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Workers Compensation (Ambulance Services Fees) Order 2017
under the
Workers Compensation Act 1987

I, Carmel Donnelly, A/Chief Executive of the State Insurance Regulatory Authority, pursuant to section 63 of the Workers Compensation Act 1987, make the following Order.

Dated this 20th day of June 2017

Carmel Donnelly
A/Chief Executive State Insurance Regulatory Authority

EXPLANATORY NOTE

Provision of ambulance services in New South Wales is restricted to the Ambulance Service of NSW and the entities listed under section 67E (3) of the Health Services Act 1997. This Order prescribes the rates applicable for Ambulance services to an injured worker for which an employer is liable being the fees prescribed under section 67L of the Health Services Act 1997 applicable from 1 July 2017.

1. Name of Order

This Order is the Workers Compensation (Ambulance Services Fees) Order 2017.

2. Commencement

This Order commences on 1 July 2017.

3. Application of Order

This Order applies to ambulance services provided on or after the date of commencement, whether it relates to an injury received before, on or after that date.

4. Fees for ambulance services

The fee amounts for which an employer is liable under the Act for provision of ambulance or paramedic services to an injured worker are listed in Schedule A, being the fees prescribed under section 67L of the Health Services Act 1997.

5. Scope of Order (Additional Information)
(a) The fees in Schedule A do not apply to treatment at the scene of the accident, or transport for hospital admission, for workers injured in motor vehicle accidents.

Note: These are to be paid by the Motor Accidents Authority (MAA) Bulk Bill arrangement.

(b) The fees in Schedule A are payable only to:

- The Ambulance Service of New South Wales;
- The St John Ambulance Australia (NSW);
- The Royal Flying Doctor Service of Australia (NSW Section);
- The mines rescue company within the meaning of the Coal Industry Act 2001 in the exercise of mines rescue functions;
- A member of the New South Wales Mines Rescue Brigade established under the Coal Industry Act 2001; or,
- Any person (or class of persons) prescribed by regulations made under the Health Services Act 1997.

6. Goods and Services Tax

No GST is payable on the fees in Schedule A.

7. Definitions

In this order:

Ambulance Services means the conveyance of an injured worker to or from a medical practitioner or hospital. This does not include conveyance of an injured worker from one public hospital to another.

Ambulance Service Provider is the Ambulance Service of NSW or the entities listed in clause 5 above.

The State Insurance Regulatory Authority means the body corporate and NSW Government agency constituted under section 17 of the State Insurance and Care Governance Act 2015.

Emergency service means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from the scene of an accident, illness or injury to a public hospital or other destination.

GST means the goods and services tax payable under the GST Law.

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

Non-emergency service means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the Service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date. An emergency service fee will be charged for any other service.

8. Parts of the Order
(1) Schedule A to this Order forms part of the Order.
(2) The Explanatory Note does not form part of the Order.

Schedule A

Ambulance Service Fees

<table>
<thead>
<tr>
<th>Rates</th>
<th>1 July 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Road</td>
</tr>
<tr>
<td></td>
<td>Emergency</td>
</tr>
<tr>
<td>Call-Out</td>
<td>$372</td>
</tr>
<tr>
<td>Variable Rate (per km)</td>
<td>$3.35</td>
</tr>
<tr>
<td>Maximum Charge</td>
<td>$6095</td>
</tr>
</tbody>
</table>

Notes:
- All fees are to be paid against payment classification code TRA001
- Fees in Schedule A for ambulance services are only payable to those providers listed in the gazette.
Workers Compensation (Private Hospital Rates) Order 2017

under the

Workers Compensation Act 1987

I, Carmel Donnelly A/Chief Executive of the State Insurance Regulatory Authority of New South Wales, pursuant to section 62 (1A) of the Workers Compensation Act 1987, make the following Order.

Dated this 6th day of June 2017

Carmel Donnelly
A/Chief Executive
State Insurance Regulatory Authority

1. Name of Order

This Order is the Workers Compensation (Private Hospitals Rates) Order 2017.

2. Commencement

This Order commences on 1 July 2017.

3. Application of Order

This Order applies to the hospital treatment of a worker at a private hospital, being treatment of a type referred to in clause 5 and provided on or after the date of commencement of this Order, whether the treatment relates to an injury that is received before, on, or after that date.

4. Definitions

(1) In this Order:

the Act means the Workers Compensation Act 1987.

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

Admitted patient means a patient who undergoes a hospital’s admission process to receive treatment and/or care. This treatment and/or care is provided over a period of time and can occur in hospital and/or in the person’s home (for hospital-in-the-home patients).

GST means the goods and services tax payable under the GST Law.

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

Intensive care (level 1 or level 2) has the same meaning as clause 28, Part 7, Schedule 2 of the Health Facilities Regulation 2010 in relation to an intensive care (level 1 or level 2) class private health facility. Staffing must consist of the following:

a) a medical practitioner with appropriate qualifications appointed as director of the unit, the appropriate qualifications being (in the case of an intensive care (level 2) class private health facility) a recognised post-graduate qualification in intensive care, and

b) in the case of an intensive care (level 1) class private health facility—a medical practitioner on duty at the private health facility at all times, with priority for attendance on patients in the intensive care unit, and

c) in the case of an intensive care (level 2) class private health facility—a medical practitioner with an appropriate level of experience present in the unit at all times, and

d) sufficient nursing staff on duty at all times, being:
i. a nursing staff to patient ratio of at least 1:1 for all critically ill patients, and

ii. in the case of an intensive care (level 2) class private health facility—at least 50% of whom are registered nurses with intensive care certification”.

Non-admitted patient means a patient who does not undergo a hospital’s formal admission process. There are three categories of non-admitted patient: emergency department patient; outpatient; and other non-admitted patient (treated by hospital employees off the hospital site – includes community/outreach services).

Private hospital means a hospital or licensed private health facility (as defined in the Private Health Facilities Act 2007) but excludes a public hospital.

Same day patient means an admitted patient who is admitted and discharged on the same date.

(2) A reference to treatment or services in this Order is a reference to treatment or services provided at a private hospital or at any rehabilitation centre conducted by such a hospital.

5. Fees for hospital patient services generally

(1) An employer is not liable under the Act to pay any amount for hospital treatment provided to a worker at a facility that is not a public hospital or a private hospital as defined.

(2) Where the service is a taxable supply for the purposes of the GST Law, the amount in the last column of the attached Table should be increased by the amount of GST payable.

(3) The theatre fees include the costs of consumable and disposable items. Only in exceptional circumstances will additional fees be paid for high cost consumable and disposable items on provision of evidence from the hospital that the item is reasonably necessary.

(4) There are Medical Benefits Schedule item numbers on the National Procedure Banding list that change the band to be applied dependent on the provision of a complexity certificate. If the procedure involves one or more of the indicators of high cost or complexity listed on the certificate, the higher banding is payable. A certificate of complexity must accompany the invoice claiming a higher banding level.

(5) The facility fees also include the cost of pharmaceutical items provided during the admission. Only pharmaceutical items provided at discharge may be charged separately.

(6) The overnight facility fees also include the cost of all allied health services provided during the admission except for overnight Rehabilitation patients.

For overnight Rehabilitation patients allied health services are to be charged in accordance with the relevant Workers Compensation Fees Order for that professional discipline. Where services are provided by allied health disciplines with no relevant Fees Order, these providers must bill using the relevant payment classification code for their discipline e.g. OAS002 for occupational therapists, OTT002 for speech pathologists and OTT006 for all other therapies and treatments, at the rate for Physiotherapists under the Workers Compensation (Physiotherapy, Chiropractic, Osteopathy Fees) Order (applicable at the time of service) that best reflects the service provided.

(7) Same day admissions for full and half day Rehabilitation and Psychiatric programs (excluding ECT) should be charged using the applicable Day Facility Fee. This fee includes the cost of all allied health services provided during the admission (including any allied health services which may not be covered by a Workers Compensation Fees Order)

(a) A Full-Day Rehabilitation Program is for patients who have an established rehabilitation need, do not require overnight care, and whose rehabilitation program and goals require the involvement of a multidisciplinary team. Full-Day rehabilitation programs should be used for treatments with a minimum of 3 hours’ duration.
(b) A Half-Day Rehabilitation Program is for patients who have an established rehabilitation need, do not require overnight care, and whose rehabilitation program and goals require the involvement of a multidisciplinary team. Half-Day rehabilitation programs should be used for treatments between 1.5 and 2.5 hours’ duration.

(c) A Full-Day Psychiatric Program (excluding ECT) is for patients who have an established need for mental health services, do not require overnight care, and whose psychiatric program and goals require the involvement of a multidisciplinary team. Full-Day psychiatric programs should be used for treatments with a minimum of 4.5 hours’ duration.

(d) A Half-Day Psychiatric Program (excluding ECT) is for patients who have an established need for mental health services, do not require overnight care, and whose psychiatric program and goals require the involvement of a multidisciplinary team. Half-Day psychiatric programs should be used for treatments of more than 2.5 hours’ duration.

6. Invoices for private hospital patients

Invoices for private hospital patients are to be submitted to insurers and must include the following information:

- worker’s first name and last name and claim number
- payee details
- ABN
- name of service provider who provided the service
- date of service
- State Insurance Regulatory Authority payment classification code
- Medicare Benefits Schedule (MBS) item and theatre band (where applicable)
- service cost for each State Insurance Regulatory Authority classification code
- theatre duration (if applicable)

7. Additional Information

The insurer or State Insurance Regulatory Authority may request additional information as evidence of the service provided and billed.
8. **Fees for Surgically Implanted Prostheses and Handling**

(1) Surgical prostheses are to be selected from the Department of Health Prostheses List (in accordance with the *Private Health Insurance (Prostheses) Rules (Cth)* rate current at the time of service) at the minimum benefit rate.

(2) A 5% handling fee may be applied to each item up to a maximum of $163.90 per item.

9. **Fees payable for Allied Health Services for Non-Admitted patients for single mode of therapy for an individual or group program up to 2 hours**

(1) Where a worker is provided with allied health services as a non-admitted patient for either a single mode of therapy or group program in a private hospital, the maximum amount for which an employer is liable under the Act for the provision of those services is in accordance with the relevant Workers Compensation Fees Order for that professional discipline.

(2) Where there is no relevant Workers Compensation Fees Order for an allied health service provided, the service must be billed in accordance with the relevant community rate for that professional discipline.

(3) A group program, defined as two or more patients receiving the same service at the same time with allied health or medical professionals, must be outcome based with a return to work emphasis.

10. **Single rooms**

There is no additional fee payable for a single room.

11. **Fees for Electro Convulsive Therapy (ECT)**

As there is no theatre banding fee for ECT, this service is to be billed using the facility fee Band 3 (PTH006) and theatre Band 1 (PTH008) stated in the Fee Schedule to this Order.
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Overnight Fees (Daily)</th>
<th>Day Facility Fees (including Accident and Emergency attendance) (Daily)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PTH001</td>
<td>Advanced surgical 1 to 14 days</td>
<td>$813.10</td>
<td>$349.70</td>
</tr>
<tr>
<td></td>
<td>&gt;14 days</td>
<td>$550.90</td>
<td>$273.20</td>
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<tr>
<td>PTH002</td>
<td>Surgical 1 to 14 days</td>
<td>$765.40</td>
<td>$349.70</td>
</tr>
<tr>
<td></td>
<td>&gt;14 days</td>
<td>$550.90</td>
<td>$273.20</td>
</tr>
<tr>
<td>PTH003</td>
<td>Psychiatric 1 to 21 days</td>
<td>$727.40</td>
<td></td>
</tr>
<tr>
<td></td>
<td>22 to 65 days</td>
<td>$562.40</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Over 65 days</td>
<td>$516.30</td>
<td></td>
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<tr>
<td>PTH004</td>
<td>Rehabilitation 1 to 49 days</td>
<td>$790.10</td>
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<td></td>
<td>&gt;49 days</td>
<td>$580.60</td>
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<td>PTH005</td>
<td>Other (Medical) 1 to 14 days</td>
<td>$679.50</td>
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<td></td>
<td>&gt;14 days</td>
<td>$550.90</td>
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<tr>
<td>PTH007</td>
<td>Intensive Care &lt; 5 days, level 2</td>
<td>$3,161.90</td>
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</tr>
<tr>
<td></td>
<td>&lt; 5 days, level 1</td>
<td>$2,188.80</td>
<td></td>
</tr>
<tr>
<td>PTH008</td>
<td>THEATRE FEES – as per national procedure banding schedule</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Multiple procedure rule: 100% of fee for first procedure, 50% for second procedure undertaken at the same time as the first, 20% for the third and subsequent procedures undertaken at the same time as the first.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Band 1A</td>
<td>$196.30</td>
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<tr>
<td></td>
<td>Band 1</td>
<td>$349.70</td>
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<tr>
<td></td>
<td>Band 2</td>
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<tr>
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<td>Band 3</td>
<td>$732.40</td>
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<td>Band 8</td>
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<td>Band 9A</td>
<td>$3,214.70</td>
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<td>Band 9</td>
<td>$4,107.90</td>
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<td>Band 11</td>
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<td>Band 12</td>
<td>$6,216.60</td>
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<td>Band 13</td>
<td>$7,539.40</td>
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<tr>
<td>PTH008</td>
<td>SURGICAL PROSTHESSES FEES</td>
<td>As per Dept Health listed minimum rate</td>
<td></td>
</tr>
<tr>
<td>Handling fee</td>
<td>5% of prosthesis fee capped at $163.90</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Workers Compensation (Public Hospital Rates) Order 2017
under the

Workers Compensation Act 1987

I, Carmel Donnelly, A/Chief Executive, State Insurance Regulatory Authority, pursuant to section 62 (1A) of the Workers Compensation Act 1987 make the following Order.

Dated this 19th day of June 2017

Carmel Donnelly
A/Chief Executive
State Insurance Regulatory Authority

1. Name of Order

This Order is the Workers Compensation (Public Hospital Rates) Order 2017

2. Commencement

This Order commences on 1 July 2017.

3. Application of Order

(1) This Order applies to the hospital treatment of a worker at a public hospital (excluding Visiting Medical Officer, Salaried Medical Officer and Anaesthetist services), being treatment or service of a type referred to in clauses 5 to 7 and provided on or after the date of commencement of this Order, whether the treatment relates to an injury that is received before, on or after that date.

(2) This Order does not apply to hospital treatment provided to a worker whose injury has been sustained as a result of a motor vehicle accident in New South Wales.

(3) Fees for Visiting Medical Officer, Salaried Medical Officer and Anaesthetist services are contained in the relevant State Insurance Regulatory Authority medical services fees Order.

(4) Any order of the Secretary of the Ministry of Health relating to the classification of hospitals or any previous Order under section 62 of the Act continues to have effect, subject to any amendment made by any subsequent orders.

(5) Any order relating to the classification of hospitals made for the purposes of clause 5 of this Order may provide that a hospital is not a public government hospital.
hospital of a particular type in respect of treatment provided to a specified class of patient.

4. Definitions

(1) In this Order:

**classification** refers to a classification of hospital, category of patient or otherwise (or any combination of them), specified in Column 2 of the Tables to clauses 5 and 6 of this Order respectively.

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

**the IPHA** means the Independent Hospital Pricing Authority.

The **State Insurance Regulatory Authority** means the body corporate and NSW Government agency constituted under section 17 of the State Insurance and Care Governance Act 2015.

(2) A reference to treatment or services in this Order is (consistent with the definition of “hospital treatment” in section 59 of the Act) a reference to treatment or services provided at a public hospital or at any rehabilitation centre conducted by such a hospital.

5. Fees for hospital patient services generally

(1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being treatment provided to a worker within a classification specified in column 2 of the Tables to this clause is:

(a) in the case of Acute Admitted Patient Services – All Hospitals, admitted on or after 1 July 2017 for each patient episode, the amount calculated as specified in column 3 of Table 1 in accordance with the formula outlined under Table 1 and the Independent Hospital Pricing Authority’s (IHPA’s) *National Efficient Price Determination 2017-2018*;

or

(b) in the case of Emergency Department Admitted and Emergency Department Non-Admitted Patient Services, except in small rural hospitals, for each Emergency Department episode or Emergency Department presentation, the amount calculated as specified in column 3 of Table 1 in accordance with the formulas outlined under Table 1 and the IHPA’s *National Efficient Price Determination 2017-2018*;

or

Page 2
(c) in the case of Emergency Department Non-Admitted Patient Services of small rural hospitals not collecting nor required to collect patient level data, for each occasion of service, the corresponding amount specified in column 3 of Table 2.

(2) This clause does not apply to hospital treatment or services of a type referred to in clauses 6 to 7 of this Order.

(3) In this clause and the Tables to this clause:

**Acute Admitted Patient Services – All Hospitals** means acute care for an admitted patient in which the primary clinical purpose or treatment goal is to:

- manage labour (obstetric);
- cure illness or provide definitive treatment of injury;
- perform surgery;
- relieve symptoms of illness or injury (excluding palliative care);
- reduce severity of an illness or injury;
- protect against exacerbation and/or complication of an illness and/or injury which could threaten life or normal function; or
- perform diagnostic or therapeutic procedures.

**Emergency Department (ED) Admitted Patient Services** means services and treatment provided within a hospital emergency department where a person has been admitted.

**Emergency Department (ED) Non-admitted Patient Services** means services and treatment provided within a hospital emergency department where a person has not been admitted.

**Non – Acute/Sub – Acute Admitted Patient Services & Outpatient Services** means admitted patient care that does not meet the definition of Acute Care.

**AR-DRG version 8.0** refers to a group within the classification system known as Australian Refined Diagnostic Related Groups version 8.0 (also known as AR-DRG V8.0) (refer Chapter 8 of the Independent Hospital Pricing Authority’s (IHPA’s) National Efficient Price Determination 2017-2018).

**Critical care**, in relation to a patient, has the same meaning as it has in the “NSW Department of Health – Department of Health Reporting System (DOHRS)” issued by the Department of Health in June 2000 or in any subsequent revision of that document issued by that Department.

**Dialysis** used in treating kidney disease, by which uric acid and urea are removed from circulating blood by means of a dialyzer.
**National Efficient Price (NEP)** means the National Efficient Price 2017-2018, as set out at Chapter 2 of the IHPA’s *National Efficient Price Determination 2017-2018*. The NEP is $4,910 per National Weighted Activity Unit 2017-2018 (NWAU(17)).

**National Weighted Activity Unit (NWAU)** means National Weighted Activity Unit 2017-2018 (NWAU (17)) as set out at Chapter 2 of the IHPA’s *National Efficient Price Determination 2017-2018*.

**outpatient** means a patient who does not undergo a formal admission process.

**psychiatric hospital** means a public hospital classified as a psychiatric hospital in an order published in the Gazette by the Secretary of the Department of Health.

**public hospital** means a public hospital within the meaning of section 59 of the Act.

**Transitional Living Unit Bed** means a bed that is staffed 24 hours a day and is officially approved by NSW Health under the Brain Injury Rehabilitation Program for the accommodation of patients requiring transitional living care services following a brain injury.

### Table 1
(For all patients admitted prior to 1 July 2017, please refer to the *Workers Compensation (Public Hospital Rates) Order 2016* for the appropriate fee)

<table>
<thead>
<tr>
<th>Payment Classification Code</th>
<th>Item</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>PUH 001</td>
<td>Acute Admitted</td>
<td>(NWAU(17) – 11%) x NEP ($4,910)</td>
</tr>
<tr>
<td></td>
<td>ED Admitted</td>
<td>(NWAU(17) – 11%) x NEP ($4,910)</td>
</tr>
<tr>
<td></td>
<td>ED Non-admitted</td>
<td>NWAU(17) x NEP ($4,910)</td>
</tr>
</tbody>
</table>

- The payment for Acute Admitted Patient Services is to cover all inpatient services normally provided including, medical, consumables, surgically planted prostheses, nursing, accommodation, meals, theatre use, intensive care, imaging, pathology and other diagnostic services, in hospital allied health professional services, inpatient pharmaceuticals, medical supplies, discharge planning, and aids and appliances immediately necessary to facilitate discharge.

- The payment for Emergency Department care covers all medical, consumables, surgically planted prostheses, nursing, imaging, pathology and other diagnostic.
services, allied health professional services, pharmaceuticals and medical supplies during the episode of Emergency Department care.

NOTES TO TABLE 1

Acute Admitted Patient Services – All Hospitals

The patient episode reflecting the applicable AR-DRG version 8.0 grouping aligned to the NWAU (17) with adjustments applied as applicable in accordance with the IHPA publication National Efficient Price Determination 2017-2018. The NWAU (17) is adjusted to reflect that Visiting Medical Officers (VMOs) and Staff Specialists bill separately for compensable admitted patients. The removal of assessed VMO and Staff Specialist costs reduces each NWAU by 11% creating an adjusted NWAU (17) for the purposes of charging this category of compensable patients.

The NWAU is rounded to the nearest 3 decimal places.

multiplied by

The NEP of $4,910 as determined by the IHPA.

Emergency Department (ED) Admitted Patient Services - All Hospitals excluding EDs of small rural hospitals not collecting nor required to collect patient level data.

The ED episode reflecting the applicable Urgency Related Group (URG) version 1.4 or Urgency Disposition Group (UDG) version 1.3 grouping aligned to the NWAU (17) with adjustments applied as applicable in accordance with the IHPA publication National Efficient Price Determination 2017/2018. The NWAU (17) is adjusted to reflect that Visiting Medical Officers (VMOs) and Staff Specialists bill separately for compensable admitted patients. The removal of assessed VMO and Staff Specialist costs reduces each NWAU by 11% creating an adjusted NWAU (17), which is applicable for the purposes of charging ED admitted compensable patients.

The NWAU is rounded to the nearest 3 decimal places.

multiplied by

The NEP of $4,910 as determined by the IHPA.

Emergency Department (ED) of small rural hospitals not collecting nor required to collect patient level data per occasion of service at set rates as specified in Table 2 of this Order.

Emergency Department (ED) Non-admitted Patient Services - All Hospitals excluding EDs of small rural hospitals not collecting nor required to collect patient level data.

The patient ED presentation reflecting the applicable URG version 1.4 or UDG version 1.3 grouping aligned to the NWAU (17) with adjustments applied as
applicable in accordance with the IHPA publication *National Efficient Price Determination 2017-2018*.

The NWAU is rounded to the nearest 3 decimal places.

multiplied by

The *NEP* of $4,910 as determined by the IHPA.

**Emergency Department (ED) Non-admitted Services of small rural hospitals not collecting nor required to collect patient level data** - per occasion of service at the amount specified in column 3 in Table 2 of this Order.

| Table 2 |
|-----------------|-------------------|
| **Non – Acute/ Sub – Acute Admitted Patient Services & Outpatient Services and ED Patient Services Small Rural Hospitals** |
| Payment Classification Code | Item | Fee |
| PUH 002 | Public hospital (non-acute & sub-acute) – inpatient Incorporating: ♦ Public Hospital ♦ Public Psychiatric hospital ♦ Other (eg Residential Aged care facility) | Dialysis | Max $1,155/day |
| | | | $1,155/day |
| | | | $485/day |
| | | | $272/day |
| | | | $651 (per session) |
| PUH 003 | Public hospital – outpatient occasion of services (excluding physiotherapy, psychology and exercise physiology services – use relevant WC gazetted fees for these services with code PUH003) and ED of small rural hospitals not collecting patient level data | | Max $123/occasion |
| | | | $123/occasion |
| | | | $86/occasion |
| | | | $86/occasion |

**6. Fees for brain injury rehabilitation services**

(1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being brain injury rehabilitation services within a classification specified in column 2 of Table 3, is the corresponding amount specified in column 3 of that Table.

(2) This clause does not apply to hospital treatment or services of a type referred to in clause 5, 7, 8, 9, 10 or 11 of this Order.

(3) In this clause and the Table to this clause:
Category A patient means a patient being assessed for or receiving active rehabilitation.

Category B patient means a patient receiving personal and nursing support who is resident in a brain injury rehabilitation program services unit.

Category X patient means a patient needing an extremely high level of support.

Outpatient means a patient who does not undergo a formal admission process.

Table 3

<table>
<thead>
<tr>
<th>Payment Classification Code</th>
<th>Item</th>
<th>Fee ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>PBI 001</td>
<td>Admitted patient Brain Injury Rehabilitation service Incorporating:</td>
<td>Max $1,727/day</td>
</tr>
<tr>
<td></td>
<td>♦ Category A patient</td>
<td>$1,214/day</td>
</tr>
<tr>
<td></td>
<td>♦ Category B patient</td>
<td>$777/day</td>
</tr>
<tr>
<td></td>
<td>♦ Category X patient</td>
<td>$1727/day</td>
</tr>
<tr>
<td>PBI 002</td>
<td>Admitted patient Transitional Living Unit Bed Incorporating:</td>
<td>Max $867/day</td>
</tr>
<tr>
<td></td>
<td>♦ Category A patient</td>
<td>$867/day</td>
</tr>
<tr>
<td></td>
<td>♦ Category B patient</td>
<td>$430/day</td>
</tr>
<tr>
<td>PBI 003</td>
<td>Non-admitted patient services</td>
<td>$83 per half hour</td>
</tr>
<tr>
<td>PBI 004</td>
<td>Outpatient medical clinic appointments Incorporating:</td>
<td>Max $287</td>
</tr>
<tr>
<td></td>
<td>♦ Initial assessment</td>
<td>$287</td>
</tr>
<tr>
<td></td>
<td>♦ Follow up assessment</td>
<td>$143</td>
</tr>
<tr>
<td>PBI 005</td>
<td>Group Activities</td>
<td>$53 per half hour</td>
</tr>
<tr>
<td></td>
<td>♦ Directly supervised by qualified allied health clinician</td>
<td>$38 per half hour</td>
</tr>
</tbody>
</table>

7. Fees for spinal injury rehabilitation services

(1) Spinal injury rehabilitation rates apply exclusively to services provided at Royal Rehabilitation Centre Sydney.

(2) The rate for inpatient spinal injury rehabilitation services is that which applies for public hospital patients, that is $1,155 per day.
(3) The rate for outpatient/outreach spinal injury rehabilitation services is that which applies for the Brain Injury Rehabilitation Program Services non-inpatient services/outreach rate, that is, $83 per half hour or part thereof.

8. **Fees for physiotherapy outpatient services**

The amount for which an employer is liable under the Act for hospital treatment of a worker, being physiotherapy services provided to the worker as an outpatient is according to the relevant *Workers Compensation (Physiotherapy, Chiropractic, Osteopathy Fees) Order (Schedule A)* in effect at the time.

9. **Fees for psychology outpatient services**

The amount for which an employer is liable under the Act for hospital treatment of a worker, being psychology services provided to the worker as an outpatient, is according to the relevant *Workers Compensation (Psychology and Counselling Fees) Order (Schedule A)* in effect at the time.

10. **Fees for exercise physiology outpatient services**

(1) The amount for which an employer is liable under the Act for hospital treatment of a worker, being exercise physiology services provided to the worker as an outpatient, is according to the relevant *Workers Compensation (Accredited Exercise Physiology Fees) Order (Schedule A)* in effect at the time.

11. **Charges for health records and medical reports**

(1) In this clause a **health record** means a documented account, whether in hard or electronic form, of a worker’s health, illness and treatment during each visit or stay at a health service.

(2) The charges for health records and medical reports are charged in accordance with the rates set out in NSW Health IB2016_047 subject to the categorisations set out in NSW Health PD2006_050 (except where rates are otherwise provided under specific legislation). Reports charging both of those rates or categorisations are amended or revised from time to time and can be found at the following NSW Health websites:


Appointments

CONSTITUTION ACT 1902
MINISTERIAL ARRANGEMENTS FOR
THE ATTORNEY GENERAL

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 Attorney General on and from 29 June to 9 July 2017, inclusive.

21 June 2017
GLADYS BEREJIKLIAN MP
Premier

CONSTITUTION ACT 1902
MINISTERIAL ARRANGEMENTS DURING THE ABSENCE
FROM DUTY OF THE PREMIER

Pursuant to section 36 of the Constitution Act 1902, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable G D Barilaro MP to act for and on behalf of the Premier on and from 30 June to 9 July 2017, inclusive.

21 June 2017
GLADYS BEREJIKLIAN MP
Premier
Planning and Environment Notices

NATIONAL PARKS AND WILDLIFE ACT 1974

Morton State Conservation Area Draft Plan of Management
on exhibition until 25 September 2017: comments sought

The Morton State Conservation Area Draft Plan of Management is on exhibition until 25 September 2017. The plan may be viewed at:

- National Parks and Wildlife Service (NPWS) Nowra Office (104 Flatrock Road, West Nowra)
- NPWS South Coast Region Office (55 Graham Street, Nowra)
- Nowra library (10 Berry Street, Nowra)
- Office of Environment and Heritage (OEH) Customer Centre (Level 14, 59–61 Goulburn St, Sydney)

Submissions on the plan must be received by 25 September 2017 by:

- email to npws.parkplanning@environment.nsw.gov.au; or
- mail to The Planner, Morton SCA, NPWS, PO Box 707, Nowra NSW 2541; or
- using the online form on the OEH ‘Have your say’ website.

Your comments on the draft plan may include ‘personal information’. See www.environment.nsw.gov.au/help/privacy.htm for information on how we will treat any personal information you provide, and the ‘Have your say’ webpage for information on how we may use and publish comments provided in your submission. For more information, contact Laura Babian on 0427 864 889.

NATIONAL PARKS AND WILDLIFE ACT 1974

Upper Nepean State Conservation Area Draft Plan of Management
on exhibition until 25 September 2017: comments sought

The Upper Nepean State Conservation Area Draft Plan of Management is on exhibition until 25 September 2017. The plan may be viewed at:

- National Parks and Wildlife Service (NPWS) Illawarra Area Office (Government Office Building, 84 Crown Street, Wollongong)
- NPWS South Coast Region Office (55 Graham Street, Nowra)
- Mittagong library (Queen Street, Mittagong)
- Bowral library (Bendooley Street, Bowral)
- Moss Vale library (Civic Centre, Elizabeth Street, Moss Vale)
- Office of Environment and Heritage (OEH) Customer Centre (Level 14, 59–61 Goulburn St, Sydney)

Submissions on the plan must be received by 25 September 2017 by:

- email to npws.parkplanning@environment.nsw.gov.au; or
- mail to The Planner, Upper Nepean SCA, NPWS, PO Box 707, West Nowra NSW 2541; or
- using the online form on the OEH ‘Have your say’ website.

Your comments on the draft plan may include ‘personal information’. See www.environment.nsw.gov.au/help/privacy.htm for information on how we will treat any personal information you provide, and the ‘Have your say’ webpage for information on how we may use and publish comments provided in your submission. For more information, contact Laura Babian 0427 864 889.
MARINE SAFETY ACT 1998

Section 12 (2)

Marine Notice

Regulation of Vessels – Exclusion Zone

Location

Wallis Lake – near the locality of Forster, within an area bounded by:

- South of the Forster Tuncurry Bridge (including the Tuncurry channel to the Tuncurry Boat ramp);
- Wallamba Channel;
- Haydens Spit; and
- The western shore of Miles Island.

Duration

9.30am to 4.00pm Saturday 1st July 2017, and
9.30am to 4.00pm Sunday 2nd July 2017.

Detail

Power Boat Displays will be conducted on Wallis Lake, Forster in the area specified above, involving the use of high speed power vessels which will be active in the area on the two days specified above.

There will also be support vessels and SES safety control vessels on the water to manage the event. Vessels will race at high speed which will present a significant potential hazard to other waterway users.

An EXCLUSION ZONE is specified during the event at the above location, marked by safety vessels at main navigation channel access points.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone. Vessel operators should comply with directions issued from control vessels and keep a proper lookout at all times when navigating near the zone.

Transit lane

A ‘transit lane’ will be established at times during the event through various zones. Patrol vessels and control points on the shore may authorise traffic to pass safely through the course. Vessels navigating the transit lane must comply with any directions given.

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


Marine Notice NH1743

Date: 20 June 2017

Darren Hulm
A/Manager Operations
NSW Maritime

ROAD TRANSPORT ACT 2013

Notice Fixing Fees

I, KENNETH KANOFSKI, Chief Executive of Roads and Maritime Services, pursuant to section 271(1) of the Road Transport Act 2013 and clause 77 of the Road Transport (Vehicle Registration) Regulation 2007, fix the fees set out in the Schedule to this Notice in respect of the services shown adjacent to them.

This Notice takes effect on and from 1 July 2017.

KENNETH KANOFSKI,
Chief Executive,
Roads and Maritime Services
NOTE: This Notice replaces the Notice published in *NSW Government Gazette* No. 53 of 24 June 2016 at page 1564.

### Schedule

<table>
<thead>
<tr>
<th>Services</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Duplicate certificate of registration</td>
<td>22</td>
</tr>
<tr>
<td>2. Duplicate registration label</td>
<td>22</td>
</tr>
<tr>
<td>3. Issue auxiliary number-plate or issue replacement auxiliary number-plate</td>
<td>43</td>
</tr>
<tr>
<td>4. Book of inspection reports for issue at authorised inspection station:</td>
<td></td>
</tr>
<tr>
<td>a. Book containing 100 reports</td>
<td>109</td>
</tr>
<tr>
<td>b. Book containing 25 reports</td>
<td>29</td>
</tr>
<tr>
<td>5. Copy of rules for authorised inspection station</td>
<td>74</td>
</tr>
<tr>
<td>6. Vehicle inspection by Roads and Maritime Services for the purpose of identification prior to the establishment of registration:</td>
<td></td>
</tr>
<tr>
<td>a. Booking fee for all vehicles</td>
<td>68</td>
</tr>
<tr>
<td>b. Inspection of a vehicle on the national written off vehicle register, as maintained by roads authorities in each jurisdiction</td>
<td>436</td>
</tr>
<tr>
<td>7. Issue certificate relating to information from Roads and Maritime Services records</td>
<td>30</td>
</tr>
<tr>
<td>8. Issue information from Roads and Maritime Services records other than a certificate</td>
<td>22</td>
</tr>
<tr>
<td>9. Packing and posting - Number-plates</td>
<td>26</td>
</tr>
<tr>
<td>11. Cancel registration</td>
<td>28</td>
</tr>
<tr>
<td>12. Unregistered Vehicle Permit</td>
<td>22</td>
</tr>
<tr>
<td>13. Conditional registration</td>
<td>22</td>
</tr>
<tr>
<td>14. Number-plate reserve</td>
<td>57</td>
</tr>
<tr>
<td>15. Number-plate exchange</td>
<td>57</td>
</tr>
<tr>
<td>16. Vehicle Safety Compliance Certificate Scheme fees:</td>
<td></td>
</tr>
<tr>
<td>a. Licence application fee</td>
<td>553</td>
</tr>
<tr>
<td>b. Licence application fee (J &amp; P modifications)</td>
<td>553</td>
</tr>
<tr>
<td>c. Annual membership fee</td>
<td>553</td>
</tr>
<tr>
<td>d. Triennial licence renewal fee (J &amp; P modifications)</td>
<td>553</td>
</tr>
<tr>
<td>e. Issue of compliance certificate fee</td>
<td>33</td>
</tr>
<tr>
<td>f. Issue of compliance certificate fee (J &amp; P modification)</td>
<td>33</td>
</tr>
<tr>
<td>g. Principal Arranged Insurance fee</td>
<td>2,000</td>
</tr>
<tr>
<td>h. Principal Arranged Insurance run-off fee</td>
<td>800</td>
</tr>
<tr>
<td>i. Change of licence category</td>
<td>111</td>
</tr>
<tr>
<td>17. Issue replacement trader's plate</td>
<td>45</td>
</tr>
<tr>
<td>18. Trader's plate application</td>
<td>49</td>
</tr>
</tbody>
</table>

**ROAD TRANSPORT ACT 2013**

Notice Fixing Fees

I, KENNETH KANOFSKI, Chief Executive of Roads and Maritime Services, pursuant to section 271(1) of the *Road Transport Act 2013* and clause 111 of the *Road Transport (Driver Licensing) Regulation 2008*, fix the fees set out in the Schedule to this Notice in respect of the services shown adjacent to them.
This Notice takes effect on and from 1 July 2017.

KENNETH KANOFSKI,
Chief Executive,
Roads and Maritime Services

NOTE: This Notice replaces the Notice published in NSW Government Gazette No. 53 of 24 June 2016 at page 1565.

Schedule

<table>
<thead>
<tr>
<th>Services</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Learner Replacement Logbook</td>
<td>17</td>
</tr>
<tr>
<td>2. Issue of provisional licence passenger restriction exemption letter</td>
<td>31</td>
</tr>
<tr>
<td>3. Issue of provisional licence prohibited motor vehicle restriction letter</td>
<td>31</td>
</tr>
<tr>
<td>4. Issue of a replacement provisional licence passenger restriction exemption letter</td>
<td>13</td>
</tr>
<tr>
<td>5. Issue of a replacement provisional licence prohibited motor vehicle restriction exemption letter</td>
<td>13</td>
</tr>
<tr>
<td>6. Issue of provisional P1 licences - restriction on passengers under 21 exemption letter</td>
<td>31</td>
</tr>
<tr>
<td>7. Issue of replacement provisional P1 licences - restriction on passengers under 21 exemption letter</td>
<td>13</td>
</tr>
</tbody>
</table>

ROAD TRANSPORT ACT 2013
Order Fixing Fees

I, KENNETH KANOFSKI, Chief Executive of Roads and Maritime Services, pursuant to clause 102 of the Road Transport (General) Regulation 2013, fix the fees set out in the Schedule to this Order in respect of the services shown adjacent to them.

This Order takes effect on and from 1 July 2017.

KENNETH KANOFSKI,
Chief Executive,
Roads and Maritime Services

NOTE: This Order replaces the Order published in NSW Government Gazette No. 53 of 24 June 2016 at page 1565.

Schedule

<table>
<thead>
<tr>
<th>Services</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Fee for the issue of an individual or organisational mobility parking scheme authority (except where the applicant is an eligible pensioner)</td>
<td>42</td>
</tr>
<tr>
<td>2. Fee for the issue of a temporary mobility parking scheme authority (except where the applicant is an eligible pensioner)</td>
<td>14</td>
</tr>
<tr>
<td>3. Fee for the issue of a replacement mobility parking scheme authority (except where the applicant is an eligible pensioner in items (a) to (d) below)</td>
<td>14</td>
</tr>
<tr>
<td>4. Fee for the issue of a replacement mobility parking scheme authority where the applicant is an eligible pensioner in items (a) to (d) below</td>
<td>7</td>
</tr>
</tbody>
</table>

In this Schedule, an eligible pensioner means a person:

(a) who is entitled to hold any of the following cards issued by the Commonwealth:
   (i) a card known as a pensioner concession card,
   (ii) a card known as a gold repatriation health card that is embossed with TPI, EDA, WAR WIDOW or WAR WIDOWER,
   Note. TPI refers to totally and permanently incapacitated and EDA refers to extreme disablement adjustment.
   (iii) a card prescribed by the regulations as being equivalent to any of those cards, or

(b) who is entitled to receive, in respect of any injury or disease, a pension, or other amount, approved by the Authority that is payable under the Veterans' Entitlements Act 1986 of the Commonwealth or the Military Rehabilitation and Compensation Act 2004 of the Commonwealth, or
(c) who is a war widow or war widower (within the meaning of section 5E of the Veterans’ Entitlements Act 1986 of the Commonwealth), or

(d) who is under 16 years of age and named as a dependant on the current New South Wales Pensioner Concession Card in (a) above, or

(e) who is under 16 years of age and holds a current New South Wales Centrelink Health Care Card.

ROADS ACT 1993
Ministerial (Toll Operator Declaration) Order 2017

I, Melinda Pavey, Minister for Roads, Maritime and Freight, pursuant to the Roads Act 1993, make the following Order.

Dated this 26th day of April 2017

MELINDA PAVEY
Minister for Roads, Maritime and Freight

Explanatory Note
The object of this Order is to declare persons as a ‘toll operator’ in respect of a tollway for the purposes of the definition of ‘toll operator’ in the Dictionary to the Roads Act 1993.

This Order is made under the Roads Act 1993.

1 Name of Order
This Order is the Ministerial (Toll Operator Declaration) Order 2017.

2 Commencement
This Order has effect on and from the date of publication in the NSW Government Gazette.

3 Repeal
This Order revokes and replaces the Ministerial (Toll Operator Definition) Order 2014, published in Government Gazette No. 70 on 22 August 2014 at page 2908.

4 Effect
This Order remains in force until it revoked or repealed by Order published in the Gazette.

5 Order
For the purposes of the definition of ‘toll operator’ in the Dictionary to the Roads Act 1993 each of the following persons is declared to be the toll operator in respect of the corresponding tollway:

<table>
<thead>
<tr>
<th>Toll Operator</th>
<th>Tollway</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Hills Motorway Limited</td>
<td>The tollway declared in NSW Government Gazette No. 72 at page 3337 on 30 June 1993 also known as the Hills M2 Motorway</td>
</tr>
<tr>
<td>Interlink Roads Pty Ltd</td>
<td>The tollway declared in NSW Government Gazette No. 37 at page 1831 on 1 March 1991 also known as the M5 South-West Motorway</td>
</tr>
<tr>
<td>Airport Motorway Limited</td>
<td>The tollway declared in NSW Government Gazette No. 73 at page 5356 on 4 July 1997 also known as the Eastern Distributor</td>
</tr>
<tr>
<td>Transurban CCT Pty Ltd</td>
<td>The tollway declared in NSW Government Gazette No. 259 at page 10715 on 16 December 2002 also known as the Cross City Tunnel</td>
</tr>
<tr>
<td>LCT-MRE Pty Limited</td>
<td>The tollway declared in NSW Government Gazette No. 185 at page 10738 on 21 November 2003 also known as the Lane Cove Tunnel</td>
</tr>
</tbody>
</table>
Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

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

Schedule

All those pieces or parcels of land situated in the Inner West Council area, Parish of Petersham and County of Cumberland, shown as:

Lots 27 and 42 Deposited Plan 1228248, being parts of the land in Certificate of Title 12/3906 and said to be in the possession of Adi Sudarsono and Ririn Wahrulli Wahib;

Lots 28 and 43 Deposited Plan 1228248, being parts of the land in Certificate of Title 11/3906 and said to be in the possession of Hoang Duc John Vu (registered proprietor) and Commonwealth Bank of Australia (mortgagee);

Lots 29 and 44 Deposited Plan 1228248, being parts of the land in Certificate of Title 10/3906 and said to be in the possession of Kevin Ralph Thompson and Rachel Elizabeth Sullivan (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 30 and 45 Deposited Plan 1228248, being parts of the land in Certificate of Title 9/3906 and said to be in the possession of The Trustees of the Roman Catholic Church for the Archdiocese of Sydney;

Lots 31 to 37 inclusive and Lots 46 to 52 inclusive Deposited Plan 1228248, being parts of the land in Certificate of Title Auto Consol 2244-4 and said to be in the possession of The Trustees of the Roman Catholic Church for the Archdiocese of Sydney;

Lots 38 and 53 Deposited Plan 1228248, being parts of the land in Certificate of Title 1/3906 and said to be in the possession of The Trustees of The Roman Catholic Church for The Archdiocese of Sydney;

Lots 25 and 40 Deposited Plan 1228248, being parts of the land in Certificate of Title 31/3906 and said to be in the possession of Alastair Robert Duke (registered proprietor) and St George Bank Limited (mortgagee);

Lots 30 and 40 Deposited Plan 1227738, being parts of the land in Certificate of Title 3/313337 and said to be in the possession of Cristina Gaitatzis and Harris Gaitatzis (registered proprietors) and Westpac Banking Corporation (mortgagee);
Lots 31 and 41 Deposited Plan 1227738, being parts of the land in Certificate of Title 2/313337 and said to be in the possession of Eden Tony Matta and Nadia Ibrahim Matta (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 32 and 42 Deposited Plan 1227738, being parts of the land in Certificate of Title 2/1191731 and said to be in the possession of Christopher George Glinatis and Frank Glinatis (registered proprietors) and Australia and New Zealand Banking Group Limited (mortgagee);

Lots 24 and 35 Deposited Plan 1227924, being parts of the land in Certificate of Title 12/5/790 and said to be in the possession of Shirley Lilian Monaghan;

Lots 25 and 36 Deposited Plan 1227924, being parts of the land in Certificate of Title 11/5/790 and said to be in the possession of Thu Hien Le and Hien Quang Le (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 26 and 37 Deposited Plan 1227924, being parts of the land in Certificate of Title 10/5/790 and said to be in the possession of Max Kiattisak Eung and Elise Eung (registered proprietors) and National Australia Bank Limited (mortgagee);

Lots 27 and 38 Deposited Plan 1227924, being parts of the land in Certificate of Title 9/660904 and said to be in the possession of Gary Paul Wells and Trinh Trung Thi Wells (registered proprietors) and First Mortgage Company Home Loans Pty Limited (mortgagee);

Lots 29 and 47 Deposited Plan 1227949, being parts of the land in Certificate of Title 1/954753 and said to be in the possession of Rail Corporation New South Wales;

Lots 30 and 48 Deposited Plan 1227949, being parts of the land in Certificate of Title 25/750 and said to be in the possession of Rail Corporation New South Wales; and

Lots 31 and 49 Deposited Plan 1227949, being parts of the land in Certificate of Title 24/750 and said to be in the possession of Rail Corporation New South Wales.

(RMS Papers: SF2017/005960; RO SF2016/072315)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Nelligen in the Eurobodalla Shire Council Area

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

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

Schedule

All that piece or parcel of land situated in the Eurobodalla Shire Council area, Parish of East Nelligen and County of St Vincent, shown as Lot 1 Deposited Plan 1212806, being part of the land dedicated as Benandarah State Forest No. 838, No. 7 extension, by proclamation in Government Gazette No. 150 of 15 November 1982 on folio 5093.

The land is said to be in the possession of Forestry Corporation of NSW.

(RMS Papers: SF2016/052526; RO SF2014/155448)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Gunnedah in the Gunnedah Shire Council Area

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

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

Schedule

All that piece or parcel of land situated in the Gunnedah Shire Council area, Parish of East Nelligen and County of St Vincent, shown as Lot 1 Deposited Plan 1212806, being part of the land dedicated as Benandarah State Forest No. 838, No. 7 extension, by proclamation in Government Gazette No. 150 of 15 November 1982 on folio 5093.

The land is said to be in the possession of Forestry Corporation of NSW.

(RMS Papers: SF2016/052526; RO SF2014/155448)
Schedule

All that piece or parcel of Crown land situated in the Gunnedah Shire Council area, Parish of Gunnedah and County of Pottinger, shown as Lot 8 Deposited Plan 1222187, being part of the land in Certificate of Title 7053/1116141. The land is said to be in the possession of the Crown and Gunnedah Shire Council (reserve trust manager).

(RMS Papers: SF2016/207050; RO SF2014/153251)

ROADS ACT 1993
Order
Section 257
ERRATUM

Roads and Maritime Services, by this order under section 257 of the Roads Act 1993, corrects an error in the notice published in Government Gazette No 38 of 24 March 2017 on page 766 under the heading of Notice of Dedication of Land as Public Road at Mayfield in the Newcastle City Council Area by making the following alteration to the schedule:

deleting -
Lot 5 Deposited Plan 232423.

K DURIE
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services
(RMS Papers: SF2015/112612; RO SF2015/006341)

TOW TRUCK INDUSTRY ACT 1998
Order Fixing Fees

I, KENNETH KANOFSKI, Chief Executive of Roads and Maritime Services, pursuant to sections 17, 21, 25 and 30 of the Tow Truck Industry Act 1998, fix the fees set out in the Schedule to this Order in respect of the services shown adjacent to them.

This Order takes effect on and from 1 July 2017.

KENNETH KANOFSKI,
Chief Executive,
Roads and Maritime Services

NOTE: This Order replaces the Order published in NSW Government Gazette No. 53 of 24 June 2016 at page 1567.

Schedule

<table>
<thead>
<tr>
<th>Services</th>
<th>Notes</th>
<th>$ 1 year</th>
<th>$ 3 year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drivers certificate</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Drivers certificate</td>
<td>Includes $125 ($224 - 3 year) non refundable administration fee</td>
<td>210</td>
<td>474</td>
</tr>
<tr>
<td>2. Replacement drivers certificate</td>
<td></td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>3. Reissue conditional drivers certificate</td>
<td></td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>4. Re-application for expired conditional drivers certificate (within 5 business days)</td>
<td>Expired greater than 5 business days - full re-application will apply</td>
<td>115</td>
<td></td>
</tr>
<tr>
<td>Operators licence</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Operators licence - metro</td>
<td>Includes $374 ($672 - 3 year) non refundable administration fee</td>
<td>1,068</td>
<td>2,726</td>
</tr>
<tr>
<td>6. Operators licence - country</td>
<td>Includes $374 ($672 - 3 year) non refundable administration fee</td>
<td>687</td>
<td>1,594</td>
</tr>
<tr>
<td>7. Plate - metro - category A</td>
<td>Per tow truck plate - per term</td>
<td>401</td>
<td>1,192</td>
</tr>
</tbody>
</table>
Government Notices

2960 NSW Government Gazette No 67 of 23 June 2017

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land in the Local Government Area of Sydney

Transport for NSW by its delegate declares, with the approval of His Excellency the Governor, that the interest in land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 as authorised by clause 11 of Schedule 1 of the Transport Administration Act 1988 for the purposes of the Transport Administration Act 1988.

TOM GELLIBRAND
Deputy Program Director
Metro Product and Integration | Sydney Metro
Transport for NSW

SCHEDULE 1

All that piece of land situated in the Local Government Area of Sydney, Parish of St James and County of Cumberland, comprising Lot 1 in DP1103195 and Lot 2 in DP1103195 being the whole of land in Auto-Consol 10684-174 said to be in the ownership of Transport for NSW ABN 18 804 239 602, but excluding from the acquisition:

- Covenant C594135 – covenant affecting the land shown in DP110109.

<table>
<thead>
<tr>
<th>Description</th>
<th>Unit</th>
<th>Price 1</th>
<th>Price 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>8. Plate - metro - category B &amp; C</td>
<td>Per tow truck plate - per term</td>
<td>381</td>
<td>1,135</td>
</tr>
<tr>
<td>9. Plate - country - category A</td>
<td>Per tow truck plate - per term</td>
<td>159</td>
<td>474</td>
</tr>
<tr>
<td>10. Plate - country - category B &amp; C</td>
<td>Per tow truck plate - per term</td>
<td>152</td>
<td>452</td>
</tr>
<tr>
<td>11. Amendment fee</td>
<td>Amendment/variation to operators licence</td>
<td>56</td>
<td></td>
</tr>
<tr>
<td>12. Replacement operators licence</td>
<td></td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>13. Reissue conditional operators licence</td>
<td></td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>14. Stand-By tow truck application fee</td>
<td></td>
<td>361</td>
<td></td>
</tr>
<tr>
<td>15. Re-application for expired conditional operators licence (within 5 business days)</td>
<td>Expired greater than 5 business days - full re-application will apply</td>
<td>331</td>
<td></td>
</tr>
</tbody>
</table>

**Mutual recognition**

<table>
<thead>
<tr>
<th>Description</th>
<th>Unit</th>
<th>Price 1</th>
<th>Price 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>16. Drivers certificate - mutual recognition</td>
<td>Includes $93 ($170 - 3 year) non refundable administration fee</td>
<td>159</td>
<td>359</td>
</tr>
<tr>
<td>17. Operators licence - mutual recognition</td>
<td>Includes $311 ($555 - 3 year) non refundable administration fee</td>
<td>560</td>
<td>1,292</td>
</tr>
<tr>
<td>18. Plate - mutual recognition - category A</td>
<td>Per tow truck - per term</td>
<td>159</td>
<td>474</td>
</tr>
<tr>
<td>19. Plate - mutual recognition - category B &amp; C</td>
<td>Per tow truck - per term</td>
<td>152</td>
<td>452</td>
</tr>
</tbody>
</table>

**Exemption authority**

<table>
<thead>
<tr>
<th>Description</th>
<th>Unit</th>
<th>Price 1</th>
<th>Price 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>20. Exemption authority - metro</td>
<td>Includes $237 non refundable administration fee</td>
<td>534</td>
<td></td>
</tr>
<tr>
<td>21. Exemption authority - country</td>
<td>Includes $237 non refundable administration fee</td>
<td>415</td>
<td></td>
</tr>
<tr>
<td>22. Tow truck fee - metro</td>
<td>Per tow truck</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>23. Tow truck fee - country</td>
<td>Per tow truck</td>
<td>59</td>
<td></td>
</tr>
</tbody>
</table>

**Other**

<table>
<thead>
<tr>
<th>Description</th>
<th>Unit</th>
<th>Price 1</th>
<th>Price 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>24. Investigation fee</td>
<td>Any further investigation by Roads and Maritime Services to verify suitability, requiring the purchase of information from another agency (eg interstate records)</td>
<td>At cost</td>
<td></td>
</tr>
<tr>
<td>25. Towing authorisation forms - 5 Book of 5 forms</td>
<td>Book of 5 forms</td>
<td>125</td>
<td></td>
</tr>
<tr>
<td>26. Towing authorisation forms - 20 Book of 20 forms</td>
<td>Book of 20 forms</td>
<td>499</td>
<td></td>
</tr>
</tbody>
</table>
Easement F822764 – easement for railway purposes affecting the parts of the undersurface of the land as shown in plan with and more fully described in Resumption F822764.

DP1036292 – Right of footway (A) affecting the part of Lot 1 in DP1103195 shown so burdened in DP1036292.

DP1036292 – Easement to permit encroaching structure to remain and easement for support appurtenant to DP110109 (B).

DP1036292 – Easement to permit encroaching structure to remain and right of access (C) appurtenant to DP110109.

DP1036292 – Right of footway (D) affecting the part of Lot 1 in DP1103195 shown so burdened in DP1036292.

DP1036292 – Right of footway (E) appurtenant to Lot 1 in DP1103195.


Leases AA309944 (by way of transfer of lease) and AG969157 to Tiffany & Co (Australia) Pty. Ltd. ACN 128 219 554 in respect of Shops Lower Ground 01, Lower Ground 02 & Upper Ground 04 and Level 17, 39 Martin Place, Sydney. Expires 15 September 2018.

Lease AG11348 to Westpac Banking Corporation ACN 007 457 141 of Lower Ground Level, Shop 5, 39 Martin Place, Sydney. Expires 30 April 2021.


Lease AI151874 to Sydney Water Corporation Limited ABN 49 776 225 038 of Suite 11.01, Level 11, 39 Martin Place, Sydney (as varied). Expired 30 November 2016, but holding over.

Unregistered and undated Sublease between Sydney Water Corporation ABN 49 776 225 038 (as sublessor) to Water Services Association of Australia Limited ABN 54 117 907 285 (as sublessee) of part Suite 11.01, Level 11, 39 Martin Place, Sydney. Expired 29 November 2016, but holding over.

Lease AG271834 to Caglar Pty Ltd ACN 147 841 389 of Level 15, 39 Martin Place, Sydney. Expires on 31 July 2021.


Unregistered Sublease dated 1 March 2014 from Caglar Pty Ltd ACN 147 841 389 to Peter Leigh Dodson of Room 2, Level 15, 39 Martin Place, Sydney. Expires 30 July 2021.


Unregistered Sublease dated 31 March 2011 from Caglar Pty Ltd ACN 147 841 389 to Peteris Ginters of Room 4, Level 15, 39 Martin Place, Sydney. Expires 30 July 2021.


Unregistered Sublease dated 26 July 2011 from Caglar Pty Ltd ACN 147 841 389 to Timothy Reilly of Room 6, Level 15, 39 Martin Place, Sydney. Expires 30 July 2021.

Unregistered Sublease dated 26 July 2011 from Caglar Pty Ltd ACN 147 841 389 to Erik Young of Room 7, Level 15, 39 Martin Place, Sydney. Expires 30 July 2021.

Unregistered Sublease dated 1 March 2015 from Caglar Pty Ltd ACN 147 841 389 to Mark Fraser Fozzard and Lauren Rebecca Smith of Room 8, Level 15, 39 Martin Place, Sydney. Expires 30 July 2021.

Unregistered Sublease dated 4 February 2014 from Caglar Pty Ltd ACN 147 841 389 to Gregory John Stanton of Room 9, Level 15, 39 Martin Place, Sydney. Expires 30 July 2021.

Transport for NSW by its delegate declares, with the approval of His Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 as authorised by clause 11 of Schedule 1 of the Transport Administration Act 1988 for the purposes of the Transport Administration Act 1988.

TOM GELLIBRAND
Deputy Program Director
Metro Product and Integration | Sydney Metro
Transport for NSW

SCHEDULE

All that piece of land situated in the Local Government Area of Sydney, Parish of St James and County of Cumberland, comprising Lot 17 in Deposited Plan 1095869, being the whole of land in Certificate of Title Folio Identifier 17/1095869, said to be in the ownership of McDonald's Australia Limited ACN 008 496 928.

(Transport for NSW Document Number: SM17/0004739 - SM-17-00009791)
NOTICE is given that the following applications have been received:

**EXPLORATION LICENCE APPLICATIONS**

(T17-1103)

No. 5505, PANDA MINING PTY LTD (ACN 137548237), area of 27 units, for Group 1 and Group 2, dated 8 June, 2017. (Wagga Wagga Mining Division).

(T17-1104)

No. 5506, SMIFF PTY LTD (ACN 086 047 396), area of 27 units, for Group 1, Group 2 and Group 5, dated 9 June, 2017. (Cobar Mining Division).

(T17-1105)

No. 5507, E2 METALS LIMITED (ACN 116 865 546), area of 39 units, for Group 1, dated 15 June, 2017. (Cobar Mining Division).

(T17-1106)

No. 5508, YELTARA PROSPECTING AND MINING COMPANY PTY LTD (ACN 099 558 915), area of 17 units, for Group 1, dated 16 June, 2017. (Broken Hill Mining Division).

(T17-1107)

No. 5509, CORNFIELDS PTY LIMITED (ACN 613956406), area of 88 units, for Group 1, dated 16 June, 2017. (Orange Mining Division).

(T17-1108)

No. 5510, CORNFIELDS PTY LIMITED (ACN 613956406), area of 140 units, for Group 1, dated 16 June, 2017. (Sydney Mining Division).

(T17-1110)

No. 5511, BULLA PARK METALS PTY LTD (ACN 619 198 024), area of 40 units, for Group 1, dated 20 June, 2017. (Cobar Mining Division).

**MINING LEASE APPLICATIONS**

(T17-1094)

No. 540, MORELLO EARTHMOVING PTY LTD (ACN 055 015 051), area of about 101 hectares, to mine for gypsum, dated 19 May, 2017. (Broken Hill Mining Division).

(T17-1109)

No. 541, PEAK GOLD MINES PTY LTD (ACN 001 533 777), area of about 148 hectares, for the purpose of all purposes, dated 8 June, 2017. (Cobar Mining Division).

The Honorable Don Harwin MLC
Minister for Resources

NOTICE is given that the following application has been granted:

**EXPLORATION LICENCE APPLICATION**

(T15-1038)

No. 5168, now Exploration Licence No. 8585, ANGLO AMERICAN EXPLORATION (AUSTRALIA) PTY LTD (ACN 006 195 982), Counties of Bathurst, Georgiana and Westmoreland, Map Sheet (8730, 8830), area of 93 units, for Group 1, dated 5 June, 2017, for a term until 5 June, 2019.

The Honorable Don Harwin MLC
Minister for Resources
NOTICE is given that the following applications have been withdrawn:

**EXPLORATION LICENCE APPLICATIONS**

(T16-1057)

No. 5301, MEADOWHEAD INVESTMENTS PTY LTD (ACN 003 122 870), County of Mouramba and County of Robinson, Map Sheet (8034). Withdrawal took effect on 17 June, 2017.

(T16-1104)

No. 5345, INSIGHT CAPITAL MANAGEMENT PTY LIMITED (ACN 104 565 657), County of Hawes and County of Parry, Map Sheet (9134, 9135). Withdrawal took effect on 17 June, 2017.

The Honorable Don Harwin MLC
Minister for Resources

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

(V17-4841)

Authorisation No. 287, KEPCO BYLONG AUSTRALIA PTY LTD (ACN 075 361 769), area of 6685 hectares. Application for renewal received 16 June, 2017.

(V17-4842)

Authorisation No. 342, KEPCO BYLONG AUSTRALIA PTY LTD (ACN 075 361 769), area of 3700 hectares. Application for renewal received 16 June, 2017.

(V17-4958)

Exploration Licence No. 5583, TRIAUSMIN PTY LTD (ACN 062 002 475), area of 51 units. Application for renewal received 20 June, 2017.

(V17-4822)

Exploration Licence No. 5868, HILL END GOLD LIMITED (ACN 072 692 365), area of 16 units. Application for renewal received 16 June, 2017.

(V17-4767)


(V17-4941)

Exploration Licence No. 6258, STANNUM PTY LTD (ACN 121 771 695), area of 38 units. Application for renewal received 19 June, 2017.

The Honorable Don Harwin MLC
Minister for Resources

**RENEWAL OF CERTAIN AUTHORITIES**

Notice is given that the following authority has been renewed:

(Z16-1303)

Exploration Licence No. 6845, SANDFIRE RESOURCES NL (ACN 105154185), County of Bland, Map Sheet (8329, 8429), area of 90 units, for a further term until 3 August, 2022. Renewal effective on and from 16 June, 2017.

The Honorable Don Harwin MLC
Minister for Resources
WITHDRAWAL OF APPLICATION FOR RENEWAL

Notice is given that the application for renewal in respect of the following authority has been withdrawn:

(T08-0239)

Exploration Licence No. 7322, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), County of Blaxland, Map Sheet (8132, 8133), area of 6 units. The authority ceased to have effect on 16 June, 2017.

The Honorable Don Harwin MLC
Minister for Resources
Biosecurity (Boneseed) Control Order 2017

under the

Biosecurity Act 2015

I, Bruce M Christie, Deputy Director General Biosecurity & Food Safety NSW, in exercise of delegated authority under the Biosecurity Act 2015, in pursuance of section 62 of the Biosecurity Act 2015, reasonably believing it is necessary to prevent and eliminate the biosecurity risk posed by the weed *Chrysanthemoides monilifera subspecies monilifera* (Boneseed), make the following Control Order.

Dated this 19th day of June 2017

BRUCE M CHRISTIE
DEPUTY DIRECTOR GENERAL
BIOSECURITY & FOOD SAFETY NSW
DEPARTMENT OF INDUSTRY

Explanatory note

This Control Order is made under section 62 of the Biosecurity Act 2015. The object of this Control Order is to prevent and eliminate the weed *Chrysanthemoides monilifera subspecies monilifera* (Boneseed) within New South Wales.
Biosecurity (Boneseed) Control Order 2017

under the
Biosecurity Act 2015

1. Name of Order

This Control Order is the Biosecurity (Boneseed) Control Order 2017.

2. Commencement

This Control Order commences on 1 July 2017.

3. Definitions

Boneseed means the weed Chrysanthemoides monilifera subspecies monilifera

Control Order has the same meaning as in Part 6 of the Act.

control measures has the same meaning as in Part 6 of the Act.

control zone has the same meaning as in Part 6 of the Act.

new infestation has the same meaning as in Part 5 of the Regulation.

the Act means the Biosecurity Act 2015.

the Regulation means the Biosecurity Regulation 2017.

Note: biosecurity matter, biosecurity risk, carrier, deal, land, local control authority, occupier and weed all have the same meaning as in the Act.

4. Biosecurity Matter and Biosecurity Risk

1) The biosecurity matter to which this Control Order relates is Boneseed.

2) The biosecurity risk to which this Control Order relates is the biosecurity risk posed or likely to be posed by the spread of Boneseed.

5. Control zone

1) Pursuant to sections 62(1)(a) and 67 of the Act, the control zone to which control measures are required to be implemented under this Control Order is the whole of New South Wales.

2) The control zone is called the Boneseed Control Zone.
6. Control measures for owners and occupiers of land

Pursuant to section 62(1)(b) of the Act, an owner or occupier of land in the Boneseed Control Zone on which there is Boneseed must:

(a) notify the local control authority for the area if the Boneseed is part of a new infestation on the land:
   i) as soon as practicable after becoming aware of the new infestation;
   ii) verbally or in writing;
   iii) giving the following:
      (1) the person's full name and contact details including telephone number;
      (2) the location of the Boneseed, including the property identification code for the land (if this is known); and
      (3) any other information reasonably requested by the local control authority; and
(b) immediately destroy all Boneseed on the land;
(c) ensure that subsequent generations of Boneseed are destroyed; and
(d) the land is kept free of Boneseed.
(e) The owner or occupier does not need to comply with (a) above if they know that notification of the infestation on the land has already been given to the local control authority for the area.

7. Control measures for persons dealing with carriers

Pursuant to section 62(1)(b) of the Act, a person who deals with a carrier of Boneseed in the Boneseed Control Zone, in circumstances where the person knows or ought reasonably to know of the presence of Boneseed on the land or in or on the carrier, must:

(a) ensure that Boneseed (including any seed and propagules) is not moved from the land;
   and
(b) immediately notify the local control authority for the area:
   i) as soon as practicable after becoming aware of the presence of Boneseed;
   ii) verbally or in writing;
   iii) giving the following:
      (1) the person's full name and contact details including telephone number;
      (2) the location of the Boneseed, including the property identification code for the land (if this is known); and
      iv) any other information reasonably requested by the local control authority.
(c) The person who deals with a carrier of Boneseed does not need to comply with (b) above if they know that notification of the infestation on the land has already been given to the local control authority for the area.

8. The persons or class of persons to whom the control measures apply

This Control Order applies to:

(a) An owner or occupier of land in the Boneseed Control Zone.
(b) Any person dealing with a carrier of Boneseed in the Boneseed Control Zone.

9. Duration of Control Order
This Control Order has effect for a period of 5 years from its date of commencement.
Biosecurity (Determination of Identification Codes) Order 2017

under the

Biosecurity (National Livestock Identification System) Regulation 2017

I, BRUCE M.CHristie, Deputy Director General, Biosecurity and Food Safety, Department of Primary Industries, with the power the Secretary has delegated to me under section 379 of the Biosecurity Act 2015, and pursuant to clause 13 of the Biosecurity (National Livestock Identification System) Regulation 2017, make the following Order.

Dated this 19th day of June 2017

BRUCE M. CHRISTIE
Deputy Director General, Biosecurity and Food Safety
Department of Primary Industries
(by delegation)
Biosecurity (Determination of Identification Codes) Order 2017

under the

Biosecurity (National Livestock Identification System) Regulation 2017

1 Name of Order

This Order is the Biosecurity (Determination of Identification Codes) Order 2017.

2 Commencement

This Order commences on 1 July 2017.

3 Interpretation

(1) In this Order:

   identification code means a property identification code, a district code or an agent identification code.

   DPI means the NSW Department of Primary Industries, being an office of the Department of Industry.

   the Regulation means the Biosecurity (National Livestock Identification System) Regulation 2017.

   stock identification district means a stock identification district shown on the map in Schedule 1 to the Regulation and as described in Column 1 of Schedule 2 to this Order.

(2) Proclamations describing the boundaries of former Rural Lands Protection Districts (made under the former Rural Lands Protection Act 1998) referred to in Column 1 of Schedule 2 to this Order mean the former proclamations having the NSW Government Gazette references and titles set out in Columns 2 and 3 of Schedule 3.

Note: Stock identification districts are the same as former rural lands protection districts within the meaning of the former Rural Lands Protection Act 1998 as in force immediately before 1 January 2009.

(3) Words and expressions used in this Order have the same meaning as they have in the Regulation unless otherwise specified in this Order.

4 Determination of identification codes

(1) Pursuant to clause 13 of the Regulation, the identification codes that are assigned under Part 2 of the Regulation and the manner in which those identification codes are assigned are determined as set out in this clause.
(2) Identification codes comprise 8 characters which are a combination of numbers and letters as specified, and in the sequence specified, in the relevant Table in Schedule 1.

(3) The property identification codes that are assigned to properties, travelling stock reserves, public lands or public roads under clauses 9(1)(a), (b) or (c) of the Regulation and the manner in which they are assigned are determined as specified in Tables 1 and 2 of Schedule 1.

(4) The district codes that are assigned under clause 11 of the Regulation and the manner in which they are assigned are determined as specified in column 3 of Schedule 2 for the stock identification district opposite in column 1 of Schedule 2.

(5) The agent identification codes that are assigned under clause 12(1) of the Regulation and the manner in which they are assigned are determined as specified in Table 3 of Schedule 1.
**Schedule 1  Property identification codes and agent identification codes**

**TABLE 1**

Property identification codes for properties (that are not saleyards, cattle scale operations or abattoirs), travelling stock reserves, public lands and public roads

<table>
<thead>
<tr>
<th>Character position</th>
<th>Letter or number</th>
<th>Manner assigned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>‘N’</td>
<td>State code for NSW.</td>
</tr>
<tr>
<td>2nd</td>
<td>Validation character</td>
<td>Calculated in accordance with an algorithm provided by the DPI to validate the property identification code.</td>
</tr>
<tr>
<td>3rd &amp; 4th</td>
<td>District number</td>
<td>For a property (that is not a saleyard, cattle scale operation or abattoir), travelling stock reserve, public land or public road located in the stock identification district described in column 1 of Schedule 2, the district number is as specified opposite in column 2 of Schedule 2.</td>
</tr>
<tr>
<td>5th to 8th</td>
<td>Property number</td>
<td>Sequential order from ‘0001’ to ‘9999’.</td>
</tr>
</tbody>
</table>

**TABLE 2**

Property identification codes for properties that are saleyards, cattle scale operations or abattoirs

<table>
<thead>
<tr>
<th>Character position</th>
<th>Letter or number</th>
<th>Manner assigned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>‘N’</td>
<td>State code for NSW.</td>
</tr>
<tr>
<td>2nd</td>
<td>Validation character</td>
<td>Calculated in accordance with an algorithm provided by the DPI to validate the property identification code.</td>
</tr>
<tr>
<td>3rd &amp; 4th</td>
<td>‘99’</td>
<td>For a saleyard, cattle scale operation or abattoir located in the stock identification district described in column 1 of Schedule 2, the district number is as specified opposite in column 2 of Schedule 2.</td>
</tr>
</tbody>
</table>
| 5th & 6th          | District number  | Sequential order as follows:  
  - from ‘01’ to ‘09’ for saleyards or cattle scale operations;  
  - from ‘11’ to ‘19’ for abattoirs. |
| 7th & 8th          | Establishment number | |

**TABLE 3**

Agent identification codes

<table>
<thead>
<tr>
<th>Character position</th>
<th>Letter or number</th>
<th>Manner assigned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>‘N’</td>
<td>State code for NSW.</td>
</tr>
<tr>
<td>2nd</td>
<td>Validation character</td>
<td>Calculated in accordance with an algorithm provided by the DPI to validate the agent identification code.</td>
</tr>
<tr>
<td>3rd &amp; 4th</td>
<td>‘00’</td>
<td>For a stock and station agent whose registered office is located in, or who carries on business in, the stock identification district described in column 1 of Schedule 2, the district number is as specified opposite in column 2 of Schedule 2.</td>
</tr>
<tr>
<td>5th &amp; 6th</td>
<td>District number</td>
<td>Sequential order from ‘01’ to ‘99’.</td>
</tr>
<tr>
<td>7th &amp; 8th</td>
<td>Stock and station agent number</td>
<td></td>
</tr>
</tbody>
</table>
Schedule 2  Stock identification districts and district codes

<table>
<thead>
<tr>
<th>Column 1 Stock identification district</th>
<th>Column 2 District number</th>
<th>Column 3 District code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Former Armidale Rural Lands Protection District, as described in Schedule 1 to the Armidale and Gloucester Proclamation.</td>
<td>02</td>
<td>NE020000</td>
</tr>
<tr>
<td>Former Balranald-Wentworth Rural Lands Protection District, as described in the Balranald-Wentworth Proclamation.</td>
<td>03 or 60</td>
<td>NB030000</td>
</tr>
<tr>
<td>Former Bombala Rural Lands Protection District, as described in the Bombala Proclamation.</td>
<td>06</td>
<td>ND060000</td>
</tr>
<tr>
<td>Former Bourke Rural Lands Protection District, as described under the heading “Bourke” in the 1928 Proclamation.</td>
<td>07</td>
<td>NA070000</td>
</tr>
<tr>
<td>Former Braidwood Rural Lands Protection District, as described in Schedule 3 to the South Coast and Braidwood Proclamation.</td>
<td>08</td>
<td>NI080000</td>
</tr>
<tr>
<td>Former Brewarrina Rural Lands Protection District, as described under the heading “Brewarrina” in the 1928 Proclamation.</td>
<td>09</td>
<td>NA070000</td>
</tr>
<tr>
<td>Former Broken Hill Rural Lands Protection District, as described under the heading “Menindee” in the 1928 Proclamation.</td>
<td>05</td>
<td>NB030000 or NG050000</td>
</tr>
<tr>
<td>Former Casino Rural Lands Protection District, as described in Schedule 1 to the Northern New England and Casino Proclamation.</td>
<td>12</td>
<td>NJ120000</td>
</tr>
<tr>
<td>Former Central Tablelands Rural Lands Protection District, as described in the Central Tablelands Proclamation.</td>
<td>04 or 11</td>
<td>NJ040000</td>
</tr>
<tr>
<td>Former Cobar Rural Lands Protection District, as described under the heading “Cobar” in the 1928 Proclamation.</td>
<td>13</td>
<td>NA070000</td>
</tr>
<tr>
<td>Former Condobolin Rural Lands Protection District, as described in the Condobolin Proclamation.</td>
<td>14</td>
<td>ND140000</td>
</tr>
<tr>
<td>Former Cooma Rural Lands Protection District, as described in the Cooma Proclamation.</td>
<td>15</td>
<td>NA150000</td>
</tr>
<tr>
<td>Former Coonabarabran Rural Lands Protection District, as described in the Coonabarabran Proclamation.</td>
<td>16</td>
<td>NI160000</td>
</tr>
<tr>
<td>Former Coonamble Rural Lands Protection District, as described in the Coonamble Proclamation.</td>
<td>17</td>
<td>NF170000</td>
</tr>
<tr>
<td>Former Dubbo Rural Lands Protection District, as described in the Dubbo Proclamation.</td>
<td>22</td>
<td>ND220000</td>
</tr>
<tr>
<td>Former Forbes Rural Lands Protection District, as described in the Forbes Proclamation.</td>
<td>24</td>
<td>NI240000</td>
</tr>
<tr>
<td>Former Gloucester Rural Lands Protection District, as described in Schedule 2 to the Armidale and Gloucester Proclamation.</td>
<td>26, 64 or 76</td>
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<td>Former Goulburn Rural Lands Protection District, as described under the heading “Goulburn” in the 1907 Proclamation.</td>
<td>27</td>
<td>NK270000</td>
</tr>
<tr>
<td>Column 1 Stock identification district</td>
<td>Column 2 District number</td>
<td>Column 3 District code</td>
</tr>
<tr>
<td>--------------------------------------------------------------------------</td>
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<tr>
<td>Former Grafton Rural Lands Protection District, as described in the Grafton Proclamation.</td>
<td>28 or 68</td>
<td>NH280000</td>
</tr>
<tr>
<td>Former Gundagai Rural Lands Protection District, as described in the Gundagai Proclamation.</td>
<td>29</td>
<td>NE290000</td>
</tr>
<tr>
<td>Former Hay Rural Lands Protection District, as described in the Hay Proclamation.</td>
<td>30</td>
<td>ND300000</td>
</tr>
<tr>
<td>Former Hillston Rural Lands Protection District, as described under the heading “Hillston” in the 1928 Proclamation.</td>
<td>31</td>
<td>NB030000 or NA310000</td>
</tr>
<tr>
<td>Former Hume Rural Lands Protection District, as described in the Hume Proclamation.</td>
<td>01 or 32</td>
<td>NH010000</td>
</tr>
<tr>
<td>Former Hunter Rural Lands Protection District, as described in the Hunter Proclamation.</td>
<td>21 or 52</td>
<td>NG210000</td>
</tr>
<tr>
<td>Former Kempsey Rural Lands Protection District, as described under the heading “Kempsey Rural Lands Protection District” in the Kempsey Proclamation.</td>
<td>48 or 67</td>
<td>NG480000</td>
</tr>
<tr>
<td>Former Maitland Rural Lands Protection District, as described under the heading “Maitland” in the 1907 Proclamation.</td>
<td>35 or 36</td>
<td>NH360000</td>
</tr>
<tr>
<td>Former Milparinka Rural Lands Protection District, as described under the heading “Milparinka” in the 1928 Proclamation.</td>
<td>39</td>
<td>NB030000 or NJ390000</td>
</tr>
<tr>
<td>Former Molong Rural Lands Protection District, as described in the Molong Proclamation.</td>
<td>40</td>
<td>NI400000</td>
</tr>
<tr>
<td>Former Moree Rural Lands Protection District, as described in the Moree Proclamation.</td>
<td>41</td>
<td>NF410000</td>
</tr>
<tr>
<td>Former Moss Vale Rural Lands Protection District, as described in the Moss Vale Proclamation.</td>
<td>37, 46, 70, 71, 72, 80, 81 or 82</td>
<td>NB460000</td>
</tr>
<tr>
<td>Former Mudgee-Merriwa Rural Lands Protection District, as described in the Mudgee-Merriwa Proclamation.</td>
<td>38 or 43</td>
<td>NB380000</td>
</tr>
<tr>
<td>Former Murray Rural Lands Protection District, as described in the Murray Proclamation.</td>
<td>18, 34 or 54</td>
<td>NC340000</td>
</tr>
<tr>
<td>Former Narrabri Rural Lands Protection District, as described in the Narrabri Proclamation.</td>
<td>45</td>
<td>NE450000</td>
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<tr>
<td>Former Narrandera Rural Lands Protection District, as described under the heading “Narrandera” in the 1907 Proclamation.</td>
<td>44</td>
<td>NH440000</td>
</tr>
<tr>
<td>Former Northern New England Rural Lands Protection District, as described in Schedule 2 to the Northern New England and Casino Proclamation.</td>
<td>25, 33 or 51</td>
<td>NF250000</td>
</tr>
<tr>
<td>Former Northern Slopes Rural Lands Protection District, as described in Schedule 2 to the Northern Slopes Proclamation.</td>
<td>59</td>
<td>NI590000</td>
</tr>
<tr>
<td>Former Nyngan Rural Lands Protection District, as described in the Canonba Proclamation.</td>
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<td>NE100000</td>
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<tr>
<td>Former Riverina Rural Lands Protection District, as described in the Riverina Proclamation.</td>
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<td>NJ200000</td>
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<tr>
<td>Column 1 Stock identification district</td>
<td>Column 2 District number</td>
<td>Column 3 District code</td>
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<tr>
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<tr>
<td>Former South Coast Rural Lands Protection District, as described in Schedule 2 to the South Coast and Braidwood Proclamation.</td>
<td>23 or 74</td>
<td>NA230000</td>
</tr>
<tr>
<td>Former Tamworth Rural Lands Protection District, as described in the Tamworth Proclamation.</td>
<td>50 or 69</td>
<td>NC500000</td>
</tr>
<tr>
<td>Former Tweed-Lismore Rural Lands Protection District, as described under the heading “Tweed-Lismore” in the 1907 Proclamation.</td>
<td>53 or 66</td>
<td>NE530000</td>
</tr>
<tr>
<td>Former Wagga Wagga Rural Lands Protection District, as described in the Wagga Wagga Proclamation.</td>
<td>55</td>
<td>NJ550000</td>
</tr>
<tr>
<td>Former Walgett Rural Lands Protection District, as described in the Walgett Proclamation.</td>
<td>56</td>
<td>NE450000 or NE560000</td>
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<td>Former Wanaaring Rural Lands Protection District, as described under the heading “Wanaaring” in the 1928 Proclamation.</td>
<td>58</td>
<td>NA070000</td>
</tr>
<tr>
<td>Former Wilcannia Rural Lands Protection District, as described under the heading “Wilcannia” in the 1928 Proclamation.</td>
<td>61</td>
<td>NB030000 or NE610000</td>
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<tr>
<td>Former Yass Rural Lands Protection District, as described in the Yass Proclamation.</td>
<td>62</td>
<td>NB620000</td>
</tr>
<tr>
<td>Former Young Rural Lands Protection District, as described in the Young Proclamation.</td>
<td>63 or 73</td>
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### Schedule 3  Former Rural Lands Protection District Proclamations

<table>
<thead>
<tr>
<th>Column 1</th>
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<tbody>
<tr>
<td>Defined term</td>
<td>GG reference</td>
<td>Title of former Proclamation</td>
</tr>
<tr>
<td><strong>1907 Proclamation</strong></td>
<td>GG No. 56 of 8 May 1907</td>
<td>Amendment of the Boundaries of Pastures Protection Districts under <em>Pastures Protection Act 1902</em></td>
</tr>
<tr>
<td><strong>1928 Proclamation</strong></td>
<td>GG No. 26 of 24 February 1928</td>
<td>Amendment of the Boundaries of the Pastures Protection Districts of the Western Division of the State of New South Wales under the <em>Pastures Protection Act 1912</em></td>
</tr>
<tr>
<td>Armidale and Gloucester Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 6029 to 6034</td>
<td>Proclamation to alter the boundaries of Armidale and Gloucester Rural Lands Protection Districts</td>
</tr>
<tr>
<td>Balranald-Wentworth Proclamation</td>
<td>GG No. 157 of 16 December 2005 at pages 11106 to 11107</td>
<td>Amalgamation of Balranald Rural Lands Protection District and Wentworth Rural Lands Protection District under the <em>Rural Lands Protection Act 1998</em></td>
</tr>
<tr>
<td>Bombala Proclamation</td>
<td>GG No. 137 of 28 November 1947</td>
<td>Alteration of Boundaries of Bombala and Eden Pastures Protection Districts</td>
</tr>
<tr>
<td>Canonba Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Canonba Pastures Protection District</td>
</tr>
<tr>
<td>Central Tablelands Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 6008 to 6013</td>
<td>Proclamation to Amalgamate Carcoar and Bathurst Rural Lands Protection Districts and to constitute Central Tablelands Rural Lands Protection District</td>
</tr>
<tr>
<td>Condobolin Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Condobolin Pastures Protection District</td>
</tr>
<tr>
<td>Cooma Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Cooma Pastures Protection District</td>
</tr>
<tr>
<td>Coonabarabran Proclamation</td>
<td>GG No. 108 of 26 July 1985</td>
<td>Alteration of Boundaries of Coonabarabran Pastures Protection District</td>
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<tr>
<td>Coonamble Proclamation</td>
<td>GG No. 108 of 26 July 1985</td>
<td>Alteration of Boundaries of Coonamble Pastures Protection District</td>
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<tr>
<td>Dubbo Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Dubbo Pastures Protection District</td>
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<tr>
<td>Forbes Proclamation</td>
<td>GG No. 34 of 26 March 1971</td>
<td>Alteration of Boundaries of Condobolin and Forbes Pastures Protection Districts</td>
</tr>
<tr>
<td>Grafton Proclamation</td>
<td>GG No. 99 of 27 June 1986</td>
<td>Alteration of Boundaries of Grafton Pastures Protection District</td>
</tr>
<tr>
<td>Column 1</td>
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<td>Gundagai Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Gundagai Pastures Protection District</td>
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<tr>
<td>Hay Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Hay Pastures Protection District</td>
</tr>
<tr>
<td>Hume Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 6019 to 6021</td>
<td>Proclamation to Amalgamate Albury and Holbrook Rural Lands Protection Districts and to constitute Hume Rural Lands Protection District</td>
</tr>
<tr>
<td>Hunter Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 6005 to 6007</td>
<td>Proclamation to amalgamate Scone and Denman-Singleton Rural Lands Protection Districts and to constitute Hunter Rural Lands Protection District</td>
</tr>
<tr>
<td>Kempsey Proclamation</td>
<td>GG No. 35 of 22 March 1996 at pages 1199 to 1203</td>
<td>Proclamation (relating to the boundaries of the Armidale and Kempsey Rural Lands Protection Districts)</td>
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<td>Molong Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Molong Pastures Protection District</td>
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<tr>
<td>Moree Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Moree Pastures Protection District</td>
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<tr>
<td>Moss Vale Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Moss Vale Pastures Protection District</td>
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<tr>
<td>Mudgee-Merriwa Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 6002 to 6004</td>
<td>Proclamation to amalgamate Mudgee and Merriwa Rural Lands Protection Districts and to constitute Mudgee-Merriwa Rural Lands Protection District</td>
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<tr>
<td>Murray Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 6022 to 6025</td>
<td>Proclamation to Amalgamate Corowa, Jerilderie and Urana Rural Lands Protection Districts and to constitute Murray Rural Lands Protection District</td>
</tr>
<tr>
<td>Narrabri Proclamation</td>
<td>GG No. 41 of 7 March 1986</td>
<td>Alteration of Boundaries of Narrabri Pastures Protection District</td>
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<tr>
<td>Northern New England and Casino Proclamation</td>
<td>GG No. 178 of 24 December 1998 at pages 10132 to 10137</td>
<td>Proclamation to alter the boundaries of the Casino and Northern New England Rural Lands Protection Districts</td>
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<tr>
<td>Northern Slopes Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 5995 to 5997</td>
<td>Proclamation to amalgamate Warialda Rural Lands Protection District with part of Inverell Rural Lands Protection District and to constitute Northern Slopes Rural Lands Protection District</td>
</tr>
<tr>
<td>Column 1</td>
<td>Column 2</td>
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<td>Defined term</td>
<td>GG reference</td>
<td>Title of former Proclamation</td>
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<tr>
<td>Riverina Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 6026 to 6028</td>
<td>Proclamation to Amalgamate Moulamein and Deniliquin Rural Lands Protection Districts and to constitute Riverina Rural Lands Protection District</td>
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<tr>
<td>South Coast and Braidwood Proclamation</td>
<td>GG No. 86 of 1 August 1997 at pages 6014 to 6018</td>
<td>Proclamation to Amalgamate Bega Rural Lands Protection District with Part of Braidwood Rural Lands Protection District and to constitute South Coast Rural Lands Protection District</td>
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<td>Tamworth Proclamation</td>
<td>GG No. 108 of 26 July 1985</td>
<td>Alteration of Boundaries of Tamworth Pastures Protection District</td>
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<tr>
<td>Wagga Wagga Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Wagga Wagga Pastures Protection District</td>
</tr>
<tr>
<td>Walgett Proclamation</td>
<td>GG No. 108 of 26 July 1985</td>
<td>Alteration of Boundaries of Walgett Pastures Protection District</td>
</tr>
<tr>
<td>Yass Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Yass Pastures Protection District</td>
</tr>
<tr>
<td>Young Proclamation</td>
<td>GG No. 172 of 13 December 1985</td>
<td>Alteration of Boundaries of Young Pastures Protection District</td>
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Biosecurity (Parkinsonia) Control Order 2017

under the
Biosecurity Act 2015

I, Bruce M Christie, Deputy Director General Biosecurity & Food Safety NSW, in exercise of delegated authority under the Biosecurity Act 2015, in pursuance of section 62 of the Biosecurity Act 2015, reasonably believing it is necessary to eliminate the biosecurity risk associated with the weed Parkinsonia aculeata (Parkinsonia), make the following Control Order.

Dated this 19th day of June 2017

BRUCE M CHRISTIE
DEPUTY DIRECTOR GENERAL
BIOSECURITY & FOOD SAFETY NSW
DEPARTMENT OF INDUSTRY

Explanatory note

This Control Order is made under section 62 of the Biosecurity Act 2015. The object of this Control Order is to eliminate the weed Parkinsonia aculeata (Parkinsonia) within New South Wales.
Biosecurity (Parkinsonia) Control Order 2017

under the
Biosecurity Act 2015

1. Name of Order

This Control Order is the Biosecurity (Parkinsonia) Control Order 2017.

2. Commencement

This Control Order commences on 1 July 2017.

3. Definitions

Control Order has the same meaning as in Part 6 of the Act.

control measures has the same meaning as in Part 6 of the Act.

control zone has the same meaning as in Part 6 of the Act.

new infestation has the same meaning as in Part 5 of the Regulation.

the Act means the Biosecurity Act 2015.

the Regulation means the Biosecurity Regulation 2017.

Note: biosecurity matter, biosecurity risk, carrier, deal, land, local control authority, occupier and weed all have the same meaning as in the Act.

4. Biosecurity Matter and Biosecurity Risk

1) The biosecurity matter to which this Control Order relates is the weed Parkinsonia aculeata (Parkinsonia).

2) The biosecurity risk to which this Control Order relates is the biosecurity risk posed or likely to be posed by the spread of Parkinsonia.

5. Control zone

1) Pursuant to sections 62(1)(a) and 67 of the Act, the control zone to which control measures are required to be implemented under this Control Order is the whole of New South Wales.

2) The control zone is called the Parkinsonia Control Zone.

6. Control measures for owners and occupiers of land
Pursuant to section 62(1)(b) of the Act, an owner or occupier of land in the Parkinsonia Control Zone on which there is Parkinsonia must:

(a) notify the local control authority for the area if the Parkinsonia is part of a new infestation of Parkinsonia on the land:
   i) as soon as practicable after becoming aware of the new infestation;
   ii) verbally or in writing;
   iii) giving the following:
       (1) the person's full name and contact details including telephone number;
       (2) the location of the Parkinsonia, including the property identification code for the land (if this is known); and
       (3) any other information reasonably requested by the local control authority; and
(b) immediately destroy all Parkinsonia on the land; and
(c) ensure that subsequent generations of Parkinsonia are destroyed; and
(d) the land is kept free of Parkinsonia.
(e) The owner or occupier does not need to comply with (a) above if they know that notification of the infestation on the land has already been given to the local control authority for the area.

7. Control measures for persons dealing with carriers

Pursuant to section 62(1)(b) of the Act, a person who deals with a carrier of Parkinsonia in the Parkinsonia Control Zone, in circumstances where the person knows or ought reasonably to know of the presence of Parkinsonia on the land or in or on the carrier, must:

(a) ensure that Parkinsonia (including any seed and propagules) is not moved from the land; and
(b) immediately notify the local control authority:
   i) as soon as practicable after becoming aware of the presence of Parkinsonia;
   ii) verbally or in writing;
   iii) giving the following:
       (1) the person's full name and contact details including telephone number;
       (2) the location of the Parkinsonia, including the property identification code for the land (if this is known); and
       iv) any other information reasonably requested by the local control authority.
(c) The person who deals with a carrier of Parkinsonia does not need to comply with (b) above if they know that notification of the infestation on the land has already been given to the local control authority for the area.

8. The persons or class of persons to whom the control measures apply

This Control Order applies to:

(a) An owner or occupier of land in the Parkinsonia Control Zone.
(b) Any person dealing with a carrier of Parkinsonia in the Parkinsonia Control Zone.

9. Duration of Control Order
This Control Order has effect for a period of 5 years from its date of commencement.
Biosecurity (Tropical Soda Apple) Control Order 2017

under the

Biosecurity Act 2015

I, Bruce M Christie, Deputy Director General Biosecurity & Food Safety NSW, in exercise of delegated authority under the Biosecurity Act 2015, in pursuance of section 62 of the Biosecurity Act 2015, reasonably believing it is necessary to eliminate the biosecurity risk associated with the weed Solanum viarum (Tropical Soda Apple), make the following Control Order.

Dated this 19th day of June 2017

BRUCE M CHRISTIE
DEPUTY DIRECTOR GENERAL
BIOSECURITY & FOOD SAFETY NSW
DEPARTMENT OF INDUSTRY

Explanatory note

This Control Order is made under section 62 of the Biosecurity Act 2015. The object of this Control Order is to eliminate the weed Solanum viarum (Tropical Soda Apple) within New South Wales.
Biosecurity (Tropical Soda Apple) Control Order 2017

under the

Biosecurity Act 2015

1. Name of Order

This Control Order is the Biosecurity (Tropical Soda Apple) Control Order 2017.

2. Commencement

This Control Order commences on 1 July 2017.

3. Definitions

*Tropical Soda Apple* means the weed *Solanum viarum.*

*Control Order* has the same meaning as in Part 6 of the Act.

*control measures* has the same meaning as in Part 6 of the Act.

*control zone* has the same meaning as in Part 6 of the Act.

*new infestation* has the same meaning as in Part 5 of the Regulation.

*the Act* means the Biosecurity Act 2015.

*the Regulation* means the Biosecurity Regulation 2017.

Note: *biosecurity matter, biosecurity risk, carrier, deal, land, local control authority, occupier* and *weed* all have the same meaning as in the Act.

4. Biosecurity Matter and Biosecurity Risk

1) The biosecurity matter to which this Control Order relates is the weed Tropical Soda Apple.

2) The biosecurity risk to which this Control Order relates is the biosecurity risk posed or likely to be posed by the spread of the weed Tropical Soda Apple.

5. Control zone

1) Pursuant to sections 62(1)(a) and 67 of the Act, the control zone to which control measures are required to be implemented under this Control Order is the whole of New South Wales.
2) The control zone is called the *Tropical Soda Apple Control Zone*.

6. **Control measures for owners and occupiers of land**

Pursuant to section 62(1)(b) of the Act, an owner or occupier of land in the Tropical Soda Apple Control Zone on which there is Tropical Soda Apple must:

(a) notify the local control authority for the area if the Tropical Soda Apple is part of a new infestation of Tropical Soda Apple on the land:
   i) as soon as practicable after becoming aware of the new infestation;
   ii) verbally or in writing;
   iii) giving the following:
      (1) the person's full name and contact details including telephone number;
      (2) the location of the Tropical Soda Apple, including the property identification code for the land (if this is known); and
      (3) any other information reasonably requested by the local control authority; and
(b) destroy all Tropical Soda Apple on the land, including fruit; and
(c) ensure that subsequent generations of Tropical Soda Apple are destroyed; and
(d) that the land is kept free of Tropical Soda Apple.
(e) The owner or occupier does not need to comply with (a) above if they know that notification of the infestation on the land has already been given to the local control authority for the area.

7. **Control measures for persons dealing with carriers**

Pursuant to section 62(1)(b) of the Act, a person who deals with a carrier of Tropical Soda Apple in the Tropical Soda Apple Control Zone, in circumstances where the person knows or ought reasonably to know of the presence of Tropical Soda Apple on the land or in or on the carrier, must:

(a) ensure that Tropical Soda Apple (including any seed and propagules) is not moved from the land; and
(b) immediately notify the local control authority for the area:
   i) as soon as practicable after becoming aware of the presence of Tropical Soda Apple;
   ii) verbally or in writing;
   iii) giving the following:
      (1) the person's full name and contact details including telephone number;
      (2) the location of the Tropical Soda Apple, including the property identification code for the land (if this is known); and
      iv) any other information reasonably requested by the local control authority.
(c) The person who deals with a carrier of Tropical Soda Apple does not need to comply with (b) above if they know that notification of the infestation on the land has already been given to the local control authority for the area.

8. **The persons or class of persons to whom the control measures apply**

This Control Order applies to:

(a) An owner or occupier of land in the Tropical Soda Apple Control Zone.
(b) Any person dealing with a carrier of Tropical Soda Apple in the Tropical Soda Apple Control Zone.

9. **Duration of Control Order**

This Control Order has effect for a period of 5 years from its date of commencement.
Biosecurity (Rabies Vaccination) Control Order 2017

under the
Biosecurity Act 2015

I, Bruce M Christie, Deputy Director General Biosecurity & Food Safety NSW, in exercise of delegated authority under the Biosecurity Act 2015, in pursuance of section 62 of the Biosecurity Act 2015, reasonably believing it is necessary to prevent the biosecurity risk associated with rabies and Australian bat lyssavirus, make the following Control Order.

Dated this 22\textsuperscript{nd} day of June 2017

BRUCE M.CHRISTIE
DEPUTY DIRECTOR GENERAL
BIOSECURITY & FOOD SAFETY NSW
DEPARTMENT OF INDUSTRY

Explanatory note

This Control Order is made under section 62 of the Biosecurity Act 2015. The object of this Control Order is to prevent the biosecurity risk posed or likely to be posed the unregulated use of vaccines that may impact on Australia’s rabies – free status.
Biosecurity (Rabies Vaccination) Control Order 2017

under the

Biosecurity Act 2015

1. Name of Order

This Control Order is the Biosecurity (Rabies Vaccination) Control Order 2017.

2. Commencement

This Control Order commences on 1 July 2017.

3. Definitions

the Act means the Biosecurity Act 2015.

Note: Chief Veterinary Officer and deal have the same meaning as in the Act.

4. Biosecurity Matter and Biosecurity Risk

(1) The biosecurity matter to which this Control Order relates is rabies and Australian bat lyssavirus.

(2) The biosecurity risk to which this Control Order relates is the biosecurity risk posed by the unregulated use of vaccines that may impact on Australia’s rabies – free status.

5. Control Zone

(1) Pursuant to sections 62(1)(a) and 67 of the Act, this Control Order is limited in its application to the Control Zone being the whole of the State of New South Wales.

(2) The Control Zone is called the Rabies Vaccination Control Zone.

6. The persons or class of persons to whom the control measures apply

This Control Order applies to any person in the Rabies Vaccination Control Zone.

7. Control measures

Pursuant to section 62(1)(b) of the Act, the following control measures apply:

A person must not vaccinate, or attempt to vaccinate, an animal against rabies or Australian bat lyssavirus unless the vaccination is authorised by a permit under Part 21 of the Act.

8. Duration of control order

This Control Order has effect for a period of 5 years from its date of commencement.
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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>storage area</td>
<td>Reserve No. 755808&lt;br&gt;Public Purpose: future public requirements&lt;br&gt;Notified: 29 June 2007&lt;br&gt;File Reference: 17/02307</td>
</tr>
<tr>
<td></td>
<td>Reserve No. 58643&lt;br&gt;Public Purpose: camping, travelling stock&lt;br&gt;Notified: 12 March 1926&lt;br&gt;File Reference: 17/06649</td>
</tr>
<tr>
<td></td>
<td>Reserve No. 96493&lt;br&gt;Public Purpose: future public requirements&lt;br&gt;Notified: 10 December 1982&lt;br&gt;File Reference: 17/06649</td>
</tr>
<tr>
<td></td>
<td>Dedication No. 1000454&lt;br&gt;Public Purpose: camping, travelling stock&lt;br&gt;Notified: 22 December 1916&lt;br&gt;File Reference: 17/06649</td>
</tr>
<tr>
<td></td>
<td>Reserve No. 67&lt;br&gt;Public Purpose: camping&lt;br&gt;Notified: 22 December 1879&lt;br&gt;File Reference: 17/01258</td>
</tr>
</tbody>
</table>
GOULBURN OFFICE

CROWN LANDS ACT 1989

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND IN THE LOCAL GOVERNMENT AREA OF GOULBURN-MULWAREE

The Minister administering the Crown Lands Act 1989 declares, with the approval of His Excellency the Governor that the land described in Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Crown Lands Act 1989.

Dated at Sydney this 20th day of June 2017

By His Excellency’s command

The Hon Paul Toole, MP
Minister for Lands and Forestry

SCHEDULE

All that piece of parcel of land situated in the Local Government Area of Goulburn-Mulwaree, Parish of Rhyana, County of Argyle being Lot 1 in DP 919735 Folio Identifier 1/919735, off Middle Arm Road Middle Arm said to be in the ownership of Albert Frederick Grubb and John Augustine Bourke as joint tenants.

DECLARATION OF CROWN LAND

Pursuant to Section 138(1) of the Crown Lands Act 1989, the land specified in the schedule hereunder is declared Crown land

SCHEDULE

Local Government Area: Goulburn-Mulwaree
Parish: Rhyana
County: Argyle
Locality: Middle Arm

Being whole of Lot 1 DP 919735
Area: 2,023m²

The Hon Paul Toole, MP
Minister for Lands and Forestry

RESERVATION OF CROWN LAND

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land District: Goulburn</td>
<td>Reserve No. 1038989</td>
</tr>
<tr>
<td>Local Government Area: Goulburn Mulwaree Council</td>
<td>Public Purpose: heritage purposes, cemetery and crematorium</td>
</tr>
<tr>
<td>Locality: Middle Arm</td>
<td></td>
</tr>
<tr>
<td>Whole Lots: Lot 1 DP 919735 Parish Rhyana County Argyle</td>
<td></td>
</tr>
<tr>
<td>Area: about 2023 square metres</td>
<td></td>
</tr>
<tr>
<td>File Reference: 14/06185</td>
<td></td>
</tr>
</tbody>
</table>
ESTABLISHMENT OF RESERVE TRUST

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Forest Cemetery Reserve Trust</td>
<td>Reserve No. 1038989</td>
</tr>
<tr>
<td></td>
<td>Public Purpose: cemetery and crematorium, heritage purposes</td>
</tr>
<tr>
<td></td>
<td>Notified: This Day</td>
</tr>
<tr>
<td></td>
<td>File Reference: 14/06185</td>
</tr>
</tbody>
</table>

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Forest Cemetery Association Inc</td>
<td>Forest Cemetery Reserve Trust</td>
<td>Reserve No. 1038989</td>
</tr>
<tr>
<td>For a term commencing the date of</td>
<td></td>
<td>Public Purpose: cemetery and crematorium, heritage purposes</td>
</tr>
<tr>
<td>this notice</td>
<td></td>
<td>Notified: This Day</td>
</tr>
<tr>
<td></td>
<td></td>
<td>File Reference: 14/06185</td>
</tr>
</tbody>
</table>

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

*Parishes - Bengerang, Goorara; County - Starylton*

*Land District - Moree; LGA - Moree Plains*

Road Closed: Lot 2 DP 1220503
File No: 15/05250

SCHEDULE

On closing, the land within Lot 2 DP 1220503 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 - Rhyana; County - Argyle

Land District - Goulburn; LGA - Goulburn Mulwaree

Road Closed: Lot 2 DP 1230919
File No: 17/01708

SCHEDULE

On closing, the land within Lot 2 DP 1230919 remains vested in the State of New South Wales as Crown land.

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 Column 1 is transferred to the Roads Authority specified in Column 2, hereunder, as from the date of publication of this notice and as from that date, the road specified in Column 1 ceases to be a Crown road.

The Hon Paul Toole, MP
Minister for Lands and Forestry

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>That section of Crown public road separating Lot 1 Section 79 DP 758604 from Lot 10 Section 75 DP 758604 Parish Lawrence County Clarence within the Clarence Valley Local Government area at Lawrence.</td>
<td>Clarence Valley Council</td>
</tr>
</tbody>
</table>

Crown lands reference: 17/06701 - W585950
Council's reference: DA2017/0111

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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>grazing</td>
<td>Reserve No. 8993 Public Purpose: public pound Notified: 18 May 1889 File Reference: 16/10594</td>
</tr>
<tr>
<td>Column 1</td>
<td>Column 2</td>
</tr>
<tr>
<td>---------------</td>
<td>--------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| sporting event| Reserve No. 1011008
Public Purpose: future public requirements
Notified: 14 October 2005
File Reference: 17/04605 |
|               | Reserve No. 1011748
Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation
Notified: 18 August 2006
File Reference: 17/04605 |
|               | Reserve No. 1010649
Public Purpose: environmental protection
Notified: 4 March 2005
File Reference: 17/04605 |
|               | Reserve No. 751360
Public Purpose: future public requirements
Notified: 29 June 2007
File Reference: 17/04605 |
|               | Reserve No. 70652
Public Purpose: sanitary purposes
Notified: 24 July 1942
File Reference: 17/04605 |

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
</table>
| mooring poles | Reserve No. 1011748
Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation
Notified: 18 August 2006
File Reference: WL03H49 |
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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
</table>
| bank stabilisation works | Reserve No. 1011828  
Public Purpose: access and public requirements,  
tourism purposes and environmental and heritage conservation  
Notified: 11 August 2006  
File Reference: 16/08966 |

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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
</table>
| grazing          | Reserve No. 31585  
Public Purpose: water  
Notified: 6 October 1900  
File Reference: 16/07520 |
| Reserve No. 754548  
Public Purpose: future public requirements  
Notified: 29 June 2007  
File Reference: 16/07520 |
| grazing, irrigation | Reserve No. 86383  
Public Purpose: future public requirements  
Notified: 18 August 1967  
File Reference: 17/01115 |

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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</table>
| site investigation | Reserve No. 778  
Public Purpose: travelling stock  
Notified: 2 July 1875  
File Reference: 17/06649 |
| Reserve No. 1121  
Public Purpose: travelling stock  
Notified: 25 January 1878  
File Reference: 17/06649 |
<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
</table>
| Reserve No. 1227  
Public Purpose: travelling stock  
Notified: 12 August 1878  
File Reference: 17/06649 |  |
| Reserve No. 10959  
Public Purpose: travelling stock  
Notified: 15 March 1890  
File Reference: 17/06649 |  |
| Reserve No. 20997  
Public Purpose: camping  
Notified: 7 July 1894  
File Reference: 17/06649 |  |
| Reserve No. 20998  
Public Purpose: travelling stock  
Notified: 7 July 1894  
File Reference: 17/06649 |  |
| Reserve No. 22479  
Public Purpose: travelling stock  
Notified: 14 May 1895  
File Reference: 17/06649 |  |
| Reserve No. 36260  
Public Purpose: travelling stock  
Notified: 15 August 1903  
File Reference: 17/06649 |  |
| Reserve No. 36911  
Public Purpose: water  
Notified: 25 November 1903  
File Reference: 17/06649 |  |
| Reserve No. 39289  
Public Purpose: camping  
Notified: 24 May 1905  
File Reference: 17/06649 |  |
| Reserve No. 39454  
Public Purpose: travelling stock  
Notified: 15 July 1905  
File Reference: 17/06649 |  |
| Reserve No. 41198  
Public Purpose: camping, travelling stock  
Notified: 19 December 1906  
File Reference: 17/06649 |  |
| Reserve No. 41199  
Public Purpose: camping, travelling stock  
Notified: 19 December 1906  
File Reference: 17/06649 |  |
| Reserve No. 42080  
Public Purpose: travelling stock  
Notified: 25 September 1907  
File Reference: 17/06649 |  |
| Reserve No. 43066  
Public Purpose: travelling stock  
Notified: 23 September 1908  
File Reference: 17/06649 |  |
<table>
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<tr>
<th>Column 1</th>
<th>Column 2</th>
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<tbody>
<tr>
<td>Reserve No. 43230</td>
<td>Public Purpose: camping, travelling stock</td>
</tr>
<tr>
<td>Notified: 11 November 1908</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 53479</td>
<td>Public Purpose: camping, travelling stock</td>
</tr>
<tr>
<td>Notified: 5 September 1919</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 56171</td>
<td>Public Purpose: camping</td>
</tr>
<tr>
<td>Notified: 25 May 1923</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 68980</td>
<td>Public Purpose: addition, temporary common</td>
</tr>
<tr>
<td>Notified: 26 January 1940</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 77462</td>
<td>Public Purpose: travelling stock</td>
</tr>
<tr>
<td>Reserve No. 78085</td>
<td>Public Purpose: public recreation</td>
</tr>
<tr>
<td>Notified: 18 November 1955</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 79797</td>
<td>Public Purpose: war memorial</td>
</tr>
<tr>
<td>Notified: 9 August 1957</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 83986</td>
<td>Public Purpose: public recreation</td>
</tr>
<tr>
<td>Notified: 14 September 1962</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 87216</td>
<td>Public Purpose: rubbish depot</td>
</tr>
<tr>
<td>Notified: 13 June 1969</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 88150</td>
<td>Public Purpose: future public requirements</td>
</tr>
<tr>
<td>Notified: 26 February 1971</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 88177</td>
<td>Public Purpose: travelling stock</td>
</tr>
<tr>
<td>Notified: 19 March 1971</td>
<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No. 751780</td>
<td>Public Purpose: future public requirements</td>
</tr>
<tr>
<td>Notified: 29 June 2007</td>
<td>File Reference: 17/06649</td>
</tr>
</tbody>
</table>
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 - Loombah; County - Gordon
Land District - Molong; LGA - Dubbo Regional

Road Closed: Lot 1 DP 1230111
File No: 10/16209 RS

SCHEDULE

On closing, the land within Lot 1 DP 1230111 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 - Boona West; County - Cunningham
Land District - Condobolin; LGA - Lachlan

Road Closed: Lot 1 DP 722378, Lot 1 DP 1230227
File No: 16/10933

SCHEDULE

On closing, the land within Lot 1 DP 722378, Lot 1 DP 1230227 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 - Three Brothers; County - Bathurst
Land District - Blayney; LGA - Blayney

Road Closed: Lots 3 & 4 DP1218766
File No: 15/04037

SCHEDULE
On closing, the land within Lots 3 & 4 DP1218766 remains vested in Blayney Shire Council as operational land for the purposes of the Local Government Act 1993.
Council Reference: RD.RC.4

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 - Mulyan; County - Wellington
Land District - Orange; LGA - Cabonne

Road Closed: Lot 1 DP 1230112
File No: 17/00707

SCHEDULE
On closing, the land within Lot 1 DP 1230112 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 - Mild, Allamurgoola; County - Ewenmar
Land District - Coonamble; LGA - Gilgandra

Road Closed: Lot 1 DP 1229504
File No: 16/10495

SCHEDULE
On closing, the land within Lot 1 DP 1229504 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 - Kameruka; County - Auckland
Land District - Bega; LGA - Bega Valley

Road Closed: Lot 1 DP 1230226
File No: 15/09719

SCHEDULE

On closing, the land within Lot 1 DP 1230226 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 - Alexandria; County - Cumberland
Land District - Metropolitan; LGA - Woollahra

Road Closed: Lot 9 DP 1231342
File No: 12/07981

SCHEDULE

On closing, the land within Lot 9 DP 1231342 remains vested in Woollahra Municipal Council as operational land for the purposes of the Local Government Act 1993.
Council Reference: 119.38

NOTICE OF PUBLIC 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 specified in Column 1 of the Schedule is to be occupied for the additional purpose specified in Column 2 of the Schedule.

The Hon PAUL TOOLE, MP,
Minister for Lands and Forestry

SCHEDULE

<table>
<thead>
<tr>
<th>COLUMN 1</th>
<th>COLUMN 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reserve No. 520044</td>
<td>Communication Facilities</td>
</tr>
<tr>
<td>Public Purpose: Public Park</td>
<td></td>
</tr>
<tr>
<td>Notified: 17 March 1876</td>
<td></td>
</tr>
<tr>
<td>Parish: Dubbo</td>
<td></td>
</tr>
<tr>
<td>County: Lincoln</td>
<td></td>
</tr>
</tbody>
</table>
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* - Winburn, Wiagdon; *County* - Roxburgh

*Land District* - Bathurst; *LGA* - Bathurst Regional

Road Closed: Lot 1 DP 1229505

File No: CL/00635

SCHEDULE

On closing, the land within Lot 1 DP 1229505 remains and becomes vested in the State of New South Wales as Crown Land.

Council's reference: JW:dr22.10644

NOWRA OFFICE

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

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>environmental protection</td>
<td>Reserve No. 91753</td>
</tr>
<tr>
<td></td>
<td>Public Purpose: future public requirements</td>
</tr>
<tr>
<td></td>
<td>Notified: 7 March 1980</td>
</tr>
<tr>
<td></td>
<td>File Reference: 17/05304</td>
</tr>
</tbody>
</table>

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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>site investigation</td>
<td>Reserve No. 15267</td>
</tr>
<tr>
<td></td>
<td>Public Purpose: camping, travelling stock</td>
</tr>
<tr>
<td></td>
<td>Notified: 27 February 1892</td>
</tr>
<tr>
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<td>File Reference: 17/06649</td>
</tr>
<tr>
<td>Reserve No.</td>
<td>Public Purpose</td>
</tr>
<tr>
<td>-------------</td>
<td>----------------</td>
</tr>
<tr>
<td>25263</td>
<td>camping, travelling stock</td>
</tr>
<tr>
<td>47789</td>
<td>camping, water</td>
</tr>
<tr>
<td>70841</td>
<td>camping, travelling stock</td>
</tr>
<tr>
<td>190003</td>
<td>preservation of native flora and fauna</td>
</tr>
<tr>
<td>755113</td>
<td>future public requirements</td>
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</table>

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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</thead>
</table>
| grazing  | Reserve No. 72875
Public Purpose: public utility
Notified: 15 October 1948
File Reference: 17/00687 |
|          | Reserve No. 95310
Public Purpose: future public requirements
Notified: 19 June 1981
File Reference: 17/00687 |
|          | Reserve No. 95316
Public Purpose: future public requirements
Notified: 19 June 1981
File Reference: 17/00687 |

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
</table>
| grazing agriculture | Reserve No. 96847
Public Purpose: future public requirements
Notified: 15 July 1983
File Reference: 15/09709 |
|          | Reserve No. 96848
Public Purpose: future public requirements
Notified: 15 July 1983
File Reference: 15/09709 |
TAREE 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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>environmental rehabilitation</td>
<td>Reserve No. 96412&lt;br&gt;Public Purpose: access&lt;br&gt;Notified: 29 October 1982&lt;br&gt;File Reference: 17/01075</td>
</tr>
<tr>
<td></td>
<td>Reserve No. 753149&lt;br&gt;Public Purpose: future public requirements&lt;br&gt;Notified: 29 June 2007&lt;br&gt;File Reference: 17/01075</td>
</tr>
</tbody>
</table>

WAGGA WAGGA 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

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>vegetation management</td>
<td>Reserve No. 75212&lt;br&gt;Public Purpose: preservation of native flora and fauna, preservation of trees&lt;br&gt;Notified: 18 July 1952&lt;br&gt;File Reference: 17/05653</td>
</tr>
</tbody>
</table>
ADDITION TO A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of Section 35C of the Western Lands Act 1901, the land particularised in Column 3, being the road closed in Column 4, has been added to the Western Lands Leases identified in Column 1.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Description

Parishes - Penonigia & Thurnapatcha; County - Irrara
Land District - Wanaaring LGA - Bourke

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
<th>Column 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western Lands Lease No.</td>
<td>Folio ID(ha)</td>
<td>Area Addition</td>
<td>Former WDR No</td>
<td>Total Area following Addition (ha)</td>
</tr>
<tr>
<td>3157</td>
<td>1074/762345</td>
<td>31</td>
<td>126</td>
<td>25909</td>
</tr>
</tbody>
</table>

File No.: 08/2056
THE Dams Safety Committee pursuant to Section 369 of the Mining Act 1992, hereby declares that with regard to Blackwood Pit TSF, being a prescribed dam under Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dam.

SCHEDULE

The area bound by straight lines joining the following 4 ordered points on map BROKEN HILL 7134 1:100000; the points are specified by the Map Grid of Australia 1994 co-ordinates in Zone 56:

<table>
<thead>
<tr>
<th>Point</th>
<th>MGAEast</th>
<th>MGANorth</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>545900</td>
<td>6464900</td>
</tr>
<tr>
<td>2</td>
<td>545900</td>
<td>6463100</td>
</tr>
<tr>
<td>3</td>
<td>543700</td>
<td>6463100</td>
</tr>
<tr>
<td>4</td>
<td>543700</td>
<td>6464900</td>
</tr>
</tbody>
</table>

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA- 283 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER
Chairman
Dams Safety Committee
Locked Bag 5123
Parramatta NSW 2124
APPRENTICESHIP AND TRAINEESHIP ACT 2001

Notice is given that the Commissioner for Vocational Training has repealed a Vocational Training Order for the recognised traineeship Vocation of:

- Asset Maintenance – Carpet Cleaning Operations

under section 6 of the *Apprenticeship and Traineeship Act 2001*.

The deletion of the Order will take effect from the date of publication in the NSW Government Gazette.

References to the removal of this Order will be noted on the Training Services NSW website via the internet following the gazettal date: https://www.training.nsw.gov.au/cib_vto/index.html

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

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

<table>
<thead>
<tr>
<th>Association Name</th>
<th>Registration No</th>
</tr>
</thead>
<tbody>
<tr>
<td>BLACK COCKATOOP PRODUCTIONS INC</td>
<td>INC1401255</td>
</tr>
<tr>
<td>BROOKLYN RUGBY CLUB INCORPORATED</td>
<td>INC9888846</td>
</tr>
<tr>
<td>EMPOWERED SPORTS INCORPORATED</td>
<td>INC1501128</td>
</tr>
<tr>
<td>HEART OF GOLD AFRICA INCORPORATED</td>
<td>INC1400874</td>
</tr>
<tr>
<td>INDUSTRY TRAINING FUND ASSOCIATION INCORPORATED</td>
<td>INC1501606</td>
</tr>
<tr>
<td>MACARTHUR MENTAL HEALTH PROMOTION NETWORK INCORPORATED</td>
<td>INC9894876</td>
</tr>
<tr>
<td>MUSWELLBROOK MEALS ON WHEELS COMMITTEE INCORPORATED</td>
<td>Y0299317</td>
</tr>
<tr>
<td>PARENT-TO-PARENT ASSOCIATION INC</td>
<td>Y0612448</td>
</tr>
<tr>
<td>THE PROBUS CLUB OF KU-RING-GAI INC</td>
<td>Y0829217</td>
</tr>
<tr>
<td>QUOTA INTERNATIONAL OF TENTERFIELD INCORPORATED</td>
<td>Y0759847</td>
</tr>
<tr>
<td>REGAL RACEWALKERS INCORPORATED</td>
<td>INC9876268</td>
</tr>
<tr>
<td>SINGLETON COMMUNITY COLLEGE INCORPORATED</td>
<td>Y0364633</td>
</tr>
<tr>
<td>SYDNEY LEADERSHIP COUNCIL INCORPORATED</td>
<td>INC1401673</td>
</tr>
<tr>
<td>TOUR DES FEMMES INCORPORATED</td>
<td>INC9895842</td>
</tr>
</tbody>
</table>

Cancellation is effective as at the date of gazettal.

Dated this 21st day of June 2017.

Robyne Lunney
Delegate of the Commissioner
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 76

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

<table>
<thead>
<tr>
<th>Association Name</th>
<th>Registration No</th>
</tr>
</thead>
<tbody>
<tr>
<td>ASIA AUSTRALIA COLLEGE OF DIVINITY INCORPORATED</td>
<td>INC9874477</td>
</tr>
<tr>
<td>ASSOCIATION OF AUSTRALIAN MEDICAL EQUIPMENT SUPPLIERS INCORPORATED</td>
<td>INC9878537</td>
</tr>
<tr>
<td>ASSOCIATION OF PERSONAL COUNSELLORS INCORPORATED</td>
<td>Y2821621</td>
</tr>
<tr>
<td>AUSTRALIAN SUDANESE YOUTH UNION (ASYU) INCORPORATED</td>
<td>INC9881909</td>
</tr>
<tr>
<td>AUSTRALIAN TECH. COMMUNITY INCORPORATED</td>
<td>INC9896532</td>
</tr>
</tbody>
</table>
AWAITING ASSOCIATION OF MAHDI AJJALALLAH INCORPORATED \hspace{2em} INC9894451
BENA WATER USERS INCORPORATED \hspace{2em} INC9882641
BERKELEY VALE MINGARA JUNIOR RUGBY LEAGUE FOOTBALL CLUB INC \hspace{2em} Y0843227
B-FAIR INCORPORATED \hspace{2em} INC9878447
C.S.R. WOOD PANELS SOCIAL CLUB INCORPORATED \hspace{2em} Y2877632
HILLSTON DISTRICT CRICKET ASSOCIATION INCORPORATED \hspace{2em} INC9880659
HUMULA GOLF CLUB INC \hspace{2em} Y0918709
KOALIB COMMUNITY ASSOCIATION NSW INCORPORATED \hspace{2em} INC9896226
LIMITLESS GIVING INCORPORATED \hspace{2em} INC1500329
MENDOORAN CRICKET CLUB INCORPORATED \hspace{2em} INC9888156
MOMBA CAMPDRAFT ASSOCIATION INC \hspace{2em} Y0645721
MOREE B M X CLUB INCORPORATED \hspace{2em} Y1985439
NUSAYBIN EDUCATION INTERNATIONAL INCORPORATED \hspace{2em} INC9883993
SOUTH SUDAN EDUCATE GIRLS INCORPORATED \hspace{2em} INC9887735
ST. LUKE’S CHARITABLE ASSOCIATION INCORPORATED \hspace{2em} INC9885092
SYDNEY TREBUCHET ASSOCIATION INCORPORATED \hspace{2em} INC9883238
SYDNEY TURKISH FESTIVAL INCORPORATED \hspace{2em} INC9893848
TERMIS ASIA PACIFIC INCORPORATED \hspace{2em} INC9894002
VOICE OF THE OUTBACK NARROMINE FESTIVAL COMMITTEE INCORPORATED \hspace{2em} INC1500420
YVOTE INCORPORATED \hspace{2em} INC1501017

Cancellation is effective as at the date of gazettal.

Dated this 23rd day of June 2017.

Christine Gowland
Delegate of the Commissioner
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009
Cancellation of registration pursuant to section 80

TAKE NOTICE that JUBILEE AUSTRALIA RESEARCH CENTRE INCORPORATED (INC9897844) became registered under the Corporations Act 2001 as JUBILEE AUSTRALIA RESEARCH CENTRE LTD (ACN 613 858 950), a company limited by guarantee, on the seventh day of SEPTEMBER 2016, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Janine Cross
Delegate of the Commissioner,
NSW Fair Trading
20 June 2017

ASSOCIATIONS INCORPORATION ACT 2009
Cancellation of registration pursuant to section 80

TAKE NOTICE that SOUTHERN HIGHLANDS COMMUNITY HOSPICE INCORPORATED INC9893706 became registered under the Corporations Act 2001 as SOUTHERN HIGHLANDS COMMUNITY HOSPICE LIMITED ACN 618 959 596, a company limited by guarantee, on the day 8th of MAY 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 June 2017
CHARITABLE TRUSTS ACT 1993
ORDER UNDER SECTION 12

CY PRÈS SCHEME RELATING TO THE ESTATE OF THE LATE DONALD GIBSON

Section 9(1) of the Charitable Trusts Act 1993 permits the application of property cy près where the spirit of the original trust can no longer be implemented.

This is a matter in which the Supreme Court has referred to the Attorney General the question of the establishment of a cy près scheme under section 12 of the Charitable Trusts Act 1993, in respect of funds to be paid to the Bega Valley Shire Council.

The matter concerns the will of the late Canon Donald William Gibson. The original gift in the will devised two properties in Merimbula to the Bega Valley Shire Council on the condition that the properties were used as a ‘public park and community arts and cultural centre’. The testator stipulated that the properties were only to be vested in the Council if they were accepted for this express purpose.

The residue of the estate was bequeathed to fund a ‘scholarship for disadvantaged children or young adults not exceeding the age of 25 years who are talented in any pursuit of the arts whatsoever including traditional fine arts, music, sculpture, theatre, cinema or dance or any contemporary art form’. It was stipulated in the will that the management committee after advertising the scholarship fund, was to have discretion to distribute an annual award from the interest earned in the amount of up to $1000.

On 9 December 2014, the Supreme Court of New South Wales made orders in the matter of Hancock v Anglican Church Property Trust Diocese of Canberra and Ors (No 2013/165685. The Supreme Court made orders reflecting a settlement which was achieved following mediation, and declared that the gifts were valid gifts for charitable purposes, and that one half of the estate was to be paid to the Bega Valley Shire Council, reflecting these gifts, upon trust to be administered cy près by way of a scheme to be established by the Attorney General.

The proposed distribution to the Bega Valley Shire Council from the net estate, in accordance with the orders made, is in the amount of $245,168.78. This amount is currently held on trust by the solicitors for the executor.

I have approved a recommendation that the Attorney General establish a cy près scheme pursuant to section 12 of the Charitable Trusts Act 1993 to permit these funds to be applied in a manner as close as possible to the original purposes of the trust. The executor has been consulted in respect of the proposed scheme and is of the view that the application of the funds will be as close as possible to the purposes as expressed in the will of Donald Gibson.

Therefore, pursuant to section 12 of the Charitable Trusts Act, I hereby order that the bequest in the will of Donald Gibson be applied cy près as follows:

1. 75% of the total amount of the funds (representing the gift in clause 2.1 of the will) to be applied to the refurbishment and expansion of the Bega Valley Regional Gallery; and

2. 25% of the total amount of the funds, (representing the gifts in clauses 5(g) and (h) of the will, to be applied for an Aboriginal Arts Scholarship – Yuin Arts Mentorship, offering the opportunity for an emerging Aboriginal artist, aged from 18-30 years, from South East NSW, to engage an established artist to mentor them while they undertake a residency activity. The scholarship is:
   i. To amount to an award of $10,000 per mentorship; and
   ii. Is to be awarded, following a call for Expressions of Interest, on the basis of a decision of a panel, including the Bega Valley Shire Gallery’s Director and independent panel members, one of which is to include an established local Aboriginal artist; and
   iii. Where no suitable recipient is identified in a given year, the funds will be retained by the trust to be applied in a later year.

3. Bega Valley Shire Council will identify a suitable room, or other space in the expanded Bega Valley Regional Gallery to be named ‘Mayambrose’ after the Testator’s parents.

This Order will take effect 21 days after its publication in the Government Gazette, in accordance with section 16(2) of the Charitable Trusts Act 1993.

Date of Order: 20 June 2017

SIGNED

MG Sexton, SC
Solicitor General (Under delegation from the Attorney General)
DORMANT FUNDS ACT 1942
THE CHANDLER TRUST FUND

NOTICE IS HEREBY GIVEN that proposals have been formulated under the Dormant Funds Act 1942, in relation to the above Fund and that a copy of such proposals may be inspected at the office of the Commissioner of Dormant Funds, at 19 O’Connell Street, Sydney. Any person interested in the administration, utilisation or application of the said Dormant Fund may on or before thirty-one (31) days from the date of this notice deliver or send to the Commissioner of Dormant Funds marked to the attention of the Principal Legal Officer at 19 O’Connell Street, Sydney, a request in writing that the proposals be referred by the Commissioner to the Charity Referees. Such request must state an address for service of notices on the person by whom the request is made.

Damon Quinn
COMMISSIONER OF DORMANT FUNDS
19 O’Connell Street, Sydney

GEOGRAPHICAL NAMES ACT 1966

Notice to amend address locality boundaries in the Lake Macquarie LGA

PURSUANT to the provisions of Section 10 of the Geographical Names Act 1966, the Geographical Names Board notifies that it has, on this day, amended the address locality boundaries between Eleebana and Mount Hutton, and Windale and Jewells in the Lake Macquarie City Local Government Area as shown on map GNB 3506-2.

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

NARELLE UNDERWOOD
Chair
Geographical Names Board
PO Box 143
BATHURST NSW 2795

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF ACQUISITION OF LAND BY COMPULSORY PROCESS

FOR THE PURPOSES OF THE HEALTH ADMINISTRATION ACT 1982

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

SIGNED at Sydney this 20th day of June 2017.

Manager Asset Services
Finance and Asset Management Division
NSW Ministry of Health
a duly authorised delegate of the Health Administration Corporation

SCHEDULE

Land

Albury Community Health Centre

ALL THAT piece or parcel of land situated at Albury in the Albury City Local Government Area, Parish of Albury, County of Goulburn, comprising Lot 20 in Deposited Plan 1053711, being the whole of the land in Folio Identifier 20/1053711, but excluding:

a) the easement for electricity supply described as Bk 3252 No. 787,
b) the right of way described as J761005,
c) the easement for electricity supply 1.7 wide and variable width described in DP873002,
d) the easement for electricity supply 2.44 wide described in DP873002,
e) the easement to drain sewage 3 wide described in DP873002,
f) the easement to drain sewage over existing line of pipes described in DP873002,
g) the easement to drain water 3 wide described in DP873002,
h) the easement to drain water over existing line of pipes described in DP873002,
i) the easement for carpark variable width described in DP1053711,
j) the easement for support 0.1 metre(s) wide described in DP1053711,
k) the right of carriageway variable width described in DP1053711,
l) the right of carriageway variable width described in DP1053711,
m) the restriction on the use of land 0.45 wide described in DP1053711,
n) the right of carriageway easement to drain water and data transmission variable width described in DP1053711,
o) the right of carriageway easement to drain water and data transmission variable width described in DP1053711,
p) the easement to drain water and data transmission variable width described in DP1053711, and
q) the easement to drain water and data transmission variable width described in DP1053711,
r) the easement for electricity purposes variable width described in DP1053711,

Lidcombe
ALL THAT piece or parcel of land situated at Lidcombe in the Shire of Auburn, Parish of Liberty Plains and County of Cumberland, comprising Lot 100 in Deposited Plan 1232854, being the whole of the land in Folio Identifier 100/1232854.

Molong Hospital
ALL THAT piece or parcel of land situated at Molong in the Cabonne Local Government Area, Parish of Molong and County of Ashburnham, comprising Lot 1 in Deposited Plan 668315, being the whole of the land in Folio Identifier 1/668315.

Albury Ambulance Station
ALL THAT piece or parcel of land situated at Albury in the Albury City Local Government Area, Parish of Albury, County of Goulburn, comprising Lot 21 Section 9 DP 758013, being the whole of the land in Folio Identifier 21/9/758013.

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976
Section 13 (4)
NOTICE OF INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS
The following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act 1976.

1. Aldavilla Public School
2. Llandilo Public School
3. Rous Public School
4. Bundanoon Public School
5. Emu Plains Public School
6. Wallerawang Public School

Michael Waterhouse
General Counsel
Department of Education
14 June 2017

PASSENGER TRANSPORT REGULATION 2007
(Notice under clause 163A(1)(b))
Regional NSW Taxi Fare Pre-payment Scheme
I, Timothy Reardon, Secretary of the Department of Transport, on behalf of Transport for NSW, pursuant to clause 163A(1)(b) of the Passenger Transport Regulation 2007 (“the Regulation”), by this notice specify that clause 163A
of the Regulation applies to all taxi-cabs operating in all parts of regional New South Wales, on and from 1 July 2017.

Timothy Reardon
Secretary
8 MAY 2017

SUBORDINATE LEGISLATION ACT 1989

Proposed Motor Dealers and Repairers Amendment (Takata Airbag Recall) Regulation 2017

NSW Fair Trading invites comments and submissions by those who are interested in the proposed Motor Dealers and Repairers Amendment (Takata Airbag Recall) Regulation 2017.

The object of the proposed Motor Dealers and Repairers Amendment (Takata Airbag Recall) Regulation 2017 is to change the qualifications required for repair workers removing and replacing Takata airbags. The amendment provides appropriate safeguards to ensure a satisfactory standard of repair work.


Comments and submissions close on 19 July 2017.

SUBORDINATE LEGISLATION ACT 1989

Retirement Villages Regulation 2017

Help us improve the laws that regulate retirement villages in NSW.

The existing Retirement Villages Regulation 2009 will be automatically repealed on 1 September 2017 under the Subordinate Legislation Act 1989 and must be remade. The Government has released a copy of the draft Retirement Villages Regulation 2017 (draft Regulation) for public consultation.

The draft Regulation has been developed to replace the existing Regulation and support the operations of the Retirement Villages Act 1999.

The main objective of the proposed Retirement Villages Regulation 2017 is to provide the legislative support and administrative detail needed to enable the Act to operate effectively and efficiently. Some of the main changes proposed in the draft Regulation include:

- clarifying that re-painting of external surfaces once every 10 years is capital maintenance
- requiring copies of a village’s insurance policy documents be available to residents
- a new ‘average resident comparison figure’ in the Disclosure Statement to facilitate more effective comparison between villages
- reducing the maximum amount payable for an operator’s legal and other expenses to $50
- adding new matters for which village rules can be created, including smoking in communal areas
- requiring clearer information in annual budgets around head office expenses
- lowering the maximum amount allocated for contingencies to $1
- prohibiting additional matters that cannot be financed by recurrent charges
- simplifying the process for allowing residents to hold office on a residents committee for longer than three years; and
- allowing service of documents by electronic means.

Members of the public and stakeholders are invited to make comments and submissions on the draft Regulation. Visit www.fairtrading.nsw.gov.au to view the draft Regulation and accompanying Regulatory Impact Statement or by calling 13 32 20. Written comments and submissions on the draft Regulation must be received by 14 July 2017.
The Surveying and Spatial Information Regulation 2012 will be automatically repealed on 1 September 2017, pursuant to section 10(2) of the Subordinate Legislation Act 1989. It is proposed to make a new Regulation, the Surveying and Spatial Information Regulation 2017, to operate from that date.

The proposed Regulation makes a number of changes to the provisions of the current Regulation. The proposed Regulation sets the standards for surveying of the cadastral boundaries that comprise the State cadastre, surveying of the networks that comprise the State control survey and other public surveys. The standards relate to the accuracy of measurements, the calibration of equipment, connection to state legislated datums, the marking of surveys, preparation of the plan of survey and administration of registered surveyors.

A Regulatory Impact Statement and a draft of the Regulation have been prepared and copies of them can be obtained from the Department of Finance and Services, Spatial Services website at http://spatialservices.finance.nsw.gov.au

Comments and submissions should be mailed or emailed by Friday, 21 July 2017 to:

Surveying and Spatial Information Regulation 2017
Office of the Surveyor-General
DFSI Spatial Services
PO Box 143
Bathurst, NSW 2795

email: SS-CMU@finance.nsw.gov.au
HEALTH SERVICES ACT 1997

ORDER FIXING A SCALE OF FEES
IN RESPECT OF AMBULANCE SERVICES

PURSUANT to section 67L of the Health Services Act 1997, I, Ms ELIZABETH KOFF, Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this order hereby:

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

2. fix a scale of fees in respect of ambulance services provided by the Secretary to the extent and in the manner set forth in the following Schedule, with effect on and from 1 July 2017.

Ms ELIZABETH KOFF,
Secretary

SCHEDULE

1 In this order:

- “primary emergency service” means the provision of ambulance services by road ambulance, fixed wing aircraft or helicopter or a combination of these, from the scene of an accident, illness or injury to a public hospital or other destination nominated by the Ambulance Service of NSW.

- “primary non-emergency service” means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the primary emergency service charge will apply. [All services provided by a dedicated Patient Transport vehicle, where available, irrespective of time of booking or time of transport, are classified as “non-emergency services”].

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

- “inter-hospital non-emergency service” means an ambulance road service that is booked no later than 6pm on the day prior to service delivery with the service to commence and be completed between the hours of 8am and 6pm on the nominated service delivery date, otherwise the inter-hospital emergency service charge will apply. [All services provided by a dedicated
Patient Transport vehicle, where available, irrespective of time of booking or
time of transport, are classified as “non-emergency services”].

- **“treat-not-transport service”** – means a service where a patient is provided with ambulance services at the scene of an accident, illness or injury and does not require ambulance transport to a health facility or any other destination.

- **“standby services”** – means a service where an ambulance or ambulances are required to stand by at scenes such as industrial accidents for the purpose of providing services to emergency workers or others at the scene of the incident. Neither transport nor treatment may be required.

**Fees**

2 The fee for a **primary emergency service** by road ambulance and/or fixed wing ambulance and/or helicopter shall be charged on a kilometre basis calculated pursuant to clause 8, on the scale of $729 callout charge, plus an additional charge of $6.58 for each kilometre or part thereof.

3 The fee for a **primary non-emergency service** by road ambulance shall be charged on a kilometre basis calculated pursuant to clause 8, on the scale of $293 callout charge, plus an additional charge of $1.81 for each kilometre or part thereof.

4 The fee for an **inter-hospital emergency service** by ambulance shall be charged as follows:-

- road ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of $629 callout charge, plus an additional charge of $6.28 for each kilometre or part thereof.

- fixed wing ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of $3,878 callout charge, plus an additional charge of $1.81 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the $6.27 for each kilometre or part thereof).

- helicopter - on a time basis calculated pursuant to clause 9 on the scale of $6,657 charge for the first thirty (30) minutes or part thereof, with any further period charged at a rate of $145.70 per six (6) minutes or part thereof.

Charges for road or fixed wing transport under this clause shall be paid by the hospital or health service sending the person being transported. However in the case of helicopter transport under this clause, the transport fee shall be apportioned equally between the hospital or health service sending the person being transported and the hospital or health service receiving that person.
5 The fee for an inter-hospital non-emergency service by ambulance shall be charged as follows:

- road ambulance - on a kilometre basis calculated pursuant to clause 8, on the scale of $288 callout charge, plus an additional charge of $1.78 for each kilometre or part thereof.

6 The fee for a treat-not-transport service shall be calculated in accordance with the primary emergency service fee scale under clause 2.

7 A standby service fee, payable by the owners of premises or vehicles involved in dangerous incidents or events where an ambulance is required to be present (for example at chemical spills or other industrial accidents), shall be calculated in accordance with:

- the primary emergency service fee scale under clause 2 for the first hour or part thereof; and in addition
- $52.49 for every 15 minutes or part thereof after the first hour.

Calculation of Transport Kilometres

8 The total number of kilometres for the provision of services by ambulance (or ambulances) shall be calculated by determining the total number of kilometres that are travelled by road or, in the case of transportation by fixed wing aircraft or helicopter, that would have been travelled by road had no fixed wing aircraft or helicopter been available, in accordance with the distance:

(a) from the base ambulance station nearest to the location where the person was picked up/treated by ambulance, to that pick up/treatment location; and

(b) from that pick up location (where transport occurs), to the place where that person disembarked from the ambulance (or, where more than one ambulance was used in the transport, disembarked from the last ambulance used in that transport); and

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

Calculation of Transport Time for Helicopters (Inter-hospital)

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

10 Where two or more persons are transported/treated concurrently by the same ambulance or ambulances, each person shall be charged a fee calculated in accordance with clauses 2 (but subject to clause 12), 3 (but subject to clause 13) or 6 as appropriate to the class of the transport used as defined under clause 1.

11 Clause 10 shall not apply when two or more persons are transferred concurrently by ambulance (or ambulances) between any public hospitals in New South Wales as part of an inter-hospital emergency service or an inter-hospital non-emergency service as defined under clause 1, but subject to the operation of clauses 14 and 15.

12 Residents of NSW shall be charged at a rate of 51% of the rate set under this order for a primary emergency service under clause 2, provided that such total fee shall not exceed $6,095.

13 Residents of NSW shall be charged for primary non-emergency services in accordance with clause 3, provided that such total fee shall not exceed $6,095.

14 Public hospitals in NSW shall be charged for inter-hospital emergency services in accordance with clause 4, provided that such total fee shall not exceed $5,888 in relation to road ambulance and fixed wing ambulance transport.

15 Public hospitals in NSW shall be charged for inter-hospital non-emergency services in accordance with clause 5, provided that such total fee shall not exceed $5,888.
HEALTH SERVICES ACT 1997
ORDER AMENDING THE SCALE OF FEES
FOR HOSPITAL AND OTHER HEALTH SERVICES

Pursuant to section 69 of the Health Services Act 1997, I, Ms ELIZABETH KOFF, Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this order hereby amend the currently applying Scale of Fees for hospital services and other health services to the extent and in the manner set forth in the Schedule below to take effect on and from 1 July 2017.

Ms ELIZABETH KOFF
Secretary

SCHEDULE

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

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

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

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

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

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

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

**Fees**

5.2 The fee for a **primary emergency service** by road and/or fixed wing service and/or helicopter shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of $729 callout charge, plus an additional charge of $6.58 for each kilometre or part thereof.

5.3 The fee for a **primary non-emergency service** by road shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of $293 callout charge, plus an additional charge of $1.81 for each kilometre or part thereof.

5.4 The fee for an **inter-hospital emergency service** by NETS shall be charged as follows:

5.4.1 road service - on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of $629 callout charge, plus an additional charge of $6.28 for each kilometre or part thereof.

5.4.2 fixed wing service - on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of $3,878 callout charge, plus an additional charge of $1.81 for each kilometre or part thereof (road travel associated with fixed wing cases is charged at the rate of $6.27 for each kilometre or part thereof).

5.4.3 helicopter service - on a time basis calculated pursuant to paragraph 5.7 on the scale of $6,657 charge for the first thirty (30) minutes or part thereof, with any further period charged at a rate of $145.70 per six (6) minutes or part thereof.

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

5.5 The fee for an **inter-hospital non-emergency service** by road shall be charged on a kilometre basis calculated pursuant to paragraph 5.6, on the scale of $288 callout, plus an additional charge of $1.78 for each kilometre or part thereof.

**Calculation of Transport Kilometres**

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

**Calculation of Transport Time for Helicopters**

(Inter-hospital services only)

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

**Charging Criteria**

5.8 Where two or more patients are transported/treated concurrently by the same NETS service, each patient shall be charged a fee calculated in accordance with paragraph 5.2 (but subject to paragraph 5.10) and paragraph 5.3 (but subject to paragraph 5.11).

5.9 Paragraph 5.8 shall not apply when two or more patients are transferred concurrently by the same NETS service between any public hospitals in New South Wales, as part of an inter-hospital service, but subject to the operation of paragraphs 5.12 and 5.13.

5.10 Residents of NSW shall be charged at a rate of 51% of the rate for a primary emergency service under paragraph 5.2 of this order, provided that such total fee shall not exceed $6,095.

5.11 Residents of NSW shall be charged for primary non-emergency services in accordance with paragraph 5.3, provided that such total fee shall not exceed $6,095.

5.12 Public hospitals in NSW shall be charged for inter-hospital emergency services in accordance with paragraph 5.4 of this order, provided that such total fee shall not exceed $5,888 in relation to road and fixed wing services transport.

5.13 Public hospitals in NSW shall be charged for inter-hospital non-emergency services in accordance with paragraph 5.5, provided that such total fee shall not exceed $5,888.
HEALTH SERVICES ACT 1997
ORDER AMENDING THE SCALE OF FEES FOR HOSPITAL AND OTHER HEALTH SERVICES

Pursuant to section 69 of the Health Services Act 1997, I, ELIZABETH KOFF, Secretary of the Ministry of Health, as the duly appointed delegate of the Minister for Health, do by this Order hereby amend the currently applying Scale of Fees for hospital services and other health services to the extent and in the manner set forth in the Schedule below, to take effect on and from 1 July 2017.

Signed at Sydney this 5th day of June 2017

ELIZABETH KOFF
Secretary, NSW Health

SCHEDULE

AMENDMENT OF SCALE OF FEES

The Schedule entitled “Scale of Fees” which is attached to the “ORDER FIXING A SCALE OF FEES FOR HOSPITAL AND OTHER HEALTH SERVICES” and as in effect at the date of this order is amended as follows:

(a) delete from Part 1 in its entirety item 1A. relating to “ACCOMMODATION CHARGES”, and insert instead the following matter:

1A. ACCOMMODATION CHARGES

In respect of patients admitted to NSW public hospitals and receiving public hospital services pursuant to the National Health Reform Agreement.

1A.1. Public Patients

1A.1.1 treated by a doctor nominated by the hospital Daily Fee $ Nil

1A.1.2 accommodated in a shared room
(single room accommodation without charge may be provided on the grounds of medical need) Daily Fee $ Nil

1A.2. Private Patients (Overnight Stay)

1A.2.1 treated by a doctor nominated by the patient and accommodated in a shared room Daily Fee $ 350

1A.2.2 treated by a doctor nominated by the patient and accommodated at the patient's request, in a single room or as sole occupant of a shared room Daily Fee $ 724
1A.3. Private Patients (Same Day Patient)

<table>
<thead>
<tr>
<th>Band</th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>254</td>
</tr>
<tr>
<td>2</td>
<td>285</td>
</tr>
<tr>
<td>3</td>
<td>312</td>
</tr>
<tr>
<td>4</td>
<td>350</td>
</tr>
</tbody>
</table>

Note:

These bands are as categorised by the Commonwealth under the National Health Act 1953.

1A.4. Ineligible Patients

1A.4.1 Work Visa holders 401, 403, 416, 420, 457 & 485 and Student Visa holders 570 to 576 & 580

1A.4.1.1 Inpatient Patient Services

<table>
<thead>
<tr>
<th>Service</th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Hospitals - Critical Care</td>
<td>3,218</td>
</tr>
<tr>
<td>Public Hospitals - other than Critical Care</td>
<td>1,295</td>
</tr>
<tr>
<td>Public Psychiatric Hospitals</td>
<td>543</td>
</tr>
<tr>
<td>Other (e.g. Residential Aged Care Facilities)</td>
<td>304</td>
</tr>
</tbody>
</table>

1A.4.2 Other than Work and Student Visa holders stipulated in 1A.4.1 of this section

1A.4.2.1 Acute Admitted Patient Services – All Hospitals

<table>
<thead>
<tr>
<th>Service</th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inpatient – Critical Care – first 21 days per episode</td>
<td>5,616</td>
</tr>
<tr>
<td>Inpatient – Critical Care – over 21 days</td>
<td>3,218</td>
</tr>
<tr>
<td>Other Inpatient – first 21 days per episode</td>
<td>2,214</td>
</tr>
<tr>
<td>Other Inpatient – over 21 days</td>
<td>1,295</td>
</tr>
</tbody>
</table>

1A.4.2.2 Sub-Acute and Non-Acute Admitted Patient Services.

<table>
<thead>
<tr>
<th>Service</th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Hospitals</td>
<td>1,295</td>
</tr>
<tr>
<td>Public Psychiatric Hospitals</td>
<td>543</td>
</tr>
<tr>
<td>Other (e.g. Residential Aged Care Facilities)</td>
<td>304</td>
</tr>
</tbody>
</table>

1A.4.3 Hospital in the Home Fees – All Hospitals

<table>
<thead>
<tr>
<th>Service</th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>250</td>
</tr>
</tbody>
</table>

1A.4.4 Dialysis – All Hospitals (per session)

<table>
<thead>
<tr>
<th>Service</th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>711</td>
</tr>
</tbody>
</table>

With the exception of:

1. A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
2. Residents of Norfolk Island whom are Medicare eligible from 1 July 2016.
3. A person who is admitted to a public hospital under the Asylum Seeker Assistance Scheme (refer item 1A.8.).
4. Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.
1A.5. Compensable Patients
(other than Workers Compensation or Motor Vehicle Accident Compensation)

1A.5.1 Acute Admitted Patient Services – All Hospitals
The patient episode reflecting the applicable AR-DRG version 8.0 grouping aligned to the National Weighted Activity Unit (NWAU (17)) with adjustments applied as applicable in accordance with the Independent Hospital Pricing Authority (IHPA) publication National Efficient Price Determination 2017-2018. The NWAU (17) is adjusted to reflect that Visiting Medical Officers (VMOs) and Staff Specialists bill separately for compensable admitted patients. The removal of assessed VMO and Staff Specialist costs reduces each NWAU by 11% creating an adjusted NWAU (17) for the purposes of charging this category of compensable patients. The NWAU is rounded to the nearest 3 decimal places.

multiplied by
The National Efficient Price (NEP) of $4,910 as determined by the Independent Hospital Pricing Authority (IHPA).

1A.5.2 Emergency Department (ED) Admitted Services - All Hospitals excluding EDs of small rural hospitals not collecting nor required to collect patient level data.
The ED episode reflecting the applicable URG version 1.4 or UDG version 1.3 grouping aligned to the National Weighted Activity Unit (NWAU (17)) with adjustments applied as applicable in accordance with the IHPA publication National Efficient Price Determination 2017-2018.

The NWAU (17) is adjusted to reflect that Visiting Medical Officers (VMOs) and Staff Specialists bill separately for compensable admitted patients. The removal of assessed VMO and Staff Specialist costs reduces each NWAU by 11% creating an adjusted NWAU (17), which is applicable for the purposes of charging ED admitted compensable patients. The NWAU is rounded to the nearest 3 decimal places.

multiplied by
The National Efficient Price (NEP) of $4,910 as determined by the Independent Hospital Pricing Authority (IHPA).

1A.5.3 Emergency Department (ED) of small rural hospitals not collecting nor required to collect patient level data.

Per occasion of service at set rates as advised in section 4B.3 of this order.

1A.5.4 Sub-Acute and Non-Acute Admitted Patient Services.

<table>
<thead>
<tr>
<th></th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Hospitals</td>
<td>1,155</td>
</tr>
<tr>
<td>Public Psychiatric Hospitals</td>
<td>485</td>
</tr>
<tr>
<td>Other (eg Residential Aged Care Facility)</td>
<td>272</td>
</tr>
</tbody>
</table>

1A.5.5 Dialysis – All Hospitals (per session) 651

Note:
These rates do not apply to persons treated pursuant to respective statutory schemes for the purposes of workers’ compensation or compensation to persons injured in motor vehicle accidents. Those rates are set by separate agreement or other such order or determination.

1A.6. Veterans’ Affairs Patients

Veterans’ Affairs Patients

1A.7. Nursing Home Type Patients

1A.7.1 Elect to be treated by hospital nominated doctors –

Shall be charged a patient contribution:

(on a fortnightly basis): not exceeding the equivalent to 87.5% of any Commonwealth Standard Rate Pension and 87.5% of any maximum Rent Assistance payable to a person; or

(on a daily basis, where appropriate): one fourteenth of the fortnightly amount already referred to.

1A.7.2 Elect to be treated by doctor of choice –

Shall be charged on a daily basis, an amount equivalent to the patient contribution calculated on a daily basis in accordance with sub paragraph 1A.7.1, plus an amount determined in writing from time to time by the Minister for Health of the Commonwealth, or the Minister’s delegate, pursuant to the Private Health Insurance (Benefit Requirements) Rules 2011 of the Commonwealth.

1A.8. Patients admitted to a public hospital under the Asylum Seekers Assistance Scheme

Accommodation in a shared room 619
Accommodation in a single room 904
Same Day Admission 528
Accommodation as a critical care patient 1,820

1A.9. Private, (Private) Same Day Admissions and Ineligible Patients - Charges for the Fitting of Surgically Implanted Prostheses and Medical Devices

The charge for the fitting of any specific surgically implanted prosthesis or medical device item shall be:

1A.9.1 where there is a single dollar amount specified for an item, that dollar amount; or

1A.9.2 where there is a minimum and maximum benefit dollar amount specified for an item, a dollar amount being the minimum benefit amount, the maximum benefit amount or an amount within that dollar range,

as determined in writing from time to time in respect of that item by the Minister for Health of the Commonwealth, or the Minister’s Delegate, pursuant to the National Health Act 1953 of the Commonwealth. Such charges shall take effect on any date
determined by the Commonwealth Minister for Health or the Minister’s delegate in respect of that item.

(b) delete from Part 1 in its entirety item 1D. relating to “TREATMENT FEE”, and insert instead, the following item:

1D. TREATMENT FEES

Treatment fee applicable to ineligible inpatients, other than compensable patients, in addition to the current applicable accommodation charge (refer item 1A.4.), in situations where the ineligible inpatient receives medical treatment under arrangement with a public hospital rather than an individual practitioner.

With the exception of:
1. A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
2. Residents of Norfolk Island whom are Medicare eligible from 1 July 2016.
3. A person who is admitted to a public hospital under the Asylum Seeker Assistance Scheme (refer item 1A.8.)
4. Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.

Note:
The above daily fee is applicable irrespective of the number of treating practitioners.

(c) delete in its entirety “PART 3 – OTHER CHARGES” and insert instead the following matter:

3A. BRAIN INJURY REHABILITATION SERVICES

provided by designated units of public hospitals in respect of compensable patients requiring brain injury rehabilitation services (including diagnostic services)

<table>
<thead>
<tr>
<th>Category</th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category A patient</td>
<td>1,214</td>
</tr>
<tr>
<td>Category B patient</td>
<td>777</td>
</tr>
<tr>
<td>Category X patient</td>
<td>1,727</td>
</tr>
</tbody>
</table>

3A.2. Transitional Living Unit

<table>
<thead>
<tr>
<th>Category</th>
<th>Daily Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category A patient</td>
<td>867</td>
</tr>
<tr>
<td>Category B patient</td>
<td>430</td>
</tr>
</tbody>
</table>

3A.3. Non Admitted Patient Services (including Outreach)

$83 per half hour or part thereof

3A.4. Outpatient Medical Clinic Appointments

<table>
<thead>
<tr>
<th>Service</th>
<th>Standard Fee $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical Consultation – New (initial assessment)</td>
<td>287</td>
</tr>
<tr>
<td>Medical Consultation – Review (follow-up appointment)</td>
<td>143</td>
</tr>
</tbody>
</table>
3A.5. Group Activities

<table>
<thead>
<tr>
<th></th>
<th>$ per half hour or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qualified</td>
<td>53</td>
</tr>
<tr>
<td>Unqualified</td>
<td>38</td>
</tr>
</tbody>
</table>

Note:
Categories, classifications or descriptions of service referred to in this Part 3A are to be considered the same as those defined or set out in Ministry of Health Policy Directive PD2016_022, or as that policy is subsequently amended or revised from time to time.

3B. LIFETIME CARE & SUPPORT (LTCS) SCHEME

The LTCS scheme is a no-fault scheme that provides Acute Care Services and Rehabilitation Services to persons who sustain LTCS type injuries (in this item 3B, being spinal cord injury, moderate to severe brain injury, multiple amputations, severe burns or blindness arising from a motor vehicle accident and are accepted under the LTCS scheme by the Lifetime Care & Support Authority).

3B.1. Acute Care Services

Admitted patient and non-admitted patient services provided to all persons with LTCS type injuries while in the acute care phase of their treatment (including "at fault drivers").

Charging: Rates are to be the same as those set under the Purchasing Agreement (bulk billing arrangements) under the Compulsory Third Party (CTP) Scheme, as applicable from time to time.

3B.2. Rehabilitation Services

3B.2.1 Admitted patients with brain injuries and spinal cord injuries admitted to a designated Brain Injury Rehabilitation Unit or designated Spinal Injury Rehabilitation Unit.
Category A, Category B and Category X patients:
Patients are to be charged at the applicable daily fee rates as apply from time to time under item “3A.1. Admitted Patient Services”

3B.2.2 Admitted patients with brain injuries and spinal cord injuries admitted to a designated Transitional Living Unit.

Category A and Category B patients:
Patients are to be charged at the applicable daily fee rates as apply from time to time under item “3A.2. Transitional Living Unit”.

3B.2.3 Admitted patients with brain injuries and spinal cord injuries admitted to a NSW public hospital, other than a designated admitted patient Brain Injury or Spinal Injury Rehabilitation Unit or designated admitted patient Transitional Living Unit and patients with other LTCS type injuries admitted to a NSW public hospital/facility.

Charging: Rates are to be the same as those set under the Purchasing Agreement (bulk billing arrangements) under the Compulsory Third Party (CTP) Scheme, as applicable from time to time.

3B.2.4 Non-admitted patients with brain injuries and spinal cord injuries who receive non-admitted patient services in a designated non-admitted patient Brain Injury/Spinal Injury Rehabilitation Unit or Transitional Living Unit.
Patients are to be charged at the applicable cumulative rate per half hour or part thereof as applies from time to time under item “3A.3. Non Admitted Patient Services”. The total fee shall not be greater than the equivalent of 5 hours per day of non-admitted patient care.

3B.2.5 Non-admitted patients with brain injuries and spinal cord injuries who receive non-admitted patient services in a NSW public hospital, other than a designated non-admitted patient Brain Injury/Spinal Injury Rehabilitation Unit or Transitional Living Unit and non-admitted patients with other LTCS type injuries who receive non-admitted patient services in a NSW public hospital/facility Charging: Rates are to be the same as those set under the Purchasing Agreement (bulk billing arrangements) under the Compulsory Third Party (CTP) Scheme, as applicable from time to time.

3B.3. Outpatient Medical Clinic Appointments

Medical Consultation – New (initial assessment)
Medical Consultation – Review (follow-up appointment)

Patients are to be charged at the applicable Standard Fee service rates as apply from time to time under item “3A.4. Outpatient Medical Clinic Appointments”.

3B.4. Group Activities

Qualified
Unqualified

Patients are to be charged at the applicable time rates per half hour or part thereof as apply from time to time under item “3A.5. Group Activities”.

Note:
Categories, classifications or descriptions of service referred to in this Part 3B are to be considered the same as those defined or set out in Ministry of Health Policy Directive PD2016_023, or as that policy is subsequently amended or revised from time to time.

(d) delete in its entirety “PART 4 – NON-ADMITTED PATIENT CHARGES” and insert instead the following matter:

PART 4 - NON-ADMITTED PATIENT CHARGES

For the purposes of Part 4, an “occasion of service” is defined as any examination, consultation, treatment or other service provided by a health service provider in a non-admitted setting to a client/patient on each occasion such service is provided. Each diagnostic test or simultaneous set of related tests for the one client/patient referred to a hospital pathology or medical imaging specialty consists of one occasion of service.

4A. Ineligible Patients

For each Occasion of Service (both categories) $  

Public Hospital 138
Public Psychiatric Hospital 96
Other (eg Residential Aged Care Facility) 96
The rates of charge are as per the above occasion of service rates as appropriate to the designated hospital classification or as per the Australian Medical Association (AMA) schedule of rates.

With the exception of:

1. A visitor to Australia who holds a temporary entry permit, and who has applied for but has not yet been issued with an entry permit granting permanent residence.
2. Persons entitled to free public hospital treatment under the terms of a Reciprocal Health Care Agreement between Australia and their country.

4B. Compensable Patients
(other than Workers Compensation or Motor Vehicle Accident Compensation)

4B.1 Emergency Department (ED) Non-admitted Services - All Hospitals excluding EDs of small rural hospitals not collecting nor required to collect patient level data. The patient ED presentation reflecting the applicable URG version 1.4 or UDG version 1.3 grouping aligned to the National Weighted Activity Unit (NWAU (17)) with adjustments applied as applicable in accordance with the IHPA publication National Efficient Price Determination 2017-2018. The NWAU is rounded to the nearest 3 decimal places. multiplied by

The National Efficient Price (NEP) of $4,910 as determined by the Independent Hospital Pricing Authority (IHPA).

4B.2 Emergency Department (ED) Non-admitted Services of small rural hospitals not collecting nor required to collect patient level data. Per occasion of service at set rates as advised in section 4B.3.of this order.

4B.3. Non-admitted Services - All Hospitals excluding Emergency Departments.

For each Occasion of Service (excluding non-admitted physiotherapy, chiropractic & osteopathy services, non-admitted psychology & counselling services and non-admitted exercise physiology services)

<table>
<thead>
<tr>
<th></th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Hospital</td>
<td>123</td>
</tr>
<tr>
<td>Public Psychiatric hospital</td>
<td>86</td>
</tr>
<tr>
<td>Other hospital (e.g. Residential Aged Care Facility)</td>
<td>86</td>
</tr>
</tbody>
</table>

The above occasion of service rates apply or alternatively the maximum amount payable under the relevant WorkCover practitioner fees order. The fees orders, which generally link to AMA rates, cover Medical Practitioners, Surgeons and Orthopaedic Surgeons.

Compensable Non-Admitted Physiotherapy, Chiropractic & Osteopathy Services

<table>
<thead>
<tr>
<th>Normal Practice</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial consultation &amp; treatment</td>
<td>92.30</td>
</tr>
<tr>
<td>Service Description</td>
<td>Rate</td>
</tr>
<tr>
<td>-------------------------------------------------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>Standard consultation and treatment</td>
<td>78.20</td>
</tr>
<tr>
<td>Initial consultation &amp; treatment of two distinct areas</td>
<td>139.40</td>
</tr>
<tr>
<td>Standard consultation &amp; treatment of two distinct areas</td>
<td>118.00</td>
</tr>
<tr>
<td>Complex treatment</td>
<td>156.30</td>
</tr>
<tr>
<td>Group/class Intervention (rate per participant)</td>
<td>55.40</td>
</tr>
</tbody>
</table>

**Home Visit**

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial consultation &amp; treatment</td>
<td>113.70</td>
</tr>
<tr>
<td>Standard consultation and treatment</td>
<td>91.00</td>
</tr>
<tr>
<td>Initial consultation &amp; treatment of two distinct areas</td>
<td>167.80</td>
</tr>
<tr>
<td>Standard consultation &amp; treatment of two distinct areas</td>
<td>143.70</td>
</tr>
<tr>
<td>Complex treatment</td>
<td>184.80</td>
</tr>
</tbody>
</table>

**Other**

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Case conference, Report Writing (per 5 minutes)</td>
<td>15.40</td>
</tr>
<tr>
<td>Case conference (per hour), Report Writing (per hour &amp; max)</td>
<td>184.80</td>
</tr>
<tr>
<td>Activity assessment, consultation &amp; treatment</td>
<td>184.80</td>
</tr>
<tr>
<td>Travel – In accordance with “use of private motor vehicle” rates as set</td>
<td></td>
</tr>
<tr>
<td>Out in item 6 table 1 of the Crown Employees (Public Service Conditions of Employment) Award 2009</td>
<td></td>
</tr>
</tbody>
</table>

**Compensable Non-Admitted Psychology & Counselling Service Charges**

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial consultation &amp; treatment</td>
<td>220.10</td>
</tr>
<tr>
<td>Standard consultation &amp; treatment</td>
<td>183.60</td>
</tr>
<tr>
<td>Report Writing (per 5 minutes)</td>
<td>15.30</td>
</tr>
<tr>
<td>Report Writing (per hour &amp; max)</td>
<td>183.60</td>
</tr>
<tr>
<td>Case Conferencing (per 5 minutes)</td>
<td>15.30</td>
</tr>
<tr>
<td>Case Conferencing (per hour)</td>
<td>183.60</td>
</tr>
<tr>
<td>Group / class intervention (per participant)</td>
<td>55.00</td>
</tr>
<tr>
<td>Travel – In accordance with “use of private motor vehicle” rates as set</td>
<td></td>
</tr>
<tr>
<td>Out in item 6 table 1 of the Crown Employees (Public Service Conditions of Employment) Award 2009</td>
<td></td>
</tr>
</tbody>
</table>

**Compensable Non-Admitted Exercise Physiology Service Charges**

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial consultation &amp; treatment</td>
<td>147.60</td>
</tr>
<tr>
<td>Standard consultation &amp; treatment</td>
<td>147.60</td>
</tr>
<tr>
<td>Reduced supervision treatment</td>
<td>64.40</td>
</tr>
<tr>
<td>Group / class intervention (per participant)</td>
<td>46.90</td>
</tr>
<tr>
<td>Additional Expenses (as agreed with insurer)</td>
<td>-</td>
</tr>
<tr>
<td>Case Conferencing (per 5 minutes)</td>
<td>12.30</td>
</tr>
<tr>
<td>Case Conferencing (per hour)</td>
<td>147.60</td>
</tr>
<tr>
<td>Report Writing (per 5 minutes)</td>
<td>12.30</td>
</tr>
<tr>
<td>Report Writing (per hour &amp; max)</td>
<td>147.60</td>
</tr>
<tr>
<td>Travel - In accordance with “use of private motor vehicle” rates as set</td>
<td></td>
</tr>
<tr>
<td>Out in item 6 table 1 of the Crown Employees (Public Service Conditions of Employment) Award 2009</td>
<td></td>
</tr>
</tbody>
</table>

**Note:**

These rates do not apply to persons treated pursuant to respective statutory schemes for the purposes of workers’ compensation or compensation to persons injured in motor vehicle accidents. Those rates are set by separate agreement or other such order or determination.
AMENDMENT OF PRACTICE NOTE

Local Court Practice Note Crim 1 – *Case management of criminal proceedings in the Local Court* is amended as follows on and from 26 June 2017:

- Paragraph 3 is deleted and replaced with the following:
  
  This Practice Note, as amended, commences on 26 June 2017.

- Sub-paragraph 5.1(a) is amended to add, after the second bullet point, the following:
  
  - Proceedings for offences against a law of the Commonwealth that are punishable by imprisonment for a period not exceeding 10 years and in respect of which the consent of BOTH the prosecution and the defence is required for summary disposition (‘Commonwealth optional indictable matters’).

- The heading to sub-paragraph 5.3 is deleted and replaced with:

  **5.3 Table matters and Commonwealth optional indictable matters**

- Sub-paragraphs 5.3(b) and (c) are deleted and replaced with the following:
  
  (b) Pursuant to s 263(1) CPA, an election in relation to a Table matter must be made on or by the first return date after an order is made for service of the brief of evidence (ordinarily, the second mention). The proceedings are to be dealt with summarily in accordance with this Chapter unless an election is made.

  (c) In proceedings involving a Commonwealth optional indictable matter, the prosecution and the defence must each indicate to the court whether or not they consent to the summary hearing of the charge/s no later than the time at which a plea is entered.

  (d) If an election is made in relation to a Table matter, or a party DOES NOT consent to a summary hearing in relation to a Commonwealth optional indictable matter, the proceedings are to continue in accordance with Practice Note Comm 1.

- Sub-paragraph 5.4(a)(ii) is deleted and replaced with the following:

  (ii) Adjourn the proceedings for mention for reply in 7 weeks.

- Sub-paragraph 7.1(a) is deleted and replaced with the following:

  (a) **Courts without AVL facilities**: Presiding magistrates at the Local Court locations without AVL facilities (‘original courts’) will adjourn all matters (other than matters for hearing) where accused persons are in custody, to the nearest or appropriate allocated courthouse with AVL facilities in accordance with the Listing and Sitting Arrangements published on the Local Court website ([http://www.localcourt.justice.nsw.gov.au/](http://www.localcourt.justice.nsw.gov.au/)) from time to time.
Sub-paragraph 7.2 is inserted after sub-paragraph 7.1 as follows:

7.2 Applications for witnesses to give evidence via AVL or telephone

(a) An application for a witness to give evidence via AVL or telephone in a summary hearing is to be made in the form set out at Attachment D, no less than 10 days prior to the hearing date.

(b) An application is to be determined by a magistrate in chambers, unless:
   (i) At the time of lodging of the application, a party indicates that they do not consent to the application being determined in chambers; and
   (ii) The magistrate considers it is in the interests of justice that the application be heard and determined in court.

Attachment D is deleted and replaced with the following:

**Application for Witness to Give Evidence via Audio Visual Link or Telephone**

*Evidence (Audio and Audio Visual Links) Act 1998*

**Note:** This application will be dealt with in Chambers unless there is good reason for it to be listed before a Court, which must be indicated at the time of lodging. This application, together with all relevant information, should be submitted in writing not less than 10 days before the hearing date. You will be advised of the outcome of the application.

**Part A (Applicant to complete)**

<table>
<thead>
<tr>
<th>In the matter of:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Hearing date:</td>
<td>Court location:</td>
</tr>
<tr>
<td>Offence(s):</td>
<td></td>
</tr>
<tr>
<td>Application lodged on behalf of:</td>
<td>Prosecution / Defence</td>
</tr>
<tr>
<td>I consent to this application being dealt with in Chambers: Yes / No</td>
<td></td>
</tr>
<tr>
<td>(if ‘No’) I submit it is in the interests of justice for this application to be determined in court because:</td>
<td></td>
</tr>
</tbody>
</table>

Method of giving evidence: Audio Visual Link (AVL) (preferred) / Telephone

Name of witness:

Interpreter required: Yes / No If yes - language required:

The witness is:

- a Government Agency Witness *(pursuant to s SBAA)*
- an expert in relation to *(specify, if applicable)*
- required to give corroborative evidence
- otherwise required for *(specify, if applicable)*

Estimated time of witness evidence: Minutes / Hours / Days

Confirmation: AVL facilities are available at the following location from which the witness is able to appear to give evidence:

Nature of facilities:

- Jabber *(preferred)*
- Skype
- Commercial videoconferencing facilities
- Telephone
I submit it is in the interests of the administration of justice for the court to grant the application for the following reason/s:

Name of applicant:
Signature: Date:
(Informant / Government Agency Witness / Representative)
Address: Email:
Phone: Fax:

**Part B (Other party to complete – a faxed or emailed copy is sufficient)**

I agree to this application: Yes / No
I do not agree to this application for the following reason/s (s 5B(2)):

- ☐ The evidence can more conveniently be given in the courtroom, because:

- ☐ The direction would be unfair to a party to the proceeding, because:

- ☐ The person in respect of whom the direction is sought will not give evidence, because:

- ☐ Other:

I consent to this application being dealt with in Chambers: Yes / No

*(If ‘No’) I submit it is in the interests of justice for this application to be determined in court because:

Name of other party:
Signature: Date:
(Informant / Defendant / Representative)
Address: Email:
Phone: Fax:

**Part C (Magistrate/Office use only)**

AVL facilities are available: Yes / No
Judge Graeme Henson AM

Chief Magistrate
AMENDMENT OF PRACTICE NOTE

Local Court Practice Note Comm 1 – Procedures to be adopted for committal hearings in the Local Court is amended as follows on and from 26 June 2017:

- Sub-paragraph 1.1 is deleted and replaced with the following:

  1.1. This Practice Note, as amended, commences on 26 June 2017 and applies to all committal proceedings before the Local Court on and from that date.

- Sub-paragraph 2.1 is deleted and replaced with the following:

  2.1. In this Practice Note:

  "committal proceedings" means committal proceedings conducted pursuant to Part 2 of Chapter 3 of the CPA in relation to a strictly indictable matter, a Table matter, or a Commonwealth optional indictable matter in respect of which a party DOES NOT consent to summary disposition

  "Commonwealth optional indictable matter" means proceedings for an offence against a law of the Commonwealth punishable by imprisonment for a period not exceeding 10 years, which MUST be dealt with on indictment unless the prosecution and the defence each consent to summary disposition

  "CPA" means the Criminal Procedure Act 1986

  "Table matter" means proceedings for an offence listed in Table 1 or Table 2 of Schedule 1 of the CPA

  "strictly indictable matter" means proceedings for:

  - an indictable offence against a law of the State that is not listed in Table 1 or Table 2 of Schedule 1 of the CPA;
  - an offence against a law of the Commonwealth punishable by imprisonment for a period of at least 10 years

- The heading to paragraph 4 is deleted and replaced with the following:

  4. Election in Table matters and Commonwealth optional indictable matters

- Sub-paragraph 4.6 is inserted after sub-paragraph 4.5 as follows:

  4.6. In Commonwealth optional indictable matters, the prosecution and the defence MUST EACH INDICATE whether or not they consent to the summary hearing of the charge/s at the time at which a plea is entered. Where both parties consent, the matter is to proceed in accordance with Chapter 5 of Practice Note Crim 1.
Sub-paragraph 5.1(b) is deleted and replaced with the following:

(b) Further mention for reply to the brief in 9 weeks.

Paragraph 6 is deleted and replaced with the following:

6.1. At the second mention, unless a plea of guilty is entered or there is a waiver of committal, orders will be made in the following terms to allow for any negotiations between the parties to be conducted:

(a) Within the initial 2 weeks, the service of any:
   - Defence submissions on the prosecution; and
   - Prosecution offers on the defence.

(b) Within the following 2 weeks, consideration of and response to any submission or offer of a party by the other party.

(c) Within the final 2 weeks:
   - All negotiations between the parties to be concluded; and
   - If a plea of guilty is to be entered, agreed facts to be prepared for presentation to the court on the next mention date.

(d) Next mention in 6 weeks.

6.2. It is expected that the parties will be in a position to continue with the committal process by the next mention date. Further adjournment/s for the purpose of negotiations will not be granted except in accordance with paragraph 4.5.

Attachment A is deleted and replaced with the following:

Criminal Case Processing

Process of Matters through the Local Court

First Appearance

Table matters

- Matter to proceed summarily in accordance with Chapter 5 of PN Crim 1 unless election made: at first appearance, where plea of not guilty entered, matter adjourned for 4 weeks for service of brief and 3 weeks for reply
- Election must be made by first return date after orders for service of brief

Strictly Indictable matters or Table matters where election made at or by first appearance

- At first appearance unless plea of guilty entered: brief service orders made
- Matter adjourned for 6 weeks for service of brief and 3 weeks for reply

Second Appearance

- Matter adjourned for 6 weeks for any negotiations between the parties, comprising:
  - The initial 2 weeks for service of any defence submissions or prosecution offers
  - The second 2 weeks for consideration and response by the other party to any submissions or offers
The final 2 weeks for all negotiations to be concluded, and in the case of a plea of guilty, the preparation of agreed facts to be presented to the court on the adjourned date

**Third Appearance**

- Matter proceeds by waiver of committal
  - or -
- Matter adjourned with orders made for:
  - The filing and service of s 91/93 submissions by the accused in 2 weeks
  - Further mention for reply in 4 weeks

**Fourth Appearance**

- Matter proceeds by waiver of committal
  - or -
- Matter listed at first available opportunity for
  - Hearing of contested s 91/93 application; or
  - Committal hearing (if there is agreement under s 91/93).

Judge Graeme Henson AM

Chief Magistrate
AMENDMENT OF PRACTICE NOTE

Local Court Practice Note Civ 1 – *Case management of civil proceedings in the Local Court* is amended as follows on and from 26 June 2017:

- Sub-paragraph 1.1 is deleted and replaced with the following:
  
  This Practice Note, as amended, commences on 26 June 2017.

- Paragraph 18 is deleted and replaced with the following:

  18 **Appearances by audio visual link (AVL) or telephone at the trial**

  18.1 Any application for a party or a witness to be given leave to appear by AVL or telephone at the trial should, wherever practicable, be made at the time the proceedings are listed for trial.

  18.2 An application may be made at a later date in the event of unforeseen circumstances, in which case it is to be:
  
  o Made no later than 28 days prior to the trial date,
  o In the form set out at Annexure C, and
  o Determined by a magistrate in chambers, unless the magistrate considers there is good reason in the interests of justice for the application to be heard and determined in court.

  18.3 The magistrate may refuse an application made at a later date if court facilities to enable a party or witness to appear by AVL or telephone are unavailable on the trial date.

  18.4 If leave is granted for a party or a witness to appear by AVL or telephone then the party who sought leave is responsible for:
  
  o If relevant, booking the remote AVL facility, paying any costs associated with the use of the AVL and arranging for the attendance of the party or the witness at that facility
  o If relevant, arranging for the party or the witness to telephone the court at the relevant time during the trial
  o Providing the party or the witness with a copy of any affidavits, written statements or documents to which the party or the witness may be referred while giving his or her evidence.

- Paragraph 24 is deleted and replaced with the following:

  24 **Appearances by audio visual link (AVL) or telephone at the trial**

  24.1 Any application for a party or a witness to be given leave to appear by AVL or telephone at the trial should, wherever practicable, be made at the time the proceedings are listed for trial.
24.2 An application may be made at a later date in the event of unforeseen circumstances, in which case it is to be:
   o Made no later than 28 days prior to the trial date,
   o In the form set out at Annexure C, and
   o Determined by a magistrate in chambers, unless the magistrate considers there is good reason in the interests of justice for the application to be heard and determined in court.

24.3 The magistrate may refuse an application made at a later date if court facilities to enable a party or witness to appear by AVL or telephone are unavailable on the trial date.

24.4 If leave is granted for a party or a witness to appear by AVL or telephone then the party who sought leave is responsible for:
   o If relevant, booking the remote AVL facility, paying any costs associated with the use of the AVL and arranging for the attendance of the party or the witness at that facility,
   o If relevant, arranging for the party or the witness to telephone the court at the relevant time during the trial,
   o Providing the party or the witness with a copy of any affidavits or documents to which the party or the witness may be referred while giving his or her evidence.

- The existing Annexure C is renumbered as Annexure D.
- The existing Annexure D is renumbered as Annexure E.
- Annexure C is inserted as follows:

**Application for Witness to Give Evidence**
via Telephone or Audio Visual Link

**Evidence (Audio and Audio Visual Links) Act 1998**

*Note:* This application will be dealt with in Chambers unless there is good reason for it to be listed before a Court, which must be indicated at the time of lodgment. This application, together with all relevant information, should be submitted in writing not less than 10 days before the trial date. You will be advised of the outcome of the application.

**Part A (Applicant to complete)**

In the matter of:

Trial date: Court location:

Application lodged on behalf of: Plaintiff / Defendant

I consent to this application being dealt with in Chambers: Yes / No

*(If ‘No’) I submit it is in the interests of justice for this application to be determined in court because:

Method of giving evidence: Audio Visual Link (AVL) *(preferred)* / Telephone

Name of witness:

Interpreter required: Yes / No

If yes - language required:

The witness is:  □ an expert in relation to *(specify, if applicable):*
☐ required to give evidence that is unlikely to be contentious
☐ a Government Agency Witness (s 5BAA - specify, if applicable):
☐ otherwise required for (specify, if applicable):

Estimated time of witness evidence: Minutes / Hours / Days

Confirmation: Facilities are available at the following location from which the witness is able to appear to give evidence:

Nature of facilities:
☐ Jabber (preferred) ☐ Commercial videoconferencing suite
☐ Skype ☐ Telephone
☐ Facetime ☐ Other (specify, if applicable):

I submit it is in the interests of the administration of justice for the court to grant the application because:

Name of applicant:

Signature: Date:

Address: Email:

Phone: Fax:

**Part B (Other party to complete – a faxed or emailed copy is sufficient)**

I agree to this application: Yes / No

I do not agree to this application for the following reason/s (s 5B(2)):

☐ The evidence can more conveniently be given in the courtroom, because:

☐ The direction would be unfair to a party to the proceeding, because:

☐ The person in respect of whom the direction is sought will not give evidence, because:

☐ Other:

I consent to this application being dealt with in Chambers: Yes / No

(If 'No') I submit it is in the interests of justice for this application to be determined in court because:

Name of other party:

Signature: Date:
Address:            Email:  
Phone:             Fax:  

Part C (Magistrate/Office use only)
AVL / Telephone facilities are available: Yes / No
Registrar / List Clerk of the Local Court at:
Signature:        Date:
Magistrate decision: Application Granted / Refused
Magistrate:
Date:
Copy to: Registry / Parties

Judge Graeme Henson AM
Chief Magistrate
PARLIAMENTARY REMUNERATION ACT 1975

Erratum

The Annual Report and Determination of Additional Entitlements for Members of the Parliament of New South Wales by the Parliamentary Remuneration Tribunal of 31 May 2017, and published in the NSW Government Gazette No 64 of 16 June 2017, is amended as set out hereunder.

Page 7 of the Report

Remove:

“The Communications Allowance: Additional Allocation has decreased as a result of a decrease in constituent numbers.”

Insert:

“There is no adjustment to the original costing factor (OCF) of the Communications Allowance: Additional Allocation. However, the allocation has increased as a result of an increase in the number of enrolled voters.”

Page 15 of the Report

Remove:

In the second paragraph, remove the last sentence

“The Presiding Officers and Members have not raised concerns about the allocation of staff to the Members of the Legislative Council or to any recognised office holders, therefore this review will only focus on the allocation of staff to Members of the Legislative Assembly.”

Page 16 of the Report

Remove:

“The reasons put forward to support this claim are outlined below.”

Insert:

“The Tribunal also received a submission seeking to provide additional staff for Shadow Ministers and the office of Manager of Opposition Business. As outlined in previous determinations the Tribunal is unable to make a determination which applies specifically to Shadow Ministers, or the Manager of Opposition Business, as these offices are not “recognised office holders” as provided for in Schedule 1...
of the PR Act. As previously stated the Tribunal continues to support the provision of additional entitlements for Shadow Ministers. Shadow Ministers perform an important role in our system of government and, to perform this role properly, they require sufficient resources and support. This is a matter for the Government and the Tribunal would recommend again that the PR Act be amended to allow for additional entitlements to be provided to Shadow Ministers.

The Tribunal is not able to consider the allocation for staffing resources for Shadow Ministers, or the Manager of Opposition Business, for the reasons outlined above. Also, the Tribunal did not receive any submissions seeking to address the allocation of staff to Members of the Legislative Council more generally. For those reasons this review will only focus on the allocation of electorate staff to Members of the Legislative Assembly.

The reasons put forward to support the claim for additional resources are outlined below.

Page 23 of the Report

2017 adjustments

Remove the following rows:

<table>
<thead>
<tr>
<th>Communications Allowance: Additional Allocation</th>
<th>2.1 per cent decrease in quantum of allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Staff for Members of the Legislative Assembly</td>
<td>The addition of one Electorate Officer in each electorate. This allocation is offset by the removal of the ATS Budget. No change for Independent or Cross Bench Members</td>
</tr>
</tbody>
</table>

Insert the following rows:

<table>
<thead>
<tr>
<th>Communications Allowance: Additional Allocation</th>
<th>1.1 per cent increase reflects increase in constituent numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Staff for Members of the Legislative Assembly</td>
<td>The addition of one Electorate Officer in each electorate office. This allocation is offset by the removal of the ATS Budget.</td>
</tr>
</tbody>
</table>
Page 44 of the Determination

Communications Allowance

Remove:
Table 7

Insert:
Amended Table 7 as follows:

<table>
<thead>
<tr>
<th>Electoral District</th>
<th>Number of Electors (As at March 2017 as provided by the State Electoral Office)</th>
<th>Annual entitlement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Albury</td>
<td>56,233</td>
<td>$84,350</td>
</tr>
<tr>
<td>2. Auburn</td>
<td>54,785</td>
<td>$82,178</td>
</tr>
<tr>
<td>3. Ballina</td>
<td>57,500</td>
<td>$86,250</td>
</tr>
<tr>
<td>4. Balmain</td>
<td>56,712</td>
<td>$85,068</td>
</tr>
<tr>
<td>5. Bankstown</td>
<td>53,516</td>
<td>$80,274</td>
</tr>
<tr>
<td>6. Barwon</td>
<td>55,835</td>
<td>$83,753</td>
</tr>
<tr>
<td>7. Bathurst</td>
<td>55,836</td>
<td>$83,754</td>
</tr>
<tr>
<td>8. Baulkham Hills</td>
<td>55,229</td>
<td>$82,844</td>
</tr>
<tr>
<td>9. Bega</td>
<td>56,557</td>
<td>$84,836</td>
</tr>
<tr>
<td>10. Blacktown</td>
<td>55,525</td>
<td>$83,288</td>
</tr>
<tr>
<td>11. Blue Mountains</td>
<td>54,399</td>
<td>$81,599</td>
</tr>
<tr>
<td>12. Cabramatta</td>
<td>55,397</td>
<td>$83,096</td>
</tr>
<tr>
<td>13. Camden</td>
<td>61,456</td>
<td>$92,184</td>
</tr>
<tr>
<td>14. Campbelltown</td>
<td>53,567</td>
<td>$80,351</td>
</tr>
<tr>
<td>15. Canterbury</td>
<td>56,907</td>
<td>$85,361</td>
</tr>
<tr>
<td>16. Castle Hill</td>
<td>55,167</td>
<td>$82,751</td>
</tr>
<tr>
<td>17. Cessnock</td>
<td>55,762</td>
<td>$83,643</td>
</tr>
<tr>
<td>18. Charlestown</td>
<td>55,086</td>
<td>$82,629</td>
</tr>
<tr>
<td>19. Clarence</td>
<td>55,914</td>
<td>$83,871</td>
</tr>
<tr>
<td>20. Coffs Harbour</td>
<td>54,288</td>
<td>$81,432</td>
</tr>
<tr>
<td>21. Coogee</td>
<td>55,499</td>
<td>$83,249</td>
</tr>
<tr>
<td>22. Cootamundra</td>
<td>53,547</td>
<td>$80,321</td>
</tr>
<tr>
<td>23. Cronulla</td>
<td>56,697</td>
<td>$85,046</td>
</tr>
<tr>
<td>24. Davidson</td>
<td>54,991</td>
<td>$82,487</td>
</tr>
<tr>
<td>25. Drummoyne</td>
<td>53,828</td>
<td>$80,742</td>
</tr>
<tr>
<td>26. Dubbo</td>
<td>54,317</td>
<td>$81,476</td>
</tr>
<tr>
<td>27. East Hills</td>
<td>54,697</td>
<td>$82,046</td>
</tr>
<tr>
<td>28. Epping</td>
<td>54,307</td>
<td>$81,461</td>
</tr>
<tr>
<td>29. Fairfield</td>
<td>54,765</td>
<td>$82,148</td>
</tr>
<tr>
<td>30. Gosford</td>
<td>55,928</td>
<td>$83,892</td>
</tr>
<tr>
<td>31. Goulburn</td>
<td>56,262</td>
<td>$84,393</td>
</tr>
<tr>
<td>32. Granville</td>
<td>53,318</td>
<td>$79,977</td>
</tr>
<tr>
<td>Electoral District</td>
<td>Number of Electors (As at March 2017 as provided by the State Electoral Office)</td>
<td>Annual entitlement</td>
</tr>
<tr>
<td>---------------------</td>
<td>--------------------------------------------------------------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>33. Hawkesbury</td>
<td>55,148</td>
<td>$82,722</td>
</tr>
<tr>
<td>34. Heathcote</td>
<td>56,376</td>
<td>$84,564</td>
</tr>
<tr>
<td>35. Heffron</td>
<td>59,195</td>
<td>$88,793</td>
</tr>
<tr>
<td>36. Holsworthy</td>
<td>56,070</td>
<td>$84,105</td>
</tr>
<tr>
<td>37. Hornsby</td>
<td>54,727</td>
<td>$82,091</td>
</tr>
<tr>
<td>38. Keira</td>
<td>58,186</td>
<td>$87,279</td>
</tr>
<tr>
<td>39. Kiama</td>
<td>54,592</td>
<td>$81,888</td>
</tr>
<tr>
<td>40. Kogarah</td>
<td>54,096</td>
<td>$81,144</td>
</tr>
<tr>
<td>41. Ku-ring-gai</td>
<td>53,788</td>
<td>$80,682</td>
</tr>
<tr>
<td>42. Lake Macquarie</td>
<td>55,875</td>
<td>$83,813</td>
</tr>
<tr>
<td>43. Lakemba</td>
<td>55,174</td>
<td>$82,761</td>
</tr>
<tr>
<td>44. Lane Cove</td>
<td>55,822</td>
<td>$83,733</td>
</tr>
<tr>
<td>45. Lismore</td>
<td>55,238</td>
<td>$82,857</td>
</tr>
<tr>
<td>46. Liverpool</td>
<td>56,731</td>
<td>$85,097</td>
</tr>
<tr>
<td>47. Londonderry</td>
<td>59,645</td>
<td>$89,468</td>
</tr>
<tr>
<td>48. Macquarie Fields</td>
<td>57,751</td>
<td>$86,627</td>
</tr>
<tr>
<td>49. Maitland</td>
<td>56,957</td>
<td>$85,436</td>
</tr>
<tr>
<td>50. Manly</td>
<td>55,090</td>
<td>$82,635</td>
</tr>
<tr>
<td>51. Maroubra</td>
<td>55,118</td>
<td>$82,677</td>
</tr>
<tr>
<td>52. Miranda</td>
<td>55,190</td>
<td>$82,785</td>
</tr>
<tr>
<td>53. Monaro</td>
<td>54,975</td>
<td>$82,463</td>
</tr>
<tr>
<td>54. Mount Druitt</td>
<td>55,378</td>
<td>$83,067</td>
</tr>
<tr>
<td>55. Mulgoa</td>
<td>57,504</td>
<td>$86,256</td>
</tr>
<tr>
<td>56. Murray</td>
<td>55,756</td>
<td>$83,634</td>
</tr>
<tr>
<td>57. Myall Lakes</td>
<td>56,214</td>
<td>$84,321</td>
</tr>
<tr>
<td>58. Newcastle</td>
<td>57,244</td>
<td>$85,866</td>
</tr>
<tr>
<td>59. Newtown</td>
<td>55,890</td>
<td>$83,835</td>
</tr>
<tr>
<td>60. North Shore</td>
<td>54,753</td>
<td>$82,130</td>
</tr>
<tr>
<td>61. Northern Tablelands</td>
<td>55,819</td>
<td>$83,729</td>
</tr>
<tr>
<td>62. Oatley</td>
<td>53,704</td>
<td>$80,556</td>
</tr>
<tr>
<td>63. Orange</td>
<td>56,284</td>
<td>$84,426</td>
</tr>
<tr>
<td>64. Oxley</td>
<td>55,620</td>
<td>$83,430</td>
</tr>
<tr>
<td>65. Parramatta</td>
<td>56,333</td>
<td>$84,500</td>
</tr>
<tr>
<td>66. Penrith</td>
<td>55,592</td>
<td>$83,388</td>
</tr>
<tr>
<td>67. Pittwater</td>
<td>55,485</td>
<td>$83,228</td>
</tr>
<tr>
<td>68. Port Macquarie</td>
<td>57,696</td>
<td>$86,544</td>
</tr>
<tr>
<td>69. Port Stephens</td>
<td>54,738</td>
<td>$82,107</td>
</tr>
<tr>
<td>70. Prospect</td>
<td>54,558</td>
<td>$81,837</td>
</tr>
<tr>
<td>71. Riverstone</td>
<td>56,032</td>
<td>$84,048</td>
</tr>
<tr>
<td>72. Rockdale</td>
<td>56,029</td>
<td>$84,044</td>
</tr>
<tr>
<td>73. Ryde</td>
<td>55,078</td>
<td>$82,617</td>
</tr>
<tr>
<td>74. Seven Hills</td>
<td>54,220</td>
<td>$81,330</td>
</tr>
<tr>
<td>75. Shellharbour</td>
<td>61,188</td>
<td>$91,782</td>
</tr>
</tbody>
</table>
## Table 7: Communications Allowance - Additional Allocation - Amended

<table>
<thead>
<tr>
<th>Electoral District</th>
<th>Number of Electors (As at March 2017 as provided by the State Electoral Office)</th>
<th>Annual Entitlement</th>
</tr>
</thead>
<tbody>
<tr>
<td>76. South Coast</td>
<td>54,746</td>
<td>$82,119</td>
</tr>
<tr>
<td>77. Strathfield</td>
<td>53,580</td>
<td>$80,370</td>
</tr>
<tr>
<td>78. Summer Hill</td>
<td>55,680</td>
<td>$83,520</td>
</tr>
<tr>
<td>79. Swansea</td>
<td>56,028</td>
<td>$84,042</td>
</tr>
<tr>
<td>80. Sydney</td>
<td>54,970</td>
<td>$82,455</td>
</tr>
<tr>
<td>81. Tamworth</td>
<td>55,940</td>
<td>$83,910</td>
</tr>
<tr>
<td>82. Terrigal</td>
<td>56,880</td>
<td>$85,320</td>
</tr>
<tr>
<td>83. The Entrance</td>
<td>56,090</td>
<td>$84,135</td>
</tr>
<tr>
<td>84. Tweed</td>
<td>55,486</td>
<td>$83,229</td>
</tr>
<tr>
<td>85. Upper Hunter</td>
<td>54,592</td>
<td>$81,888</td>
</tr>
<tr>
<td>86. Vaucluse</td>
<td>56,868</td>
<td>$85,302</td>
</tr>
<tr>
<td>87. Wagga Wagga</td>
<td>54,570</td>
<td>$81,855</td>
</tr>
<tr>
<td>88. Wakehurst</td>
<td>55,341</td>
<td>$83,012</td>
</tr>
<tr>
<td>89. Wallsend</td>
<td>57,587</td>
<td>$86,381</td>
</tr>
<tr>
<td>90. Willoughby</td>
<td>54,033</td>
<td>$81,050</td>
</tr>
<tr>
<td>91. Wollondilly</td>
<td>55,813</td>
<td>$83,720</td>
</tr>
<tr>
<td>92. Wollongong</td>
<td>59,767</td>
<td>$89,651</td>
</tr>
<tr>
<td>93. Wyong</td>
<td>55,772</td>
<td>$83,658</td>
</tr>
</tbody>
</table>

### Page 49 of the Determination

**General Travel Allowance**

**Remove:**

**Carry over/forfeiture of entitlement**

- **End of each financial year (within 4 year parliamentary term):**
  - Base Allocation: Unexpended amount is carried forward
  - Additional Allocations: Unexpended amounts are forfeited

- **End of parliamentary term/earlier dissolution of LA:**
  - Base Allocation and Additional Allocations: Remaining balances are forfeited

**Insert:**

**Carry over/forfeiture of entitlement**

- **End of each financial year (within 4 year parliamentary term):**
  - Base Allocation: Unexpended amounts not exceeding the maximum of the annual allocation can be carried forward
  - Additional Allocations: Unexpended amounts are forfeited

- **End of parliamentary term/earlier dissolution of LA:**
  - Base Allocation and Additional Allocations: Remaining balances are forfeited
6.7 Equipment, Services and Facilities

Remove:

3. Section 18 of the Members of Parliament Staff Act 2013 provides for the number of staff to be determined by the Tribunal. The number of staff allocated to Members and special office holders (as specified) is as follows:

3.1 Each Member of the Legislative Assembly shall have three staff members employed at each electorate office.

3.2 Each Member of the Legislative Council, who is not a Minister, shall be entitled to one staff member.

3.3 When a staff member is on annual recreation leave or other extended period of leave, a relief staff member may be employed for the period of absence.

3.4 Each Member of the Legislative Council, who is not a Minister, and who is elected as a cross bench Member shall be entitled to two staff members.

3.5 Ministers shall receive a reasonable allocation of staff members.

3.6 The Whip of each recognised political party of not less than 10 Members to each be provided with one member of staff.

3.7 This provision specifies the minimum staffing required in electorate offices.

Insert:

3. Section 18 of the Members of Parliament Staff Act 2013 provides for the number of staff to be determined by the Tribunal. The number of staff allocated to Members and special office holders (as specified) is as follows:

3.1 Each Member of the Legislative Assembly shall have three staff members employed at each electorate office. When a staff member is on annual recreation leave or other extended period of leave, relief arrangements can be used to fill one position when two staff members are absent for the same period.
3.2 Each Member of the Legislative Council, who is not a Minister, shall be entitled to one staff member. When the staff member is on annual recreation leave or other extended period of leave, a relief staff member may be employed for the period of absence.

3.3 Each Member of the Legislative Council, who is not a Minister, and who is elected as a cross bench Member shall be entitled to two staff members.

3.4 Ministers shall receive a reasonable allocation of staff members.

3.5 The Whip of each recognised political party of not less than 10 Members to each be provided with one member of staff.

3.6 This provision specifies the minimum staffing required in electorate offices. Nothing in this Determination removes from the employer of staff the obligations arising under the Work Health and Safety Act 2011.

THE PARLIAMENTARY REMUNERATION TRIBUNAL
COUNCIL NOTICES

ARMIDALE REGIONAL COUNCIL
ROADS ACT 1993
Naming of Roads

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

<table>
<thead>
<tr>
<th>Name</th>
<th>Locality</th>
</tr>
</thead>
<tbody>
<tr>
<td>MORRIS STREET</td>
<td>Armidale</td>
</tr>
</tbody>
</table>

Description

Re-naming of a section of Cookes Road, between Long Swamp Road and Mann Street Armidale. The Lots affected are: 1/510576, 6/608237, 1168/722475, 1040-1041/755808, B/393827, 5/608237, 2/510576 and 911/755808

DONNA DOUGHAN, DCU Admin, Armidale Regional Council, PO Box 75A, ARMIDALE NSW 2350

GNB Ref: 0106

COFFS HARBOUR CITY COUNCIL
ROADS ACT 1993
Naming of Roads

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

<table>
<thead>
<tr>
<th>Name</th>
<th>Locality</th>
</tr>
</thead>
<tbody>
<tr>
<td>ZULU PLACE</td>
<td>Corindi Beach</td>
</tr>
</tbody>
</table>

Description

Unnamed laneway off Kangaroo Trail Road, Corindi Beach

STEPHEN MCGRATH, General Manager, Coffs Harbour City Council, Locked Bag 155, COFFS HARBOUR NSW 2450

GNB Ref: 0105

GUNNEDAH SHIRE COUNCIL

Erratum

THE following notice replaces the notice published in the New South Wales Government Gazette of 17 March 2017 No 61, on page 2494, Folio 9168. The gazettal date remains 9 June 2017

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991
NOTICE OF COMPULSORY ACQUISITION OF LAND

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

Dated at Gunnedah this 7th day of June 2017

Eric Groth
General Manager

Schedule

Lot 3 DP1219902
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:

<table>
<thead>
<tr>
<th>Name</th>
<th>Locality</th>
</tr>
</thead>
<tbody>
<tr>
<td>SCAR TREE WAY</td>
<td>Glendale</td>
</tr>
</tbody>
</table>

**Description**

Lot 98 DP 24882 dedicated as public road by Government Gazette 27 November 2015 Folio 3833. A link road joining the proposed extension of Glendale Drive and existing Cedar Street, part of Lake Macquarie Transport Interchange at Glendale

BRIAN BELL, General Manager, Lake Macquarie City Council, Box 1906, HRMC, WARABROOK NSW 2310  
GNB Ref: 0081  

MID-WESTERN REGIONAL COUNCIL  
Roads Act 1993  
Section 162  
Naming of Roads  
Goorangore Road

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

<table>
<thead>
<tr>
<th>Location</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crown Road Reserve running north then north east off Windeyer Road to</td>
<td>Goorangore Road</td>
</tr>
<tr>
<td>Lot 109 DP 756864 then access track running south then south east through</td>
<td></td>
</tr>
<tr>
<td>Lot 109 to terminate within Lot 107 DP 756864 in the Locality of</td>
<td></td>
</tr>
<tr>
<td>WINDEYER</td>
<td></td>
</tr>
</tbody>
</table>

BRAD CAMM, General Manager, PO Box 156, 86 Market Street, MUDGEE NSW 2850, tel.: (02) 63782850, fax: (02) 63782815, email: council@midwestern.nsw.gov.au  
[9189]

SHOALHAVEN CITY COUNCIL  
ROADS ACT 1993  
Naming of Roads

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

<table>
<thead>
<tr>
<th>Name</th>
<th>Locality</th>
</tr>
</thead>
<tbody>
<tr>
<td>DUNE CRESCENT</td>
<td>Manyana</td>
</tr>
</tbody>
</table>

**Description**

New road created within the subdivision of Lot 99 DP 1222243, off Manyana Drive.

RUSS PIGG, General Manager, Shoalhaven City Council, PO Box 42, NOWRA NSW 2541  
GNB Ref: 0108  
[9190]
Notice is hereby given that The Hills Shire Council, pursuant to section 162 of the Roads Act 1993, has officially named the road(s) as shown hereunder:

<table>
<thead>
<tr>
<th>Name</th>
<th>Locality</th>
</tr>
</thead>
<tbody>
<tr>
<td>PAMPA ROAD</td>
<td>Box Hill</td>
</tr>
<tr>
<td>Description</td>
<td>Extending in an easterly direction from Monmouth Drive ending at Nivison Street</td>
</tr>
<tr>
<td>DEUA WAY</td>
<td>Kellyville</td>
</tr>
<tr>
<td>Description</td>
<td>Extending in a southerly direction from Heath Road ending at Minjary Crescent (private road)</td>
</tr>
<tr>
<td>POPRAN CLOSE</td>
<td>Kellyville</td>
</tr>
<tr>
<td>Description</td>
<td>Extending in a westerly direction from Lamington Circuit ending in a cul-de-sac (public road)</td>
</tr>
<tr>
<td>KEVERSTONE COURT</td>
<td>Kellyville</td>
</tr>
<tr>
<td>Description</td>
<td>Extending in an easterly direction from Lamington Circuit ending in a cul-de-sac (private road)</td>
</tr>
</tbody>
</table>

MICHAEL EDGAR, Acting General Manager, The Hills Shire Council, 3 Columbia Court, BAULKHAM HILLS NSW 2153

GNB Ref: 0107 [9191]
PRIVATE NOTICES

NOTICE OF ELECTION OF TRUSTEES
ANGLICAN DIOCESE OF GRAFTON

In pursuance of the provisions of the Anglican Church of Australia Trust Property Act 1917, it is hereby notified that a vacancy of Trustees occurred by reason of the decision of The Reverend Canon Dr John Gregory BARRETT to not renominate for election upon the expiration of the term of his service on 17 June 2017. In accordance with the Diocesan Governance Ordinance 2008, it is hereby notified that Mr Stephen Geoffrey CAMPBELL was on 17 June 2017 elected as a member of the Corporate Trustees of the Diocese of Grafton. The appointment has immediate effect, Sarah Macneil, Bishop of the Anglican Diocese of Grafton. Christopher Nelson, Registrar and Secretary to the Corporate Trustees of the Diocese of Grafton, Level 1, 50 Victoria Street, Grafton NSW 2460.