into New South Wales due to Pacific Oyster Mortality Syndrome

(1) Pursuant to section 28 (1) of the Act and except as provided in (2) and (3) below, the entry or importation of the following into New South Wales is prohibited:

(a) live bivalves taken from Tasmanian State waters or originating in Tasmania;

(b) fittings used in connection with live bivalves described in subclause (1) (a) unless such fittings have been cleaned and disinfected to remove all traces of bivalve or bivalve product;

(c) live bivalves that have been in contact with either of the following:

(i) water that has held live bivalves described in subclause (1) (a); or

(ii) fittings that have previously been used in connection with live bivalves described in subclause (1) (a) unless such fittings have been cleaned and disinfected to remove all traces of bivalve or bivalve product in accordance with a protocol approved by the NSW Chief Veterinary Officer.

(2) Live bivalves taken from Tasmanian State waters or originating in Tasmania may enter or be imported into New South Wales if:

(a) they are securely packaged; and

(b) they are transported directly to a point of sale for human consumption.

(3) Live bivalves that consist of triploid Pacific Oyster spat originating in Tasmania may enter or be imported into New South Wales if:

(a) they are shipped to an importation permit holder; and

(b) they are for growing in:

(i) Georges River/Botany Bay; or

(ii) Hawkesbury River; or

(iii) Brisbane Water; and

(c) the Shellfish Hatchery Protocol – Production and Translocation of Triploid Pacific Oyster (*Crassostrea gigas*) Spat to POMS Affected Estuaries in NSW approved by the NSW Chief Veterinary Officer has been complied with.

**APIARIES ACT 1985**

Revocation of Appointments

I, Peter Day, Director, Biosecurity and Food Safety Compliance, with the delegated authority of the Secretary of the Department of Industry, Skills and Regional Development, pursuant to section 47A of the *Apiaries Act 1985* (“the Act”) and pursuant to section 5 (1) of the Act and section 47 of the *Interpretation Act 1987*, hereby revoke the appointment of each person specified in Column 1 of the Schedule as an inspector under the *Apiaries Act 1985*, and any appointment revived as a result of this revocation.

Where applicable Column 2 and Column 3 of the Schedule specify the date and page number of the *New South Wales Government Gazette* in which the Instrument of Appointment was published.

**Schedule**

Column 1	Column 2	Column 3
Johanne Maree TAYLOR	No 73 of 15 May 2009	2253
Francis John TANNER	N/A	N/A
Jeffrey William EVANS	N/A	N/A

Dated this 26th day of July 2016

PETER DAY

Director, Biosecurity & Food Safety Compliance  
 Department of Primary Industries  
 (an office within the Department of Industry, Skills and Regional Development)

**PLANT DISEASES ACT 1924**

Revocation of Appointments

I, Peter Day, Director, Biosecurity & Food Safety Compliance with the delegated authority of the Secretary of the Department of Industry, Skills and Regional Development, 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 authorisation 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
Mauricio ACOSTA CABRALES	No 2 of 14 January 2011 at page 26
Kael Russell BARRETT	No 99 of 7 November 2014 at page 3639
Danielle Rene CHISAKULA	No 61 of 4 July 2014 at page 2577
Andrew CURRAH	No 61 of 4 July 2014 t page 2577
Zeki DOGAN	No 61 of 4 July 2014 at page 2577

Column 1	Column 2
Damian PAUL DYKE	No 61 of 4 July 2014 at page 2577
Geoffrey FOSTER	No 63 of 18 July 2014 at page 2667
Damian Laurence ILSLEY	No 99 of 7 November 2014 at page 3639
Ronald KOIA	No 126 of 19 December 2014 at page 4624
Alik KOWALEWICZ	No 126 of 19 December 2014 t page 4624
Richard James MAPSON	No 9 of 20 January 2006 at page 420
Paul James MORRIS	No 99 of 19 December 2014 at page 4624
Amanda MULLANE	No 126 of 19 December 2014 at page 4624
Lisa Robyn MULLANE	No 126 of 19 December 2014 at page 4624
James Peter O’BRIEN	No 99 of 7 November 2014 at page 3639
Jonathan Edward PALL	No 99 of 7 November 2014 at page 3639
Aaron PAPPIN	No 126 of 19 December 2014 t page 4624
Mark Andrew PECK	No 31 of 25 March 2011 at page 2286
Ian Phillip PLUNKETT	No 99 of 7 November 2014 at page 3639
Christopher Andrew POLLARD	No 145 of 24 November 2006 at page 9967
Linda Katharine POLLOCK	No 99 of 7 November 2014 at page 3639
Peter Jeffery REDDICK	No 61 of 4 July 2014 at page 2577
Lana Alexis RUSSELL	No 73 of 21 June 2013 at page 2608
Douglas John SHANNON	No 61 of 4 July 2014 at page 2577
Justin Leigh SMITH	No 61 of 4 July 2014 at page 2577
Craig Douglas WARD	No 99 of 7 November 2014 at page 3639

Dated this 26th day of July 2016

PETER DAY

Director, Biosecurity & Food Safety Compliance  
 Department of Primary Industries  
 (an office within the Department of Industry, Skills and Regional Development)

**PLANT DISEASES ACT 1924**

Revocation of Appointments

I, Peter Day, Director, Biosecurity & Food Safety Compliance, with the delegated authority of the Secretary of the Department of Industry, Skills and Regional Development, 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 authorisation 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
Johanne Maree TAYLOR	No 168 of 1 December 2006 at page 10161
Robert Eric FRASER	No 81 of 30 June 2000 at page 5828
Wayne Stanley NORDEN	No 53 of 16 May 1997 at page 2774
Royce Hendrik HOLTKAMP	No 36 of 24 April 2015 at page 1041

Dated this 26th day of July 2016

PETER DAY

Director, Biosecurity & Food Safety Compliance  
 Department of Primary Industries  
 (an office within the Department of Industry, Skills and Regional Development)

**STOCK DISEASES ACT 1923**

Revocation of Appointments

I, Peter Day, Director, Biosecurity & Food Safety Compliance with the delegated authority of the Secretary of the Department of Industry, Skills and Regional Development, pursuant to section 6(3) of the *Stock Diseases Act 1923* (“the Act”), hereby revoke the appointment of each person specified in Column 1 of the Schedule as an inspector under the *Stock Diseases Act 1923*, and any appointment revived as a result of this revocation.

Where applicable Column 2 and Column 3 of the Schedule specify the date and page number of the *New South Wales Government Gazette* in which the Instrument of Appointment was published.

**Schedule**

Column 1	Column 2	Column 3
Alexandra BOUGHTON	No 7 of 5 February 2016	128
Johanne Maree TAYLOR	No 168 of 1 December 2006	10164
Robert Christopher BARWELL	No 94 of 23 July 2010	3587

Column 1	Column 2	Column 3
Robert Eric FRASER	N/A	N/A
Wayne Stanley NORDEN	N/A	N/A
Francis John TANNER	N/A	N/A
Ian BELL	N/A	N/A

Dated this 26th day of July 2016

PETER DAY

Director, Biosecurity & Food Safety Compliance  
 Department of Primary Industries  
 (an office within the Department of Industry, Skills and Regional Development)





**Schedule 2**

Roads Authority: Armidale Regional Council

Lands Reference: 16/06132

**GRAFTON OFFICE**

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Boulton; County – Vernon  
Land District – Walcha; LGA – Walcha*

Road Closed: Lot 1 DP 1220723

File No: 14/02507

**Schedule**

On closing, the land within Lot 1 DP 1220723 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – South Casino; County – Richmond  
Land District – Casino; LGA – Richmond Valley*

Road Closed: Lots 1–2 DP 1216854

File No: 15/07372

**Schedule**

On closing, the land within Lots 1–2 DP 1216854 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

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

Road Closed: Lot 1 DP 1219033

File No: 15/05908

**Schedule**

On closing, the land within Lot 1 DP 1219033 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

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

Road Closed: Lots 2–3 DP 1219615

File No: 15/04043

**Schedule**

On closing, the land within Lots 2–3 DP 1219615 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Dundoo; County – Clarence  
Land District – Grafton; LGA – Clarence Valley*

Road Closed: Lot 1 DP 1220144  
File No: 15/08891

**Schedule**

On closing, the land within Lot 1 DP 1220144 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Single; County – Hardinge  
Land District – Inverell; LGA – Armidale Regional*

Road Closed: Lot 1 DP 1198026  
File No: AE06H218

**Schedule**

On closing, the land within Lot 1 DP 1198026 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Thugga; County – Hume  
Land District – Wagga Wagga; LGA – Greater Hume*

Road Closed: Lot 1 DP 1205636  
File No: 14/09036

**Schedule**

On closing, the land within Lot 1 DP 1205636 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Sofala; County – Roxburgh  
Land District – Bathurst; LGA – Bathurst Regional*

Road Closed: Lot 2 DP 1214458  
File No: CL/00109

**Schedule**

On closing, the land within Lot 2 DP 1214458 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parishes – Frazer, Arthurs Seat; County – Arrawatta  
Land District – Inverell; LGA – Inverell*

Road Closed: Lots 1–3 DP 1187587  
File No: AE06H104

**Schedule**

On closing, the land within Lots 1–3 DP 1187587 remains vested in the State of New South Wales as Crown land.

**MAITLAND OFFICE**

**ROADS ACT 1993**

**ORDER**

**Transfer of a Crown Road to a Council**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water





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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

<b>Column 1</b>	<b>Column 2</b>
Ramp	Reserve No 1012468 Public Purpose: Access and Public Requirements, Tourism Purposes and Environmental and Heritage Conservation Notified: This Day File Reference: 15/10762

**Notes:** Existing reservations under the Crown Lands Act are not revoked.

**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.

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parishes – Myall Cowall, Umang, Budtha  
County – Flinders  
Land District – Nyngan; LGA – Bogan*

Road Closed: Lot 1 DP 1221028  
File No: 16/00453

**Schedule**

On closing, the land within Lot 1 DP 1221028 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parishes – Tallama, Baradine; County – Baradine  
Land District – Coonabarabran; LGA – Warrumbungle*

Road Closed: Lot 1 DP 1220344, Lot 2 DP 1220347  
File No: 09/11714

**Schedule**

On closing, the land within Lot 1 DP 1220344, Lot 2 DP 1220347 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Binjura; County – Beresford  
Land District – Cooma; LGA – Cooma-Monaro*

Road Closed: Lots 11–12 DP 1214933 (subject to easement for electricity supply created by Deposited Plan 1214933)  
File No: 07/4411

**Schedule**

On closing, the land within Lots 11–12 DP 1214933 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Orr; County – White  
Land District – Coonabarabran; LGA – Warrumbungle*

Road Closed: Lot 1 DP 1220183  
File No: 09/11632

**Schedule**

On closing, the land within Lot 1 DP 1220183 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

In pursuance of the provisions of the *Roads Act 1993*, the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished.

Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Meryula; County – Kennedy  
Land District – Nyngan; LGA – Lachlan*

Road Closed: Lot 1 DP 1220958 (subject to right of carriageway created by Deposited Plan 1220958)

File No: 14/04170

**Schedule**

On closing, the land within Lot 1 DP 1220958 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Meryula; County – Kennedy  
Land District – Nyngan; LGA – Lachlan*

Road Closed: Lot 2 DP 1220958 (subject to right of carriageway created by Deposited Plan 1220958)

File No :14/04169

**Schedule**

On closing, the land within Lot 2 DP 1220958 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Kenilworth; County – Bathurst  
Land District – Cowra; LGA – Cowra*

Road Closed: Lot 2 DP 1221240

File No: 15/08173

**Schedule**

On closing, the land within Lot 2 DP 1221240 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Caragabal; County – Gipps  
Land District – Grenfell; LGA – Weddin*

Road Closed: Lot 3 DP 1220762

File No: 13/03923

**Schedule**

On closing, the land within Lot 3 DP 1220762 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Cuttabulloo; County – Gowen  
Land District – Coonabarabran; LGA – Warrumbungle*

Road Closed: Lot 2 DP 1218851

File No: 09/11712

**Schedule**

On closing, the land within Lot 2 DP 1218851 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Coolamin; County – Northumberland  
Land District – Maitland; LGA – Cessnock*

Road Closed: Lot 1 DP 1219929 Subject to a Right of Access 20.115 wide

File No: 12/01774

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**Schedule**

On closing, the land within Lot 1 DP 1219929 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Babego; County – Flinders  
Land District – Nyngan; LGA – Bogan*

Road Closed: Lot 1 DP 1221540 (subject to easements created by Deposited Plan DP 1221540)  
File No: 09/11539

**Schedule**

On closing, the land within Lot 1 DP 1221540 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Mannus; County – Selwyn  
Land District – Tumbarumba; LGA – Snowy Valleys*

Road Closed: Lot 1 DP 1208364 subject to right of carriageway created by Deposited Plan 1208364  
File No: WA06H185

**Schedule**

On closing, the land within Lot 1 DP 1208364 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Topi Topi; County – Gloucester  
Land District – Taree; LGA – Mid-Coast*

Road Closed: Lot 2 DP 1209088  
File No: 15/01015

**Schedule**

On closing, the land within Lot 2 DP 1209088 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Delingera; County – Murchison  
Land District – Bingara; LGA – Gwydir*

Road Closed: Lot 1 DP 1212565  
File No: ME05H441

**Schedule**

On closing, the land within Lot 1 DP 1212565 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Mimi; County – Gloucester  
Land District – Taree; LGA – Mid-Coast*

Road Closed: Lot 1 DP 1176295  
File No: 07/4868

**Schedule**

On closing, the land within Lot 1 DP 1176295 remains vested in the State of New South Wales as Crown land.

**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Mundar; County – Gowen  
Land District – Coonamble; LGA – Gilgandra*

Road Closed: Lot 1 DP 1173896

File No: 11/03894: JT

**Schedule**

On closing, the land within Lot 1 DP 1173896 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Dulladerry; County – Ashburnham  
Land District – Molong; LGA – Cabonne*

Road Closed: Lot 1 DP 1218568

File No: 15/08354

**Schedule**

On closing, the land within Lot 1 DP 1218568 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Dulladerry; County – Ashburnham  
Land District – Molong; LGA – Cabonne*

Road Closed: Lot 2 DP 1218568 subject to right of carriageway created by Deposited Plan 1218568

File No: 15/08355

**Schedule**

On closing, the land within Lot 2 DP 1218568 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

In pursuance of the provisions of the *Roads Act 1993*, the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished.

Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parish – Murga; County – Ashburnham  
Land District – Molong; LGA – Cabonne*

Road Closed: Lot 1 DP 1213434

File No: 15/05653

**Schedule**

On closing, the land within Lot 1 DP 1213434 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parishes – Trigalana, Carawandool; County – Gipps  
Land District – Forbes; LGA – Weddin, Forbes*

Road Closed: Lot 1 DP 1218288

File No: CL/00714

**Schedule**

On closing, the land within Lot 1 DP 1218288 remains vested in the State of New South Wales as Crown land.

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**NOTIFICATION OF CLOSING OF A ROAD**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Description**

*Parishes – Napier, Neible; County – Napier  
Land District – Coonabarabran; LGA – Warrumbungle*

Road Closed: Lot 1 DP 1221526 (subject to easement created by Deposited Plan 1221526)

File No: 09/11529 RS

**Schedule**

On closing, the land within Lot 1 DP 1221526 remains vested in the State of New South Wales as Crown land.

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

<b>Column 1</b>	<b>Column 2</b>
Swimming Pool	Reserve No 71700 Public Purpose: Public Recreation Notified: 19 October 1945 File Reference: NA05H147 Reserve No 56146 Public Purpose: Generally Notified: 11 May 1923 File Reference: NA05H147 Reserve No 1011268 Public Purpose: Future Public Requirements Notified: 3 February 2006 File Reference: NA05H147 Reserve No 751301 Public Purpose: Future Public Requirements Notified: 29 June 2007 File Reference: NA05H147 Reserve No 1011949 Public Purpose: Access and Public Requirements, Tourism Purposes and Environmental and Heritage Conservation Notified: 25 August 2006 File Reference: NA05H147

**ORANGE OFFICE****REVOCATION OF RESERVATION OF CROWN LAND**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

<b>Column 1</b>	<b>Column 2</b>
Land District: Bathurst Local Government Area: Oberon Council Locality: Langdale, Westmoreland (Parish, County) Reserve No 757061 Public Purpose: Future Public Requirements Notified: 29 June 2007 Lot 13 DP No 722299 Parish Langdale County Westmoreland File Reference: OE87H1	The part being Lot 13 DP No 722299 Parish Langdale County Westmoreland of an area of 1185m <sup>2</sup>

**APPOINTMENT OF TRUST BOARD MEMBERS**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

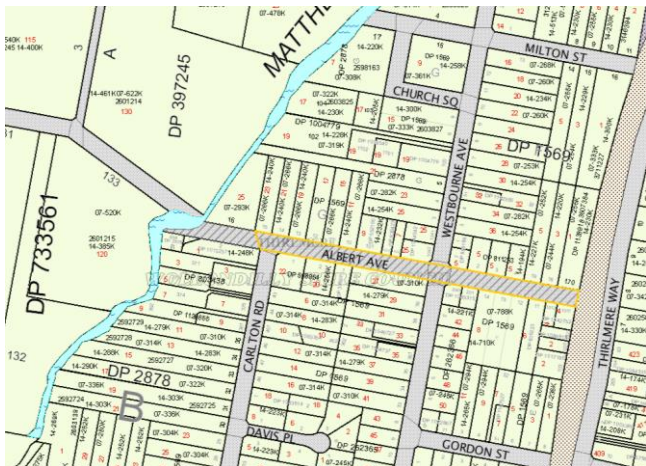
<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
Wayne Thomas WHITE (re-appointment)  For a term commencing the date of this notice and expiring 29 October 2020.	Oberon Showground Trust	Dedication No 590080 Public Purpose: Showground Notified: 9 September 1899  Dedication No 1000228 Public Purpose: Showground, Addition Notified: 8 June 1934  Dedication No 1000229 Public Purpose: Showground Notified: 18 October 1935  Dedication No 1000230 Public Purpose: Showground Notified: 8 October 1937  Dedication No 1000240 Public Purpose: Showground Notified: 26 April 1963  Dedication No 1002850 Public Purpose: Showground Notified: 20 October 1950  File Reference: OE80R251-008



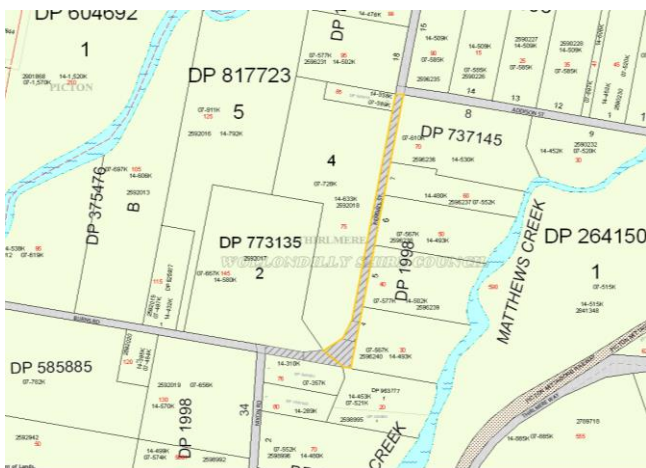




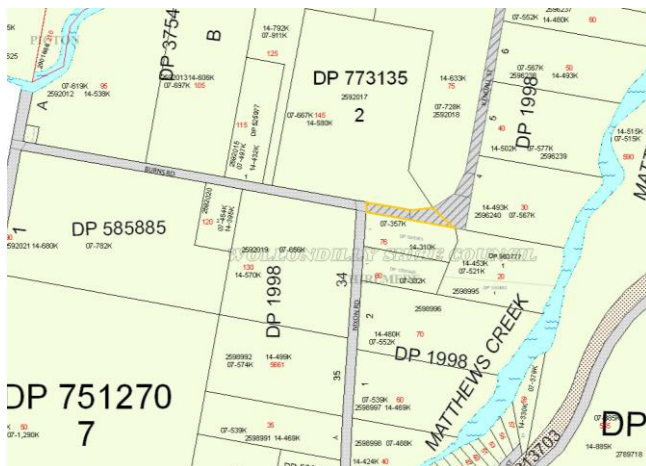
Crown public road known as Albert Avenue at Thirlmere as shown by orange outline on the diagram hereunder.



Crown public road known as Kendall Street at Thirlmere as shown by orange outline on the diagram hereunder.



Crown public road known as Burns Road at Thirlmere as shown by orange outline on the diagram hereunder.



**Schedule 2**

Roads Authority: Wollondilly Shire Council  
File No: 16/04630

**WAGGA WAGGA OFFICE**

**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.

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

**Column 1**

Rural Services

**Column 2**

Reserve No 76887  
Public Purpose: Public Hall Site  
Notified: 9 July 1954  
File Reference: WA79R60-02

**REVOCATION OF APPOINTMENT OF RESERVE TRUST**

Pursuant to section 92 (3) (c) of the *Crown Lands Act 1989*, the appointment of the reserve trust specified in Column 1 of the Schedule hereunder, as trustee of the reserve(s), or part(s) of the reserve(s), specified opposite thereto in Column 2 of the Schedule, is revoked.

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

**Column 1**

Hume Shire Council  
Crown Reserves Reserve Trust

**Column 2**

Reserve No 75422  
Public Purpose: Public Recreation  
Notified: 7 November 1952  
File Reference: WA86A16-02

**APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

**Column 1**

Albury City Council  
Crown Reserves Reserve Trust

**Column 2**

Reserve No 75422  
Public Purpose: Public Recreation  
Notified: 7 November 1952  
File Reference: WA86A16-02

**WESTERN REGION OFFICE**

**APPOINTMENT OF TRUST BOARD MEMBERS**

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

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

<b>Column 1</b>	<b>Column 2</b>	<b>Column 3</b>
Jessica Kirsty WEBSTER (new member)	Ivanhoe Public Hall Reserve Trust	Reserve No 85525 Public Purpose: Hall Notified: 5 November 1965
Kelly Roxanne SCOTT (new member)		File Reference: WL96R0078
Raymond John LONGFELLOW (re-appointment)		

For a term commencing the date of this notice and expiring 28 July 2021.

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

Pursuant to section 34A (2) (b) of the *Crown Lands Act 1989*, the Crown reserve(s) specified in Column 2 of the Schedule is to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the Schedule where such use or occupation is other than the declared purpose of the reserve.

The Hon NIALL BLAIR, MLC  
Minister for Lands and Water

**Schedule**

<b>Column 1</b>	<b>Column 2</b>
Advertising Site	Reserve No 1013830 Public Purpose: Future Public Requirements Notified: 29 June 2007 File Reference: 16/00964

## Water Notices

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### WATER ACT 1912

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

MICHAEL COTTEN and JENNIFER COTTEN, for a pump on Alamy Creek on Lot 109; DP 1148206, Parish of Great Marlow, County of Clarence, for irrigation purposes (27 megalitres). Entitlement by way of permanent transfer (Ref: 2016-0383).

Any inquiries should be directed to (02) 6641 6500. Written objections from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with Water NSW, Locked Bag 10, Grafton NSW 2460 within 28 days of this publication.

MARK BONNER  
Water Regulation Officer  
Water NSW

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### WATER ACT 1912

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

MARK ANTHONY HEYMAN and LYNN MAREE HEYMAN, for a pump on Clarence River on Lot 12; DP 751366, Parish of Copmanhurst, County of Clarence, for irrigation purposes (5 megalitres). Entitlement by way of permanent transfer (Ref: 2016-0350).

Any inquiries should be directed to (02) 6641 6500. Written objections from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with Water NSW, Locked Bag 10, Grafton NSW 2460 within 28 days of this publication.

MARK BONNER  
Water Regulation Officer  
Water NSW

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### WATER ACT 1912

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

RIVER RUN HOLDINGS P/L for a 150mm pump on the Clarence River on Lots 46 & 117 DP 751062 for irrigation of 43 hectares (200 megalitres) on Lot 46 DP 751062 & Lot 1 DP 668973 Parish Evans County Buller. Water entitlement by permanent transfer. (Ref: 30SL067343)

Any inquiries should be directed to (02) 6641 6500. Written objections from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with DPI Water, Locked Bag 10, Grafton NSW 2460 within 28 days of this publication.

PETER HACKETT  
Water Regulation Officer  
Department of Primary Industries (DPI) Water

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## Other Government Notices

### ASSOCIATIONS INCORPORATION ACT 2009

#### Cancellation of Registration Pursuant to Section 80

Take notice that THE FAMILY CENTRE INCORPORATED (Y0875503) became registered under the *Corporations Act 2001* (of the Commonwealth) as FAMILY CENTRE AUSTRALIA LIMITED – ACN 613 546 526, a public company limited by guarantee on the eighth day of July 2016, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Dated: 25 July 2016

Robyne LUNNEY  
Delegate of the Commissioner,  
NSW Fair Trading

### CRIMINAL PROCEDURE ACT 1986

#### District Court Criminal Practice Note 12

#### Readiness Hearings

#### Commencement

1. This Practice Note revises the version published on 29 April 2016.

#### Application

2. This Practice Note applies to proceedings on indictment with an estimated duration of four or more weeks.

#### Definitions

3. In this Practice Note:  
“accused person” includes an Australian legal practitioner representing an accused person  
“court” means the District Court  
“Judge” has the same meaning as in the *District Court Act 1973*  
“pre-trial conference” means a conference held under s 140 of the *Criminal Procedure Act 1986*  
“pre-trial hearing” means a hearing held under s 139 of the *Criminal Procedure Act 1986*  
“prosecutor” has the same meaning as in the *Criminal Procedure Act 1986*  
“readiness hearing” means a hearing to ascertain the readiness of the trial to proceed on the allocated trial date

#### Introduction

4. The purpose of this Practice Note is to reduce delays in proceedings on indictment with an estimated duration of four or more weeks by enabling the court to order the prosecutor and the accused person to attend one or more readiness hearings.
5. This Practice Note responds to the provisions of the *Criminal Procedure Act 1986*, Part 3, Division 3 (‘Case management provisions and other provisions to reduce delays in proceedings’).

#### Process

6. At the first mention of proceedings in the court or at any other time, the court may order the prosecutor and the

accused person to attend one or more readiness hearings before the court.

7. The prosecutor must file and serve the Crown Case Statement at least five days prior to the readiness hearing.
8. During the readiness hearing, the court may make any such orders, determinations or findings, or give such directions or rulings, as it thinks appropriate to identify the issues in contention and for the efficient management and conduct of the trial.
9. Case management measures available to the court during the readiness hearing include the ordering of pre-trial hearings, pre-trial conferences and further pre-trial disclosure. The court has discretion in determining which (if any) measures are suitable in the proceedings concerned.
10. The following persons must be present during the readiness hearing:
  - a. the prosecutor,
  - b. the Australian legal practitioner representing the accused person, and
  - c. the accused person, if not represented by an Australian legal practitioner and not in custody.
11. The accused person is not required and is not expected to be present at the readiness hearing provided he or she is represented by an Australian legal practitioner.
12. The readiness hearing will be vacated and the matter listed for directions in the arraignment list where the accused person is not represented by an Australian legal practitioner and is in custody.
13. The prosecutor and the accused person’s legal representatives are to be present at the readiness hearing with full knowledge of the state of the proceedings.
14. Readiness hearings will normally be fixed at least six weeks prior to the date set for trial and held in courtroom 21A, Level 21, John Maddison Tower, 86 Goulburn Street, Sydney, NSW 2000.

Dated: 25 July 2016

The Hon Justice D M PRICE AM  
Chief Judge of the District Court

### DISTRICT COURT ACT 1973

#### District Court of New South Wales

#### DIRECTION

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

Coffs Harbour 10am 14 November 2016 (1 week)

Dated this 22nd day of July 2016

Justice D PRICE AM  
Chief Judge

**DISTRICT COURT ACT 1973**

District Court of New South Wales  
DIRECTION

Pursuant to section 32 of the *District Court Act 1973*, I direct that the District Court shall sit in its civil jurisdiction at all Courts and at the times that I have directed the Court sit in its criminal jurisdiction during the financial year 2017–2018 and pursuant to section 173 of the *District Court Act 1973*, I direct that the District Court shall also sit in its criminal jurisdiction at all Courts and at the times that I have directed the Court sit in its civil jurisdiction during the financial year 2017–2018.

Dated this 22nd day of July 2016.

Justice D PRICE AM  
Chief Judge

**DISTRICT COURT ACT 1973**

District Court of New South Wales  
DIRECTION

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

Newcastle	10.00am	6 February 2017 (1 week) In lieu of 13 February 2017 (1 week)
		6 March 2017 (1 week) In lieu of 27 February 2017 (1 week)
		1 May 2017 (1 week) In lieu of 15 May 2017 (1 week)
		5 June 2017 (1 week) 29 May 2017 (1 week)

Dated this 22nd day of July 2016.

Justice D PRICE AM  
Chief Judge

**DISTRICT COURT ACT 1973**

District Court of New South Wales  
DIRECTION

In pursuance of section 32 (3) of the *District Court Act 1973* I direct that for the financial year 2017–2018 all proceedings (other than proceedings before the Registrar) in the District Court of New South Wales in relation to which the proper place is a place specified in Column 1 hereunder shall be continued by the Court sitting at the place specified opposite that place in Column 2 hereunder:

<b>Column 1</b>	<b>Column 2</b>
Bourke	Dubbo
Braidwood	Queanbeyan
Casino	Lismore
Cessnock	Newcastle
Cobar	Dubbo
Condobolin	Orange
Cooma	Queanbeyan

**Column 1**

Coonamble  
Cootamundra  
Corowa  
Cowra  
Deniliquin  
East Maitland  
Forbes  
Glen Innes  
Goulburn  
Grafton  
Gundagai  
Gunnedah  
Hay  
Inverell  
Kempsey  
Leeton  
Lithgow  
Liverpool  
Maitland  
Moree  
Moruya  
Moss Vale  
Mudgee  
Murwillumbah  
Muswellbrook  
Narrabri  
Narrandera  
Nyngan  
Parkes  
Quirindi  
Scone  
Singleton  
Tumut  
Walgett  
Wellington  
Wentworth  
Wyalong  
Yass  
Young

**Column 2**

Dubbo  
Wagga Wagga  
Albury  
Orange  
Albury  
Newcastle  
Orange  
Armidale  
Queanbeyan  
Coffs Harbour  
Wagga Wagga  
Tamworth  
Griffith  
Armidale  
Port Macquarie  
Griffith  
Bathurst  
Sydney  
Newcastle  
Tamworth  
Bega  
Queanbeyan  
Dubbo  
Lismore  
Newcastle  
Tamworth  
Griffith  
Dubbo  
Orange  
Tamworth  
Newcastle  
Newcastle  
Wagga Wagga  
Dubbo  
Dubbo  
Broken Hill  
Griffith  
Queanbeyan  
Wagga Wagga

Dated at Sydney this 22nd day of July 2016.

Justice D PRICE AM  
Chief Judge

**DISTRICT COURT ACT 1973**

District Court of New South Wales  
DIRECTION

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

Bourke	10am	14 November 2016 (1 week) <b>Sittings Cancelled</b>
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Dated this 25th day of July 2016

Justice D PRICE AM  
Chief Judge

**DISTRICT COURT RULES 1973**

**APPOINTMENT**

In pursuance of Part 2 Rule 2 (1) of the *District Court Rules 1973* I appoint the following vacation period:

Summer vacation for 2017/2018 shall commence on 16 December 2017 and conclude on 28 January 2018.

Dated at Sydney this 22nd day of July 2016.

Justice D PRICE AM  
Chief Judge

**GEOGRAPHICAL NAMES ACT 1966**

Notice of Proposal to Amend Locality Boundaries in the Cessnock Local Government Area

Pursuant to the provisions of section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to amend the locality boundaries between Sweetmans Creek, Paynes Crossing, Wollombi, Narone Creek, Milsons Arm, Laguna, Watagan, Dairy Arm, Fernances Crossing, Murrays Run and Bucketty in the Cessnock Local Government Area as shown on map GNB3567-3-A.

Due to these amendments Narone Creek and Milsons Arm will no longer be a locality but will be retained in the Geographical Names Register as a 'Rural Place'.

Copies of map GNB3567-3-A will be placed on display at the Laguna General Store, Wollombi General Store and the Bucketty Rural Fire Station from Wednesday 27 July until Monday 29 August 2016.

A copy of map GNB3567-3-A will also be on display at the office of the Geographical Names Board, Spatial Services, 346 Panorama Avenue, Bathurst NSW 2795 during the above dates. Details of this proposal may also be viewed and submissions lodged on the Geographical Names Board's website at [www.gnb.nsw.gov.au](http://www.gnb.nsw.gov.au).

Any person wishing to make comment upon this proposal may, prior to Monday 29 August 2016, write to the Secretary of the Board with that comment. In accordance with section 9 of the *Geographical Names Act 1966* all submissions lodged may be subject to a freedom of information application and may be viewed by a third party to assist the Board in considering this proposal.

P HARCOTTE  
A/Chairman  
Geographical Names Board

**GEOGRAPHICAL NAMES ACT 1966**

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

*Barbara Holborow Park* for a reserve located between Stanley Street and Rawson Street in the locality of Croydon Park.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at [www.gnb.nsw.gov.au](http://www.gnb.nsw.gov.au).

MICHAEL van den BOS  
Secretary  
Geographical Names Board

**GEOGRAPHICAL NAMES ACT 1966**

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

*Cove Reserve* for a reserve bounded by Mooring Avenue, Reveal Cove and Charthouse Avenue in the locality of Corlette.

*Mooring Reserve* for a reserve bounded by Mooring Avenue, Spinnaker Way and Gawul Circuit in the locality of Corlette.

The position and extent of this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at [www.gnb.nsw.gov.au](http://www.gnb.nsw.gov.au)

P HARCOTTE  
Acting Chairman  
Geographical Names Board

**GEOGRAPHICAL NAMES ACT 1966**

Pursuant to the provisions of section 10 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it has on this day, renamed the locality of Jones Creek to Reno, in the Gundagai Local Government Area as shown on map GNB 3768-2-A.

Jones Creek will be retained in the Geographical Names Register with the designation 'Rural place'.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at [www.gnb.nsw.gov.au](http://www.gnb.nsw.gov.au).

MICHAEL van den BOS  
Secretary  
Geographical Names Board

**PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976**

Section 13 (4)

Notice of Incorporation of  
Parents and Citizens Associations

The following associations are hereby incorporated under the *Parents and Citizens Associations Incorporation Act 1976*.

1. Wilton Public School
2. Caddies Creek Public School
3. Blighty Public School
5. Scarborough Public School
6. Bradfordville Public School
7. Madang Public School

4. Eurongilly Public School 8. Oxley Park Public School

GENERAL COUNSEL  
Department of Education

**RESTRICTED PREMISES ACT 1943**

Declaration by Supreme Court in Relation to Premises

On 20 July 2016, the Supreme Court declared that the premises known as “Strippers Nite Spot” at 44 Darlinghurst Road, Potts Point, being the premises described as Deposited Plan 1/1803082, and the building thereupon (but not including 44A and 44B Darlinghurst Road, Potts Point) are premises to which Part 2 of the *Restricted Premises Act 1943* applies.

**STATUTORY AND OTHER OFFICES  
REMUNERATION ACT 1975**

ERRATUM

The Annual Report and Determination for the Judges and Magistrates Group by the Statutory and Other Offices Remuneration Tribunal of 15 July 2016 is amended as set out hereunder.

Determination No. 2 – Remuneration of other Judicial Officers not referred to in determination No.1 effective on and from 1 July 2016 on page 15

The salary per annum for the position of the State Coroner is amended to \$333,120.

THE STATUTORY AND OTHER OFFICES  
REMUNERATION TRIBUNAL

**SURVEYING AND SPATIAL  
INFORMATION ACT 2002**

Registration of Surveyors

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

Name	Address	Effective Date
COOPER Matthew James	12/18–19 Bank Street Meadowbank 2114	1 July 2016
GORE Troy Adam	159 Burwood Road Whitebridge 2290	19 July 2016
MARION Michael Richard	61A Shirlow Avenue Faulconbridge 2776	1 July 2016
POLLOCK Jason James	PO Box 428 Hamilton 2303	7 July 2016

PR HARCOTMBE  
Acting President

MC SPITERI  
Registrar

**SURVEYING AND SPATIAL  
INFORMATION ACT 2002**

Registration of Surveyors

Pursuant to the provisions of the *Surveying and Spatial Information Act 2002*, section 10 (1) (a), the undermentioned persons have been Registered as a Land Surveyor in New South Wales under the *Mutual Recognition Act 1992* from the dates shown.

Name	Address	Effective Date
RICHARDSON Brett John	67 Francis Forde Boulevard Forde ACT 2914	7 July 2016

PR HARCOTMBE  
Acting President

MC SPITERI  
Registrar

**SURVEYING AND SPATIAL  
INFORMATION ACT 2002**

Registration of Surveyors

Pursuant to the provisions of the *Surveying and Spatial Information Act 2002*, section 10 (1) (a), the undermentioned persons have been Registered as a Mining Surveyor (Underground Metalliferous and Open Cut) in New South Wales under the *Mutual Recognition Act 1992* from the dates shown.

Name	Address	Effective Date
HARDIE Andrew James	282 Masmans Road Gunnedah 2380	14 July 2016

PR HARCOTMBE  
Acting President

MC SPITERI  
Registrar

**DISTRICT COURT ACT 1973**

DIRECTION

In pursuance of sections 32 and 173 of the *District Court Act 1973* I direct the District Court to sit in its Civil and Criminal jurisdictions at the places and at the times as shown in the attached schedules;

Dated at Sydney this 22nd day of July 2016.

Justice D PRICE AM  
Chief Judge

DISTRICT COURT OF NEW SOUTH WALES - CALENDAR OF SITTINGS - 2017-18

VENUE	TIME	26/06/17	03/07/17	10/07/17	17/07/17	24/07/17	31/07/17	07/08/17	14/08/17	21/08/17	28/08/17	04/09/17	11/09/17	18/09/17	25/09/17	02/10/17	09/10/17	16/10/17	23/10/17	30/10/17	06/11/17	13/11/17	20/11/17	27/11/17	04/12/17	11/12/17		
ALBURY	10:00am																											
ARMIDALE	10:00am																											
BATHURST	10:00am																											
BEGA	10:00am																											
BOURKE	10:00am																											
BROKEN HILL	10:00am																											
CAMPBELLTOWN	10:00am																											
COFFS HARBOUR	10:00am																											
COONAMBIE	10:00am																											
DUBBO	10:00am																											
GOSSARD	10:00am																											
GOULBURN	10:00am																											
GRIFFITH	10:00am																											
GRIFITH	10:00am																											
LSMORE	10:00am																											
MOORE	10:00am																											
NEWCASTLE	10:00am																											
NOWRA	10:00am																											
ORANGE	10:00am																											
PARKES	10:00am																											
PARRAMATTA	10:00am																											
PENRITH	10:00am																											
PORT MACQUARIE	10:00am																											
QUEANBEYAN	10:00am																											
SYDNEY	10:00am																											
TAMWORTH	10:00am																											
TAREE	10:00am																											
WAGGA WAGGA	10:00am																											
WOLLONGONG	10:00am																											



DISTRICT COURT OF NEW SOUTH WALES - CALENDAR OF SITTINGS - 2017-18

VENUE	TIME	29/01/18	05/02/18	12/02/18	19/02/18	26/02/18	05/03/18	12/03/18	19/03/18	26/03/18	02/04/18	09/04/18	16/04/18	23/04/18	30/04/18	07/05/18	14/05/18	21/05/18	28/05/18	04/06/18	11/06/18	18/06/18		
ALBURY	10:00am				CR	CR	CR					CR	CR											
ARMIDALE	10:00am	CR	CR	CR	CR	CR	CR																CR	CR
BATHURST	10:00am			CR	CR	CR	CR								CR	CR	CR	CR	CR	CR				
BEGA	10:00am							CR	CR															
BOURKE	10:00am			CR																				
BROKEN HILL	10:00am			CR	CR	CR	CR	CR	CR															
CAMPBELLTOWN	10:00am	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	CRx3	
COFFS HARBOUR	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
COONAMBLE	10:00am																							
DUBBO	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
GOSFORD	10:00am	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	
GOULBURN	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
GRAFTON	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
GRIFFITH	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
LSMORE	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
MOREE	10:00am	CRx2+C	CRx2+C	CRx2+C	CRx3	CRx3	CRx2+Ming	CRx2+C	CRx2+C	CRx2	CRx2	CRx2+Ming	CRx2	CRx2	CRx2+Ming	CRx2	CRx2	CRx2	CRx2+Ming	CRx2+C	CRx2+C	CRx2+C	CRx2+C	
NEWCASTLE	10:00am				CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
NOWRA	10:00am																							
ORANGE	10:00am																							
PARKES	10:00am																							
PARRAMATTA	10:00am	CRx7+C	CRx7+C	CRx7+C	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx8	CRx7+C	
PENRITH	10:00am	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	
PORT MACQUARIE	10:00am																							
QUEANBEYAN	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
SYDNEY	10:00am	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	CR+C	
TAMWORTH	10:00am																							
TAREE	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
WAGGA WAGGA	10:00am	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	CR	
WOLLONGONG	10:00am	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	CRx2	

# COUNCIL NOTICES

## ALBURY CITY COUNCIL

### ROADS ACT 1993

#### Naming of Roads

Notice is hereby given that Albury City Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
HANSEN LANE	East Albury

#### Description

Hansen Lane runs parallel to Andrews Street and Alexandra Street. It runs in an East-West direction between East Street and Keene Street, East Albury.

Name	Locality
WASHINGTON LANE	East Albury

#### Description

Washington Lane runs parallel between Alexandra Street and Cadell Street. It runs in an East-West direction between East Street and Keene Street, East Albury.

Name	Locality
FULLER LANE	East Albury

#### Description

Fuller Lane runs parallel to East Street and Keene Street. It runs North from Cadell Street to Washington Lane, East Albury.

Name	Locality
WALFORD LANE	East Albury

#### Description

Walford Lane runs parallel between Cadell Street and Borella Road. It runs in an East-West direction from East Street to Short Street, East Albury.

FRANK ZAKNICH, General Manager, Albury City Council,  
PO Box 323, Albury NSW 2640  
GNB Ref: 0189 [8694]

## ARMIDALE REGIONAL COUNCIL

### ROADS ACT 1993

#### Naming of Roads

Notice is hereby given that Armidale Regional Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
HOTSTON ROAD	Black Mountain

#### Description

Off Black Mountain Road, opposite the intersection with Elder lane, adjacent to Black Mountain Baptist Chapel

RALF STOECKELER, Director of Engineering, Armidale Regional Council, 158 Bradley Street, Guyra NSW 2365  
GNB Ref: 0193 [8695]

## BEGA VALLEY SHIRE COUNCIL

### ROADS ACT 1993

#### Naming of Roads

Notice is hereby given that Bega Valley Shire Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality
SILVER GULL LANE	Pambula Beach

#### Description

The Laneway is located between Leumeah Street and Coraki Drive in Pambula Beach

Name	Locality
LITTLE EGRET LANE	Pambula Beach

#### Description

The laneway is located off Culgoa Crescent in Pambula Beach.

Name	Locality
KATUNG ROAD	Tathra

#### Description

This currently unnamed road comes off Andy Poole Drive in a westerly direction in Tathra (approximately 390m north of Francis Hollis Drive).

LEANNE BARNES, General Manager, Bega Valley Shire Council, PO Box 492, BEGA NSW 2550  
GNB Ref: 0185 [8696]

## BEGA VALLEY SHIRE COUNCIL

### COASTAL PROTECTION ACT 1979 Section 55H

#### Gazettal and Commencement of a Coastal Zone Management Plan

Bega Valley Shire Council with the certification of the Minister for Planning, have prepared and adopted the Coastal Zone Management Plan for Pambula Lake Estuary in accordance with section 55 of the *Coastal Protection Act 1979*.

The Coastal Zone Management Plan will help guide the future management of the Pambula Lake Estuary. The Plan contains a series of management aims and objectives and associated actions to help protect and enhance the estuary, its foreshores and catchment and promote public access to the waterways.

The Plan will remain in force until such time as it is amended or repealed by a Coastal Management Program that replaces it.

The Plan may be viewed on Council's web site at [http://www.begavalley.nsw.gov.au/cp\\_themes/default/page.asp?p=DOC-TGI-05-80-61](http://www.begavalley.nsw.gov.au/cp_themes/default/page.asp?p=DOC-TGI-05-80-61). A hard copy may be viewed at Council's main office. [8697]

**CENTRAL COAST COUNCIL**

ERRATUM

The notice of Water, Sewer and Drainage Service Charges 2016–17 published in the *New South Wales Government Gazette* No 53 of 24 June 2016, page 1833, under the heading Part A – Applicable to the former Gosford City LGA, the 50mm Water Service Charge being \$1,013.80, is to be amended to read \$1,103.80. [8698]

**CUMBERLAND COUNCIL**

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS  
COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Cumberland Council declares with the approval of His Excellency the Governor that the lands described in Schedule 1 below, excluding the interests described in Schedule 2 below and excluding any mines or deposits of minerals in the lands, are acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for public road.

Dated at Merrylands this 27th Day of July 2016.

MALCOLM RYAN, Interim General Manager

**Schedule 1**

Lot 14 DP 1210565

Lot 20 DP 1210565

Lot 21 DP 1210565

Lot 22 DP 1210565

**Schedule 2**

Lot 14 DP 1210565

C866493 – Easement for drainage affecting the part(s) shown so burdened in the title diagram

G647965 – Covenant affecting the part shown so burdened in the title diagram

Lot 20 DP 1210565

6783649 – Lease to Antonio Robert Georgiou of 231 Merrylands Road, Merrylands. Expires: 25/04/2003. Option of renewal: 3 years

Lot 21 DP 1210565

AA29290 – Lease to Semih Namik & Ozlem Namik expires 14/7/2006. Option of renewal: 3 years [8699]

**DUNGOG SHIRE COUNCIL**

ROADS ACT 1993

Naming of Roads

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

**Name Locality**

CROLLS MILL LANE Dungog

**Description**

This road is currently called Mill Lane. It runs off Dowling Street, in Dungog.

CRAIG DEASEY, General Manager, PO Box 95, Dungog NSW 2420

GNB Ref: 0190 [8700]

**ORANGE CITY COUNCIL**

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS  
COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land

Orange City Council declares with the approval of His Excellency the Governor that the land described in Schedule 1 below, excluding the interests described in Schedule 2 below and excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for public road.

Dated at Orange this 29th day of July 2016.

GARRY STYLES, General Manager

**Schedule 1**

Lot 211 DP 1209495

**Schedule 2**

DP 632673 Right of Carriageway 20 wide and variable width

DP 632673 Easement for water supply 3 wide [8701]

**SHELLHARBOUR CITY COUNCIL**

ROADS ACT 1993

Naming of Roads

Notice is hereby given that Shellharbour City Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

**Name Locality**

SCOTCH ROAD North Macquarie

**Description**

between Bushranger Parade and Gugara Street

**Name Locality**

BUTTERFACTORY DRIVE North Macquarie

**Description**

between Cornfield Road and McNevin Close

**Name Locality**

SYLVIA DRIVE Calderwood

**Description**

between Bushranger Parade and Gugara Street



# PRIVATE ADVERTISEMENTS

## NOTICE OF INTENDED DISTRIBUTION

Estate of Victor Andrew Garisyne

NSW Grant made 19 July 2016

Any person having any claim upon the estate of VICTOR ANDREW GARISYNE late of Brentwood Residential, Kincumber NSW 2251 who died on 2 May 2016, must send particulars of the claim to the legal representative for the estate at care of Cleary Solicitors, 9 Broken Bay Road, Ettalong Beach NSW 2257 DX 8809 Woy Woy within 30 days from publication of this notice. After that time and after 6 months from the date of death of the deceased the legal representative intends to distribute the property in the estate having regard only to the claims of which the legal representative had notice at the time of distribution. [8705]