

Government Gazette

of the State of

New South Wales

Number 107 Friday, 19 October 2018

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

From 1 January 2018, each notice in the Government Gazette has a unique identifier that appears in square brackets at the end of the notice and that can be used as a reference for that notice (for example, [n2018-14]).

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By AuthorityGovernment Printer

ISSN 2201-7534

GOVERNMENT NOTICES

Appointments

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

Official Visitor Corrective Services Appointments

Notice is hereby given, under Section 228(2) of the Crimes (Administration of Sentences Act) 1999, that the following person(s) is appointed as an Official Visitor:

From 1 October 2018 for a period up to 30 September 2020

First Names Last Name
Francis Vincent GOODYER

DAVID ELLIOTT MP Minister for Counter Terrorism Minister for Corrections Minister for Veterans Affairs

[n2018-3574]

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Nepean River – entire width of the river from the M4 Motorway Bridge, Regentville to the Penrith Weir, Penrith.

Duration

5.00pm to 10.00pm - Friday 2 November 2018

2.00pm to 10.00pm - Saturday 3 November 2018

Detail

A community Festival will be conducted on the navigable waters of the Nepean River at the location specified above. It will involve dragon boating, canoeing and kayaking events with people in the water from time to time, presenting a significant hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event at the above location, which will be marked by the presence of control vessels stationed on the boundaries.

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

Vessel operators and persons in the vicinity must keep a proper lookout, exercise caution and keep well clear of exclusion zone.

Transit lane

Provision may be made (where necessary) for a control vessel to authorise local vessel traffic to pass safely through the Exclusion Zone via a 'transit lane'. Pursuant to section 12(3) of the act, vessels using the transit lane must do so at a safe speed, must produce minimal wash, and must comply with any official direction given.

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

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

Marine Notice: SY1840 Date: 11 October 2018

Drew Jones

A/Manager Operations

Delegate

[n2018-3575]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Jervis Bay, Huskisson – between the southern side of the Currambene Creek entrance and Tapalla Point (extending 500 metres from the shore).

Duration

6.30am to 12.00pm – Sunday 4 November 2018.

Detail

The swimming leg of a triathlon will be conducted on the navigable waters of Jervis Bay at the location specified above, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event which will be marked by buoys and patrolled by control vessels.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone.

All vessel operators and persons in the vicinity of the event should keep a proper lookout, keep well clear of competing swimmers and support vessels, and exercise extreme caution.

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

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

Marine Notice: SO1863 Date: 11 October 2018

Shane Davey

A/Manager Operations South

Delegate

[n2018-3576]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS

Location

Sydney Harbour, Farm Cove – between the port lateral mark, the Sydney Opera House and Mrs Macquaries Point and all navigable waters south to the land.

Duration

9:00am to 4:30pm - Sunday 21 October 2018

Detai

A special event, the Invictus Games sailing competition, will be conducted on the waters of Farm Cove, Sydney Harbour at the location specified above.

An **EXCLUSION ZONE** is specified during the event which will be marked by yellow buoys. The limits of the Exclusion Zone are shown on the event map (see below for details).

Special restrictions

Pursuant to section 12(3) of the *Marine Safety Act 1988*, a strict six knot zone and minimum wash restriction will apply to all vessels within 200m of the Exclusion Zone as per the attached map below.

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

All vessel operators and persons in the vicinity must keep a proper lookout, keep well clear of competing and support vessels, exercise extreme caution and comply with any direction given by authorities.

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

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

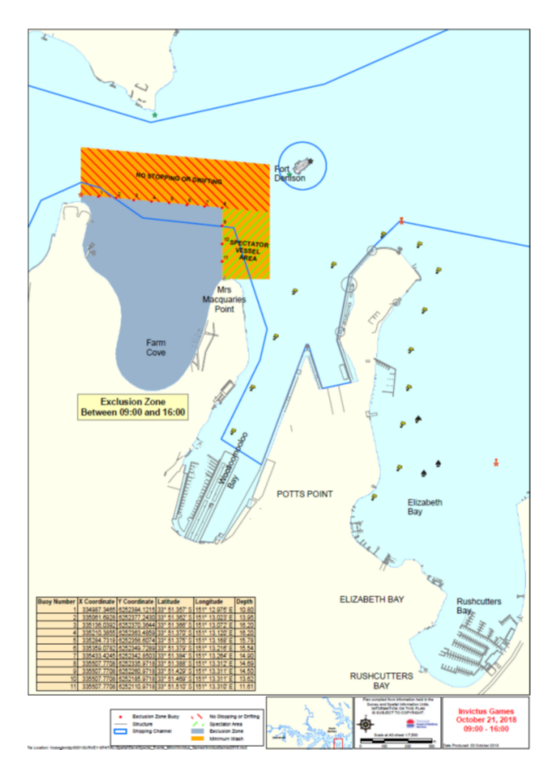
Marine Notice SE0418

Date: 15 October 2018

Drew Jones

Senior Special Aquatics Event Officer

Delegate



[n2018-3577]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS

Location

Sydney Harbour, Farm Cove – adjacent to Fleet Steps, Mrs Macquaries Point.

Duration

10:00am to 5:00pm - Saturday 10 November 2018

Detail

A special event, the Redbull Flugtag competition, will be conducted on the waters of Farm Cove, Sydney Harbour at the location specified above. This involves flying machines being launched off a floating structure into the water, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event which will be marked by yellow buoys at the location specified above and will form a zone extending approximately 220m x 70m.

Special restrictions

Pursuant to section 12(3) of the *Marine Safety Act 1988*, a strict six knot zone and minimum wash restriction will apply to all vessels within 200m of the marked Exclusion Zone.

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

All vessel operators and persons in the vicinity must keep a proper lookout, keep well clear of competing and support vessels, exercise extreme caution and comply with any direction given by authorities.

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

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

Marine Notice SE0518

Date: 15 October 2018

Drew Jones

Senior Special Aquatic Events Officer

Delegate

[n2018-3578]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Jervis Bay, Huskisson – between the southern side of the Currambene Creek entrance and Tapalla Point (extending 500 metres from the shore).

Duration

1:30pm to 6.00pm – Friday 19 October 2018

Detail

The swimming leg of a triathlon will be conducted on the navigable waters of Jervis Bay at the location specified above, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event which will be marked by buoys and patrolled by control vessels.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone.

All vessel operators and persons in the vicinity of the event should keep a proper lookout, keep well clear of competing swimmers and support vessels, and exercise extreme caution.

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

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

Marine Notice: SO1860 Date: 15 October 2018

Shane Davey

A/Manager Operations South

Delegate

[n2018-3579]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Murray River, Mildura – between the western side of the Paddle Steamers Wharf at Hugh King Drive and approximately 500 meters downstream to an imaginary line adjacent to Cureton Avenue (extending ¾ the width of the River).

Duration

6:00am to 7:00pm - Saturday 17 November 2018.

Detail

A wakeboarding competition will be conducted on the navigable waters of the Murray River, at the location specified above. The event will involve the use of powered vessels, persons being towed at speed using tow-lines and persons in the water from time to time, presenting a significant potential hazard to other waterway users.

An EXCLUSION ZONE is specified during the event which will be marked by buoys and patrolled by control vessels.

Unauthorised vessels and persons are strictly prohibited from entering the exclusion zone.

All vessel operators and persons in the vicinity of the event should keep a proper lookout, keep well clear of competing swimmers and support vessels, and exercise extreme caution.

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

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

Marine Notice: SO1867 Date: 15 October 2018

Shane Davey

A/Manager Operations South

Delegate

[n2018-3580]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Sydney Harbour – Various Locations

Duration

12:00pm Saturday, 20 October 2018 to 1:00pm Saturday, 27 October 2018

Detail

A VIP vessel will transit Sydney Harbour at various times between the dates specified above, and will be identifiable by the presence of a 'flotilla' of other vessels surrounding it, comprising Police escort and other security vessels travelling in formation. The flotilla will present a potential hazard to other waterway users, who are required to keep well clear.

An **EXCLUSION ZONE** is specified, and will be created 50 metres ahead, to the sides and stern of the flotilla. The exclusion zone will surround and move with the flotilla as the vessels move in formation.

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

All vessel operators and persons in the vicinity of the event should keep a proper lookout, keep well clear of the flotilla and exercise extreme caution.

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

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

Marine Notice SE0518

Date: 16 October 2018

Drew Jones

Senior Special Aquatics Event Officer

Delegate

[n2018-3581]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Hawkesbury River, Windsor Reach – between Windsor Road Bridge and the furthest downstream end of Windsor Reach.

Duration

9:00am to 5:00pm on the following days:

- Sunday 21 October 2018
- Sunday 2 December 2018
- Sunday 17 February 2019
- Sunday 10 March 2019
- Sunday 14 April 2019
- Sunday 14 July 2019, and
- Sunday 11 August 2019.

Detail

Competitive power boat races will be conducted on the navigable waters of the Hawkesbury River at the location specified above, involving the use of high speed power vessels which will be active in the area during the above times, presenting a significant potential hazard to other waterway users.

An EXCLUSION ZONE is specified during the event which will be marked by the presence of control vessels stationed on the perimeter.

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

All vessel operators and persons in the vicinity must keep a proper lookout, keep well clear of competing and support vessels and exercise extreme caution.

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

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

Marine Notice: SY1842 Date: 17 October 2018

Drew Jones

A/Manager Operations

Delegate

[n2018-3582]

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Molong and Goanna Hill in the Cabonne Council Area

Roads and Maritime Services, by its delegate, dedicates the land described in the schedule below as public road under section 10 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 Cabonne Council area, Parish of Gamboola and County of Wellington, shown as:

Lots 18 to 33 inclusive Deposited Plan 1188935;

Lots 8 and 9 Deposited Plan 804450;

Lots 15, 16 and 17 Deposited Plan 806160; and

Lots 4, 5 and 6 Deposited Plan 806159.

(RMS Papers: SF2018/324376; RO SF2012/007217)

[n2018-3583]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

ERRATUM

The Acquisition Notice "Compulsory Acquisition of Land at Arndell Park" published in the New South Wales Government Gazette No 105 of 12 October 2018, Folio 7460, contained a clerical error. The following corrects the error in the schedule to the notice. The Gazette date of the Acquisition Notice remains 12 October 2018.

Delete from the schedule:

"Certificate of Title 102/828115"

and substitute in lieu thereof:

"Certificate of Title 102/828155"

K DURIE

Manager, Compulsory Acquisition & Road Dedication

Roads and Maritime Services

(RMS Papers: SF2018/074426)

[n2018-3584]

Mining and Petroleum Notices

Pursuant to section 136 of the Mining Act 1992 and section 16 of the Petroleum (Onshore) Act 1991

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS (ELA)

ELA5733, NETWORK DESIGNERS AUSTRALIA PTY LTD, dated 15 October 2018.

ELA5734, NETWORK DESIGNERS AUSTRALIA PTY LTD, dated 16 October 2018.

[n2018-3585]

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE (EL)

ELA5691, now EL8795, COBAR MINERALS PTY LTD, dated 20 September 2018.

ELA5696, now EL8796, OCHRE RESOURCES PTY LTD, dated 25 September 2018.

ELA5701, now EL 8797, OCHRE RESOURCES PTY LTD, dated 25 September 2018.

[n2018-3586]

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

EXPLORATION LICENCE (EL)

EL8184, GLENDELL TENEMENTS PTY LIMITED. Application for renewal received 14 October 2018.

EL8401, RIMFIRE PACIFIC MINING N.L. Application for renewal received 15 October 2018.

EL8474, JERVOIS MINING LIMITED. Application for renewal received 11 October 2018.

CONSOLIDATED MINING LEASE (CML)

CML12 (Act 1973), PERILYA BROKEN HILL LIMITED. Application for renewal received 15 October 2018.

MINING LEASE (ML)

ML219 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 9 October 2018.

ML391 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 9 October 2018.

ML600 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML649 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML655 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML714 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML749 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML772 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML810 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018. ML945 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML961 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML972 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 12 October 2018.

ML1020 (Act 1973), HILLGROVE MINES PTY LTD. Application for renewal received 15 October 2018.

[n2018-3587]

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

EXPLORATION LICENCE (EL)

EL7742, COALWORKS LIMITED. Renewal effective on and from 20 August 2018.

EL8136, THOMSON RESOURCES LTD. Renewal effective on and from 20 August 2018.

EL8377, CMOC MINING PTY. Renewal effective on and from 15 August 2018.

EL8608, OXLEY EXPLORATION PTY LTD. Renewal effective on and from 13 August 2018.

MINERAL LEASE

Mineral Lease 5106 (Act 1906), SIBELCO AUSTRALIA LIMITED. Renewal effective on and from 18 June 2019.

[n2018-3588]

CANCELLATIONS

Notice is given that the following authority has been cancelled:

EXPLORATION LICENCE (EL)

EL6631, THOMSON RESOURCES LTD. Cancellation took effect on 12 October 2018.

[n2018-3589]

Primary Industries Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Order under clause 6 of Schedule 2 to the Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017

Under delegation from the Minister for Planning, I declare the development specified in column 1 of the table in Schedule 1 to this Order on the land specified in the corresponding row in column 2 of the table in Schedule 1 to this Order to be State significant development under clause 6 of Schedule 2 to the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*, for the purposes of the *Environmental Planning and Assessment Act 1979* (the Act).

This Order takes effect upon publication in the New South Wales Government Gazette.

Dated: 11 October 2018

David McNamara

Director

Key Sites Assessments

SCHEDULE 1

Column 1	Column 2
Development	Land
Development known as 'Barangaroo Headland Park and Northern Cove – Main Works' (MP 10_0048), approved by the Minister for Planning pursuant to Section 75J of the Act on 3 March 2011 and as subsequently modified under section 75W of the Act	All land in Schedule 1 of the approval to carry out the development known as 'Barangaroo Headland Park & Northern Cove – Main Works' (MP 10_0048) as in force on the date of this Order. The application has been modified ten times under Part 3A.

[n2018-3590]

Biosecurity (Abalone Viral Ganglioneuritis) Control Order 2018

under the

Biosecurity Act 2015

I, SARAH BRITTON, Group Director Animal Biosecurity, 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, eliminate, minimise or manage the biosecurity risk associated with the virus that causes the disease Abalone Viral Ganglioneuritis, make the following Control Order.

Dated this 17th day of October 2018

SARAH BRITTON GROUP DIRECTOR ANIMAL BIOSECURITY 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, eliminate, minimise and manage the biosecurity risk posed or likely to be posed by the spread of the virus that causes the disease Abalone Viral Ganglioneuritis within New South Wales.

Biosecurity (Abalone Viral Ganglioneuritis) Control Order 2018

under the

Biosecurity Act 2015

1. Name of Order

This Control Order is the Biosecurity (Abalone Viral Ganglioneuritis) Control Order 2018.

2. Commencement

This Control Order commences on the date it is signed.

Note: Notice of this Control Order may be given by publishing it on the website of the Department or in the *NSW Government Gazette*.

3. Revocation of the Biosecurity (Abalone Viral Ganglioneuritis) (No. 2) Control Order 2017

Pursuant to section 77 of the Act, the *Biosecurity (Abalone Viral Ganglioneuritis) (No.2) Control Order 2017* published in *NSW Government Gazette* No. 101 of 15 September 2017 at pages 5082 to 5089 is revoked, as is any Order revived as a result of this revocation.

4. **Definitions**

In this Control Order:

abalone means fish of the genus Haliotis.

abalone land-based farm means a land-based abalone farm containing stock that has not been sourced from either Tasmanian or Victorian State waters and has not been in contact with equipment that has been in Tasmanian or Victorian State waters (without appropriate decontamination).

abalone processor means a facility that receives live abalone that is processed (which may include shucking, cooking, smoking, preserving, canning, freezing, boxing live) prior to it being packaged, dispatched and transported for human consumption.

abalone product means:

- (a) the muscle, tissue or offal of an abalone;
- (b) any meat or food or foodstuffs derived from abalone;
- (c) any part of the viscera of abalone;
- (d) any dung, urine, mucous, faeces, shell or blood of an abalone, or any article or substance derived from the dung, urine, faeces, shell or blood of an abalone;
- (e) any secretion of an abalone;
- (f) any product or biological preparation made or derived from any abalone tissue or abalone secretion; or
- (g) any article or substance derived from abalone, whether or not in combination with any other article or substance.

Abalone Viral Ganglioneuritis means the disease of abalone caused by abalone herpesvirus (Family *Malacoherpesviridae*)

live abalone means an abalone that is viable if kept or released.

sentinel abalone means abalone that are susceptible to Abalone Viral Ganglioneuritis and that are used for testing and early detection of disease

the Act means the Biosecurity Act 2015.

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

Victorian eastern abalone zone means all Victorian State waters east of longitude 148° East.

Victorian State waters means Victorian waters as defined by the Fisheries Act 1995 (Victoria).

Note: authorised officer, Chief Veterinary Officer, carrier, control measures, deal, Department and fitting all have the same meaning as in the Act.

5. Biosecurity Matter and Biosecurity Risk

- (1) The biosecurity matter to which this Control Order relates is the virus that causes Abalone Viral Ganglioneuritis.
- (2) The biosecurity risk to which this Control Order relates is the risk of an adverse effect to the economy, the environment and the community posed by or likely to be posed by the spread of the virus that causes Abalone Viral Ganglioneuritis into New South Wales.

6. **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 *Abalone Viral Ganglioneuritis Control Zone*.

7. Control measures

Pursuant to section 62(1)(b) and 68 of the Act, persons to whom the control measures apply are prohibited from moving or importing the following carriers of the biosecurity matter into the Abalone Viral Ganglioneuritis Control Zone:

- (a) live abalone taken from, or originating in, Tasmania or Tasmanian State waters except live abalone as described in Schedule 1;
- (b) fittings used in connection with abalone described in clause 7(a) unless those fittings have been cleaned and disinfected to remove any traces of abalone or abalone product in accordance with a protocol approved by the NSW Chief Veterinary Officer;
- (c) live abalone taken from, or originating in, Victoria or Victorian State waters except:
 - (i) live abalone taken from a Victorian abalone land-based farm that is transported directly into the Abalone Viral Ganglioneuritis Control Zone and not via an abalone processor outside New South Wales; or
 - (ii) live abalone taken from a Victorian abalone land-based farm that is transported directly to, and packed in an abalone processor that meets all conditions set out

- in Schedule 4 and then transported directly into the Abalone Viral Ganglioneuritis Control Zone; or
- (iii) live abalone taken from the Victorian eastern abalone zone which is transported directly to the Abalone Fishermen's Co-operative Limited, 1 Commercial Road, Mallacoota, Victoria and then transported directly into the Abalone Viral Ganglioneuritis Control Zone;
- (d) fittings used in connection with abalone described in clause 7(c) unless those fittings have been cleaned and disinfected to remove any traces of abalone or abalone product in accordance with a protocol approved by the NSW Chief Veterinary Officer; and
- (e) live abalone that has been in contact with any:
 - (i) water that has held live abalone described in clauses 7(a) or7(c); or
 - (ii) fittings that have previously been used in connection with live abalone described in clauses 7(a) or7(c), unless those fittings have been cleaned and disinfected to remove all traces of abalone or abalone product in accordance with a protocol approved by the NSW Chief Veterinary Officer.

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

The control measures in this Control Order apply to any person dealing with live abalone or carriers of live abalone in the Abalone Viral Ganglioneuritis Control Zone.

9. **Duration of control order**

This Control Order has effect for a period of 5 years from the date on which it is made.

Schedule 1 Live abalone taken from Tasmanian State waters or originating in Tasmania

For the purpose of clause 7(a) of this Order, the exempt live abalone is live abalone that:

- (1) is from a Tasmanian abalone land-based farm that:
 - (a) is more than three kilometres by water from an abalone processor; and
 - (b) has complied with the requirements of the accreditation program described in Schedule 2 to this Order ("accredited land-based farmed abalone"); and
- (2) has not been in contact with live abalone from any other location; and
- (3) is transported into New South Wales from Tasmania either:
 - (a) directly from that Tasmanian abalone land-based farm and not via an abalone processor outside New South Wales; or
 - (b) from that Tasmanian abalone land-based farm in sealed boxes, directly to a designated area of an abalone processor that is physically separate from other products and has been disinfected before the accredited land-based farmed abalone is placed there, and then transported directly into the Abalone Viral Ganglioneuritis Control Zone; or
 - (c) from that Tasmanian abalone land-based farm directly to a Tasmanian abalone processor that complies with Schedule 4 to this Order, and then transported directly into the Abalone Viral Ganglioneuritis Control Zone; and
- (4) in respect of which, a Record of Movement (Abalone), in the form published on the Department's website, has been completed by the exporter certifying that the conditions in this Schedule have been met; and
- (5) for which, the completed Record of Movement (Abalone) has been sent by email to abalone.import@dpi.nsw.gov.au on or before the time of export.

Schedule 2 Accreditation program

For the purpose of 1(b) of Schedule 1 to this Order, these are the requirements of the accreditation program:

(1) Sampling requirements

The sampling requirements described in either of (a) or (b) must be complied with:

(a) Farm sampling

The owner or occupier of the abalone land-based farm must, in the preceding six months to importation, submit samples in accordance with the requirements of Division 3, Part 8 of the Biosecurity Regulation 2017, to detect infection using a 2-stage sampling procedure in accordance with the table in Schedule 3 to this Order and all samples must have tested negative for Abalone Viral Ganglioneuritis when tested:

- (i) by Polymerase Chain Reaction test in accordance with World Organisation for Animal Health specifications ('OIE'); or
- (ii) by using a test specified by the relevant OIE Reference Laboratory.

(b) Sentinel population sampling

The owner or occupier of the abalone land-based farm must:

- (i) submit samples, in accordance with the requirements of Division 3, Part 8 of the Biosecurity Regulation 2017, to detect infection using a 2-stage sampling procedure in accordance with the table in Schedule 3 to this Order and all samples must have tested negative for Abalone Viral Ganglioneuritis when tested:
 - A. by Polymerase Chain Reaction test in accordance with World Organisation for Animal Health specifications; or
 - B. by using a test specified by the relevant OIE Reference Laboratory, and
- (ii) within 6 weeks of receiving the tests under (1)(b)(i) of this Schedule, establish a sentinel population of 30 or more abalone susceptible to Abalone Viral Ganglioneuritis within an area of the farm that receives discharge water from all tanks holding live abalone on the land-based farm (multiple sentinel abalone populations must be used where the sentinel abalone population cannot be placed in a single common area to receive discharge from all tanks); and
- (iii) check each sentinel population daily and submit any moribund abalone for testing, in accordance with the requirements of Division 3, Part 8 of the Biosecurity Regulation 2017, to detect infection, with all abalone testing negative for Abalone Viral Ganglioneuritis by Polymerase Chain Reaction test or a test specified by the relevant OIE Reference Laboratory and replace any moribund abalone, if required, to maintain a sentinel population of 30 or more; and
- (iv) every six months, submit all abalone within the sentinel population for testing, in accordance with the requirements of Division 3, Part 8 of the Biosecurity Regulation 2017, to detect infection, with the entire population testing negative for Abalone Viral Ganglioneuritis when tested:
 - A. by Polymerase Chain Reaction in accordance with World Organisation for Animal Health specifications; or
 - B. by using a test specified by the relevant OIE Reference Laboratory; and

(v) maintain accurate records of all abalone removed from the sentinel population for testing purposes for 4 years and provide these records for examination during any compliance audits.

(2) Record keeping requirements

The abalone land-based farm must keep written evidence:

- (a) of two satisfactory audits of compliance in accordance with the Tasmanian Department of Primary Industries, Parks, Water and Environment abalone farm biosecurity program (with the audits confirming that there have been no introductions of abalone stock except from equivalent abalone farms of equivalent status); and
- (b) that:
 - (i) all unusual abalone mortality events have been reported to the Tasmanian Department of Primary Industries, Parks, Water and Environment; and
 - (ii) any associated disease investigation considered necessary by the Tasmanian Department of Primary Industries, Parks, Water and Environment have been completed; and
 - (iii) the abalone submitted for disease investigation at (ii), tested negative by a Tasmanian government laboratory for Abalone Viral Ganglioneuritis by Polymerase Chain Reaction test or by using a test specified by the relevant OIE Reference Laboratory (such tests conducted in accordance with the sampling requirements required by Tasmanian Department of Primary Industries, Parks, Water and Environment).

Schedule 3: Two (2) stage sampling procedure

No of grow-out tanks on farm	No of tanks to sample	No abalone sampled per tank
22 or fewer	All	95
23	23	58
24	24	46
25	25	38
26	26	33
27	27	30
28	28	27
29	29	25
30	30	22
31	31	19
32	32	18
33	33	17
34	34	16
36	36	14
37	37	13
38	38	12
39	39	11
41	41	10
43	43	9
45	45	8
46	46	7
47	47	6
48 or more	48	5

Schedule 4: Interstate abalone processing

For the purposes of clauses 7(c)(ii) of this Control Order and 3(c) of Schedule 1 to this Control Order, abalone taken from a Victorian abalone land-based farm or that is accredited land-based farmed abalone (together, "low risk abalone") can be transported via an abalone processor outside the Abalone Viral Ganglioneuritis Control Zone if the abalone processor complies with the following conditions:

- 1. The abalone processor must not have held abalone that is not low risk abalone for 7 days prior to accepting the low risk abalone for processing.
- 2. Evidence of efficacy of incoming water disinfection must be provided to the competent authority responsible for auditing the facility (e.g. the Tasmanian Department of Primary Industries, Parks, Water and Environment or other authority approved by the NSW Chief Veterinary Officer) including evidence of meeting the following criteria (2a-c):
 - a. All influent water must be filtered to $25\mu m$ and effectively disinfected before it enters the abalone processor by:
 - i. UV radiation at dose rate of at least 30 mJ/cm²; or
 - ii. ozone at a dose rate of 1mg/L for 1 minute or equivalent; or
 - iii. Sodium hypochlorite at a dose rate of 200ppm for 2 hours or equivalent.
 - b. Evidence of regular (at least every six months) testing to ensure efficacy of incoming water disinfection system (e.g. monitoring of microbial viability as a proxy for Abalone Viral Ganglioneuritis).
 - c. The disinfection system usage data must be maintained and up-to-date, including hours of use, to ensure the system is used according to manufacturer's specifications.
- 3. Low risk abalone must be held at all times in a live holding area designated solely for that purpose at the abalone processor that:
 - a. is physically isolated from the rest of the processing facility and other products; and
 - b. restricts staff access to the area, so that only staff undertaking activities necessary for maintaining and processing low risk abalone can enter the area; and
 - c. all equipment within the area is used only for maintaining low risk abalone (e.g. tanks, cleaning equipment, buckets etc.).
- 4. Packaging of the low risk abalone must be done in a designated processing area at the abalone processor that has been disinfected immediately prior to the packaging of low risk abalone. No other products are to be in this designated area whilst packaging of low risk abalone is taking place.
- 5. The processing facility must have been audited and accredited within the 12 months prior to accepting any low risk abalone by a competent authority (such as the Tasmanian Department of Primary Industries, Parks, Water and Environment or other authority approved by the NSW Chief Veterinary Officer for this purpose) for compliance with conditions 1-4.

[n2018-3591]

Crown Land Notices

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

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

IN pursuance of the provisions of Section 152(i), Roads Act 1993, the Crown roads specified in Column 1 will be 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 roads specified in Column 1 cease to be Crown roads.

The Hon Paul Toole, MP Minister for Lands and Forestry

Column 1	Column 2
Crown public road separating Lot 33 DP 751356 from Lot 10 DP 853488 Parish Ashby County Clarence at Ashby Heights	Clarence Valley Council

Crown Lands reference: W599411 -18/06785

Council reference: minute 20041803

[n2018-3592]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the Roads Act 1993, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE 1

Parish: Clive County: Gough Land District: Inverell LGA:

Inverell Shire

DESCRIPTION: Parish of Clive, County of Gough: Crown public road west of Lot 2 DP 556762, road

west, south and east of Lot 365 DP 753271 and road south of Lot 158 DP 753271, as

shown in red on the diagram below.

SCHEDULE 2

Roads Authority: INVERELL SHIRE COUNCIL

DoI Ref: 18/04373#32



[n2018-3593]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE 1

Parish: North Nullamanna

County: Arrawatta
Land District: Inverell

LGA: Inverell Shire

DESCRIPTION: Parish of North Nullamanna, County of Arrawatta: Crown public road south of Lot 128

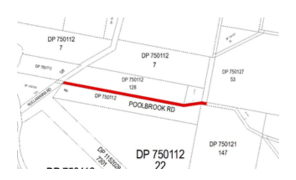
and 8 DP 750112. Parish of Swamp Oak, County of Arrawatta: Crown public road north-

west of Lot 147 DP 750121, as shown in red on the diagram below.

SCHEDULE 2

Roads Authority: INVERELL SHIRE COUNCIL

DoI Ref: 18/04373#34



[n2018-3594]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE 1

Parish: Bonshaw
County: Arrawatta
Land District: Inverell

LGA: Inverell Shire

DESCRIPTION: Parish of Bonshaw, County of Arrawatta: Crown public road north of Lot 41 DP 750073

and road north of Lot 7013 DP 1028606, as shown in red on the diagram below.

SCHEDULE 2

Roads Authority: INVERELL SHIRE COUNCIL

DoI Ref: 18/04373#35



[n2018-3595]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Curtis, Nevertire, Gobabla; County – Oxley

Land District – Warren: LGA – Warren

Road Disposed: Lots 2-4 DP 1243252, Lot 5 DP 1243255

File No: 16/10842

[n2018-3596]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Swatchfield, Walbrook; Counties – Westmoreland, Georgiana

Land District – Bathurst; LGA – Oberon

Road Disposed: Lots 1-2 DP 1243571

File No: 09/07065

[n2018-3597]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

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

Road Disposed: Lots 1-2 DP 1239027

File No: 17/02514

[n2018-3598]

LOCAL LAND SERVICES ACT 2013

I, Paul Toole, being the Minister administering the *Crown Land Management Act 2016*, do hereby order that pursuant to section 106 of the *Local Land Services Act 2013*, the establishment of the Public Watering Place (PWP) specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

The Hon. Paul Toole, M.P. Minister for Lands and Forestry

SCHEDULE

COLUMN 1 COLUMN 2

Public Watering Place No.: 321

That part within Lot 82 DP1237470 for an area of 4.86 ha

Locality: Goodooga

That part within Lot 85 DP1237470 for an area

of 2.76 ha

Parish: Cowga County: Narran

Gazette: 20 May 1898

Note: The land specified in Column 2 is being used as public road.

File Reference: 17/06022

[n2018-3599]

REVOCATION OF RESERVATION OF CROWN LAND

In pursuance of Section 61A of the *Commons Management Act 1989*, the setting aside of Crown land as a common as specified in Column 1 of the Schedule hereunder, is hereby revoked to the extent specified opposite thereto in Column 2 of the Schedule.

The Hon. Paul Toole, M.P. Minister for Lands and Forestry

SCHEDULE

COLUMN 1

Reserve No: 16047 Purpose: Common Notified: 8 August 1892 Locality: Goodooga Parish: Cowga

Parish: Cowga County: Narran

File Reference: 09/04245

Reserve No: 72693 Purpose: Common Notified: 14 May 1948 Locality: Goodooga Parish: Cowga County: Narran

File Reference: WL86R34-2

COLUMN 2

That part within Lot 81 DP1237470 for an area of 1.057 ha

That part within Lot 86 DP1237470 for an area

of 0.1662 ha

Note: The land specified in Column 2 is being used as public road.

File Reference: 17/06022

[n2018-3600]

DEDICATION OF CROWN LAND AS PUBLIC ROAD

IT is hereby notified that in pursuance of Section 12 of the *Roads Act 1993*, the crown land particularised below is, from the date of publication of this notice, dedicated as public road. The public road hereby dedicated is declared not to be crown road within the meaning of the *Roads Act 1993*.

The Hon. Paul Toole, M.P. Minister for Lands and Forestry

Description

Parish – Cowga County – Narran Land District – Brewarrina

LGA – Brewarrina

Lot/DP	
81/1237470	
82/1237470	
85/1237470	
86/1237470	

Note: Affected parts of Crown Reserves 16047, 72693, 230019, and 1013814 are hereby revoked by this dedication.

File Reference: 17/06022

[n2018-3601]

REVOCATION OF RESERVATION OF CROWN LAND

Pursuant to Section 2.11 of the *Crown Land Management Act 2016*, the reservation of Crown specified in Column 1 of the Schedule hereunder is revoked to the extent specified opposite thereto in Column 2 of the Schedule.

The Hon. Paul Toole, M.P. Minister for Lands and Forestry

SCHEDULE

COLUMN 1

COLUMN 2

That part within Lot 86 DP1237470 for an area of 0.1662

Reserve No.: 230019 Purpose: Public Recreation Notified: 8 May 1987 Locality: Goodooga

ha

Parish: Cowga County: Narran

File Reference: WL87R8-1

Note: The land specified in Column 2 is being used as public road.

File Reference: 17/06022

[n2018-3602]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the *Roads Act 1993* and the savings and transitional provisions set out in clause 19A and 44 of Schedule 7 to the *Crown Land Management Act 2016*, which provide the Minister for Lands with the power to close council roads under the provisions of the *Roads Act 1993* as in force immediately before the amendments had effect 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 – Beargamil & Curumbenya; County – Ashburnham Land District – Parkes: LGA – Parkes

Road Closed: Lots 1 & 2 DP1245257:

File No: 18/03571:JT

SCHEDULE

On closing, the land within Lots 1 & 2 DP1245257 will remain vested or will become vested in the State of New South Wales as Crown land.

[n2018-3603]

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

The Hon. Paul Toole, MP Minister for Lands and Forestry

SCHEDULE 1

Parish – Morisset County – Northumberland

Land District – Wyee

Local Government Area – Lake Macquarie

Crown public road at Wyee being part Forest Road, adjacent to Lot 7004 DP 1128003, as highlighted in the diagram below.

200000 2000775242 200000 2000775242 200000 2000775242 2000000 2000775242

Roads Authority: Lake Macquarie Council

Councils Reference: DA/832/2018 Lands File Reference: 18/07381

[n2018-3604]

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown Road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

The Hon Paul Toole, MP Minister for Lands and Forestry

SCHEDULE 1

Parish: Crackenback
County: Wallace
Land District: Cooma

LGA: Snowy Monaro Regional

DESCRIPTION: Road within Lots 6 DP 880342, 102 DP 756690 and 102 DP 775915 as shown by red edge on diagram below.

SCHEDULE 2

Roads Authority: Snowy Monaro Regional Council's Ref: Council Resolution 299/17

DoI Ref: 18/00700#02



SCHEDULE 1

Parish & Town: Grabben Gullen

County: King

Land District: Crookwell

LGA: Upper Lachlan Shire

DESCRIPTION: Road south of Lot 404 DP 754115 and part south of Lot 405 DP 754115 as shown by red edge on diagram below.

SCHEDULE 2

Roads Authority: Upper Lachlan Shire

Council's Ref: Rose Street Grabben Gullen

DoI Ref: 17/11653#02



[n2018-3605]

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

The Hon. Paul Toole, MP Minister for Lands and Forestry

SCHEDULE 1

Parish – Morisset

County - Northumberland

Land District - Morisset

Local Government Area – Lake Macquarie

Crown public road at Morisset being part Ettalong Road, adjacent to Lot 84 DP 755242, as highlighted in the diagram below.





Roads Authority: Lake Macquarie Council

Councils Reference: DA/190/2018 Lands File Reference: 18/07487

[n2018-3606]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Cullinga; County – Harden

Land District - Young; LGA - Cootamundra-Gundagai Regional

Road Disposed: Lot 2 DP 1243669

File No: 18/00674

[n2018-3607]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish - Wallendoon; County - Harden

Land District - Young; LGA - Cootamundra-Gundagai Regional

Road Disposed: Lot 4 DP 1243670

File No: 18/00669

[n2018-3608]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Cullinga; County – Harden

Land District – Cootamundra; LGA – Cootamundra-Gundagai Regional

Road Disposed: Lot 1 DP 1243672

File No: 18/00668

[n2018-3609]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Merimborough; County – Baradine Land District – Narrabri; LGA – Narrabri Road Disposed: Lot 3 DP 1243892

File No: 18/02672

[n2018-3610]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry Crown reserve code of conduct: For non-council Crown land managers and commons trusts (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Noel Richard Gordon Kinsey (new	Nevertire Public Hall Land Manager	Dedication No. 520086
member)		Public Purpose: Public Hall
Kim Ian Russ (re-appointment)		Notified: 11 September 1936
Heather Joy Druce (re-appointment)		•
, , ,		File Reference: DB81R67-003
For a term commencing 25 October 2018 and expiring 24 October 2023.		

[n2018-3611]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Warren John Croake (re-	Windeyer Recreation Reserve Land	Reserve No. 36326
appointment)	Manager	Public Purpose: Public Recreation
George Innes Montgomerie	_	Notified: 5 September 1903
Hamilton (re-appointment)		-
, , , ,		File Reference: DB80R113-003
For a term commencing 25 October		
2018 and expiring 24 October 2023.		

[n2018-3612]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Debra Cook (new member) Suzanne Robens (new member)	Nerriga Craft And Museum Centre Land Manager	Reserve No. 97138 Public Purpose: Public Recreation Notified: 20 January 1984
For a term commencing the date of this notice and expiring 3 September 2020.		File Reference: GB84R2-003

[n2018-3613]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
William Ross Hoffman (reappointment) For a term commencing the date of	Urbenville (R83461) Reserve Land Manager	Reserve No. 83461 Public Purpose: public recreation, showground Notified: 22 September 1961
this notice and expiring 26 September 2023.		File Reference: 13/11027

[n2018-3614]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Christine May Wursten (new member)	Tallong Public Hall And Recreation Land Manager	Reserve No. 88933 Public Purpose: public hall, public recreation
For a term commencing the date of this notice and expiring 11 July 2023.		Notified: 15 June 1973 File Reference: GB91R56-002

[n2018-3615]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Rocco Andrew Catanzariti (new member)	Post School Options/Ningana (R.83392) Reserve Land Manager	Reserve No. 83392 Public Purpose: Community Purposes
For a term commencing the date of this notice and expiring 23 June 2023.		Notified: 11 August 1961 File Reference: GH93R45-002

[n2018-3616]

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

Pursuant to clause 4(1) of Schedule 5 to the *Crown Land Management Act 2016*, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as board members for the statutory land manager specified opposite in Column 2, which has been appointed as Crown land manager of the land referred to in Column 3 of the Schedule.

It is a condition of the appointment that the board member must comply with the Department of Industry *Crown reserve code of conduct: For non-council Crown land managers and commons trusts* (as may be amended or replaced from time to time).

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Donald MacLean (new member) Judith Eady (new member) Joanne Trengove (re-appointment)	Gulgong Showground Land Manager	Dedication No. 520111 Public Purpose: Showground Notified: 8 January 1884
For a term commencing 3 December 2018 and expiring 2 December 2023.		Reserve No. 82984 Public Purpose: Future Public Requirements Notified: 13 January 1961 File Reference: DB80R158-004

[n2018-3617]

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the *Roads Act 1993* the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are 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 – Crosby & Derringullen; County – King Land District – Yass; LGA – Yass Valley

Road Closed: Lot 2 DP1229517, Lot 3 DP1239869

File No: 14/04995

SCHEDULE

On closing, the land within Lots 2 DP1229517 & 3 DP1239869 will remain vested in The State of New South Wales as Crown land.

[n2018-3618]

NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

The road hereunder described has been disposed of under section 152B of the *Roads Act 1993*. In accordance with section 152H of that Act, the road comprised therein has ceased to be a Crown road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon disposal, title to the land, comprising the former Crown road, is transferred to freehold.

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Terrabile; County – Gowen

Land District - Coonamble; LGA - Gilgandra

Road Disposed: Lot 1 DP 1243517

File No: 09/11771

[n2018-3619]

BC - DUBBO

NOTICE - CROWN LAND TO BE USED OR OCCUPIED FOR OTHER PURPOSE UNDER S 2.18(2)(b)

Pursuant to section 2.18(2)(b) of the Crown Land Management Act 2016, the Crown land specified in Column 2 of the following Schedule is proposed to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the following Schedule.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1 pipeline

(relevant interest - Licence 599456)

Column 2

Reserve No. 30490

Public Purpose: camping, travelling stock

Notified: 13 January 1900 File Reference: 18/06870

Schedule

Column 1 pipeline

(relevant interest - Licence 599456)

Column 2

Reserve No. 68517

Public Purpose: travelling stock Notified: 28 July 1939 File Reference: 18/06870

Schedule

Column 1 communication facilities

(relevant interest - Licence 600230)

Column 2

Reserve No. 81797

Public Purpose: regeneration area

Notified: 24 July 1959 File Reference: 08/6163

Schedule

Column 1 pipeline

(relevant interest - Licence 599456)

Column 2

Reserve No. 84334 **Public Purpose: generally** Notified: 22 March 1963 File Reference: 18/06870

Schedule

Column 1

pipeline

Column 1

pump site

pipeline

(relevant interest - Licence 599456)

Column 2

Reserve No. 96928

Public Purpose: public recreation

Notified: 26 August 1983 File Reference: 18/06870

Schedule

Column 2

Reserve No. 54826

Public Purpose: travelling stock Notified: 9 September 1921 File Reference: 16/06697

Column 1

grazing

(relevant interest - Licence 582173)

(relevant interest - Licence 570571)

(relevant interest - Licence 570571)

Schedule Column 2

Reserve No. 81412

Public Purpose: public recreation

Notified: 20 February 1959 File Reference: 17/02979

Schedule

Column 1 Column 2 Reserve No. 97632 grazing (relevant interest - Licence 592806) **Public Purpose: access** Notified: 28 December 1984 File Reference: 18/00216 Schedule Column 1 Column 2 grazing Reserve No. 1014548 (relevant interest - Licence 582173) Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation Notified: 30 May 2008 File Reference: 17/02979 Schedule Column 1 Column 2 Reserve No. 915 irrigation channel (relevant interest - Licence 588314) Public Purpose: camping, public watering Notified: 23 February 1876 grazing (relevant interest - Licence 588314) File Reference: 17/08519 Schedule Column 1 Column 2 Reserve No. 395 pipeline Public Purpose: access, water supply (relevant interest - Licence 580604) Notified: 5 December 1983 pump site (relevant interest - Licence 580604) File Reference: 17/02161 Schedule Column 1 Column 2 Reserve No. 2419 pump site (relevant interest - Licence 580604) Public Purpose: water pipeline Notified: 25 July 1881 (relevant interest - Licence 580604) File Reference: 17/02161 Schedule Column 1 Column 2 Reserve No. 8238 research (relevant interest - Licence 595824) **Public Purpose: racecourse** Notified: 12 January 1889 irrigation channel (relevant interest - Licence 595824) File Reference: 18/02883 agriculture (relevant interest - Licence 595824) Schedule Column 1 Column 2 irrigation channel Reserve No. 24559 (relevant interest - Licence 595894) Public Purpose: travelling stock Notified: 15 August 1896 File Reference: 18/02911 Schedule Column 1 Column 2 irrigation channel Reserve No. 92467 (relevant interest - Licence 595824) Public Purpose: future public requirements research Notified: 30 May 1980 (relevant interest - Licence 595824) File Reference: 18/02883 agriculture (relevant interest - Licence 595824)

Schedule

Column 2

7656

Column 1

research

(relevant interest - Licence 595824)

pump

(relevant interest - Licence 595824)

irrigation channel

(relevant interest - Licence 595824)

agriculture

(relevant interest - Licence 595824)

dam

(relevant interest - Licence 595824)

Column 1

pump site

(relevant interest - Licence 580604)

pipeline

(relevant interest - Licence 580604)

Column 1

pump site

(relevant interest - Licence 580604)

pipeline

(relevant interest - Licence 580604)

Column 1

boardwalk

(relevant interest - LIcence 586689

File Reference: 17/07122)

concrete ramp

(relevant interest - Licence 586689

File Reference: 17/07122)

pontoon

(relevant interest - Licence 586689

File Reference: 17/07122)

ramp

(relevant interest - Licence 586689

File Reference: 17/07122)

reclamation

(relevant interest - Licence 586689

File Reference: 17/07122)

steps

(relevant interest - Licence 586689

File Reference: 17/07122)

wharf

(relevant interest - Licence 586689

File Reference: 17/07122)

rock armouring

(relevant interest - Licence 586689

File Reference: 17/07122)

Column 1

grazing

(relevant interest - Licence 584271)

Column 1 access to water

(relevant interest - Licence 595540)

Reserve No. 751696

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 18/02883

Schedule

Column 2

Column 2

Reserve No. 1011549

Public Purpose: community purposes, environmental protection,

public recreation, rural services, tourist facilities and services

Notified: 5 May 2006 File Reference: 17/02161

Schedule

Column 2

Reserve No. 1032388

Public Purpose: environmental protection, public recreation

Notified: 21 April 2011 File Reference: 17/02161

Schedule

Column 2

Reserve No. 1012188

Public Purpose: access and public requirements, tourism

purposes and environmental and heritage conservation

Notified: 18 August 2006 File Reference: 17/07122

Schedule

Column 2

Reserve No. 88861

Public Purpose: preservation of trees, resting place

Notified: 23 February 1973 File Reference: 17/05387

Schedule

Column 2

Reserve No. 753641

Public Purpose: future public requirements

Notified: 29 June 2007

File Reference: 18/02629

Column 1 seawall

(relevant interest - Licence 588385) piles

(relevant interest - Licence 588385)

landing/platform

(relevant interest - Licence 588385)

jetty

(relevant interest - Licence 588385)

berthing area

(relevant interest - Licence 588385)

slipway

(relevant interest - Licence 545945)

ramp

(relevant interest - Licence 545945)

pontoon

(relevant interest - Licence 545945)

piles

(relevant interest - Licence 545945)

jetty

(relevant interest - Licence 545945)

boatshed

(relevant interest - Licence 545945)

walkway

(relevant interest - Licence 583986)

steps

(relevant interest - Licence 583986)

steps

(relevant interest - Licence 583986)

sliprails

(relevant interest - Licence 583986)

reclamation

(relevant interest - Licence 583986)

pontoon

(relevant interest - Licence 583986)

piles

(relevant interest - Licence 583986)

jetty

(relevant interest - Licence 583986)

wet area

(relevant interest - Licence 538813)

walkway

(relevant interest - Licence 538813) reclamation

(relevant interest - Licence 538813)

ramp

(relevant interest - Licence 538813) pontoon

(relevant interest - Licence 538813)

boatshed

(relevant interest - Licence 592899)

steps (relevant interest - Licence 592899)

seawall

(relevant interest - Licence 592899) reclamation

(relevant interest - Licence 592899)

jetty (relevant interest - Licence 592899)

deck (relevant interest - Licence 592899)

piles

(relevant interest - Licence 592899)

berthing area

(relevant interest - Licence 592899)

mooring poles

(relevant interest - Licence 585246)

landing/platform

(relevant interest - Licence 585246)

Schedule

Column 2 Reserve No. 56146 **Public Purpose: generally** Notified: 11 May 1923 File Reference: 17/08016

landing/platform (relevant interest - Licence 585246) jetty (relevant interest - Licence 585246) ramp (relevant interest - Licence 585246) retaining wall (relevant interest - Licence 582416) residence (relevant interest - Licence 582416) reclamation (relevant interest - Licence 582416) pontoon (relevant interest - Licence 582416) ramp (relevant interest - Licence 582416) swimming pool (relevant interest - Licence 582416) deck (relevant interest - Licence 582416) ramp (relevant interest - Licence 593006) pontoon (relevant interest - Licence 593006) concrete ramp (relevant interest - Licence 593006) boatshed (relevant interest - Licence 593006) steps (relevant interest - Licence 578691) piles (relevant interest - Licence 578691) jetty (relevant interest - Licence 578691) deck (relevant interest - Licence 578691) jetty (relevant interest - Licence 563513) rock armouring (relevant interest - Licence 586689) wharf (relevant interest - Licence 586689) steps (relevant interest - Licence 586689) reclamation (relevant interest - Licence 586689) ramp (relevant interest - Licence 586689) pontoon (relevant interest - Licence 586689) concrete ramp (relevant interest - Licence 586689) boardwalk (relevant interest - Licence 586689) site investigation (relevant interest - Licence 587909) pipeline (relevant interest - Licence 580604) pipeline (relevant interest - Licence 570571) pump site (relevant interest - Licence 580604) pump site (relevant interest - Licence 570571)

> Schedule Column 2

seawall (relevant interest - Licence 588385) piles (relevant interest - Licence 588385) landing/platform (relevant interest - Licence 588385) jetty (relevant interest - Licence 588385) berthing area (relevant interest - Licence 588385) slipway (relevant interest - Licence 545945) ramp (relevant interest - Licence 545945) pontoon (relevant interest - Licence 545945) piles (relevant interest - Licence 545945) jetty (relevant interest - Licence 545945) boatshed (relevant interest - Licence 545945) walkway (relevant interest - Licence 583986) (relevant interest - Licence 583986) steps (relevant interest - Licence 583986) sliprails (relevant interest - Licence 583986) reclamation (relevant interest - Licence 583986) pontoon (relevant interest - Licence 583986) piles (relevant interest - Licence 583986) jetty (relevant interest - Licence 583986) wet area (relevant interest - Licence 538813) walkway (relevant interest - Licence 538813) reclamation (relevant interest - Licence 538813) ramp (relevant interest - Licence 538813) pontoon (relevant interest - Licence 538813) boatshed (relevant interest - Licence 592899) steps (relevant interest - Licence 592899) seawall (relevant interest - Licence 592899) reclamation (relevant interest - Licence 592899) jetty (relevant interest - Licence 592899) deck (relevant interest - Licence 592899) piles (relevant interest - Licence 592899) berthing area (relevant interest - Licence 592899) mooring poles (relevant interest - Licence 585246) landing/platform (relevant interest - Licence 585246) landing/platform (relevant interest - Licence 585246) jetty (relevant interest - Licence 585246)

Reserve No. 1011268

Public Purpose: future public requirements

Notified: 3 February 2006 File Reference: 17/08016

ramp

(relevant interest - Licence 585246) retaining wall (relevant interest - Licence 582416) residence (relevant interest - Licence 582416) reclamation (relevant interest - Licence 582416) ramp (relevant interest - Licence 582416) pontoon (relevant interest - Licence 582416) swimming pool (relevant interest - Licence 582416) deck (relevant interest - Licence 582416) ramp (relevant interest - Licence 593006) pontoon (relevant interest - Licence 593006) concrete ramp (relevant interest - Licence 593006) boatshed (relevant interest - Licence 593006) steps (relevant interest - Licence 578691) piles (relevant interest - Licence 578691) jetty (relevant interest - Licence 578691) deck (relevant interest - Licence 578691) jetty (relevant interest - Licence 563513)

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

Other Government Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that AUSTRALASIAN SOCIETY FOR INFECTIOUS DISEASES (ASID) INCORPORATED (INC9896525) became registered under the *Corporations Act 2001* as AUSTRALASIAN SOCIETY FOR INFECTIOUS DISEASES LIMITED (ACN: 155 632 698), a company limited by guarantee, on 14 September 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Peter Morris
Delegate of the Commissioner,
NSW Fair Trading
15 October 2018

[n2018-3621]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **GENERATE SERVICES INCORPORATED** (INC9884383) became registered under the *Corporations Act 2001* as **GENERATE SERVICES LIMITED** (ACN 627 677 696) a company limited by guarantee on 13 September 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Lin Cummings
Delegate of the Commissioner,
NSW Fair Trading
17 October 2018

[n2018-3622]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 76

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

AUSTRALIA – KOREA BUSINESS COUNCIL (AKBC) INCORPORATED	INC9894882
AUSTRALIAN HORSE WELFARE INCORPORATED	INC9896633
AUSTRALIAN LAWYERS PHIL-HELLENIC ASSOCIATION INCORPORATED	INC9888573
BEGA VOLLEYBALL CLUB INCORPORATED	Y1877442
BINGARA RUGBY LEAGUE FOOTBALL CLUB INC	Y0884600
ENJOYLIFE CHURCH INCORPORATED	INC9876416
ERMINGTON WEST OUT OF SCHOOL HOURS CARE INCORPORATED	Y1239727
FALEMAAMA GRIFFITH CHRISTIAN CENTRE INCORPORATED	INC9880116
FINANCIAL SERVICES INTERNATIONAL INC	INC1700661
GRENFELL GUN CLUB INC	Y1344439
GRIFFITH CITY FOOTBALL CLUB INCORPORATED	INC9892528
GUNDAGAI TOUCH FOOTBALL ASSOCIATION INCORPORATED	Y2904223
HUNTER CONNECT FAMILIES INCORPORATED	INC9894939
MOREE FOOTBALL CLUB INCORPORATED	INC9892560
MUDFEST INCORPORATED	INC9884174

MUSEUM MINIATURE RAILWAY INCORPORATED	Y2815221
NORTH COAST PIPES AND (COFFS) DRUMLINE INCORPORATED	INC9892640
NOW NOW MUSIC INCORPORATED	INC9892947
OAK FLATS PROGRESS SOCIETY INCORPORATED	INC9895233
OPEN HOUSE CHURCH INCORPORATED	INC9893101
PANDANUS PEOPLE INCORPORATED	INC9891127
PORTUGUESE FOLKLORIC DANCING GROUP – ALDEIAS DE PORTUGAL INCORPORATED	INC9884947
RIVERLANDS CHRISTIAN CHURCH INCORPORATED	INC9876719
ROBERTSON DISTRICT JUNIOR RUGBY LEAGUE FOOTBALL CLUB INCORPORATED	INC9876961
SPRINGVALE SOCIAL CLUB INCORPORATED	INC9882370
STONECUTTERS SOCIAL GOLF CLUB INCORPORATED	INC9881781
SYDNEY RED DEVILS BASEBALL INCORPORATED	INC9894760
SYDNEY WOMEN'S BASEBALL LEAGUE INCORPORATED	INC9882858
TAMWORTH AND DISTRICT LIQUOR ACCORD INC	INC9895066
THE KURRAJONG SCARECROW FESTIVAL INCORPORATED	INC9887180
THE MURRAYFIELD CLUB INCORPORATED	Y2927010
WAGGA & DISTRICT KART RACING CLUB INCORPORATED	INC9889968
WESTERN SYDNEY HAINAN ASSOCIATION INCORPORATED	INC9883537
WHITEBRIDGE TENNIS CLUB INC	Y0939404
WOMEN'S COMMUNITY SERVICES INCORPORATED	INC1500644

Cancellation is effective as at the date of gazettal.

Dated this 17th day of October 2018.

Christine Gowland Delegate of the Commissioner NSW Fair Trading

[n2018-3623]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

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

CAMDEN DISTRICT CARE INCORPORATED	Y0244744
HUNTER – CENTRAL COAST TENANTS ADVISORY COUNCIL INCORPORATED	Y0179134
MASONS AND FRIENDS INCORPORATED	INC1300479
REACH FOR INCORPORATED	INC1400945
RIGHTS HOUSE INCORPORATED	INC9893305
WELLNESS AND LEISURE CENTRE FOR ADULTS INC	Y2018448

Cancellation is effective as at the date of gazettal.

Dated this 17 October 2018.

Robyne Lunney Delegate of the Commissioner NSW Fair Trading

[n2018-3624]

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

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

Dubbo 10:00am 22 July 2019 (1 week)

Dubbo 10:00am 16 September 2019 (4 weeks)

Dated this 10th day of October 2018

Justice D Price AM Chief Judge

[n2018-3625]

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to assign the names:

Douglass Creek for a creek located in the vicinity of Thomas Hassall Avenue in the suburb of Middleton Grange. The creek flows in a south easterly direction for approximately 2km into Hinchinbrook Creek in the suburb of Len Waters Estate.

Hopkins Creek for a creek that rises approximately 20m north east of the intersection of Lowry Avenue and Twenty Third Avenue in the suburb of West Hoxton. The creek flows in a north easterly direction for 2.75km, through the suburbs of Hoxton Park and Hinchinbrook.

Beard Creek for a creek that rises approximately 5m north of Storey Avenue in the suburb of West Hoxton. The creek flows in a generally north easterly direction for approximately 4.6km into Cabramatta Creek in the suburb of Hoxton Park.

Bayhorse Creek for a creek that rises near the intersection of Alpine Place and Sarah Hollands Drive in the suburb of Carnes Hill. The creek flows in a north easterly direction for approximately 1km into Cabramatta Creek.

Soldiers Creek for a creek in the vicinity of Tanga Road in the suburb of Edmondson Park. The creek flows in a north easterly direction for approximately 2.6km into an unnamed watercourse east of the intersection of Dalmeny Drive and Ash Road in the suburb of Prestons.

The position and extent for these features is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from Wednesday 17 October to Saturday 24 November 2018. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@finance.nsw.gov.au or written submissions mailed to 346 Panorama Ave, Bathurst, NSW 2795.

In accordance with Section 9 of the *Geographical Names Act 1966*, all submissions lodged may be subject to a Government Information (Public Access) application and may be viewed by a third party to assist the Board in considering this proposal.

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

[n2018-3626]

LORD HOWE ISLAND ACT 1953

Notice of Transfer of Perpetual Lease 1993/03

Margaret Beazley, by Deputation from His Excellency the Governor, with the advice of the Executive Council, pursuant to section 23(2) of the *Lord Howe Island Act 1953* has approved the transfer of Perpetual lease 1993.03 by way of sale from John Michael Whitfield as Trustee of the Estate of the Late Eleni May Shick to Tanya Lee Brcina, Taylah Liesse Kent and Lee Phillip Kent as tenants in common in equal shares and the subsequent transfer of Perpetual lease 1993.03 by way of mortgage to the Westpac Banking Corporation.

Dated this 10th day of October 2018

His Excellency General The Honourable David Hurley, AC DSC (Ret'd), Governor of the State of New South Wales in the Commonwealth of Australia.

By His Excellency's Command

The Hon GABRIELLE UPTON MP Minister for the Environment

[n2018-3627]

LORD HOWE ISLAND ACT 1953

Notice of Transfer of Perpetual Lease 1985/01

Margaret Beazley, by Deputation from His Excellency the Governor, with the advice of the Executive Council, pursuant to section 23(2) of the *Lord Howe Island Act 1953* has approved the transfer of Perpetual Lease 1985.01 by way of Mortgage from James Lonergan and Kara Lonergan to Westpac Banking Corporation.

Dated this 10th day of October 2018

His Excellency General The Honourable David Hurley, AC DSC (Ret'd), Governor of the State of New South Wales in the Commonwealth of Australia.

By His Excellency's Command

The Hon GABRIELLE UPTON MP Minister for the Environment

[n2018-3628]

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER - Withdrawal of Drug Authority

ERRATUM

In the notice published in NSW Government Gazette No 76 of 3 August 2018, number n2018-2582, the words "MED1182777" are replaced with "MED0001182777". This notice corrects that error.

The gazettal date remains 3 August 2018.

ELIZABETH KOFF Secretary NSW Health

[n2018-3629]

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER – Withdrawal of Drug Authority

ERRATUM

In the notice published in NSW Government Gazette No 100 of 28 September 2018, number n2018-3352, the words "2145" are replaced with "2153". This notice corrects that error.

The gazettal date remains 28 September 2018.

ELIZABETH KOFF Secretary NSW Health

[n2018-3630]

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER - Withdrawal of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on **John NEGUS (PHA0001123072)** of Terrigal NSW 2260 prohibiting him, until further notice, as a pharmacist, from supplying or having possession of, or manufacturing any preparation, admixture or extract of a drug of addiction as authorised by Clauses 101(1) and 102 of the Regulation.

This Order is to take effect on and from 18 October 2018.

Dated at Sydney, 16 October 2018

Elizabeth Koff Secretary, NSW Health

[n2018-3631]

SURVEYING AND SPATIAL INFORMATION ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying and Spatial Information Act 2002, Section 10A (3), the undermentioned Land Surveyors has been restored to the Register of Surveyors.

Name	Date of Original Registration	Removal Date	Restoration Date
McLAURIN James Robert	11 August 1985	01 September 2018	01 October 2018
Narelle Underwood President			
Shane Oates Registrar			

[n2018-3632]

Annual Determination

Report and determination under section 13 of the Statutory and Other Offices Remuneration Act 1975

04 October 2018

Background

- Section 13 of the Statutory and Other Offices Remuneration Act 1975 (the SOOR Act)
 requires the Tribunal, each year, to make a determination on the remuneration to be
 paid to office holders. "Remuneration" is defined in section 10A as salary or
 allowances paid in money.
- 2. Schedule 6, Part 3, clause (3)(2) of the SOOR Act provides for the determination in respect to the office of Governor to be taken as a determination under section 13 in the following terms:

3 Governor's salary

- (1) On, or as soon as practicable after, the commencement of the Constitution Amendment (Governor's Salary) Act 2003, the Tribunal is to make a determination of the remuneration to be paid to the holder of the office of Governor as on and from the day specified for that purpose in the determination (which may, but need not, be the day on which that Act commences).
- (2) A determination under this clause is taken to be a determination under section 13. However, sections 17 (2) and 20 (1) (b) do not apply to a determination under this clause.
- (3) A determination under this clause comes into force, or is taken to have come into force, on the day specified for that purpose in the determination (which may, but need not, be the day on which the Constitution Amendment (Governor's Salary) Act 2003) commences.
- 3. The effect of the above clause is that an annual determination in respect of the Governor's salary does not take effect from 1 July. Instead, annual determinations of the Governor's salary take effect from the anniversary of the commencement of the Tribunal's special determination made on 5 June 2014. That special determination took effect on or after the commencement date of the Constitution Amendment (Governor's Salary) Act 2003, that being 2 October 2014.

Government Wages Policy

- 4. The Tribunal is required, when making determinations under Part 3 of the SOOR Act, to give effect to any policy concerning the remuneration of office holders as declared by the regulations. Section 6AB of the SOOR Act applies to the Tribunal's determinations in respect of the Governor. Government policy concerning the remuneration of office holders to which Part 3 of the SOOR Act applies is declared in the Statutory and Other Offices Remuneration (Judicial and Other Office Holders) Regulation 2013 (the SOOR Regulation).
- 5. In accordance with the SOOR Regulation any increase the Tribunal may determine in excess of 2.5 per cent can only be paid if sufficient officer-related cost savings for the office holder have been achieved to fully offset the increased officer-related costs resulting from increased payment.

2017 Determination

6. On 29 August 2017 the Tribunal determined that the Governor would receive a 2.5 per cent increase in salary to \$479,330 with effect on and from 2 October 2017.

2018 Determination

Government Submission

- 7. The Tribunal invited Mr Tim Reardon, Secretary of the Department of Premier and Cabinet, to make a submission on behalf of the Government prior to making its annual report and determination.
- 8. Mr Reardon provided the Government submission to the Tribunal on 12 September 2018, which supports an increase of 2.5 per cent:

'The NSW Government supports the Statutory and Other Offices Remuneration Tribunal determining an increase of 2.5 per cent in relation to the remuneration for the Governor of NSW effective from 2 October 2018.

Such a determination would be appropriate and consistent with the NSW wages

policy and reflects the NSW Government's intent, pursuant to section 6AB of the Statutory and Other Offices Remuneration (Judicial and Other Office Holders)
Regulation 2013.'

Conclusion

9. The Tribunal, after having regard to the provisions of section 6AB of the SOOR Act, determines an increase of 2.5 per cent for the remuneration payable to the holder of the office of Governor, effective on and from 2 October 2018 pursuant to section 13 and Part 3 of Schedule 6 of the SOOR Act. The new rate is as set out in the determination below.

Annual Determination of Remuneration

Annual determination of the remuneration to be paid to the holder of the office of Governor of New South Wales effective on and from 2 October 2018.

Public Office Holder	Salary per annum
Governor	\$491,310

The Statutory and Other Offices Remuneration Tribunal

Signed

Richard Grellman AM

Dated: 04 October 2018

[n2018-3633]

Practice Note DC (Civil) No. 1B

Online Court and the General List in Sydney

This Practice Note is issued under sections 56 and 57 of the *Civil Procedure Act* 2005 and is intended to facilitate the just, quick and cheap resolution of the real issues in all proceedings before the Court. It applies to all matters in the General List in Sydney commencing 31 October 2018. This Practice Note is to be read in conjunction with Practice Note 1.

1. Definitions

1.1 In this Practice Note:

"court date" means a date on which the proceeding is listed for case management.

"CPA" means Civil Procedure Act 2005.

"delegate" means a managing lawyer or employed support staff member who is registered as a delegate by the practitioner on the record via the Online Registry Website.

"OCR" means Online Court Record.

"OLC" means Online Court.

"ORW" means Online Registry Website.

"party" means a party to a proceeding, and includes a practitioner on the record who is representing the party in the proceeding and any delegate of the practitioner.

"practitioner" means legal practitioner.

"UCPR" means the Uniform Civil Procedure Rules 2005.

2. Purpose and application

- 2.1 The object of this Practice Note is to minimise the cost and inconvenience of in-person court appearances by enabling parties to make online requests without the need to attend court.
- 2.2 The OLC is to be used for case management of matters in the General List in accordance with this Practice Note and Practice Note 1, unless the Court otherwise orders.

3. Conduct in the Online Court

- 3.1 The OLC is a virtual courtroom, authorised by Schedule 1 to the *Electronic Transaction (ECM Courts) Order 2005*. It may only be used for issues that may be considered and determined by the Court.
- 3.2 The OLC is not to be used for communications solely between the parties.
- 3.3 Parties must conduct themselves and use language in the OLC as they would during an in-person court appearance. Parties must adhere to professional etiquette and courtesy in the OLC.
- 3.4 Parties must keep their User Name and Password secure.
- 3.5 The Court may, from time to time, give instructions as to:
 - (a) the acceptable length of reasons for requests and messages in the OLC;and
 - (b) the time and date by which requests and responses to requests must be made.
- 3.6 Failing to submit requests, responses, counter requests or consents in the OLC in accordance with the timeframes described within this Practice Note or

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- in accordance with timeframes otherwise ordered by the Court will be treated as a non-appearance in the proceedings. Further non-appearance may result in the proceedings being dismissed.
- 3.7 If a message is submitted to the OLC by a delegate for a practitioner on the record, the practitioner is taken to have affirmed to the Court that he or she has actual knowledge of its contents.
- 3.8 Undertakings given in the OLC by parties are as binding as if the undertaking were given in an in-person courtroom appearance.
- 3.9 Parties will be notified by email when a message has been sent in the OLC.

4. Commencement in the Online Court

- 4.1 When a proceeding enters the General List and each of the parties is a registered user of the ORW, the proceeding is eligible for the OLC and will be activated for the OLC.
- 4.2 All parties will be notified immediately by email that the proceeding is eligible and has been activated for the OLC.
- 4.3 Parties in matters eligible to be managed by the OLC must use the OLC for case management unless exceptional reasons are demonstrated or the Court otherwise orders.

5. How matters will be dealt with in Online Court

Case Management Orders

- 5.1 The following communications, where applicable, are to be made in the OLC *prior* to each court date:
 - (a) Request: a party may make a request for orders.

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- (b) Response: each other party will be automatically notified of the request, and is to respond by consenting to the request or making a counter request.
- (c) Counter request: each other party will be automatically notified of the counter request. If a counter request is made, each other party is to respond by indicating their consent or opposition to the counter request.
- (d) Consent: when all parties have consented to a request it is then forwarded to the Court to consider.
- 5.2 As far as practicable, parties will communicate between themselves and come to an agreed position as to the orders sought prior to submitting a request in the OLC.
- 5.3 Any terms agreed between the parties should be explicitly included as orders sought in the request.
- 5.4 All requests or counter requests made in the OLC must be supported with reasons.
- 5.5 All requests must be completed by 2pm, three business days prior to the next court date.
- 5.6 All consents or counter requests must be completed by 6pm, three business days prior to the next court date.
- 5.7 If communications, including both a request and/or a response to a request, are not received in the OLC by the times specified in paragraphs 5.5 and 5.6 above, all the parties are required to attend in person on the court date in accordance with the requirement of Practice Note 1, in particular paragraph 4.

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5.8 If parties are required to attend Court they must be prepared to address the matters in paragraph 8 below.

Hearing Dates

5.9 Hearing dates with estimates of 5 days or more should not be requested through the OLC. Parties must attend a listing to obtain a hearing date of 5 days or more and comply with Practice Note 1, paragraph 9. The necessity to list the matter to obtain a hearing date will exempt the parties from paragraph 10 of this Practice Note.

6. Court Orders

When the Court makes an order in the OLC an automatic email will be sent to all parties informing them of the order.

7. Messaging

- 7.1 At any time in the OLC:
 - (a) A party may send a message to the Court regarding any case management issues between the parties; and
 - (b) The Court may choose to send a message to the parties if it appears there are case management issues requiring resolution.
 - (c) Messages are not to be sent as a substitute for the procedure of obtaining case management orders in paragraph 5.
 - (d) Exceptions to using messages for the case management order process may include the following:
 - Notification of urgent matters to be brought to the attention of the Court.

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- ii. Notification that a matter has resolved.
- 7.2 Messages sent will be visible to all parties.
- 7.3 Messages must be relevant to the topic under discussion, concise and posted in a timely manner.
- 7.4 The Court may give instructions as to the length of messages, the content of messages and the time and date by which messages must be received.

8. Costs

- 8.1 The Court may determine that the parties are required to attend in person on a court date and will make orders accordingly.
- 8.2 On a listing date at which the parties are required to appear in person, the Court may of its own motion consider making orders for costs, and/or consider any application for costs from parties to cover the costs of appearance in person and/or costs of preparation of any OLC request.
- 8.3 In determining the costs application, the Court may take into account any relevant consideration, including without limitation:
 - (a) Any failure of a party or parties to respond to a request, counter a request or consent to a request (s 56(5) CPA);
 - (b) Whether the in-person court appearance could have been avoided if the party had responded to an OLC request; and
 - (c) Whether there is a reasonable explanation for the party or parties not responding to an OLC request.

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8.4 Costs will be ordered against a party or a practitioner for failure to adequately explain or address matters in 8.3 (a) to (c) under paragraph 4.4 of Practice Note 1 and section 99 of the CPA.

9. Terminating or Extending an Online Court request

- 9.1 An OLC request may be terminated at any time by the Court and the proceeding listed for resolution at an in-person court appearance before the Court.
- 9.2 The Court may terminate an OLC request and direct the parties to re-submit a further request.
- 9.3 The Court may adjourn a listing to extend the time to consider an Online Court request or direct the parties to prepare a further online request.

10. Documents

- 10.1 Documents can be attached as part of a request or attached to a message.
 Any attached documents will be viewable by all parties and the Court.
- 10.2 Where parties require documents to be formally filed, they should do so via the ORW and not via the OLC.
- 10.3 Documents cannot be accepted for filing in the OLC.

11. Obtaining copy of Online Court Record

11.1 All activity in the OLC including requests, consents, counter requests and messages will be recorded in the OCR and will be visible to all parties and the Court.

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11.2 Any person may make a request to the Court for a printed copy of the OCR.

The printed copy of the OCR may be provided, subject to any suppression order or other restrictions that might apply to the proceeding.

The Hon. Justice D.M. Price A.M.
Chief Judge
16 October 2018

[n2018-3634]

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COUNCIL NOTICES

BATHURST REGIONAL COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Bathurst Regional Council declares with the approval of His Excellency the Governor that the land described in the Schedule below, is acquired by compulsory process in accordance with the provisions of the *Land Acquisition* (Just Terms Compensation) Act 1991 for public road widening.

Dated at Bathurst this 17th day of October 2018.

David Sherley General Manager

SCHEDULE

4/1209706 being part of the land comprised in Certificate of Title 70/755785.

[n2018-3635]

KYOGLE COUNCIL

ROADS ACT 1993

Section 10

Dedication of Land as Public Road

Notice is hereby given that Kyogle Council, pursuant to section 10 of the *Roads Act 1993*, the land described in the Schedule below is dedicated as a public road. Dated 17th October, 2018. GRAHAM KENNETT, General Manager, Kyogle Council, 1 Stratheden Street, KYOGLE NSW 2474.

SCHEDULE

Lot 2 DP 841692, Parish of Hanging Rock, County of Rous and situate at Kyogle Road, Kyogle NSW 2474

[n2018-3636]

MID-COAST COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
WALLABY CREEK CLOSE	Failford
Description	
Open Access Way coming off Heather Close (not a public road – its a community title open accessway). 408 Failford Road, Failford (Lot 2 DP 1009278)	

Name	Locality	
PACIFIC CAPE CIRCUIT	Forster	
Description		
Private road within Lot 83 DP 262684 – Karloo St, Forster		

ADRIAN PANUCCIO, General Manager, Mid-Coast Council, PO Box 450, FORSTER NSW 2428

GNB Ref: 0218 [n2018-3637]

SHELLHARBOUR CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

WATERFRONT PROMENADE Description connects Cove Boulevard and Aquatic Drive Name Locality TURNSTONE LANE Description connects Brigantine Drive to Cormorant Way Name Locality SHORE COURT Description Runs off Seaside Avenue Name Locality SHOAL LANE SHOAL LANE SHOAL LANE SHOAL LANE SEASIDE AVENUE Description Connects Harbour Boulevard and Oceanfront Drive Name Locality SEABOARD WAY SEABOARD WAY SEABOARD WAY Description connects The Promontory Drive and Rockpool Lane Name Locality SEABOARD WAY SHOAL COVE Description connects The Promontory Drive and Seaboard Way Name Locality SEABOARD WAY SHOAL COVE Description connects The Promontory Drive and Rockpool Lane Name Locality SEABOARD WAY Shell Cove Description connects The Promontory Drive and Rockpool Lane Name Locality SANDERLING CLOSE Shell Cove Description connects to Whimbrel Terrace Name Locality SANDBAR AVENUE Shell Cove Description connects to Whimbrel Terrace Name Locality SANDBAR AVENUE Shell Cove Description connects The Promontory Drive Shell Cove Description Joint Shore Court with Seaside Avenue	Name	Locality		
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	SANDBAR AVENUE	Shell Cove		
Joins Shore Court with Seaside Avenue	Description			
	Joins Shore Court with Seaside Avenue			

Name	Locality	
ROCKPOOL LANE	Shell Cove	
Description		
connects Anchorage Parade and Seaboard Way		
Name	Locality	
OYSTERCATCHER WAY	Shell Cove	
Description	Shell cove	
connects to Whimbrel Terrace		
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MARITIME DRIVE	Locality Shell Cove	
Description	Shell Cove	
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Name	Locality	
LAPWING AVENUE	Shell Cove	
Description		
connects Aquatic Drive to Cormorant Way		
Name	Locality	
JACANA LANE	Shell Cove	
Description		
Joins Brigantine Drive with Cormorant Way		
Name	Locality	
CURLEW AVENUE	Shell Cove	
Description		
connects Whimbrel Terrace to Brigantine Drive		
Name	Locality	
CORMORANT WAY	Shell Cove	
Description		
commences at Brigantine Drive		
Name	Locality	
CIVIC AVENUE	Shell Cove	
Description		
connects Aquatic Drive and Marina Drive		
Name	Locality	
CAY LANE	Shell Cove	
Description	I	
Joins Anchorage Parade and Seaboard Way		
Name	Locality	
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Description Share		
connects Harbour Boulevard and Brigantine DriveCurlew Parkway		
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Name	Locality
WHIMBREL TERRACE	Shell Cove
Description	
connects to Brigantine Drive	

CAREY MCINTYRE, General Manager, Shellharbour City Council, Locked Bag 155, SHELLHARBOUR CITY CENTRE NSW 2529

GNB Ref: 0219 [n2018-3638]

SINGLETON COUNCIL

ERRATUM

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

The notice appearing in the New South Wales Government Gazette No. 105 of 12 October 2018 Folio 7597 by Singleton Council purporting to compulsorily acquire private lands was published in error. This erratum notice revokes that notice.

Jason Linnane General Manager, Singleton Council, PO Box 314, Singleton NSW 2330

Dated: 16 October 2018

[n2018-3639]

PRIVATE NOTICES

CHURCHES OF CHRIST IN NEW SOUTH WALES INCORPORATION ACT 1947

Registration Certificate No. 171

IN accordance with the provisions of Part 5 of the above Act, the Church of Christ meeting at Chatswood that is known as **The Chapel Sydney**, having complied with the requirements of the said Act and made application for registration under the said Act and such application having been duly approved by **The Churches of Christ Property Trust** it is hereby certified that the said Church of Christ has been registered under the above Act as a church entitled to the benefits of the said Act.

Dated at Sydney this 15th day of October 2018 SHAMUS TOOMEY Registrar

[n2018-3640]

CHURCHES OF CHRIST IN NEW SOUTH WALES INCORPORATION ACT 1947

Registration of Trustees Certificate No. 191

IN accordance with the provisions of Part 5 of the above Act, the Church of Christ meeting at Chatswood that is known as **The Chapel Sydney**, having made application for the registration of The Churches of Christ Property Trust as Church Trustee under Section 27 of the said Act and having done all things necessary for such registration it is hereby certified that the Church Trustee of the said Church of Christ as from the date of this certificate is **The Churches of Christ Property Trust**.

Dated at Sydney this 15th day of October 2018 SHAMUS TOOMEY Registrar

[n2018-3641]