

Government Gazette

of the State of New South Wales Number 51 Friday, 21 April 2017

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

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To submit a notice for gazettal – see Gazette Information.

PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 11 April 2017

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

Act No. 11 — An Act to make miscellaneous changes to certain State revenue legislation. [State Revenue Legislation Amendment Bill]

Act No. 12 — An Act to amend the *Transport Administration Act 1988* to convert Rail Corporation New South Wales into a State owned corporation; to make further provision for the functions, management and status of NSW Trains and Sydney Trains; to establish a Residual Transport Corporation; and for related purposes. **[Transport Administration Amendment (Transport Entities) Bill]**

Act No. 13 — An Act to regulate greyhound racing and to provide for the welfare of greyhounds; to constitute the Greyhound Welfare and Integrity Commission and to reconstitute Greyhound Racing New South Wales; to repeal the *Greyhound Racing Prohibition Act 2016* and the *Greyhound Racing Act 2009*; and for other purposes. [Greyhound Racing Bill]

Helen Minnican Clerk of the Legislative Assembly

GOVERNMENT NOTICES Miscellaneous Instruments



Fire and Emergency Services Levy (Approved Notice) Order 2017

under the

Fire and Emergency Services Levy Act 2017

I, the Treasurer, in pursuance of section 139 of the *Fire and Emergency Services Levy Act 2017*, make the following Order.

Dated, this 13th day of April 2017.

DOMINIC PERROTTET, MP Treasurer

s2017-105.d03

Fire and Emergency Services Levy (Approved Notice) Order 2017 [NSW]

Fire and Emergency Services Levy (Approved Notice) Order 2017

under the

Fire and Emergency Services Levy Act 2017

1 Name of Order

This Order is the Fire and Emergency Services Levy (Approved Notice) Order 2017.

2 Commencement

This Order commences on the day on which it is published in the Gazette.

3 Definitions

(1) In this Order:

approved notice means the form of notice approved by the Treasurer under section 139 of the Act on or before the date this Order is made.

the Act means the *Fire and Emergency Services Levy Act 2017*. **Note.** The Act and the *Interpretation Act 1987* contain definitions and other provisions that affect the interpretation and application of this Order.

(2) Notes included in this Order do not form part of this Order.

4 Councils required to give approved notice to liable persons

- (1) A council is required to give an approved notice to each liable person for any land in the council's area that is leviable land.
- (2) The approved notice must be given by 30 April 2017.
- (3) If the notice is given by post, a requirement to give the notice by 30 April 2017 is satisfied if the notice is posted by that date.
- (4) The notice must, if practicable, be included in the reminder notice for the fourth quarterly instalment of any rates and charges payable by the liable person for the 2016/2017 financial year on the land concerned.
- To avoid doubt, the requirement imposed by this Order extends to the Lord Howe Island Board.
 Note. The Act provides that the Lord Howe Island Board is taken to be a council for Lord Howe

Note. The Act provides that the Lord Howe Island Board is taken to be a council for Lord Howe Island.

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable Sarah Mitchell MP, Minister for Aboriginal Affairs, following consent by the New South Wales Aboriginal Land Council (NSWALC), do, by this notice pursuant to section 231(2) of the *Aboriginal Land Rights Act 1983* (the Act) extend the appointment of Mr Terry Lawler as administrator to the Awabakal Local Aboriginal Land Council for a period of six (6) calendar months, from 13 April 2017. During the period of his appointment, the administrator will have all of the functions of the Awabakal Local Aboriginal Land Council and any other duties as specified by the instrument of appointment. The administrator's remuneration and expenses are not to exceed \$108,000 excluding GST without the prior approval of NSWALC.

SIGNED AND SEALED THIS

11th DAY OF APRIL 2017

SARAH MITCHELL, MLC MINISTER FOR ABORIGINAL AFFAIRS

GOD SAVE THE QUEEN

CONSTITUTION ACT 1902

MINISTERIAL ARRANGEMENTS FOR

THE MINISTER FOR COUNTER TERRORISM, MINISTER FOR CORRECTIONS, AND

MINISTER FOR VETERANS AFFAIRS

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable T W Grant MP to act for and on behalf of the Minister for Counter Terrorism, Minister for Corrections, and Minister for Veterans Affairs for the period from 25 April to 1 May 2017, inclusive.

19 April 2017

GLADYS BEREJIKLIAN MP Premier

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND IN THE LOCAL GOVERNMENT AREA OF NORTHERN BEACHES

The Minister administering the *Environmental Planning and Assessment Act 1979* declares, with the approval of His Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the *Environmental Planning and Assessment Act 1979*.

Dated at Sydney this 5th day of April 2017

By His Excellency's Command

The Hon Anthony Roberts MP Minister for Planning

SCHEDULE

All that piece or parcel of land situated in the Local Government Area of Northern Beaches, Parish of Manly Cove, County of Cumberland being Lot 10 in Deposited Plan 1201315 being an unconstructed Crown Reserve Road known as Everton Road, Belrose.

NATIONAL PARKS AND WILDLIFE ACT 1974

Inner Pocket Nature Reserve Draft Plan of Management on exhibition until 31 July 2017: comments sought

The Inner Pocket Nature Reserve Draft Plan of Management is on exhibition until 31 July 2017.

The plan may be viewed at:

- National Parks and Wildlife Service (NPWS) Tweed Kyogle Area Office (Level 1/135 Main Street, Murwillumbah)
- Billinudgel Post Office (2b Wilfred Street, Billinudgel)
- Office of Environment and Heritage (OEH) Customer Centre (Level 14, 59–61 Goulburn St, Sydney)
- OEH 'Have your say' website https://engage.environment.nsw.gov.au.

Submissions on the plan must be received by 31 July 2017 by:

- email to npws.parkplanning@environment.nsw.gov.au; or
- mail to The Planner, Inner Pocket Nature Reserve, NPWS, PO Box 1236, Coffs Harbour NSW 2450; or
- using the online form on the OEH 'Have your say' website.

Your comments on the draft plan may include 'personal information'. OEH complies with the *NSW Privacy and Personal Information Protection Act 1998* which regulates the collection, storage, quality, use and disclosure of personal information. For details see OEH and your privacy (http://www.environment.nsw.gov.au/help/privacy. htm). Information that in some way identifies you may be gathered when you use our website or send us an email.

Your submission, in whole or part, or as part of a summary, may be made publicly available on our website. If you object to such publication, please indicate that on your submission. Should an access application under the *Government Information (Public Access) Act 2009* be received that requests access to your submission, your views about release will be sought, if you have indicated that you object to it being made public.

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Wagonga Inlet – near the township of Narooma and waters within a 125 metre radius from a barge positioned approximately 300 metres west of the landmark of Quota Park on Riverside Drive and midway between Shell Point and Lavender Point.

Duration

6pm to 10pm Friday 5 May 2017.

Detail

A fireworks display celebrating the Narooma Oyster festival will be conducted on the Wagonga Inlet, as specified above, involving the use of a stationary barge as a platform for the display during the above times.

An **EXCLUSION ZONE** is specified during the event and will be created at the location specified above which will be marked by buoys and the presence of control vessels.

Vessel operators must keep a proper lookout and should exercise extreme caution near the exclusion zone.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone, which will be patrolled by Roads and Maritime vessels.

Penalties may apply (section 12(5) – Marine Safety Act 1998)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice: SO1742

Date: 19 April 2017

Deon Voyer Delegate

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Lake Mulwala – near the locality of the Mulwala Water Ski Club, and within a buoyed area bounded by:

- A position adjacent to the Mulwala Water Ski Club (where the start and finish lines for the event will be), then
- South to a position adjacent to the Melbourne Street Bridge, then
- North-East to a position adjacent to the Yarrawonga Yacht Club (Victoria).

Duration

8am to 5pm Saturday 6 and Sunday 7 May 2017.

Detail

Competitive ski racing will be conducted on the waters of Lake Mulwala, as specified above, involving the use of high speed power vessels which will be active in the area described above on both days during the above times. There will also be support vessels present to manage the event, persons being towed at speed using tow-lines, and persons in the water from time to time – presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the times specified above and comprising the area detailed above.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone which will be will be marked by buoys and the presence of official vessels.

Due to high speeds involved in the event, Roads and Maritime urges all spectators to exercise extreme caution when near the area including awareness of approaching race vessels and likely exit routes in case of an emergency.

Penalties may apply (section 12(5) – Marine Safety Act 1998)

For full details visit the Roads and Maritime Services website - www.rms.nsw.gov.au/maritime

Marine Notice: SO1741

Date: 18 April 2017

Mike Hammond Delegate

Mining and Petroleum Notices

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T17-1077)

No. 5485, HAVERFORD HOLDINGS PTY LTD (ACN 142660553), area of 112 units, for Group 1, dated 11 April, 2017. (Cobar Mining Division).

(T17-1078)

No. 5486, ACORN MINING PTY LTD (ACN 616 895 268), area of 16 units, for Group 1, dated 12 April, 2017. (Inverell Mining Division).

The Hon Donald Harwin MLC Minister for Resources

NOTICE is given that the following application has been granted:

EXPLORATION LICENCE APPLICATION

(T17-1000)

No. 5426, now Exploration Licence No. 8548, PEAK GOLD MINES PTY LTD (ACN 001 533 777), County of Robinson, Map Sheet (8034, 8134), area of 43 units, for Group 1, dated 3 April, 2017, for a term until 3 April, 2023.

The Hon Donald Harwin MLC Minister for Resources

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T16-1034)

No. 5277, ALLIANCE (NSW) PTY LTD (ACN 096 947 223), County of Wellington, Map Sheet (8832). Withdrawal took effect on 21 February, 2017.

(T16-1184)

No. 5424, QUONDONG MINERALS PTY LTD (ACN 147 063 698), County of Farnell and County of Yancowinna, Map Sheet (7134). Withdrawal took effect on 13 April, 2017.

MINING LEASE APPLICATION

(T11-0147)

Singleton No. 2, CSR BUILDING PRODUCTS LIMITED (ACN 008 631 356), Parish of Alnwick, County of Northumberland, (9232-3-N). Withdrawal took effect on 11 April, 2017.

The Hon Donald Harwin MLC Minister for Resources

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

APPLICATIONS FOR RENEWAL

(V17-3087)

Exploration Licence No. 6404, TECK AUSTRALIA PTY LTD (ACN 091 271 911), area of 50 units. Application for renewal received 10 April, 2017.

(V17-3162)

Mining Lease No. 1416 (Act 1992), RESOURCE PACIFIC PTY LIMITED (ACN 106 177 708), area of 5.703 hectares. Application for renewal received 13 April, 2017.

(V17-3139)

Mining Purposes Lease No. 204 (Act 1906), AUSTAR COAL MINE PTY LIMITED (ACN 111 910 822), area of 1.2 hectares. Application for renewal received 12 April, 2017.

(V17-3145)

Mining Purposes Lease No. 217 (Act 1906), AUSTAR COAL MINE PTY LIMITED (ACN 111 910 822), area of 6298 square metres. Application for renewal received 12 April, 2017.

The Hon Donald Harwin MLC Minister for Resources

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authority has been renewed:

(Z06-0079)

Exploration Licence No. 6589, NEWCREST MINING LIMITED (ACN 005 683 625), County of Bathurst, Map Sheet (8730), area of 4 units, for a further term until 3 July, 2019. Renewal effective on and from 10 March, 2017.

The Hon Donald Harwin MLC Minister for Resources

REQUESTED CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

Notice is given that the following authorities have been requested to be cancelled:

(T02-0459)

Exploration Licence No. 6082 (Act 1992), ISABELLA MINERALS PTY LTD (ACN 125 035 841), County of Georgiana, Map Sheet (8729), area of 5 units. Request of cancellation was received on 11 April, 2017.

(Z13-1623)

Exploration Licence No. 6767 (Act 1992), ISABELLA MINERALS PTY LTD (ACN 125 035 841), County of Georgiana, Map Sheet (8729), area of 6 units. Request of cancellation was received on 11 April, 2017.

(V17/3100)

Exploration Licence No. 6437, TRIACO RESOURCES PTY LTD (ACN 008 498 119) and MORNING STAR GOLD NL (ACN 003 312 721), County of Cunningham, area of 4 units.

Application for Cancellation was received on 3 April 2017

(V17/3098)

Exploration Licence No. 8263, GOLD MOUNTAIN LIMITED, (ACN 115 845 942), County of Monteagle, area of 4 units.

Application for Cancellation was received on 4 April 2017

The Hon Donald Harwin MLC Minister for Resources

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

Notice is given that the following authorities have been cancelled:

(T02-0459)

Exploration Licence No. 6082, ISABELLA MINERALS PTY LTD (ACN 125 035 841), County of Georgiana, Map Sheet (8729), area of 5 units. Cancellation took effect on 11 April, 2017.

(Z13-1623)

Exploration Licence No. 6767, ISABELLA MINERALS PTY LTD (ACN 125 035 841), County of Georgiana, Map Sheet (8729), area of 6 units. Cancellation took effect on 11 April, 2017.

The Hon Donald Harwin MLC Minister for Resources Notice is given that the following transfer requests have been received:

TRANSFER APPLICATIONS

(V17/3101)

Exploration Licence No. 8515, ARGENT MINERALS LIMITED (ACN 124 780 276), to LOCH LILLY PTY LTD (ACN 615 305 032), Counties of Menindee and Windeyer, Map Sheet 7132, area of 200 units.

Application for Transfer was received on 7 April 2017.

(V17/3101)

Exploration Licence No. 8516, ARGENT MINERALS LIMITED (ACN 124 780 276), to LOCH LILLY PTY LTD (ACN 615 305 032), Counties of Menindee, Tandora and Yancowinna, Map Sheet 7233 and 7333, area of 100 units.

Application for Transfer was received on 7 April 2017.

The Hon Donald Harwin MLC Minister for Resources

WORK HEALTH AND SAFETY (MINES AND PETROLEUM SITES) ACT 2013

Ministerial Determination under section 12 of the

Work Health and Safety (Mines and Petroleum Sites) Act 2013

I, DONALD THOMAS HARWIN, MLC, Minister for Resources, Minister for Energy and Utilities, and Minister for the Arts, in pursuance of section 12(1) of the *Work Health and Safety (Mines and Petroleum Sites) Act 2013*, make the following determination:

The place identified in the map below (outlined in black and marked DP 822054) being Cristal Mining Australia Limited's (ACN 009 247 858) mineral separation plant, at 138 Pinnacles Road, Broken Hill 2880 is a place to which the *Work Health and Safety (Mines and Petroleum Sites) Act 2013* applies for a period of five years from 1 February 2017.

This determination does not apply to any activities that are specified under section 11 of the *Work Health and* Safety (Mines and Petroleum Sites) Act 2013.



Dated this 11th day of April 2017

The Hon DONALD THOMAS HARWIN, MLC Minister for Resources, Minister for Energy and Utilities, and Minister for the Arts

Primary Industries Notices

DRUG MISUSE AND TRAFFICKING ACT 1985

Instrument of Appointment to Give Certificate Evidence

I, SCOTT HANSEN, Director General of the Department of Primary Industries, pursuant to Section 43(5) of the *Drug Misuse and Trafficking Act 1985* ('the Act'), hereby appoint the persons named in the Schedule below, each of whom I consider to be suitably qualified persons to give a certificate in relation to the identification of cannabis plant or cannabis leaf for the purposes of Section 43 of the Act.

SCHEDULE

Elizabeth PITTMAN Mark HIRNING Adam AMOS Rodrick BUHR Malcolm MURPHY

Cindy DESMOND

Donald BROWNING

Andrew DALEY

Shane CORCORAN

Peter LINSLEY

Gerard HOLLANDS

Jenny NOTT

Glen WILSON

Timothy HANNON

Dated this 11th day of April 2017

SCOTT HANSEN Director General Department of Primary Industries (an office within the Department of Industry)

FISHERIES MANAGEMENT ACT 1994

Section 11 Notification – Revocation of Fishing Closure

Dusky Flathead – Hunter River

I, GEOFF ALLAN, Deputy Director General Fisheries, with the delegated authority of the Minister for Primary Industries and the Director-General pursuant to sections 227 and 228 of the *Fisheries Management Act 1994* ("the Act") and pursuant to section 11 of the Act do by this notification revoke the fishing closure made on 30 September 2016 and published in the Government Gazette No 82 page 2776 for Dusky Flathead (*Platycephalus fuscus*).

Dated this day 18 April 2017.

DR GEOFF ALLAN Deputy Director General Fisheries Department of Primary Industries (an office within the Department of Industry)

Plant Diseases (Rice Biosecurity Zone) Order (No. 2) 2017

under the

Plant Diseases Act 1924

I, SATENDRA KUMAR, Director Plant Biosecurity and Product Integrity and Chief Plant Protection Officer with delegated authority in pursuance of sections 3A and 4 of the *Plant Diseases Act 1924*, being of the opinion that the importation, introduction or bringing of certain rice plants and other things into New South Wales is likely to introduce diseases and pests affecting rice, make the following Order regulating the importation, introduction or bringing of certain things into New South Wales or the New South Wales Rice Biosecurity Zone.

Dated this 13th day of April 2017

SATENDRA KUMAR, Director Plant Biosecurity and Product Integrity and Chief Plant Protection Officer Department of Primary Industries (an office within the Department of Industry, Skills and Regional Development) (by delegation)

Plant Diseases (Rice Biosecurity Zone) Order (No. 2) 2017

under the Plant Diseases Act 1924

1 Name of Order

This Order is the Plant Diseases (Rice Biosecurity Zone) Order (No. 2) 2017.

2 Commencement

This Order commences on the date it is published on the Department's internet website.

3 Definitions

In this Order:

Certification Assurance Arrangement means an arrangement approved by the Department of Primary Industries which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for movement of certain host plant material to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the Interstate Certification Assurance (ICA) Scheme.

Common name	Scientific name
Bacterial grain rot or panicle blight	Burkholderia glumae
Bakanae	Gibberella fujikuroi
Golden apple snail	Pomacea canaliculata
Kernel smut of rice	Tilletia barclayana
Khapra beetle	Trogoderma granarium
Rice blast	Magnaporthe grisea
Rice water weevil	Lissorhoptrus oryzophilus

diseases and pests affecting rice means any of the following organisms:

milled means processed in such a way so as to remove the husk, bran and germ layers thereby rendering each grain incapable of germination.

packaged means sealing of the product or good within a bag or wrapper, material or any other thing that is used to transport or sell the rice product.

Plant Health Assurance Certificate means a document issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a document issued by:

- (a) an inspector appointed under section 11(1) of the Act or a person authorised pursuant to section 11(3) of the Act, or
- (b) a person authorised to issue such a certificate under a law of another State or Territory that relates to plant biosecurity.

Rice Biosecurity Zone means the land within the Local Government Areas of Balranald, Berrigan, Carrathool, Edward River, Federation, City of Griffith, Hay, Leeton, Murray River, Murrumbidgee and Narrandera.

rice plant means any plant belonging to the genera *Oryza* and *Zizania* including any part of any such plant whether processed or not other than:

- (a) rice flour, rice or meals containing rice that have been packaged in Australia and processed to be rendered free of micro-organisms that are capable of growing in the food in the normal conditions in which the food is held during storage and distribution (*commercial sterility*), or
- (b) packaged food containing rice that has been processed (*heat treated*) by a combination of moisture with heat or pressure (or both) to achieve starch gelatinisation in the rice.

starch gelatinisation means to rupture the rice starch granules so the rice absorbs water which softens and swells the size of the rice grain.

the Act means the Plant Diseases Act 1924.

used rice agricultural equipment means any machinery or equipment that has been used in the production, harvesting, handling or processing of a rice plant.

used rice packaging means any covering or packaging that has contained or been in contact with a rice plant or used rice agricultural equipment.

4 Revocation of *Plant Diseases (Rice Biosecurity Zone) Order 2017*

Pursuant to section 3(2)(a) of the Act, the *Plant Diseases (Rice Biosecurity Zone) Order 2017* published in *NSW Government Gazette* No. 16 of 3 February 2017 at pages 291 to 295 is revoked, as is any Order revived as a result of this revocation.

5 Regulation of the movement of rice plant

Pursuant to section 4(1) of the Act a rice plant must not be imported, introduced or brought into the Rice Biosecurity Zone unless it is in accordance with clause 6 or 7 of this Order.

6 Certain rice that originated inside the Rice Biosecurity Zone and moved outside the Rice Biosecurity Zone within Australia

Pursuant to section 4(1) of the Act, rice that has been processed to remove the husk may be imported, introduced or brought into the Rice Biosecurity Zone if the following conditions are met:

(a) the rice originated in the Rice Biosecurity Zone and then moved outside the

Rice Biosecurity Zone but within Australia;

- (b) the rice is packaged before entering into the Rice Biosecurity Zone; and
- (c) the package is externally free of soil, rice plant and the visible presence of diseases and pests affecting rice; and
- (d) while outside the Rice Biosecurity Zone, the rice was stored in a facility that within the last five years had not stored, contained or handled any rice plant other than rice plant originating within the Rice Biosecurity Zone; and
- (e) the rice is accompanied by a Plant Health Certificate or a Plant Health Assurance Certificate certifying that the requirements in subclauses (a) –(d) inclusive have been met.

7 Imported milled white rice

Pursuant to section 4(1) of the Act, imported milled white rice from outside Australia may be imported, introduced or brought into the Rice Biosecurity Zone if it is packaged in impermeable materials and is for human consumption.

8 Used rice agricultural equipment

Pursuant to section 4(1) of the Act, used rice agricultural equipment must not be imported, introduced or brought into the Rice Biosecurity Zone unless the following conditions are met:

- (a) it has been:
 - (i) thoroughly cleaned to remove all soil and rice plant; and
 - (ii) disinfested by:
 - a. steam applied at a temperature above 100 degrees Celsius and accessing all surfaces, or
 - b. immersion in hot water for a minimum of 2 minutes at a temperature greater than 70 degrees Celsius; and
- (b) it is accompanied by a Plant Health Certificate or a Plant Health Assurance Certificate certifying that the conditions in subclause (a) have been met.

9 Used rice packaging

Pursuant to section 4(1) of the Act, used rice packaging must not be imported, introduced or brought into the Rice Biosecurity Zone unless the requirements in subclauses (a) or (b) have been met:

- (a) the used rice package:
 - (i) has been thoroughly cleaned to remove all soil and rice plant; and
 - (ii) is made of impermeable materials; and
 - (iii) is accompanied by a Plant Health Certificate or Plant Health Assurance Certificate certifying that the requirements in subclauses (i) and (ii) have been met; or
- (b) the used rice packaging:
 - (i) only contains things that have been packaged in the Rice Biosecurity Zone; and

- (ii) has been thoroughly cleaned to remove all soil and rice plant; and
- (iii) is accompanied by a Plant Health Certificate or Plant Health Assurance Certificate certifying that the requirements in subclauses (i) and (ii) have been met.

10 Prohibition of any snail of the genera *Pila* and *Pomacea*

Pursuant to section 4(1) of the Act, the importation, introduction or bringing into the Rice Biosecurity Zone of any snail of the genera *Pila* and *Pomacea* is prohibited.

11 Prohibition of diseases and pests affecting rice

Pursuant to section 4(1) of the Act, the importation, introduction or bringing into New South Wales of any of the diseases and pests affecting rice is prohibited.

5

Crown Lands Notices

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

ARMIDALE OFFICE

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Jennifer Ann Smart (new member)	Emmaville Community Centre	Reserve No. 93456
	(R93456) Reserve Trust	Public Purpose: community centre,
For a term commencing the date of this notice and expiring 31		homes for the aged Notified: 29 August 1980
December 2019.		File Reference: 10/05635

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 Paul Toole, MP Minister for Lands and Forestry

Column 1Column 2site investigationReserve No. 67474Public Purpose: travelling stockNotified: 1 April 1938File Reference: 17/00686

Schedule

DUBBO 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 Paul Toole, MP Minister for Lands and Forestry

Column 1	Column 2
site investigation	Reserve No. 1431
	Public Purpose: water
	Notified: 13 February 1887
	File Reference: 17/00519

Schedule		
Column 2		
	Reserve No. 30887	
	Public Purpose: travelling stock	
	Notified: 28 April 1900	
	File Reference: 17/00519	
Sche	edule	
	Column 2	
	Reserve No. 38001	
	Public Purpose: water supply	
	Notified: 23 July 1904	
	File Reference: 17/00519	
Sche	dule	
	Column 2	
	Reserve No. 45510	
	Public Purpose: travelling stock	
	Notified: 20 July 1910	
	File Reference: 17/00519	
Sche	dule	
	Column 2	
	Reserve No. 45511	
	Public Purpose: camping, travelling stock	
	Notified: 20 July 1910	
	File Reference: 17/00519	
Sche	dule	
	Column 2	
	Reserve No. 60867	
	Public Purpose: access, refuge in time of flood	
	Notified: 21 December 1928	
	File Reference: 17/00519	
Sche		
	Column 2	
	Reserve No. 64956	
	Public Purpose: travelling stock	
	Notified: 30 November 1934	
	File Reference: 17/00519	
Sche	edule	
	Column 2	
	Reserve No. 64957	
	Public Purpose: camping, travelling stock	
	Notified: 30 November 1934	
	File Reference: 17/00519	

Schedule

Column 1	Column 2
site investigation	Reserve No. 70298
	Public Purpose: travelling stock
	Notified: 26 September 1941
	File Reference: 17/00519

Column 1	Column 2
site investigation	Reserve No. 71109
	Public Purpose: preservation of fauna
	Notified: 10 December 1943
	File Reference: 17/00519

Schedule	
Column 1	Column 2
site investigation	Reserve No. 74257
-	Public Purpose: camping
	Notified: 15 June 1951
	File Reference: 17/00519

Schedule

Column 1	Column 2
site investigation	Reserve No. 87067
	Public Purpose: public recreation
	Notified: 7 February 1969
	File Reference: 17/00519

Schedule

Column 1	Column 2
site investigation	Reserve No. 94377
	Public Purpose: future public requirements
	Notified: 13 March 1981
	File Reference: 17/00519

Schedule	
Column 1	Column 2
site investigation	Reserve No. 95643
	Public Purpose: public recreation
	Notified: 23 October 1981
	File Reference: 17/00519

Schedule	
Column 1	Column 2
site investigation	Reserve No. 120104
	Public Purpose: environmental protection
	Notified: 4 August 1995
	File Reference: 17/00519

Column 1	Column 2
site investigation	Reserve No. 278
	Public Purpose: preservation of water supply
	Notified: 16 January 1872
	File Reference: 17/00519

Schedule

Column 1	Column 2
site investigation	Reserve No. 1030808
	Public Purpose: nature conservation
	Notified: 17 December 2010
	File Reference: 17/00519

Column 1	Column 2
access	Reserve No. 68250
electricity supply	Public Purpose: travelling stock
	Notified: 31 March 1939
	File Reference: 16/10839

Schedule	
Column 1	Column 2
grazing	Reserve No. 755278
	Public Purpose: future public requirements
	Notified: 29 June 2007
	File Reference: 15/10351

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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

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

Road Closed: Lot 1 DP 1217608

File No: 15/02543

SCHEDULE

On closing, the land within Lot 1 DP 1217608 remains vested in the State of New South Wales as Crown land.

ROADS ACT 1993

ORDER

Correction of Defective Instrument

As per the notification of **Notification of Closing of a Road** which appeared in Government Gazette dated 26 August, 2016 Folio 2309-2310, part of the description is hereby amended. Under heading of "Schedule" the words "Lots 20-23 DP 1221146"; are deleted and replaced with "Lots 21-23 DP 1221146 and the part of Lot 20 DP 1221146 that was formerly Crown road".

In addition, the words "and the part of Lot 20 DP 1221146 that was formerly Council road" is to be inserted after "the land within Lot 3 DP 1221144". *Ref: 13/14095*

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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Woodford; County – Clarence

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 2 DP 1203120

File No: GF06H272

SCHEDULE

On closing, the land within Lot 2 DP 1203120 remains vested in the State of New South Wales as Crown land.

1403

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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

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

Road Closed: Lots 1-2 DP 1228681 File No: 15/04042

SCHEDULE

On closing, the land within Lots 1-2 DP 1228681 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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Bethungra; County – Clarendon Land District – Cootamundra; LGA – Junee

Road Closed: Lot 1 DP 1223210

File No: 14/03428

SCHEDULE

On closing, the land within Lot 1 DP 1223210 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 – Buddah, Goan; County – Narromine Land District – Dubbo: LGA – Narromine

Road Closed: Lot 1 DP 1222653

File No: 16/00946

SCHEDULE

On closing, the land within Lot 1 DP 1222653 which was formerly crown road remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 1 DP 1222653 which was formerly council road becomes vested in the State of New South Wales as Crown Land.

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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

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

Road Closed: Lot 1 DP 1228463 File No: 11/00978

SCHEDULE

On closing, the land within Lot 1 DP1228463 becomes vested in the State of New South Wales as Crown Land.

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Cowmerton, Coubal, Currah; County – Benarba Land District – Moree; LGA – Moree Plains

Road Closed: Lots 1-2 DP 1228851 File No: 16/09331

SCHEDULE

On closing, the land within Lots 1-2 DP 1228851 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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Collyu; County – Benarba

Land District – Moree; LGA – Moree Plains

Road Closed: Lot 1 DP 1228852 File No: 16/09332

SCHEDULE

On closing, the land within Lot 1 DP 1228852 remains vested in the State of New South Wales as Crown land.

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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Toonumbar; County – Rous Land District – Casino; LGA – Kyogle

Road Closed: Lot 1 DP 1224684 File No: 14/09395

SCHEDULE

On closing, the land within Lot 1 DP 1224684 remains vested in the State of New South Wales as Crown land.

DISSOLUTION OF RESERVE TRUST

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	
Fry Street Reserve Trust	Reserve No. 90056	
	Public Purpose: boy scouts	
	Notified: 11 February 1972	
	File Reference: GF06R39	

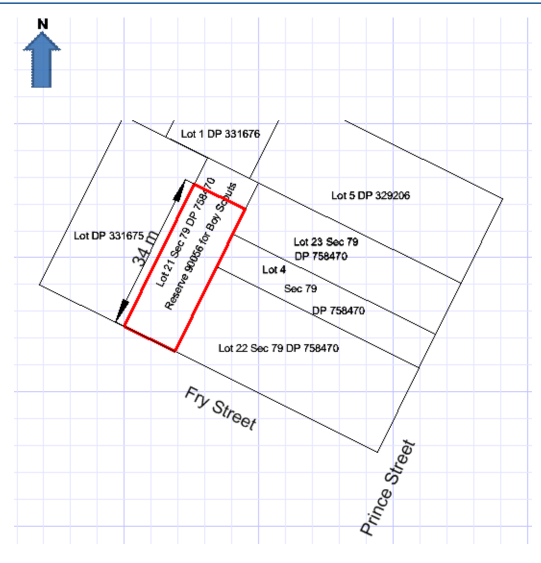
APPOINTMENT OF RESERVE TRUST

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

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
Girl Guides NSW Reserve Trust	Part Reserve No. 90056 – as shown in red outline on
	diagram below
	Parish: Great Marlow
	County: Clarence
	Area: 410.4 square metres
	Public Purpose: Boy Scouts
	Notified: 11 February 1972
	File No: GF06 R 39



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 Paul Toole, MP Minister for Lands and Forestry

Column 1	Column 2
site investigation	Reserve No. 967
	Public Purpose: access to tidal waters
	Notified: 28 May 1883
	File Reference: 17/00519
Column 1	Column 2
grazing	Reserve No. 755728
	Public Purpose: future public requirements
	Notified: 29 June 2007
	File Reference: 15/10351

GRIFFITH 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 Paul Toole, MP Minister for Lands and Forestry

Schedule Column 1 Column 2 Reserve No. 16381 site investigation Public Purpose: camping, travelling stock Notified: 24 September 1892 File Reference: 17/00519 Schedule Column 2 Reserve No. 57195 Public Purpose: camping, travelling stock, water Notified: 4 July 1924 File Reference: 17/00519 Schedule Column 2 Reserve No. 65578 Public Purpose: public recreation Notified: 1 November 1935 File Reference: 17/00519 Schedule Column 2 Reserve No. 82338 Public Purpose: future public requirements Notified: 5 February 1960 File Reference: 17/00519 Schedule Column 2 Reserve No. 82340 Public Purpose: public recreation Notified: 5 February 1960 File Reference: 17/00519 Schedule Column 2 Reserve No. 85824 Public Purpose: public recreation Notified: 3 June 1966 File Reference: 17/00519 Schedule Column 2 Reserve No. 85825 Public Purpose: travelling stock Notified: 3 June 1966 File Reference: 17/00519

Sch	edule
	Column 2
	Reserve No. 91721
	Public Purpose: preservation of fauna, preservation
	of native flora, public recreation
	Notified: 15 February 1980
	File Reference: 17/00519
Sch	edule
	Column 2
	Reserve No. 96396
	Public Purpose: access, preservation of native flora
	and fauna
	Notified: 15 October 1982
	File Reference: 17/00519
Sch	edule
	Column 2
	Reserve No. 150028
	Public Purpose: public recreation
	Notified: 9 December 1988
	File Reference: 17/00519
Sch	edule
	Column 2
	Reserve No. 751719
	Public Purpose: future public requirements
	Notified: 29 June 2007
	File Reference: 17/00519
Sch	edule
	Column 2
	Reserve No. 1032388
	Public Purpose: environmental protection, public
	recreation
	Notified: 21 April 2011
	File Reference: 17/00519

HAY 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 Paul Toole, MP Minister for Lands and Forestry

 Schedule

 Column 1
 Column 2

 site investigation
 Reserve No. 16929

 Public Purpose: water
 Notified: 17 December 1892

 File Reference: 17/00519
 File Reference: 17/00519

 Schedule

 Column 2

 Reserve No. 70632

 Public Purpose: camping, travelling stock

 Notified: 10 July 1942

 File Reference: 17/00519

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 Paul Toole, MP Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2
Land District: Deniliquin	That part of Lot 520 DP820164 being an area of
Local Government Area: Edward River	32.42ha delineated by hatching in the diagram
Locality: Deniliquin	below and defined by Lot 1 in proposed Plan
Part Reserve No. 150007	of Subdivision of Lot 520 DP820164
Public Purpose: Public Recreation	(Plan Reference DOC16/166171).
Notified: 19 December 1986	
File Reference: 12/05451	Parish: South Deniliquin
	County: Townsend



MAITLAND 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 Paul Toole, MP Minister for Lands and Forestry

Column 1	Column 2	Column 3
Anthony Denis Lonergan (new member)	Lake Liddell Recreation Area (R87894) Reserve Trust	Reserve No. 87894 Public Purpose: public recreation Notified: 21 August 1970
For a term commencing the date of this notice and expiring 26 November 2020.		File Reference: MD92R43-003

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 Paul Toole, MP Minister for Lands and Forestry

Schedule		
Column 1	Column 2	
environmental rehabilitation	Reserve No. 52834	
drainage	Public Purpose: dock site	
bank stabilisation works	Notified: 7 June 1918	
	File Reference: 16/08673	
	Schedule	
	Column 2	
	Reserve No. 755263	
	Public Purpose: future public requirements	
	Notified: 29 June 2007	
	File Reference: 16/08673	

Senedate	
Column 1	Column 2
bank stabilisation works	Reserve No. 755245
environmental rehabilitation	Public Purpose: future public requirements
	Notified: 29 June 2007
	File Reference: 16/08673

Schedule

MOREE 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 Paul Toole, MP Minister for Lands and Forestry

Schedule		
Column 1	Column 2	
site investigation	Reserve No. 88	
	Public Purpose: water	
	Notified: 10 April 1867	
	File Reference: 17/00519	
Schedule		
	Column 2	
	Reserve No. 278	
	Public Purpose: water	
	Notified: 30 June 1868	
	File Reference: 17/00519	
	Schedule	
	Column 2	
	Reserve No. 392	
	Public Purpose: other public purposes, water supply	
	Notified: 1 October 1869	
	File Reference: 17/00519	

Schedule			
	Column 2		
	Reserve No. 656		
	Public Purpose: travelling stock		
	Notified: 1 July 1874		
	File Reference: 17/00519		
Sche	Schedule		
	Column 2		
	Reserve No. 1425		
	Public Purpose: travelling stock		
	Notified: 19 May 1879		
	File Reference: 17/00519		
Sche	dule		
	Column 2		
	Reserve No. 2429		
	Public Purpose: camping		
	Notified: 25 September 1886		
	File Reference: 17/00519		
Sche	dule		
	Column 2		
	Reserve No. 2798		
	Public Purpose: travelling stock		
	Notified: 11 December 1886		
	File Reference: 17/00519		
Sche	edule		
Stat	Column 2		
	Reserve No. 3525		
	Public Purpose: water Notified: 11 May 1887		
	File Reference: 17/00519		
Sch	edule		
	Column 2		
	Reserve No. 26182		
	Public Purpose: access to water		
	Notified: 3 July 1897 File Reference: 17/00519		
C - 1	edule		
Sche			
	Column 2		
	Reserve No. 26685		
	Public Purpose: village purposes		
	Notified: 25 September 1897		
	File Reference: 17/00519		
Sche	dule		
	Column 2		
	Reserve No. 27159		
	Public Purpose: access to water, camping		
	Notified: 22 January 1898		
	File Reference: 17/00519		
Sche	Schedule		
	Column 2		
	Reserve No. 28362		
	Public Purpose: access to water		
	Notified: 8 October 1898		
	File Reference: 17/00519		

Schedule		
	Column 2	
	Reserve No. 31853	
	Public Purpose: camping, travelling stock	
	Notified: 8 December 1900	
	File Reference: 17/00519	
Schedule		
	Column 2	
	Reserve No. 33614	
	Public Purpose: travelling stock	
	Notified: 23 November 1901	
	File Reference: 17/00519	
Sch	edule	
	Column 2	
	Reserve No. 39934	
	Public Purpose: travelling stock	
	Notified: 1 November 1905	
	File Reference: 17/00519	
Schedule		
	Column 2	
	Reserve No. 43683	
	Public Purpose: camping, travelling stock	
	Notified: 24 March 1909	
	File Reference: 17/00519	
Sch	edule	
	Column 2	
	Reserve No. 69552	
	Public Purpose: public recreation	
	Notified: 20 September 1940	
	File Reference: 17/00519	
Sch	edule	
	Column 2	
	Reserve No. 86963	
	Public Purpose: public recreation	
	Notified: 15 November 1968	
	File Reference: 17/00519	
Cah	edule	
Sch	Column 2	
	Reserve No. 160037	
	Public Purpose: future public requirements	
	Notified: 25 October 1991	
	File Reference: 17/00519	
Cab.	edule	
Scn.	Column 2	
	Dedication No. 560032	
	Public Purpose: racecourse, showground	
	Notified: 22 July 1914 File Reference: 17/00519	
C al	edule	
Sch		
	Column 2	
	Reserve No. 386	
	Public Purpose: preservation of water supply	
	Notified: 1 October 1869	
	File Reference: 17/00519	

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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Armidale; County – Sandon

Land District – Armidale; LGA – Armidale Regional

Road Closed: Lot 1 DP 1228899

File No: 15/10267

SCHEDULE

On closing, the land within Lot 1 DP 1228899 remains vested in Armidale Regional Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: DVC:SCC:21612

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 PAUL TOOLE, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Dinga Dingi; County – Bland

Land District – Temora; LGA – Temora

Road Closed: Lot 2 DP 1219740

File No: 15/08431

SCHEDULE

On closing, the land within Lot 2 DP 1219740 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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Warrazambil; County – Rous Land District – Casino; LGA – Kyogle

Road Closed: Lot 1 DP 1176268 File No: 07/2132

SCHEDULE

On closing, the land within Lot 1 DP 1176268 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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Stowe; County – Northumberland

Land District – Gosford; LGA – Central Coast

Road Closed: Lot 1 DP 1229422

File No: 16/10303

SCHEDULE

On closing, the land within Lot 1 DP 1229422 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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Banar; County – Gipps

Land District – Condobolin; LGA – Lachlan

Road Closed: Lot 2 DP 1227374 File No: 15/07859

SCHEDULE

On closing, the land within Lot 2 DP 1227374 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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Bone Bone, Yarragrin; County – Gowen

Land District – Coonabarabran; LGA – Warrumbungle

Road Closed: Lot 1 DP 1221032

File No: 09/15407 RS

SCHEDULE

On closing, the land within Lot 1 DP 1221032 remains vested in the State of New South Wales as Crown land.

1415

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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Bedulluck; County – Murray Land District – Yass; LGA – Yass Valley

Road Closed: Lot 1 DP 1228791 File No: 16/07851

SCHEDULE

On closing, the land within Lot 1 DP 1228791 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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Tivy, Wangellic; County – Wellesley Land District – Bombala; LGA – Snowy Monaro Regional

Road Closed: Lot 1 DP 1227124 File No: 16/08634

SCHEDULE

On closing, the land within Lot 1 DP 1227124 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 Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Keverstone; County – Georgiana

Land District – Crookwell; LGA – Upper Lachlan

Road Closed: Lots 1-2 DP 1228809

File No: 16/09158

SCHEDULE

On closing, the land within Lots 1-2 DP 1228809 remains vested in the State of New South Wales as Crown land.

ORANGE 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 Paul Toole, MP Minister for Lands and Forestry

Schedule Column 1 Column 2 Reserve No. 409 site investigation Public Purpose: camping, water Notified: 6 September 1890 File Reference: 17/00519 Schedule Column 2 Reserve No. 2679 Public Purpose: camping Notified: 6 November 1886 File Reference: 17/00519 Schedule Column 2 Reserve No. 4485 Public Purpose: travelling stock Notified: 18 February 1888 File Reference: 17/00519 Schedule Column 2 Reserve No. 21034 Public Purpose: travelling stock Notified: 7 July 1894 File Reference: 17/00519 Schedule Column 2 Reserve No. 27076 Public Purpose: travelling stock Notified: 18 December 1897 File Reference: 17/00519 Schedule Column 2 Reserve No. 50614 Public Purpose: public recreation Notified: 28 April 1915 File Reference: 17/00519 Schedule Column 2 Reserve No. 54826 Public Purpose: travelling stock Notified: 9 September 1921 File Reference: 17/00519

Schedule		
	Column 2	
	Reserve No. 84574	
	Public Purpose: public recreation	
	Notified: 10 October 1963	
	File Reference: 17/00519	
Schedule		
	Column 2	
	Reserve No. 87933	
	Public Purpose: travelling stock	
	Notified: 4 September 1970	
	File Reference: 17/00519	
Schedule		
	Column 2	
	Reserve No. 89652	
	Public Purpose: public recreation	
	Notified: 14 November 1975	
	File Reference: 17/00519	
S	Schedule	
	Column 2	
	Reserve No. 98048	
	Public Purpose: public recreation	
	Notified: 17 January 1986	
	File Reference: 17/00519	
Schedule		
	Column 2	
	Reserve No. 1030828	
	Public Purpose: nature conservation	
	Notified: 17 December 2010	
	File Reference: 17/00519	

Column 1	Column 2	
environmental protection	Reserve No. 81564	
	Public Purpose: soil conservation	
	Notified: 24 April 1959	
	File Reference: 17/04725	
Schedule		
	Column 2	
	Reserve No. 190027	
	Public Purpose: public recreation	
	Notified: 30 January 1987	
	File Reference: 17/04725	
Schedule		
	Column 2	
	Reserve No. 97820	
	Public Purpose: access	
	Notified: 21 June 1985	
	File Reference: 17/04725	

SYDNEY METROPOLITAN 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 Paul Toole, MP Minister for Lands and Forestry

Schedule			
Column 1	Column 2		
environmental studies	Reserve No. 64479		
	Public Purpose: public recreation		
	Notified: 29 March 1934		
	File Reference: 17/01689		
	Schedule		
	Column 2		
	Reserve No. 70889		
	Public Purpose: gravel pit		
	Notified: 4 June 1943		
	File Reference: 17/01689		
	Schedule		
	Column 2		
	Reserve No. 78841		
	Public Purpose: future public requirements		
	Notified: 24 August 1956		
	File Reference: 17/01689		
	Schedule		
	Column 2		
	Reserve No. 90310		
	Public Purpose: future public requirements		
	Notified: 12 October 1973		
	File Reference: 17/01689		
	Schedule		
	Column 2		
	Reserve No. 100172		
	Public Purpose: future public requirements		
	Notified: 3 March 1989		
	File Reference: 17/01689		
	Schedule		
	Column 2		
	Reserve No. 751270		
	Public Purpose: future public requirements		
	Notified: 29 June 2007		
	File Reference: 17/01689		
	Schedule		
	Column 2		
	Reserve No. 1017768		
	Public Purpose: community purposes, environmental		
	protection, public recreation		
	Notified: 20 March 2009		
	File Reference: 17/01689		

TAMWORTH 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 Paul Toole, MP Minister for Lands and Forestry

Schedule			
Column 1	Column 2		
site investigation	Reserve No. 52313		
Public Purpose: camping, water			
	Notified: 20 July 1917		
File Reference: 17/00519			

WAGGA WAGGA 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 Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Cathryn Ruth Cross (new member) For a term commencing the date	Tumut Racecourse Trust	Reserve No. 63432 Public Purpose: racecourse Notified: 15 July 1932
of this notice and expiring 18 July 2019.		Dedication No. 620043 Public Purpose: public recreation Notified: 22 November 1870
		File Reference: WA79R34-02

ORDER – AUTHORISATION OF ADDITIONAL PURPOSE UNDER \$121A

Pursuant to section 121A 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 Paul Toole, MP Minister for Lands and Forestry

Column 1	Column 2	
rural services	Reserve No. 17001	
	Public Purpose: public recreation	
	Notified: 7 January 1893	
	File Reference: 17/04458	

Schedule

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 Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
site investigation	Reserve No. 66211
	Public Purpose: camping, water
	Notified: 4 September 1936
	File Reference: 17/00519

WESTERN REGION OFFICE

ROADS ACT 1993

Order

Transfer of a Crown Road to a Council

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

The Hon PAUL TOOLE MP Minister for Lands and Forestry

Descriptions

Parish – Glenariff County – Canbelego

Administrative District – Cobar

LGA – Bogan

SCHEDULE 1

The Crown public road 60.35 metres wide separating Lot 7001 DP 1030456 from Lot 6550 DP 769354, Lots 1 & 2 DP 751318 and Lot 4956 DP 768995 from Lot 6551 DP 769355, Lot 4326 DP 766886 and Lot 7004 DP 1030454.

SCHEDULE 2

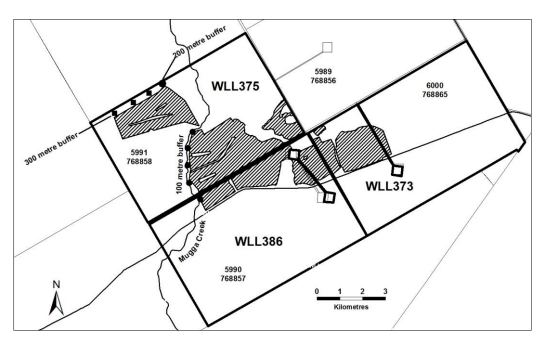
Roads Authority: Bogan Shire Council (Ref: DOC17/035931)

FILE REFERENCE: 17/02138

ERRATUM

IN the notification appearing in the New South Wales Government Gazette of 24 March 2017, Folio 806, appearing under the heading 'Alteration of Purpose/Conditions of A Western Lands Lease, (being Western Lands Leases 373, 375 & 386)' condition 11 should read:

11. The lessee is authorised to dryland cultivate 451 hectares on WLL373, 1190 hectares on WLL375 and 501 hectares on WLL 376. The lessee must only Dryland cultivate an area of 2,142 hectares in total as indicated by the hatched area shown on the diagram hereunder, and must ensure that no cultivation or ancillary works associated with any cultivation occurs outside of these areas.



File Reference: 12/07387

The Hon PAUL TOOLE MP Minister for Lands and Forestry

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 Paul Toole, MP Minister for Lands and Forestry

Schedule		
Column 1	Column 2	
site investigation	Reserve No. 1002	
-	Public Purpose: camping	
	Notified: 26 November 1883	
	File Reference: 17/00519	
	Schedule	
	Column 2	
	Reserve No. 12842	
	Public Purpose: travelling stock	
	Notified: 1 November 1890	
	File Reference: 17/00519	
	Schedule	
	Column 2	
	Reserve No. 27118	
	Public Purpose: travelling stock	
	Notified: 29 January 1898	
	File Reference: 17/00519	
	Schedule	
	Column 2	
	Reserve No. 32215	
	Public Purpose: travelling stock	
	Notified: 23 February 1901	
	File Reference: 17/00519	

	Schedule		
Co	olumn 2		
Re	serve No. 80507		
Pu	blic Purpose: camping, travelling stock		
	otified: 28 March 1958		
Fil	e Reference: 17/00519		
Schedule			
Co	olumn 2		
Re	serve No. 80513		
Pu	blic Purpose: travelling stock		
No	otified: 28 March 1958		
Fil	e Reference: 17/00519		
Schedul	le		
	lumn 2		
Re	serve No. 83486		
Pu	blic Purpose: travelling stock		
	otified: 29 September 1961		
Fil	e Reference: 17/00519		
Schedul	le		
Co	olumn 2		
Re	serve No. 84518		
Pu	blic Purpose: travelling stock		
No	otified: 6 September 1963		
Fil	e Reference: 17/00519		
Schedul	le		
Co	lumn 2		
Re	serve No. 86273		
Pu	blic Purpose: public recreation		
No	otified: 19 May 1967		
Fil	e Reference: 17/00519		
Schedul	le		
Co	lumn 2		
Re	serve No. 967		
Public Purpose: travelling stock Notified: 26 September 1883			

Schedule

Column 1	Column 2
environmental rehabilitation	Reserve No. 38381
	Public Purpose: camping, travelling stock
	Notified: 8 October 1904
	File Reference: 17/04540

REVOCATION OF RESERVATION OF CROWN LAND

In pursuance of 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 PAUL TOOLE, M.P. Minister for Lands and Forestry

SCHEDULE			
COLUMN 1	COLUMN 2		
Reserve No. 1013799 Declared Purpose: Future Public Requirements Notified: 29 June 2007 Locality: Various Parish: Various County: Finch	The part within Lot 3 in DP1163616 for an area of 2700m ²		
Reserve No. 1024168 Declared Purpose: Opal Mining and Exploration, Public Access Additional Purposes: Sporting Event, Dam, Advertising Site, Tourist Facilities and Services, Accommodation, Heritage Purposes, Public Recreation, Future Public Requirements, Residence, Access, Grazing, Cultivation, Rural Services, Government Purposes, and Environmental Protection Notified: 4 December 2009 Parish: Various County: Finch Reserve File No. 09/18582-1			
File Reference: 07/5137-02			

Note: The abovementioned parcel of land described in Column 2 are currently being occupied under a Residential Western Lands Lease at Lightning Ridge Opal Fields.

REVOCATION OF RESERVATION OF CROWN LAND

In pursuance of 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 PAUL TOOLE, M.P. Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2		
Reserve No: 1012588	The part within the following lots to the area		
Declared Purpose: Access and Public Requirements,	indicated for each lot		
Rural Services, Tourism Purposes and Environmental	Lot	DP	Area m ²
and Heritage Conservation	1	1158025	2490
Additional Purposes: Sporting Event, Advertising	2	1158025	2489
Site	8002	1169647	2046
Notified: 10 November 2006 Locality: Lightning Ridge	8003	1169647	2404
Parish: Wallangulla			
County: Finch			
Reserve File No: WL06R19			

COLUMN 1	COLUMN 2
Reserve No. 1024168	
Declared Purpose: Opal Mining and Exploration,	
Public Access	
Additional Purposes: Sporting Event, Dam,	
Advertising Site, Tourist Facilities and Services,	
Accommodation, Heritage Purposes, Public	
Recreation, Future Public Requirements, Residence,	
Access, Grazing, Cultivation, Rural Services,	
Government Purposes, and Environmental Protection	
Notified: 4 December 2009	
Parish: Various	
County: Finch	
Reserve File No. 09/18582-1	

File Reference: 07/5137-02

Note: The abovementioned parcels of land described in Column 2 are currently being occupied under Residential Western Lands Leases at Lightning Ridge Opal Fields.

REVOCATION OF RESERVATION OF CROWN LAND

In pursuance of 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 PAUL TOOLE, M.P. Minister for Lands and Forestry

SCHEDULE

COLUMN 1	COLUMN 2			
Reserve No. 1013799	The part within the following lots to the extent of			
Declared Purpose: Future Public Requirements	the area indicated for each lot:			
Notified: 29 June 2007	Lot	DP	Area m ²	
Locality: Various	1	1120765	2768	
Parish: Various	2	1120765	2221	
County: Finch	3	1120765	1427	
	4	1120765	2257	
	5	1120765	1732	
	6	1120765	2667	
	7	1120765	2459	
	8	1120765	2467	
	9	1120765	2367	
	10	1120765	2514	
	11	1120765	2024	
	12	1120765	1408	
	13	1120765	2031	
	14	1120765	2524	
	15	1120765	2391	
	16	1120765	2445	
	17	1120765	2313	
	18	1120765	387	
	19	1120765	1781	
	20	1120765	2375	
	21	1120765	2537	
	22	1120765	824	
	23	1120765	1983	
	24	1120765	2288	
	25	1120765	2384	

OLUMN 1	COLUM	N 2	
	26	1120765	1812
	27	1120765	2396
	28	1120765	2549
	29	1120765	2431
	30	1120765	2502
	31	1120765	2471
	32	1120765	2455
	33	1120765	2821
	34	1120765	2495
	35	1120765	1978
	36	1120765	2495
	37	1120765	2527
	38	1120765	2463
	39	1120765	2533
	40	1120765	2468
	41	1120765	2082
	42	1120765	2150
	43	1120765	2525
	44	1120765	2536
	45	1120765	1640
	46	1120765	2314
	47	1120765	2521
	48	1120765	2620
	49	1120765	2673
	50	1120765	2442
	51	1120765	2473
	52	1120765	2515
	54	1120765	2530
	55	1120765	2528
	56	1120765	2438
	57	1120765	2340
	58	1120765	2220
	59	1120765	2421
	60	1120765	1428
	61	1120765	1592
	62	1120765	1594
	63	1120765	2268
	65	1120765	2516
	66	1120765	2545
	67	1120765	1913
	68	1120765	2592
	69	1120765	2448
	72	1120765	1775
	73	1120765	1822
	75	1120765	2544
	76	1120765	2265
	78	1120765	2507
	79	1120765	2499
	80	1120765	2474
	81	1120765	2527
	82	1120765	2098
	83	1120765	2704
	84	1120765	2123
	85	1120765	2425

COLUMN 1	COLUMN	N 2	
	86	1120765	1691
	87	1120765	2364
	88	1120765	2094
	90	1120765	2549
	91	1120765	1915
	92	1120765	2448
	93	1120765	2659
	94	1120765	2565
	95	1120765	2592
	96	1120765	2643
	97	1120765	2478
	98	1120765	2756
	100	1120765	2483
	101	1120765	2508
	102	1120765	2504
	103	1120765	2035
	104	1120765	2251
	105	1120765	2635
	106	1120765	2512
	107	1120765	2483
	108	1120765	2500
	109	1120765	2439
	110	1120765	2552
	111	1120765	2646
	112	1120765	1914
	113	1120765	2357
	115	1120765	1663
	116	1120765	2510
	117	1120765	2073
	118	1120765	2374
	119	1120765	2407
	120	1120765	2851
	121	1120765	2455
	122	1120765	2679
	123	1120765	2448
	124	1120765	2964
	125	1120765	2550
	126	1120765	2647
	127	1120765	2046
	128	1120765	2471
	129	1120765	1627
	130	1120765	1069
	131	1120765	1658
	133	1120765	2331
	134	1120765	2274
	135	1120765	2498
	136	1120765	1609
	137	1120765	2612
	138	1120765	2483
	139	1120765	2507
	140	1120765	2075
	141	1120765	1477
	142	1120765	1714
	143	1120765	2529

COLUMN 1	COLUMN	N 2	
	144	1120765	2505
	145	1120765	2412
	146	1120765	1964
	147	1120765	1995
	148	1120765	1744
	149	1120765	2601
	150	1120765	2687
	151	1120765	2483
	152	1120765	2599
	153	1120765	2326
	155	1120765	2185
	156	1120765	2312
	157	1120765	2515
	158	1120765	2544
	159	1120765	2325
	160	1120765	1604
	161	1120765	2331
	162	1120765	2532
	163	1120765	1878
	164	1120765	1217
	165	1120765	2425
	166	1120765	1864
	167	1120765	2447
	168	1120765	2498
	169	1120765	2520
	170	1120765	2296
	171	1120765	2276
	172	1120765	2265
	173	1120765	2355
	174	1120765	2273
	175	1120765	1654
	176	1120765	2250
	177	1120765	790
	178	1120765	1990
	179	1120765	2525
	180	1120765	2414
	181	1120765	3350
	182	1120765	1438
	1	1142489	2484

File Reference: 07/5137-02

Note: The abovementioned parcels of land described in Column 2 are currently being occupied under Residential/ Business Western Lands Leases at Lightning Ridge Opal Fields.

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 17, 31A and 51 of the *Anti Discrimination Act 1977* (NSW) to the University of Technology Sydney to offer, advertise and facilitate scholarships for women in the fields of science, technology, engineering, mathematics and medicine, and for Aboriginal or Torres Strait Islander students.

This exemption will remain in force for 10 years.

Dated this 13th day of April 2017

Elizabeth Wing Acting President Anti-Discrimination Board of NSW

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

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

BYRON BAY AUTUMN CLUB INC	Y0911142
CRONULLA SUTHERLAND TOUCH ASSOCIATION	Y2512735
INCORPORATED	
EPPING WEST LADIES PROBUS CLUB INCORPORATED	INC9874514
MANDURAH-HUNTER INDIGENOUS BUSINESS CHAMBER	INC9885511
INCORPORATED	
MAYCARE INCORPORATED	INC9878564

Cancellation is effective as at the date of gazettal.

Dated this 19th day of April 2017.

Robyne Lunney Delegate of the Commissioner NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 76

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

ACADEMY OF ASIA PACIFIC INCORPORATED	INC1300560
AUSTRALASIAN WING CHUN FEDERATION INCORPORATED	INC1401291
AUSTRALIAN SOCIETY FOR HEALTHY BUILDINGS	INC1401078
INCORPORATED	
BIKE BUDDIES AUSTRALIA INCORPORATED	INC1400547
BOWRAL MATTERS INCORPORATED	INC9889788
CENTRAL COAST CRYSTALS SYNCHRONIZED SWIMMING CLUB	INC1400991
INCORPORATED	
COMMITTEE FOR DEFENDING RELIGIOUS AND ETHNIC	INC1500405
GROUPS IN IRAQ INCORPORATED	
DOWN UNDER GOOD WILL TOURS INC	INC1401468
EDUCATIONAL IMPROVEMENT ASSOCIATION OF NAGARKOVIL	INC1300497
SRI LANKA INCORPORATED	
FASHION AND BEAUTY APPRECIATION SOCIETY	INC1500227
INCORPORATED	

FILM AND PRINT TO PROTECT CHILDREN AND ENVIRONMENT	VC1300351
INCORPORATED	
FRIENDS OF JOHN STREET RESERVE INCORPORATED IN	JC1401287
	VC1401665
	JC1400720
	VC1401129
	VC1300036
	VC1600697
	JC1600274
	VC9891213
	VC1401170
INCORPORATED	
	JC9897416
	VC1401305
	VC1500254
	VC9894133
	VC1500220
	VC1300512
	2931514
INCORPORATED	2951514
	JC1401022
	VC9895890
	VC1400670
	VC1301503
	VC1401648
INCORPORATED	
ROPES CROSSING EVENTS INCORPORATED IN	VC1300493
SCREENWAVE INCORPORATED IN	VC1401544
SEASIDE CHRISTIAN CHURCH INCORPORATED IN	VC9890320
	VC1300468
	JC1401075
	VC1300697
INCORPORATED	
SYDNEY HILLS FOOTBALL REFEREES ASSOCIATION IN	VC1500260
INCORPORATED	
TEAM HAVIC INCORPORATED IN	VC1300819
THE BUTTERFLY EFFECT INCORPORATED IN	JC1300465
THE HAWKESBURY CHRISTIAN EDUCATION COMMITTEE INC IN	VC9895619
THE NORTH CHARITY ASSOCIATION. INC IN	VC1400657
THE SPIRAX EFFECT INCORPORATED IN	VC1400785
TWEED RIVER REGIONAL MUSEUM FOUNDATION IN	IC9895792
INCORPORATED	
W.I.N.C. (WILD LIFE IN NEED OF CARE) INCORPORATED IN	IC9886269
WEST RYDE PRESBYTERIAN CHURCH INCORPORATED IN	VC1501199
WESTERN SYDNEY YOUTH THEATRE PROJECT INCORPORATED IN	VC1300621
WILD STREET & CUSTOM CLUB INCORPORATED IN	VC1400582
WRIGHTSON/MEMORIAL RESIDENTS' ALLIANCE IN	VC1401308
INCORPORATED	

Cancellation is effective as at the date of gazettal.

Dated this 21st day of April 2017.

Christine Gowland Delegate of the Commissioner NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that INTERCHANGE ILLAWARRA INC Y0174639 became registered under the *Corporations Act 2001* as INTERCHANGE ILLAWARRA ACN 618 254 907, a company limited by guarantee, on the 29th day of March 2017, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Robyne Lunney Delegate of the Commissioner, NSW Fair Trading

19th April 2017

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that LIPOEDEMA AUSTRALIA SUPPORT SOCIETY (LASS) INCORPORATED INC9897413 became registered under the *Corporations Act 2001* as LIPOEDEMA AUSTRALIA LIMITED ACN 617 810 152, a company limited by guarantee, on the 7TH day of March 2017, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Robyne Lunney Delegate of the Commissioner, NSW Fair Trading

19th April 2017

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that MULTICULTURAL AGED CARE (MAC) INCORPORATED Y1743226 became registered under the *Corporations Act 2001* as MULTICULTURAL CARE LIMITED ACN 618 235 626), a company limited by guarantee, on the 28th day of March 2017, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Robyne Lunney Delegate of the Commissioner, NSW Fair Trading

19th April 2017

COMPANION ANIMALS REGULATION 2008

ORDER

Organisations approved by the Chief Executive, Local Government

under clause 16(d) of the Companion Animals Regulation 2008

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

SCHEDULE 1

Name of organisation	Address of organisation
Golden Oldies	14 Bendooley Street
	WELBY NSW 2575

SCHEDULE 2

1. The exemption under clause 16(d) of the *Companion Animals Regulation 2008* from the requirements of section 9 of the *Companion Animals Act 1998* only applies to an animal in the custody of an organisation listed in Schedule 1:

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

Sonja Hammond Acting Manager, Performance Office of Local Government

Date:12 April 2017

COMPANION ANIMALS REGULATION 2008

ORDER

Organisations approved by the Chief Executive, Local Government

under clause 16(d) of the Companion Animals Regulation 2008

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

SCHEDULE 1

Name of organisation	Address of organisation
Maggie's Rescue Co-operative Ltd	Hut 43/142 Addison Road
	MARRICKVILLE NSW 2204

SCHEDULE 2

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

Sonja Hammond Acting Manager, Performance Office of Local Government

Date: 12 April 2017

EDUCATION ACT 1990

Fees for Overseas Students or Classes of Overseas Students

Pursuant to section 31A (1) and (2) of the *Education Act 1990*, I Mark Scott, Secretary of the NSW Department of Education, hereby order that overseas students including classes of overseas students are subject to the payment of fees prior to initial or continuing enrolment in government schools each year. Fixed fees for 2018 and 2019 are detailed below.

Some classes of overseas students are exempt from payment of fees and some individual overseas students are able to seek an exemption from payment of the fees.

International Student Fees	
Application Fee	\$ 280 per student
Intensive English	\$ 400 per week
Primary (Kindergarten to Year 6)	\$ 12,000 per year
Junior high school (Years 7–10)	\$ 13,800 per year
Senior high school (Years 11–12)	\$ 15,200 per year
Regional program – short term high school enrolments	\$ 13,800 per year
School Transfer Fee	\$ 600

Temporary Residents Fees (excluding visitor visa holders and the dependants of student visa holders)2018 & 2019Administration Fee\$ 110 per studentPrimary (Kindergarten to Year 6)\$ 5,200 per yearJunior high school (Years 7–10)\$ 5,200 per year

	+ -,	
Visitor Visa Holders Fees		
	2018 & 2019	
Administration Fee	\$ 110 per student	
Primary (Kindergarten to Year 6)	\$ 300 per week	
Junior high school (Years 7–10)	\$ 345 per week	
Senior high school (Years 11–12)	\$ 380 per week	

\$ 6,200 per year

Dependants of Student Visa Holders Fees				
•	2018 & 2019			
Visa subclass of parent and sector	Yrs K–6	Yrs 7–10	Yrs 11–12	
Administration Fee	\$110 per student	\$110 per student	\$110 per student	
500/570 – Independent	\$9,000	\$10,000	\$11,000	
ELICOS	per year	per year	per year	
500/572 - VET sector	\$9,000	\$10,000	\$11,000	
	per year	per year	per year	
500/572 & 500/570 -	\$6,000	\$6,000	\$7,000 per	
TAFE NSW	per year	per year	year	
500/573 – Higher	\$6,000	\$6,000	\$7,000 per	
Education	per year	per year	year	
500/574 – Post graduate	\$6,000	\$6,000	\$7,000 per	
Masters	per year	per year	year	
500/574 – Post graduate	Waived	Waived	Waived	
doctorate students				
500/575 – Non award	\$9,000	\$10,000	\$11,000 per	
	per year	per year	year	
500/576 –Foreign Affairs/Defence Force	Exempt	Exempt	Exempt	

MARK SCOTT Secretary NSW Department of Education

Senior high school (Years 11–12)

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Locality Boundaries

in the Lithgow 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 address locality boundaries of Lidsdale and Marrangaroo to encompass the locality of Springvale in the Lithgow Local Government Area as shown on map GNB3689-5-A.

The amendment will result in Springvale no longer being a locality the name will be retained in the Geographical Names Register as a 'Rural Place'.

Map GNB3689-5-A may be viewed at the Lithgow City Council Chambers, 180 Mort Street, Lithgow and the Lithgow City Library, 157 Main Street, Lithgow from Friday 21 April until Monday 22 May 2017.

A copy of map GNB3689-5-A will also be on display at the office of the Geographical Names Board, 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.

Any person wishing to make comment upon this proposal may, prior to Monday 22 May 2017, 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.

Narelle Underwood, Chair Geographical Names Board PO Box 143 BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Proposal to Amend Locality Boundaries

in the Tweed 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 of Terranora and Banora Point within the Tweed Local Government Area as shown on map GNB3810-2-A.

Map GNB3810-2-A may be viewed at the Murwillumbah Council Chambers, Tweed Heads Council Chambers, Murwillumbah Library, Tweed Heads Library and Kingscliff Library from Tuesday 18 April 2017 to Thursday 18 May 2017.

A copy of map GNB3810-2-A will also be on display at the office of the Geographical Names Board, 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.

Any person wishing to make comment upon this proposal may, prior to Thursday 18 May 2017, 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.

Narelle Underwood, Chair Geographical Names Board PO Box 143 BATHURST NSW 2795

Anti-Discrimination Act 1977

EXEMPTION ORDER

(A) Under the provisions of section 126 of the *Anti-Discrimination Act* 1977 (NSW) and for the purposes only of meeting the Applicant's legal obligations pursuant to:

- Manufacturing Licence Agreements:
- Technical Assistance Agreements;
- Proprietary Information Agreements; and/or
- Export licences granted by the US Department of Commerce;

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

- 1. ask present and future employees and contractors to disclose their full names;
- 2. ask present and future employees and contractors to declare their exact citizenship (including any dual citizenship) and their country of birth;
- require present and future employees and contractors to produce a photocopy of their passport(s);
- 4. require present and future employees and contractors to wear a badge confirming their right to access ITAR Controlled Material or their level of access to any ITAR Controlled Material. Such badges may be coded but not in such a way as to identify the citizenship, as declared, or country of birth of the person, or the reasons for that person's level of access;
- 5. require present and future employees and contractors involved in projects which use ITAR Controlled Material, to notify the Applicant of any change to their citizenship status, to the best of their knowledge and belief;
- 6. restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicants workforce, based on their citizenship or country of birth;
- 7. reject applications from prospective employees and contractors for positions related to projects which use ITAR Controlled Material, based on the prospective employee or contractor's:
 - a. citizenship, as declared;

- b. country of birth; or
- substantive contacts, where such contacts objectively create an unacceptable risk of diversion of ITAR Controlled Material or technology;

but not on the basis of the prospective employee's descent, or ethnic or ethno-religious or national origin;

- 8. advertise controlled positions with the Applicant as being subject to the Exemption Order;
- record and maintain a register ("Register") of those employees and contractors that are permitted to access ITAR Controlled Material or work on controlled projects due to citizenship, or country of birth status. Access to the register to be limited to only those employees, (including contractors' staff), contract workers and agents of the Applicant with a need to know; and
- 10.ask present and future employees and contractors to execute a nondisclosure agreement in accordance with the licence or Technical Assistance Agreement required by the Department of State, United States of America, in the event they are authorised to have access to ITAR Controlled Material.
- 11.ask present and future employees and contractors to disclose their substantive contacts with individuals from restricted or prohibited countries listed in the ITAR; and
- 12. restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicant' workforce, based on their substantive contacts, where such contacts objectively create an unacceptable risk of diversion of ITAR Controlled Material or technology; and
- 13. record and maintain a register of those employees and contractors that are not permitted to access ITAR Controlled Material or work on controlled projects due to substantive contacts. Access to the register to be limited to only those employees, (including contractors' staff), contract workers and agents of the Applicant with a need to know.
- (B) This Exemption Order does not extend to any other identification, collection, storage or use of information in relation to any employee in respect of that employee's race, colour, nationality, descent or ethnic, ethno-religious or national origin. Except to the extent expressly provided for herein, this Exemption Order does not excuse, or purport to excuse, the Applicant from complying with its obligations pursuant to the Anti-Discrimination Act 1977 (NSW) or any other legislation or at common law.
- (C) The Applicant is required, prior to taking any action permitted by this Exemption Order, to provide all employees, and prospective employees with:

- 1. express notice that they may be adversely affected by this exemption if they are not an Australian citizen or if they hold dual citizenship;
- 2. a reasonable explanation in plain English of the nature of any adverse effects of such action to them; and
- 3. information (at the time of recruitment in the case of prospective employees) about how they can apply for Australian citizenship.

(D) In addition to the above conditions the Applicant is required to:

- 1. produce comprehensive anti-discrimination policies governing all aspects of the work and workforce, including management, and with particular regard to race discrimination, vilification and harassment and victimisation;
- 2. establish concise and comprehensive dispute resolution and grievance procedures to receive, investigate and resolve discrimination complaints and grievances and, in particular, those relating to race discrimination, vilification and harassment and victimisation;
- implement training programs, including at induction, to ensure that all members of the Applicant's workforce, including management, are fully informed of their rights and obligations under such policies and procedures, particularly with regard to issues of race discrimination, vilification, harassment and victimisation;
- 4. ensure that all members of the workforce, including management, receive regular education and training in issues of discrimination, particularly race discrimination, vilification, harassment and victimisation;
- 5. take steps to fully inform the workforce, including management, of their rights under the Anti-Discrimination Act 1977 (NSW) and, in particular, but not limited to, the complaints procedure under the Anti-Discrimination Act 1977 (NSW) and to ensure that all members of the workforce, including management, are aware of the rights of aggrieved persons to take their complaints to the Anti-Discrimination Board and through the New South Wales Civil and Administrative Tribunal;
- 6. take steps to fully inform the workforce, including management, of the requirements of, and their rights and obligations under, the *Racial Discrimination Act 1975* (Cth);
- 7. notify the Board if the discriminatory terms and provisions of the relevant US legislation and/or Regulations are repealed or become inoperative, so that this Exemption Order may be revoked or amended.
- (E) The Applicant is required to advise the Anti-Discrimination Board, every six months from the date of this Exemption Order, over the period specified in this Order, of:
 - 1. The steps it has taken to comply with all the above conditions, including:

- a. the number of job Applicant rejected for ITAR purposes, including those subsequently appointed to other roles within each reporting period;
- b. the number of employees retrenched or redeployed due to ITAR requirements and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicant's responsibility under ITAR on the deployment of its workforce within each reporting period;
- c. the number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy ITAR related requirements.
- d. any steps taken to implement 'effective procedures to prevent diversion', including the number of its employees for whom it has applied for individual security clearances, how many such clearances were approved by the Australian Government, and its procedures to screen employees (including reviewing their substantive contacts) and have them execute non-disclosure agreements.
- 2. The implementation and compliance generally with the terms of this Exemption Order.
- (F) The Applicant is required to take all reasonable steps to ensure that any employees adversely affected by this Exemption Order, retain employment with the Applicant, and do not suffer a reduction in wages, salary or opportunity for advancement.
- (G) If the Applicant, in order to enable it to comply with the US Regulations or related contractual obligations associated with the US Regulations, moves a member of the workforce from one project to another, the Applicant must take reasonable steps both to explain to that person why the transfer has occurred and to avoid any race-based hostility that might result from the transfer.
- (H) Where prospective employees adversely affected by this Exemption Order would otherwise have been acceptable to the Applicant as employees, the Applicant is required to consider and, if feasible, implement reasonable and practicable alternatives to rejection, such as employment in other work or obtaining the necessary approvals under the US Regulations.

In this Exemption Order:

- the expression "the Applicant" means Rohde & Schwarz (Australia) Pty Limited;
- the expression "ITAR Controlled Material" means controlled defence articles, technical data and defence services which are the subject of export controls under the US Regulations.

This exemption will remain in force for 2 years.

Dated this 13th day of April 2017

Elizabeth Wing Acting President Anti-Discrimination Board of NSW

Annual Report and Determination

Annual report and determination under sections 239 and 241 of the Local Government Act 1993 12 April 2017

NSW Remuneration Tribunals website

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Executive Summary

The Local Government Remuneration Tribunal (the Tribunal) is required to report to the Minister for Local Government by 1 May each year as to its determination of categories and the maximum and minimum amounts of fees to be paid to mayors, councillors, and chairpersons and members of county councils.

Categories

Since the making of the 2016 determination a number of councils have been amalgamated resulting in the creation of 20 new councils. The impact of those structural changes is an overall reduction in the number of councils in NSW from 152 to 128. This significant change has prompted a review of the existing categories and the allocation of councils into each of those categories.

In undertaking the review the Tribunal examined the existing categories, a range of statistical and demographic data and considered the views of councils and Local Government NSW. Having regard to that information the Tribunal has determined a categorisation model which differentiates councils primarily on the basis of their geographic location. Other factors which differentiate councils for the purpose of categorisation include population, the sphere of the council's economic influence and the degree of regional servicing.

In accordance with section 239 of the *Local Government Act 1993* (LG Act) the categories of general purpose councils are determined as follows:

Metropolitan

- Principal CBD
- Major CBD
- Metropolitan Large
- Metropolitan Medium
- Metropolitan Small

Non-metropolitan

- Regional City
- Regional Strategic Area
- Regional Rural
- Rural

The determination provides for the retention of five existing categories (some with new titles) and the creation of two new categories. Each council is allocated into one of the categories based on the criteria outlined on pages 12 to 15 of the report.

Fees

The majority of councils will receive an increase of 2.5 per cent only which is consistent with the government's wages policy. Six existing councils will be eligible for increases of more than 2.5 per cent as those councils have been categorised into a higher or new category on the basis of the revised criteria.

The 20 new councils have been placed in one of the existing or new categories. These 20 councils replaced 44 former councils. The scale of the new councils means that the majority of these new councils will be eligible for fees that are higher than those paid to the former entities. However, the significant reduction in the number of councils from 152 to 128 has resulted in an estimated maximum saving on the overall cost of councillor fees in NSW of approximately \$2.5M.

3

Section 1 Introduction

- Section 239 of the LG Act provides for the Tribunal to determine the categories of councils and mayoral offices and to place each council and mayoral office into one of those categories. The categories are to be determined at least once every 3 years.
- 2. Section 241 of the LG Act provides for the Tribunal to determine, not later than 1 May in each year, for each of the categories determined under section 239, the maximum and minimum amount of fees to be paid to mayors and councillors of councils, as well as chairpersons and members of county councils.
- 3. In determining the maximum and minimum fees payable in each of the categories, the Tribunal is required, pursuant to section 242A of the LG Act, to give effect to the same policies on increases in remuneration as those of the Industrial Relations Commission. The current policy on wages is that public sector wages cannot increase by more than 2.5 per cent, and this includes the maximum and minimum fees payable to councillors and mayors and chairpersons and members of county councils.
- 4. The Tribunal's determinations take effect from 1 July in each year. The Tribunal's Report and Determination of 2016, made on 29 March 2016, provided a general increase of 2.5 per cent which was consistent with the Government's policy on wages.
- 5. Since the making of the 2016 determination there has been a reduction in the number of councils in NSW from 152 to 128. In response to this significant change the Tribunal will review the categories and the allocation of each council and mayoral offices into those categories, pursuant to section 239 of the LG Act.

Section 2 Local Government Reform

Update on council amalgamations

- 6. The NSW Government has been working with local councils since 2011 to create stronger councils and strengthen local communities.
- 7. On 12 May 2016 the NSW Government announced the formation of 19 new councils.The proclamation of the new Bayside Council occurred on 9 September 2016 following

the conclusion of legal action in the Court of Appeal. This took the total number of new councils created in 2016 to 20.

- The decision to create new councils follows four years of extensive community and industry consultation and independent research and analysis which found a strong case for reform.
- Detailed information on the reform process and progress to date can be found on the <u>Fit for the Future</u> and <u>Stronger Councils</u> websites.
- 10. On 14 February 2017, the Government announced that all merged councils in NSW will remain in place and the proposed formation of a further five new councils in Sydney would proceed, subject to the outcome of court proceedings. However, there will be no further regional council mergers.

Amendments to the Local Government Act 1993

- 11. The LG Act was amended in July 2016 to insert sub-clauses (3) and (4) into section 242A to clarify the intent of the impact of the government's wages policy on a determination which may change the category of a council as follows:
 - 242A Tribunal to give effect to declared government policy on remuneration for public sector staff
 - (1) In making a determination, the Remuneration Tribunal is to give effect to the same policies on increases in remuneration as those that the Industrial Relations Commission is required to give effect to under section 146C of the Industrial Relations Act 1996 when making or varying awards or orders relating to the conditions of employment of public sector employees.
 - (2) The policies referred to in subsection (1) do not include any policy that provides for increases in remuneration based on employee-related savings.
 - (3) This section does not apply to a determination by the Remuneration Tribunal that changes the category of a council or mayoral office (whether or not the effect of the change is to increase the range of amounts payable to the councillors and mayor of a council).
 - (4) To avoid doubt, this section extends to a determination of the minimum and maximum amounts payable for a category in existence when the determination is made.
- 12. The impact of these amendments to the LG Act is outlined in section 4 of this report.

Section 3 Review of Categories

Scope of review

- 13. Section 239 of the LG Act requires the Tribunal to determine the categories of councils and mayoral offices at least once every 3 years. The Tribunal last reviewed the categories during the 2015 annual review.
- 14. Since the making of the 2016 determination there has been an overall reduction in the number of councils from 152 to 128. This significant change has prompted a review of the existing categories and the allocation of councils into each of those categories.
- 15. In determining categories the Tribunal is required to have regard to the following matters that are prescribed in section 240 of the LG Act:

"240 (1)

- the size of areas
- the physical terrain of areas
- the population of areas and the distribution of the population
- the nature and volume of business dealt with by each Council
- the nature and extent of the development of areas
- the diversity of communities served
- the regional, national and international significance of the Council
- such matters as the Remuneration Tribunal considers relevant to the provision of efficient and effective local government
- such other matters as may be prescribed by the regulations."
- 16. The Tribunal is tasked with determining a categorisation model in which councils with the largest number of features in common can be grouped together for remuneration purposes. This is not straightforward as each council has challenges and issues which are unique.
- 17. The existing categories group councils primarily on the basis of their geographic location (predominantly metropolitan or rural). Categories are then further differentiated on other factors including population, the sphere of the council's economic influence and the council's degree of regional servicing.

- 18. The Tribunal reviewed this model having regard to a large amount of statistical material, including population and financial data, demographic indicators and indicators of regional significance. The Tribunal found that while the existing criteria continue to provide an equitable and transparent model by which to differentiate councils for the purposes of determining remuneration, there existed some scope to refine these criteria to address a number of categorisation anomalies and to better reflect the composition of councils post amalgamations.
- 19. In considering a new model the Tribunal sought to improve consistency and transparency in the determination of categories and the allocation of councils into each of those categories. Having considered the existing and new councils, the Tribunal identified a number of councils that specifically warranted either recategorisation into an existing category or a new category.
- 20. The current model provides for the councils of Newcastle, Wollongong, Central Coast (former Wyong and Gosford) and Lake Macquarie to be grouped with councils in the Sydney Metropolitan Area. These councils are not located in what is generally defined as the Sydney Metropolitan Area and the categorisation did not adequately reflect their regional status. Having assessed the characteristics of these councils the Tribunal was of the preliminary view that the categories should differentiate metropolitan and nonmetropolitan councils. On that basis two new categories were proposed for the regional group to accommodate these councils.
- 21. In respect of the larger metropolitan councils, amalgamations in the Sydney metropolitan area have resulted in a significant number of councils with populations of greater than 200,000. The 2016 determination provided for the Council of the City of Parramatta to be categorised in the same category (Metropolitan City) as Newcastle and Wollongong City Councils. The proposal to move Newcastle and Wollongong into the non-metropolitan group necessitated a re-think of the categorisation for Parramatta City Council having regard to its status in the metropolitan region. The Tribunal found that Parramatta City Council was significantly differentiated from other large metropolitan councils on the basis of its secondary CBD status as recognised by the State Government. On this basis a new category of Major CBD was proposed for Parramatta City Council.
- 22. Prior to seeking the views of Local Government NSW (LGNSW) and councils the Tribunal's preliminary view was that most of the existing categories should be retained but there

should also be some new categories to reflect the evolving shape of local government in NSW. The proposed model was as follows:

Metropolitan

- Principal CBD
- Major CBD
- Metropolitan Major
- Metropolitan Centre
- Metropolitan

Regional

- Regional City
- Regional Strategic Centre
- Regional Rural
- Rural
- 23. To test this model the Tribunal wrote to all mayors in November 2016 advising of the commencement of the 2017 Annual Review. In doing so the Tribunal advised councils of its intention to the revise the existing categorisation model following examination of the list of existing and new councils. To assist councils in making their submissions the Tribunal outlined its preliminary thinking on a proposed model for metropolitan and non-metropolitan councils as follows:

"Metropolitan

Five metropolitan categories are proposed. The existing Principal City category is proposed to be retained for Sydney City Council and renamed Principal CBD. Major City is proposed to be abolished and a new category created for Parramatta City Council. The Tribunal's preliminary thinking is that this category will be titled Major CBD. The existing Metropolitan Major, Metropolitan Centre and Metropolitan categories will be retained for the new and remaining existing councils......

Non-metropolitan

Four non-metropolitan categories are proposed. A new Regional City category will be created for Newcastle and Wollongong City Councils. A new Regional Strategic Centre category will be created for Central Coast and Lake

Macquarie Councils. The existing Regional Rural and Rural categories will be retained for other new and remaining councils......

County Councils

The Tribunal does not intend to make any change to the categorisation of county councils and will retain the existing categories of Water and Other."

24. The Tribunal also outlined its approach to the criteria for categorising councils into the proposed metropolitan and non-metropolitan categories as follows:

"The Tribunal's 2009 annual determination outlines the characteristics for the existing categories. At this stage the Tribunal intends to adopt a similar approach and will determine descriptors for the proposed categories for the purposes of classifying councils into the categories. Population is likely to remain a determining factor for differentiating categories of councils. The Tribunal will also have regard to the matters prescribed in section 240 of the LG Act."

- 25. The Tribunal invited submissions on the proposed categorisation model, criteria for the allocation of councils into the categories, fees for the proposed categories and any other matters.
- 26. The Tribunal also wrote to the President of LGNSW in similar terms, and subsequently met with the President and Chief Executive of LGNSW. The Tribunal wishes to place on record its appreciation to the President and Chief Executive for meeting with the Tribunal.

Submissions received - categorisation

27. In response to this review the Tribunal received 28 submissions from individual councils and a submission from LGNSW. A summary of the key points is below.

Categorisation

28. Approximately half of the submissions (46 per cent) supported the proposed categories with no variation or supported the proposed categories with variations to titles or the number of categories. The balance of the submissions (54 per cent) did not express a view in respect to the proposed categorisation model.

- 29. In respect to variations put forward in submissions, the LGNSW requested that the proposed "Major CBD" and "Metropolitan Major" be merged and called "Metropolitan Major" and an additional category be created called "Special/Interim". The "Metropolitan Major" category would include councils with a population of at least 250,000 and/or that met other specified indicators that set them apart from other metropolitan councils. The "Special/Interim" category would apply on an interim basis to councils that demonstrate special attributes/circumstances that are out of the ordinary, for example high population growth.
- 30. Council submissions requested additional categories such as a "Metropolitan Growth Centre" or "Metropolitan Major – Growth Centre" for councils dealing with high growth; "Metropolitan Gateway" for councils that connect the regions to metropolitan areas; and "Peri-Urban" for councils that interface between urban and rural areas.

Criteria

- 31. A number of submissions referred to the criteria provided in section 240 of the LG Act, either noting or stating the criteria remain relevant (18 per cent) or suggesting that additional criteria to those provided in section 240 is required (50 per cent). Other submissions explained how their individual council performed against the section 240 criteria (29 per cent). The balance of the submissions did not express a view in respect to the criteria for categorisation (18 per cent).
- 32. The LGNSW suggested that the criteria need to be expanded to include a wider range of factors such as the level of disadvantage an area suffers, annual growth rate of an area (relative to population) and expenditure of an area.
- 33. Council submissions suggested additional criteria such as status as a NSW Evocity; the nature of a council's business, for example some do not provide water and sewerage services; level of economic activity in a local government area; specific population thresholds; resident/councillor ratio and planning significance in terms of Government targets.
- 34. Councils were also asked to provide submissions on the matter of fees. Comments relating to fees are outlined in section 4.

Findings - categorisation

- 35. The Tribunal is appreciative of the number of submissions received and the effort made in those submissions to comment on the proposed categorisation model and to provide further suggestions for consideration. Given the broad support the Tribunal will determine the categories as proposed with a number of minor variations which in part reflect the feedback received.
- 36. Since seeking the views of councils the Tribunal has reconsidered the titles of the former metropolitan categories being Metropolitan Major, Metropolitan Centre and Metropolitan. The Tribunal found that these titles did not adequately describe the characteristics of the councils in those groups or articulate the difference between them. The Tribunal has determined that the three categories will be retained but that they will be re-titled Metropolitan Large, Metropolitan Medium and Metropolitan Small. The primary determinant for categorisation into these groups will be population.
- 37. The Tribunal also considers that the title of Regional Strategic Centre is more appropriately titled Regional Strategic Area. The two councils to be categorised into this group are local government areas which represent a large number of townships and communities of varying scale.
- 38. The revised model which will form the basis of this determination is as follows:

Metropolitan

- Principal CBD
- Major CBD
- Metropolitan Large
- Metropolitan Medium
- Metropolitan Small

Non-metropolitan

- Regional City
- Regional Strategic Area
- Regional Rural
- Rural
- 39. The criteria for each of the categories are outlined below. As with the previous categories the predominant factor to guide categorisation is population. Other common features of councils within those categories are also broadly described. These criteria

have relevance when population alone does adequately reflect the status of one council compared to others with similar characteristics. In some instances the additional criteria will be significant enough to warrant the categorisation of a council into a group with a higher population threshold.

40. There is no significant change to the categorisation of county councils. A proclamation was published in the NSW Government Gazette No 52 of 22 June 2016 dissolving the Richmond River County Council and Far North Coast and the transferring their functions and operations to Rous County Council with effect 1 July 2016. County councils continue to be categorised on the basis of whether they undertake water and/or sewerage functions or administer, control and eradicate declared noxious weeds as a specified Local Control Authority under the *Noxious Weeds Act 1993*.

Criteria for categories

The following criteria will apply to each of the categories:

Principal CBD

The Council of the City of Sydney (the City of Sydney) is the principal central business district (CBD) in the Sydney Metropolitan area. The City of Sydney is home to Sydney's primary commercial office district with the largest concentration of businesses and retailers in Sydney. The City of Sydney's sphere of economic influence is the greatest of any local government area in Australia.

The CBD is also host to some of the city's most significant transport infrastructure including Central Station, Circular Quay and International Overseas Passenger Terminal. Sydney is recognised globally with its iconic harbour setting and the City of Sydney is host to the city's historical, cultural and ceremonial precincts. The City of Sydney attracts significant visitor numbers and is home to 60 per cent of metropolitan Sydney's hotels.

The role of Lord Mayor of the City of Sydney has significant prominence reflecting the CBD's importance as home to the country's major business centres and public facilities of state and national importance. The Lord Mayor's responsibilities in developing and maintaining relationships with stakeholders, including other councils, state and federal governments, community and business groups, and the media are considered greater than other mayoral roles in NSW.

Major CBD

The Council of the City of Parramatta (City of Parramatta) is the economic capital of Greater Western Sydney and the geographic and demographic centre of Greater Sydney. Parramatta is the second largest economy in NSW (after Sydney CBD) and the sixth largest in Australia.

As an secondary CBD to metropolitan Sydney the Parramatta local government area is a major provider of business and government services with a significant number of organisations relocating their head offices to Parramatta. Public administration and safety has been a growth sector for Parramatta as the State Government has promoted a policy of moving government agencies westward to support economic development beyond the Sydney CBD.

The City of Parramatta provides a broad range of regional services across the Sydney Metropolitan area with a significant transport hub and hospital and educational facilities. The City of Parramatta is home to the Westmead Health and Medical Research precinct which represents the largest concentration of hospital and health services in Australia, servicing Western Sydney and providing other specialised services for the rest of NSW.

The City of Parramatta is also home to a significant number of cultural and sporting facilities (including Sydney Olympic Park) which draw significant domestic and international visitors to the region.

Metropolitan Large

Councils categorised as Metropolitan Large will typically have a minimum population of 200,000.

Other features may include:

- total operating revenue exceeding \$200M per annum
- the provision of significant regional services to greater Sydney including, but not limited to, major education, health, retail, sports, other recreation and cultural facilities
- significant industrial, commercial and residential centres and development corridors
- high population growth.

Councils categorised as Metropolitan Large will have a sphere of economic influence and provide regional services considered to be greater than those of other metropolitan councils.

Metropolitan Medium

Councils categorised as Metropolitan Medium will typically have a minimum population of 100,000.

Other features may include:

- total operating revenue exceeding \$100M per annum
- services to greater Sydney including, but not limited to, major education, health, retail, sports, other recreation and cultural facilities
- industrial, commercial and residential centres and development corridors
- high population growth.

The sphere of economic influence, the scale of council operations and the extent of regional servicing would be below that of Metropolitan Large councils.

Metropolitan Small

Councils categorised as Metropolitan Small will typically have a population less than 100,000.

Other features which distinguish them from other metropolitan councils include:

• total operating revenue less than \$150M per annum.

While these councils may include some of the facilities and characteristics of both Metropolitan Large and Metropolitan Medium councils the overall sphere of economic influence, the scale of council operations and the extent of regional servicing would be below that of Metropolitan Medium councils.

Regional City

Councils categorised as Regional City will typically have a population above 150,000. These councils are metropolitan in nature with major residential, commercial and industrial areas. These Councils typically host government departments, major tertiary education and health facilities and incorporate high density commercial and residential development.

These councils provide a full range of higher order services and activities along with arts, culture, recreation and entertainment facilities to service the wider community and broader region. These councils typically also contain ventures which have a broader State and national focus which impact upon the operations of the council.

Newcastle City Council and Wollongong City Councils are categorised as Regional City.

Regional Strategic Area

Councils categorised as Regional Strategic Area are differentiated from councils in the Regional Rural category on the basis of their significant population. Councils categorised as Regional Strategic Area will typically have a population above 200,000. These councils contain a mix of urban and rural settlements. They provide a range of services and activities including business, office and retail uses, along with arts, culture, recreation and entertainment facilities to service the wider community. These councils host tertiary education campuses and health facilities.

While councils categorised as Regional Strategic Area may have populations which exceed those of Regional City, they would not typically provide the same range of regional services or have an equivalent sphere of economic influence.

Central Coast Council and Lake Macquarie Council are categorised as Regional Strategic Area.

Regional Rural

Councils categorised as Regional Rural will typically have a minimum population of 20,000.

Other features which distinguish them from other non-metropolitan councils include:

- a major town or towns with the largest commercial component of any location in the surrounding area
- a significant urban population existing alongside a traditional farming sector, and are surrounded by smaller towns and villages or may be located on or close to the coast with high levels of population and tourist facilities
- provide a full range of higher-order services including business, office and retail uses with arts, culture, recreation and entertainment centres
- regional services to the wider community through principal referral hospitals, tertiary education services and major regional airports
- these councils may also attract large visitor numbers to established tourism ventures.

Rural

Councils categorised as Rural will typically have a population below 20,000.

Other features which distinguish them from other non-metropolitan councils include:

- one or two significant townships combined with a considerable dispersed population spread over a large area and a long distance from a major regional centre
- a limited range of services, facilities and employment opportunities compared to Regional Rural councils
- local economies based on agricultural/resource industries.

County Councils - Water

County councils that provide water and/or sewerage functions with a joint approach in planning and installing large water reticulation and sewerage systems.

County Councils - Other

County councils that administer, control and eradicate declared noxious weeds as a specified Local Control Authority under the *Noxious Weeds Act 1993*.

41. These criteria will be included in future determinations as an appendix to ensure they are readily accessible.

Allocation of council into categories

- 42. In accordance with section 239 of the LG Act the Tribunal is required to allocate each of the councils into one of the categories. The allocation of councils is outlined in the determination under section 6.
- 43. In determining the allocation of councils into these categories the Tribunal found that that there were certain councils that could warrant categorisation into another category based on additional criteria. The Tribunal notes that a number of metropolitan and non-metropolitan councils have or are expected to experience significant development and population growth in the future. A number of these local government areas have been identified in the State Government's key planning strategies and include Camden and The Hills councils. The Tribunal acknowledges the additional responsibilities these and other councils may face now and in the future, however for the initial categorisation these councils have been categorised primarily on the basis of their population. The Tribunal will continue to monitor these and other councils to determine the appropriateness of the allocation of councils and the categorisation model for future determinations.

Section 4 Fees

Scope of review

- 44. In determining the maximum and minimum fees payable in each of the categories, the Tribunal is required, pursuant to section 242A of the LG Act, to give effect to the same policies on increases in remuneration as those that the Industrial Relations Commission is required to give effect to under section 146C of the Industrial Relations Act 1996 (IR Act), when making or varying awards or orders relating to the conditions of employment of public sector employees.
- 45. The current policy on wages pursuant to section 146C(1)(a) of the IR Act is articulated in the Industrial Relations (Public Sector Conditions of Employment) Regulation 2014 (the Regulation). The effect of the Regulation is that public sector wages cannot increase by

more than 2.5 per cent, and this includes the maximum and minimum fees payable to councillors and mayors and chairpersons and members of county councils.

46. The LG Act was amended in July 2016 to insert sub-clauses (3) and (4) into section 242A to clarify the intent of the impact of the government's wages policy on a determination which may change the category of a council as follows:

242A Tribunal to give effect to declared government policy on remuneration for public sector staff

(1) In making a determination, the Remuneration Tribunal is to give effect to the same policies on increases in remuneration as those that the Industrial Relations Commission is required to give effect to under section 146C of the Industrial Relations Act 1996 when making or varying awards or orders relating to the conditions of employment of public sector employees.

(2) The policies referred to in subsection (1) do not include any policy that provides for increases in remuneration based on employee-related savings.

(3) This section does not apply to a determination by the Remuneration Tribunal that changes the category of a council or mayoral office (whether or not the effect of the change is to increase the range of amounts payable to the councillors and mayor of a council).

(4) To avoid doubt, this section extends to a determination of the minimum and maximum amounts payable for a category in existence when the determination is made.

47. Those amendments make clear that the minimum and maximum fees applicable to the existing categories cannot be increased by more than 2.5 per cent. The Tribunal is however able to determine that a council can be placed in another existing or a new category with a higher range of fees without breaching the government's wage policy. These changes provided the Tribunal with greater flexibility in reviewing fees for existing and new councils.

Submissions received - Fees

48. A number of submissions supported an increase in fees either by no less than 2.5 per cent or by an unspecified amount (25 per cent of responses). Several submissions suggested an alternative fee model (11 per cent) or made other general comments (29 per cent). The balance of submissions did not express a view in respect to fees (36 per cent).

- 49. The LGNSW submitted that the Tribunal must increase fees by no less than 2.5 per cent being of the view that fees have already fallen behind comparable roles. Also, that the fee structure fails to recognise the work of councillors and is often inadequate to attract and retain people with the necessary skills and expertise. The LGNSW also made reference to the changes to the LG Act that have expanded the role of the governing body (section 223) and mayors and councillors (sections 226 and 232). These points were also put forward in several council submissions along with requests that fees account for additional duties performed as members of a joint organisation.
- 50. In respect to alternative fee models several councils requested the Tribunal to consider a fee model similar to those applying to local governments in Victoria or Queensland; that fees are calculated as a percentage of the salary payable to members of the NSW Parliament; or that fees be benchmarked against the remuneration for the Principal CBD category.

Findings - Fees

- 51. The Tribunal is required to have regard to the Government's wages policy when determining the increase to apply to the maximum and minimum fees that apply to councillors and mayors. The public sector wages policy currently provides for a cap on increases of 2.5 per cent.
- 52. The Tribunal has reviewed the key economic indicators, including the Consumer Price Index and Wage Price Index, and had regard to budgetary limitations imposed by the Government's policy of rate pegging, and finds that the full increase of 2.5 per cent is warranted. The 2.5 per cent increase will apply to the minimum and the maximum of the ranges for all existing categories.
- 53. The new categories have their remuneration ranges determined for the first time in this determination. As an initial determination the ranges for the new categories are not subject to the wages policy, however any future increase will be impacted in accordance with section 242A(4) of the LG Act.
- 54. The minimum and maximum fees for the new categories have been determined having regard to the relativities that exist between the existing groups.
- 55. For the category of Major CBD the maximum councillor fee is set at approximately 85 per cent of maximum councillor fee for Principal CBD. The maximum mayoral fee is set at

approximately 50 per cent of the maximum mayoral fee for Principal CBD. The minimum fees for both councillors and mayors are set at the same as that determined for the Metropolitan Large.

- 56. For the category of Regional City the maximum councillor fee is set at approximately 80 per cent of maximum councillor fee for Principal CBD. The maximum mayoral fee is set at approximately 45 per cent of the maximum mayoral fee for Principal CBD. The minimum fees for both councillors and mayors are set at the same as that determined for the Regional Strategic Area.
- 57. The minimum and maximum fees payable to the category of Regional Strategic Area will be the same as those payable to Metropolitan Large.

Impact of fee increase and new categories

- 58. The majority of councils will receive an increase of 2.5 per cent only.
- 59. Six councils will be eligible for increases of more than 2.5 per cent as those councils have been categorised into a higher or new category on the basis of the revised criteria.
- 60. The twenty new councils have been placed in one of the existing or new categories. These twenty councils replaced forty-four former councils. The scale of the new councils means that the majority of these new councils will be eligible for fees that are higher than those paid to the former entities. However, the significant reduction in the number of councils from 152 to 128 has resulted in an estimated maximum saving on the overall cost of councillor fees in NSW of approximately \$2.5M.

Section 5 Other matters

Fees for Deputy Mayors

- 61. Several council submissions requested that the Tribunal review the remuneration payable to Deputy Mayors (14 per cent). It was suggested that the remuneration be increased to reflect the additional duties undertaken or that elected deputy mayors receive an allowance based on a percentage of the councillor fee.
- 62. Councils have raised the matter of separate fees for Deputy Mayors on previous occasions and the Tribunal notes that it has previously determined that there is no provision in the

LG Act to empower the Tribunal to determine a separate fee or fee increase for Deputy Mayors. The method for determining separate fees, if any, for a Deputy Mayor are provided in section 249 of the LG Act as follows:

249 Fixing and payment of annual fees for the mayor

- (1) A council must pay the mayor an annual fee.
- (2) The annual fee must be paid in addition to the fee paid to the mayor as a councillor.
- (3) A council may fix the annual fee and, if it does so, it must fix the annual fee in accordance with the appropriate determination of the Remuneration Tribunal.
- (4) A council that does not fix the annual fee must pay the appropriate minimum fee determined by the Remuneration Tribunal.
- (5) A council may pay the deputy mayor (if there is one) a fee determined by the council for such time as the deputy mayor acts in the office of the mayor. The amount of the fee so paid must be deducted from the mayor's annual fee."

Conclusion

- 63. The Tribunal's determinations have been made with the assistance of the two Assessors -Mr Ian Reynolds and Mr Tim Hurst. The allocation of councils into each of the categories, pursuant to section 239 of the LG Act, is outlined in Determination No. 1. The maximum and minimum fees paid to councillors and mayors and members and chairpersons of county councils, pursuant to section 241 of the LG Act, is outlined in Determination No. 2.
- 64. On 14 February 2017, the Government announced that the proposed formation of a further five new councils in Sydney would proceed, subject to the outcome of court proceedings.
- 65. The Tribunal may need to consider the categorisation of further new councils following the conclusion of legal action. Should this occur prior to the making of the 2018 determination the Minister may direct the Tribunal to make a special determination(s) in accordance with section 242 of the LG Act.

The Local Government Remuneration Tribunal

Signed

Dr Robert Lang

Dated: 12 April 2017

Section 6 Determinations

Determination No. 1- Determination Pursuant to Section 239 of Categories of Councils and County Councils Effective From 1 July 2017

Table 1: General Purpose Councils - Metropolitan

Principal CBD (1)
Sydney

Major CBD (1) Parramatta

Blacktown Canterbury-Bankstown Cumberland Fairfield Liverpool Northern Beaches Penrith	Metropolitan Large (8)
Cumberland Fairfield Liverpool Northern Beaches Penrith	Blacktown
Fairfield Liverpool Northern Beaches Penrith	Canterbury-Bankstown
Liverpool Northern Beaches Penrith	Cumberland
Northern Beaches Penrith	Fairfield
Penrith	Liverpool
	Northern Beaches
Suthorland	Penrith
Suthenanu	Sutherland

Metropolitan Medium (9)		
Bayside		
Campbelltown		
Georges River		
Hornsby		
Ku-ring-gai		
Inner West		
Randwick		
Ryde		
The Hills		

Metropolitan Small (11)		
Burwood		
Camden		
Canada Bay		
Hunters Hill		
Lane Cove		
Mosman		
North Sydney		
Strathfield		
Waverley		
Willoughby		
Woollahra		

Table 2: General Purpose Councils – Non-Metropolitan

Regional City (2)
Newcastle
Wollongong

Regional Rural (37)		
Albury		
Armidale		
Ballina		
Bathurst		
Bega		
Blue Mountains		
Broken Hill		
Byron		
Cessnock		
Clarence Valley		
Coffs Harbour		
Dubbo		
Eurobodalla		
Goulburn Mulwaree		
Griffith		
Hawkesbury		
Kempsey		
Kiama		
Lismore		
Lithgow		
Maitland		
Mid-Coast		
Mid-Western		
Orange		
Port Macquarie-Hastings		
Port Stephens		
Queanbeyan-Palerang		
Richmond Valley		
Shellharbour		
Shoalhaven		
Singleton		
Snowy Monaro		
Tamworth		
Tweed		
Wagga Wagga		
Wingecarribee		
Wollondilly		

Regional Strategic Area (2)		
Central Coast		
Lake Macquarie		

Rural (57)			
Balranald	Kyogle		
Bellingen	Lachlan		
Berrigan	Leeton		
Bland	Liverpool Plains		
Blayney	Lockhart		
Bogan	Moree Plains		
Bourke	Murray River		
Brewarrina	Murrumbidgee		
Cabonne	Muswellbrook		
Carrathool	Nambucca		
Central Darling	Narrabri		
Cobar	Narrandera		
Coolamon	Narromine		
Coonamble	Oberon		
Cootamundra-Gundagai	Parkes		
Cowra	Snowy Valleys		
Dungog	Temora		
Edward River	Tenterfield		
Federation	Upper Hunter		
Forbes	Upper Lachlan		
Gilgandra	Uralla		
Glen Innes Severn	Walcha		
Greater Hume	Walgett		
Gunnedah	Warren		
Gwydir	Warrumbungle		
Нау	Weddin		
Hilltops	Wentworth		
Inverell	Yass		
Junee			

Table 3:County Councils

Water (5)
Central Tablelands
Goldenfields Water
Mid-Coast
Riverina Water
Rous

Other (7)
Castlereagh-Macquarie
Central Murray
Hawkesbury River
New England Tablelands
Southern Slopes
Upper Hunter
Upper Macquarie

Determination No. 2- Determination Pursuant to Section 241 of Fees for Councillors and Mayors

Pursuant to s.241 of the *Local Government Act 1993*, the annual fees to be paid in each of the categories to Councillors, Mayors, Members and Chairpersons of County Councils effective on and from 1 July 2017 are determined as follows:

Category		Councillor/Member Annual Fee		Mayor/Chairperson Additional Fee*	
		Minimum	Maximum	Minimum	Maximum
	Principal CBD	26,310	38,580	160,960	211,790
General Purpose	Major CBD	17,540	32,500	37,270	105,000
Councils –	Metropolitan Large	17,540	28,950	37,270	84,330
Metropolitan	Metropolitan Medium	13,150	24,550	27,940	65,230
	Metropolitan Small	8,750	19,310	18,630	42,120
	Regional City	17,540	30,500	37,270	95,000
General Purpose	Regional Strategic Area	17,540	28,950	37,270	84,330
Councils – Non-metropolitan	Regional Rural	8,750	19,310	18,630	42,120
	Rural	8,750	11,570	9,310	25,250
County Councils	Water	1,740	9,650	3,730	15,850
County Councils	Other	1,740	5,770	3,730	10,530

Table 4:Fees for General Purpose and County Councils

*This fee must be paid in addition to the fee paid to the Mayor/Chairperson as a Councillor/Member (s.249(2)).

The Local Government Remuneration Tribunal

Signed

Dr Robert Lang Dated: 12 April 2017

COUNCIL NOTICES

CAMDEN COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality		
GOOD SAMARITAN WAY	Cobbitty		
Description			
The road extends in a westerly direction off Mater Dei Road			
Name	Locality		
MATER DEI ROAD	Cobbitty		
Description			
The road extends off Macquarie Grove Road heading in a North Westerly direction			

ANGIE JUVANSHU, GIS/LIS Coordinator, Camden Council, 37 John Street, CAMDEN NSW 2570 GNB Ref: 0069

[9101]

LAKE MACQUARIE CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
ZEPHYR AVENUE	Teralba	
Description		
Subdivision of Lot 441 DP 1228495 at 16 C	Cockle Crescent TERALBA	
Name	Locality]
WHEELHOUSE ROAD	Locality Teralba	
Description	10100	
Subdivision of Lot 441 DP 1228495 at 16 C	Tockle Crescent TERALBA	
Name	Locality	
WATERLINE WAY	Teralba	
Description		
Subdivision of Lot 441 DP 1228495 at 16 C	Cockle Crescent TERALBA	
Name	Locality	
SNAPPER CLOSE	Teralba	
Description		
Subdivision of Lot 441 DP 1228495 at 16 C	Cockle Crescent TERALBA	
Name	Locality	
FLYBRIDGE CLOSE	Teralba	
Description		
Subdivision of Lot 441 DP 1228495 at 16 C	Cockle Crescent TERALBA	
Name	Locality	
FIN STREET	Teralba	
Description	Totutou	
Subdivision of Lot 441 DP 1228495 at 16 C	Cockle Crescent TERALBA	

Council Notices

Name	Locality	
CURRENT AVENUE	Teralba	
Description		
Subdivision of Lot 441 DP 1228495 at 16	Cockle Crescent TERALBA	
Name	Locality	
COASTAL ROAD	Teralba	
Description		
Subdivision of Lot 441 DP 1228495 at 16	Cockle Crescent TERALBA	
Name	Locality	
CASTAWAY CRESCENT	Teralba	
Description		
Subdivision of Lot 441 DP 1228495 at 16	Cockle Crescent TERALBA	
Name	Locality	
BREAM ROAD	Teralba	
Description	· · · · · ·	
Subdivision of Lot 441 DP 1228495 at 16	Cockle Crescent TERALBA	
Name	Locality	
BLUE SWIMMER AVENUE	Teralba	
Description	· · · · · · · · · · · · · · · · · · ·	
Subdivision of Lot 441 DP 1228495 at 16	Cockle Crescent TERALBA	

BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, HRMC, WARABROOK NSW 2310 GNB Ref: 0066 [9102]

PENRITH CITY COUNCIL

Local Government Act 1993

Dedication of Land as Public Reserve

NOTICE is hereby given by the Council of the City of Penrith that in accordance with section 50 of the *Local Government Act 1993* and the statement of intention on Deposited Plan 38927, the land owned by Penrith City Council as described in the schedule below is dedicated a Public Reserve.

ALAN STONEHAM, General Manager. Penrith City Council, PO Box 60, Penrith NSW 2751.

SCHEDULE

Whole of Lot 10 in Deposited Plan 38927 being situated between Collins Street and Queen Street St Marys.

[9103]

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
TOMERONG STREET	Tullimbar
Description	
Runs off Terragong Street, Tullimbar	
Name	Locality
Name HUSKISSON STREET	Locality Tullimbar

[9104]

SINGLETON SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
KELLY CLOSE	Branxton	

Description

A new road originating off Lakes Folly Drive, BRANXTON. The road extends in a westerly direction for approximately 135m to the boundary of Lot 209 DP 1222631.

Name	Locality
KIRKWOOD PLACE	Branxton
Description	

A new road originating off Lakes Folly Drive in BRANXTON. The road extends in an easterly direction for approximately 270m to the boundary of Lot 13 DP 1230050

JASON LINNANE, General Manager, Singleton Shire Council, 12-14 Queen Street, SINGLETON NSW 2330 GNB Ref: 0068 [9105]

YASS VALLEY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
WERONG ROAD	Yass
Description	
New subdivision coming off Wellington Re	oad, Lot: 1 & 2 DP: 1122602
NT	T
Name	Locality
WATTLE FLAT ROAD	Yass River
Description	
Lot: 96, DP: 754899, as part of a Developm	nent Consent
Name	Locality
MCLEODS CREEK DRIVE	Gundaroo
Description	
New subdivision coming off Marked Tree	Road Lot: 22 & DP: 754883
Name	Locality
HASKINS WAY	Gundaroo
Description	
New subdivision – road to be named betwee	een Shingle Hill Way Gundaroo and Lot 1, DP:1216577.
Name	Locality
COBARK ROAD	Yass
Description	
New subdivision coming off Wellington ro	ad Lot 1 & 2, DP:1122602.

Council Notices

Name	Locality	
BOGAN CLOSE	Yass	
Description		
New subdivision coming off Wellir	gton Road I at: 1 & 2 DP: 1122602	
	gion Road, Lot. 1 & 2 , D1. 1122002	
<u> </u>		
<u> </u>	Locality	
Name BIRRIE CLOSE		
Name	Locality	

DAVID ROWE, General Manager, Yass Valley Council, PO Box 6, YASS NSW 2582 GNB Ref: 0070

[9106]

PRIVATE NOTICES

COMPANY NOTICES

NOTICE OF FINAL MEETING OF MEMBERS

Australian I Finance Pty Limited A.C.N. 105 363 666 (In Liquidation)

Notice is hereby given that pursuant to Section 509 of the *Corporations Act 2001* a final meeting of the members of the company will be held at the office of Shrubsole Rabbitt & Co,Chartered Accountants Unit 26, 15-23 Kumulla Road Miranda on Friday 21st April 2017 at 10.00 am. Business (1) to receive the Liquidator's accounts and the Liquidator's final report on the conduct of the liquidation and his acts and dealings in connections there with. (2) To determine the manner in which the books, accounts and documents of the company and the liquidation shall be disposed of

Dated 9th March 2017. Mr Gordon Shrubsole Liquidator C/- Shrubsole Rabbitt & Co Chartered Accountants, Unit 26, 15-23 Kumulla Road Miranda NSW 2228 [9107]

NOTICE OF VOLUNTARY LIQUIDATION

The Corporations Law and in the matter of COXVILLE PTY LIMITED A.C.N. 002 312 790.

NOTICE is hereby given that at an extraordinary general meeting of the members of the company duly convened and held on the 14th day of April, 2017 the following resolutions were passed:

That the company be wound up voluntarily and that Ms F MacDonald be appointed liquidator for the purpose of such winding up.

Creditors of the company are required to prove their debts or claims within one month from the date of publication of this notice. Failing which they will be excluded from any distribution made and from objecting to any such distribution. Formal Proof of Debt forms are available on application to the Liquidator.

Dated this 18th April 2017. F MacDonald, Liquidator, c/ K B Raymond & Co. 2/131 Clarence Street, Sydney, NSW 2000 (GPO Box 4684 Sydney NSW 2001), tel.: (02) 9299 6521. [9108]

OTHER PRIVATE NOTICES

ANGLICAN DIOCESE OF NEWCASTLE

NOTICE

In pursuance of the provisions of the Diocese of Newcastle Clerical Ministry Ordinance 2009, it is hereby notified that due to the resignation of the Right Reverend Gregory Thompson as Bishop of Newcastle, the Right Reverend Dr Peter Stuart was appointed as Commissary from 1 December 2016 and will become Administrator of the Diocese of Newcastle from 1 June 2017 in accordance with the provisions of the said Ordinance.

Linda Wilson, Acting Diocesan Business Manager, Anglican Diocese of Newcastle, Diocesan Office, 134 King Street, Newcastle NSW 2300. [9109]