

Government Gazette

of the State of

New South Wales

Number 33 Friday, 23 March 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 Authority Government Printer

PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 21 March 2018

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

Act No. 4 — An Act to amend the various Acts relating to courts and crimes and other related matters. [Justice Legislation Amendment Bill]

Act No. 5 — An Act to amend the *Property, Stock and Business Agents Act 2002* to make further provision with respect to the regulation of property and stock agents. [Property, Stock and Business Agents Amendment (Property Industry Reform) Bill]

Act No. 6 — An Act to constitute The Rector and Fellows of Saint John's College as a corporation; to repeal the *Saint John's College Act 1857*; and for other purposes. **[Saint John's College Bill]**

Act No. 7 — An Act to make miscellaneous amendments to certain gaming and liquor and other legislation. [Liquor and Gaming Legislation Amendment Bill]

Act No. 8 — An Act to amend the *Casino Control Act 1992* to make further provision for the regulation and oversight of operations at the casino and the Barangaroo restricted gaming facility; and for other purposes. **[Casino Control Amendment Bill]**

Act No. 9 — An Act to amend the *Gaming Machines Act 2001* to provide for the leasing of gaming machine entitlements and to make further provision in respect of transfers of gaming machine entitlements, local impact assessment, caps on the number of gaming machine entitlements and special provisions for country hotels; and for other purposes. **[Gaming Machines Amendment (Leasing and Assessment) Bill]**

Act No. 10 — An Act to amend the *Registered Clubs Act 1976* and the *Registered Clubs Regulation 2015* to make further provision with respect to club amalgamations and accountability; and for other purposes. [Registered Clubs Amendment (Accountability and Amalgamations) Bill]

Act No.11 — An Act to make provision for the recovery of State debts; and for other purposes. [State Debt Recovery Bill]

Helen Minnican Clerk of the Legislative Assembly

[n2018-959]

ACT OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 21 March 2018

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

Act No. 12, 2018 – An Act to amend the *Work Health and Safety Act 2011* to provide for police responses to active armed offender incidents and to make miscellaneous amendments to that Act as a result of a statutory review of that Act. [Work Health and Safety Amendment Bill 2018]

David Blunt Clerk of the Parliaments

[n2018-960]

GOVERNMENT NOTICES Rural Fire Service Notices

TOTAL FIRE BAN ORDER

Prohibition on the Lighting, Maintenance and Use of Fires in the Open Air

Being of the opinion that it is necessary or expedient in the interests of public safety to do so, I direct by this order that the following parts of the State for the periods specified the lighting, maintenance or use of any fire in the open air is prohibited (subject to the exemptions specifically listed hereunder and further set out in the *Schedule of standard exemptions to total fire bans* published in the NSW Government Gazette No 16 of 9 February 2018):

Fire Weather Area	Classes of Exemption
Greater Hunter	2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18
Greater Sydney Region	
Illawarra/Shoalhaven	
Far South Coast	
Monaro Alpine	
Southern Ranges	
Central Ranges	
North Western	
Lower Central West Plains	
Southern Slopes	
Eastern Riverina	

This direction shall apply for the periods specified hereunder:

00:01 hours to 23:59 hours on Sunday 18 March 2018.

SHANE FITZSIMMONS AFSM

Commissioner

By delegation from the Minister for Emergency Services

[n2018-961]

Appointments

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Transport and Infrastructure

Pursuant to section 36 of the *Constitution Act 1902*, His Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Melinda Pavey MP to act for and on behalf of the Minister for Transport and Infrastructure on and from 30 March 2018 to 8 April 2018, inclusive.

Dated: 21 March 2018

GLADYS BEREJIKLIAN, MP Premier

[n2018-962]

Planning and Environment Notices

HERITAGE ACT 1977

NOTICE OF REMOVAL OF LISTING FROM THE STATE HERITAGE REGISTER UNDER SECTIONS 37(1)(b) and 38

Gee Gee Bridge over Wakool River

Noorong Road, Cunninyeuk

SHR No. 01469

In pursuance of sections 37(1)(b) and 38 of the *Heritage Act 1977* (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been removed from the State Heritage Register in accordance with the decision of the Minister for Heritage made on 2 March 2018 to direct the removal of the listing. The removal of the listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as the Gee Gee Bridge over Wakool River, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land in Parish of Noorong, County of Wakool shown on the plan catalogued HC 2683 in the office of the Heritage Council of New South Wales.

[n2018-963]

NATIONAL PARKS AND WILDLIFE ACT 1974

Boonalla Aboriginal Area Community Conservation Area Zone 2 Draft Plan of Management on exhibition until 22 June 2018: comments sought

The Boonalla Aboriginal Area Community Conservation Area Zone 2 Draft Plan of Management is on exhibition until **22 June 2018**.

The plan may be viewed at:

- NPWS Castlereagh Area Office (30 Timor Street, Coonabarabran NSW)
- NPWS Northern Inland Branch Office (8/100 Maitland Street, Narrabri NSW)
- Gunnedah Library (291-293 Conadilly Street, Gunnedah NSW)
- Office of Environment and Heritage (OEH) Customer Centre (Level 14, 59–61 Goulburn St, Sydney)
- OEH 'Have your say' website at https://engage.environment.nsw.gov.au/consult

Submissions on the plan must be received by 22 June 2018 by:

- email to npws.parkplanning@environment.nsw.gov.au; or
- mail to: Manager Planning Evaluation and Assessment, PO Box 95, Parramatta NSW 2124.; or
- using the online form on the OEH 'Have your say' website.

Your comments on the draft plan may include 'personal information'. See www.environment.nsw.gov.au/help/ privacy.htm for information on how we will treat any personal information you provide, and the 'Have your say' webpage for information on how we may use and publish comments provided in your submission. For more information, contact Andrew Growcock 0295856595.

[n2018-964]

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Macquarie River, Dubbo – between Tamworth Street Footbridge and Erskine Street Bridge at the following locations:

- From the bottom of the Ollie Robins Boat Ramp to the western bank; and
- From Sandy Beach to the western bank of Sir Roden Cutler Park; and
- From Sandy Beach on the southern side back to Sandy Beach

Duration

7.30am to 5.00pm - Saturday 24 March 2018.

Detail

A number of river crossings will be conducted by participants in an endurance event, on the waters of the Macquarie River as specified above. Participants will use floating ropes to assist them crossing the river at three locations during the event, presenting a potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event in each of the above locations. The exclusion zones will be indicated by the presence of control vessels stationed on the border and flotation ropes and devices at each crossing.

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

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

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

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

Marine Notice NH1817

Date: 15 March 2018

Mike Baldwin Manager Operations Hunter Delegate

[n2018-965]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Manning River, Taree - the entirety of the river between Martin Bridge and Dumaresq Island

Duration

8.00am to 6.00pm-Friday 30 March 2018

 $8.00am \ to \ 6.00pm-Saturday \ 31 \ March \ 2018$

 $8{:}00am$ to $6{:}00pm-Sunday 1$ April 2018

Detail

Competitive powerboat racing will be conducted on the waters of the Manning River as specified above. High speed powered vessels will be active in the area during the event, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified in the above location, which will be monitored by patrol vessels stationed on the boundary.

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

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

A **TRANSIT LANE** will be established, within which control vessels (via race control vessels and control points on shore) will, at times during the event, authorise local vessel traffic to pass through.

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 NH1825

Date: 19 March 2018

Marcus Cahill A/Manager Operations North Delegate

[n2018-966]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Jetty Beach, Coffs Harbour – from the shores of Jetty Beach extending east for a distance of approximately 700 metres.

Duration

7.00am to 12:00pm - Sunday 8 April 2018

Detail

A swim event will be conducted on the navigable waters of Coffs Harbour as specified above.

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 must 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 NH1816

Date: 20 March 2018

Mike Baldwin Manager Operations Hunter Delegate

[n2018-967]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Lake Mulwala Lagoon, Lake Mulwala -adjacent to the Lake Mulwala Ski Club and Lake Mulwala Holiday Park.

Duration

- 12:00PM to 8.30pm Friday 23 March 2018.
- 12:00PM to 8.30pm Sunday 25 March 2018
- 12:00PM to 8.30pm Saturday 31 March 2018.
- 12:00PM to 8.30pm –Sunday 1 April 2018.

Detail

Water skiing exhibitions and training days will be conducted on the waters of the Lake Mulwala Lagoon as detailed above. The events will involve the use of power vessels, persons being towed at speed using tow-lines and the possibility of 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 and will be in operation at the location between the above times. This area will be indicated by the presence of control vessels which will be stationed on the boundary of the zone and signage located at the Mulwala Ski Club boat ramp and foreshore.

All vessel operators and persons in the vicinity must exercise extreme caution, keep a proper lookout and watch for other vessels and persons in the water when navigating near the exclusion zone.

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

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

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

Marine Notice: SO1825

Date: 20 March 2018

Deon Voyer Manager Operations South

[n2018-968]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS

Location

Murray River – near the townships of Mildura (Victoria) and Gol Gol (NSW) at the following locations on the following dates:

- 7.00am to 2.00pm Saturday 31 March 2018 –between the 888km River Marker upstream to the 938km River Marker at Wickett's Bend.
- 2.00pm to 6.00pm Saturday 31 March 2018 –between the 888km River Marker upstream to the 904km River Marker at Psyche Bend.
- 7.00am to 6.00pm Sunday 1 April 2018 –between the 888km River Marker upstream to the 938km River Marker at Wickett's Bend.

Duration

7.00am to 6.00pm – Saturday 31 March and Sunday 1 April 2018.

Detail

Competitive ski racing will be conducted on the navigable waters of the Murray River as specified above.

The event will involve the use of high speed power 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 and will comprise the full width of the Murray River between the locations detailed on the respective days above. The area will be marked by buoys and patrolled by control vessels. Unauthorised vessels and persons are prohibited from entering the exclusion zone during the times specified above.

Special Restrictions

Pursuant to section 12(3) of the *Marine Safety Act 1998*, for the duration of the event, special restrictions are imposed on all vessels moored or anchored within the exclusion zone whilst it is in force. The special restrictions are as follows:

- Vessels moored or secured to the riverbank within the area must remain at their position and MUST NOT be operated during the event.
- All vessels moored or secured to the river bank within the area are required to be moored in a safe location well away from river bends and corners.
- All vessels that are not moored or secured to the riverbank (e.g. merely anchored) are to be moored or secured in accordance with the directions of an authorised officer or event official for the duration of the event.

Occupants of vessels are strongly urged to vacate their vessels during the event, and if they wish to view the race, to do so from shore.

All vessel operators and persons in the vicinity must comply with the above restrictions, keep a proper lookout, exercise caution and keep well clear of participating vessels, support vessels and persons in the water.

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: SO1826

Date: 20 March 2018

Deon Voyer Manager Operations South Delegate

[n2018-969]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Murray River, near the border towns of Moama (NSW) and Echuca (Victoria) – the entirety of the river for a distance of 100 metres from either side of the locality known as the Onion Patch, located midway between the Historic Port of Echuca Wharf and the position of the mooring for the vessel 'PS Hero'.

Duration

6.30pm to 8.30pm - Sunday 1 April 2018.

Detail

A powered boat event will be conducted on the navigable waters of Murray River as specified above. A large number of paddle steamers will be active in the area during the above times and the event will conclude with a fireworks display over the navigable waters of Murray River. The fireworks will be launched from land in the vicinity of the location as described above, presenting a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event at the above location. The exclusion zone will be marked by the presence of control vessels stationed on the boundary.

All vessel operators and persons in the vicinity must keep a proper lookout and exercise caution.

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

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: SO1828

Date: 20 March 2018

Deon Voyer Manager Operations South Delegate

[n2018-970]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Darling River – the entirety of the river between 1 kilometre upstream and 1 kilometre downstream of the Wentworth Road Bridge, near the township of Wentworth.

Duration

8.00 am to 5.00pm - Saturday 31 March and Sunday 1 April 2018.

Detail

A rowing regatta will be conducted on the navigable waters of Darling River as specified above.

An **EXCLUSION ZONE** is specified during the event and will comprise the entirety of the Darling River between the locations detailed above. The exclusion zone will be marked by buoys and monitored 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 competitors 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: SO1820

Date: 20 March 2018

Deon Voyer Manager Operations South Delegate

[n2018-971]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Ulladulla Harbour and Tasman Sea – near the southern end of the Ulladulla Harbour Northern Breakwall.

Duration

6.00pm to 9.00pm - Sunday 1 April 2018.

Detail

A fireworks display will be conducted over navigable waters of Ulladulla Harbour. Fireworks will be launched from land, as specified above. The area directly around this location may be dangerous and hazardous while fireworks are being launched.

An **EXCLUSION ZONE** is specified during the event extending 125 metres from the southern end of the Ulladulla Harbour Northern Breakwall. The area will be indicated by the presence of control vessels actively patrolling the border.

Vessel operators and persons in the vicinity must keep a proper lookout, exercise caution and keep well clear of the firing position and support vessels.

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

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

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

Marine Notice: SO1832

Date: 20 March 2018

Deon Voyer Manager Operations South Delegate

[n2018-972]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Rossmore in the Liverpool City Council Area

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

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

Schedule

Interest in Land

An easement in gross to drain water as provided by Schedule 4A of the *Conveyancing Act 1919*, over the land situated in the Liverpool City Council area, Parish of Cabramatta and County of Cumberland, described below:

Land Burdened

The site designated by the letter [X] on Deposited Plan 1230234 and described thereon as "proposed easement to drain water variable width $(201.3m^2)$ ", being part of the land in Certificate of Title 101/1214543.

The land is said to be in the possession of the Giuseppe Vitagliano, Nunziata Vitagliano and Maria Vitagliano.

(RMS Papers: SF2017/210239; RO SF2016/182965)

[n2018-973]

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Berry in the Shoalhaven City Council Area

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

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

Schedule

All that piece or parcel of land situated in the Shoalhaven City Council area, Parish of Coolangatta and County of Camden, shown as Lot 81 Deposited Plan 1224410, being part of the land in Certificate of Title 9/1197029.

The land is said to be in the possession of Michael Charles Ziebell (registered proprietor) and Greater Bank Limited (mortgagee).

(RMS Papers: SF2017/129626; RO SF2016/005667)

[n2018-974]

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Interest in Land for the Purposes of the Transport Administration Act 1988

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

IVAN GLAVINIC Deputy Program Director – Sydney Metro

SCHEDULE 1

An easement for rock anchors on the terms set out in Schedule 2, and over that part of that piece or parcel of land situated at Chatswood, in the Local Government Area of Willoughby, Parish of Willoughby and County of Cumberland being that part of Common Property in Strata Plan 65120 shown marked "(X)" in Drawing No. NWRLSRT-RPS-SCW-SR-DWG-000003, a copy of which is set out in Schedule 3.

SCHEDULE 2

Terms of easement for rock anchors

1. EASEMENT FOR ROCK ANCHORS

1.1 Easement summary

This Easement provides the Authority Benefited with:

- (a) access to the Easement Site for the purpose of installing Rock Anchors; and
- (b) the right to have the Rock Anchors remain on the Easement Site at all times until expiry of the Easement under clause 1.3.

1.2 Terms of the Easement

- (a) The Owner of the Lot Burdened grants to the Authority Benefited full, free and unimpeded right for the Authority Benefited to:
 - enter on, pass and repass over the Easement Site at all times with or without Equipment for the Permitted Purpose and do anything reasonably necessary for that purpose including:
 - (A) entering the Easement Site; and
 - (B) taking anything on to the Easement Site; and
 - (ii) have the Rock Anchors remain on the Easement Site until expiry of the Easement under clause 1.3.
- (b) In exercising its rights under this Easement, the Authority Benefited must:
 - (i) make good any damage to the Easement Site, Lot Burdened and Building to the extent caused by the Authority Benefited;
 - carry out all activities so as to cause as little inconvenience as is reasonably practicable to the Owner of the Lot Burdened or any Occupier;
 - take all necessary steps to minimise any adverse interference caused by the Authority Benefited to the Owner of the Lot Burdened or any Occupier; and
 - (iv) comply with all relevant laws relating to the exercise of those rights.

1.3 **Expiry of the Easement**

- (a) As soon as practicable after the date on which the Authority Benefited no longer requires the rights under this Easement, the Authority Benefited must:
 - de-stress any stressed Rock Anchors but is not required to remove any Rock Anchors installed on the Easement Site pursuant to this Easement; and

- (ii) notify the Owner of the Lot Burdened in writing.
- (b) This Easement will expire on the earlier to occur of:
 - (i) 1 December 2021; and
 - (ii) the date on which the Authority Benefited gives the Owner of the Lot Burdened notice under paragraph (a)(ii).
- (c) If this Easement has expired under paragraph (b):
 - (i) the Owner of the Lot Burdened and the Authority Benefited must take all reasonable steps to remove this Easement from the title of the Lot Burdened as soon as practicable, including preparing and executing all necessary documents and producing the relevant certificates of title at Land and Property Information NSW; and
 - (ii) the Owner of the Lot Burdened may, at its risk and cost, cut the Rock Anchors at any location within the Easement Site and otherwise deal with any part of the Rock Anchors within the Easement Site as the Owner of the Lot Burdened sees fit.

1.4 Incorporation of definitions and interpretation clauses

The provisions of clause 2 apply to this Easement to the extent relevant.

The name of the persons empowered to release, vary or modify this easement:

The Authority Benefited.

2. GENERAL

2.1 Exercise of the benefit of the Easement

The Authority Benefited may, in its discretion, permit any of its Authorised Users to exercise its rights and perform its obligations under this Easement from time to time.

2.2 Conditions

Each of the Conditions constitute and are covenants and agreements by and between the Authority Benefited and the Owner of the Lot Burdened for themselves and their respective successors, assigns and transferees with the intention and agreement that the benefit and burden of such covenants and agreements must pass with the benefit and burden of the Easement.

2.3 Definitions

Acquisition Notice means the acquisition notice effecting the acquisition of this Easement published in the Government Gazette.

Authorised Users means the agents, employees, contractors (and each of their subcontractors at any level) and consultants of the Authority Benefited and any other person authorised by the Authority Benefited to exercise the rights and perform the obligations of an Authorised User under this Easement.

Authority Benefited means Transport for NSW (ABN 18 804 239 602), a New South Wales Government agency constituted by section 3C of the *Transport Administration Act 1988* (NSW).

Building means the building and other structures (or any part of the building or other structures) on the Lot Burdened from time to time.

Conditions means the conditions contained in this Easement, excluding the section entitled "Easement summary" and including the general provisions set out in this clause 2.

Easement means the easement in this instrument and includes the Conditions in relation to that easement.

Easement Site means the easement site described in Schedule 1 of the Acquisition Notice.

Equipment means all necessary tools, implements, materials, machinery and vehicles.

Existing Building Structures means any improvements located within the Easement Site at the commencement of the Easement.

Government Gazette means the official journal published by the NSW Government containing proclamations and notifications, including land acquisition notices.

Lot Burdened means the Lot set out in Schedule 1 of the Acquisition Notice.

Occupier means any person who is legally entitled and authorised to occupy any part of Lot Burdened from time to time.

Owner of the Lot Burdened means every person who is at any time entitled to an estate or interest in the Lot Burdened, including without limitation any freehold or leasehold estate or interest in possession in the Lot Burdened and each part of the Lot Burdened and any Owners Corporation in relation to the Lot Burdened.

Owners Corporation means an owners corporation constituted under the *Strata Schemes Management Act* 2015 (NSW) or community association constituted under the *Community Land Development Act* 1989 (NSW) and any similar body corporate serving the same functions and purposes as an owners corporation or a community association.

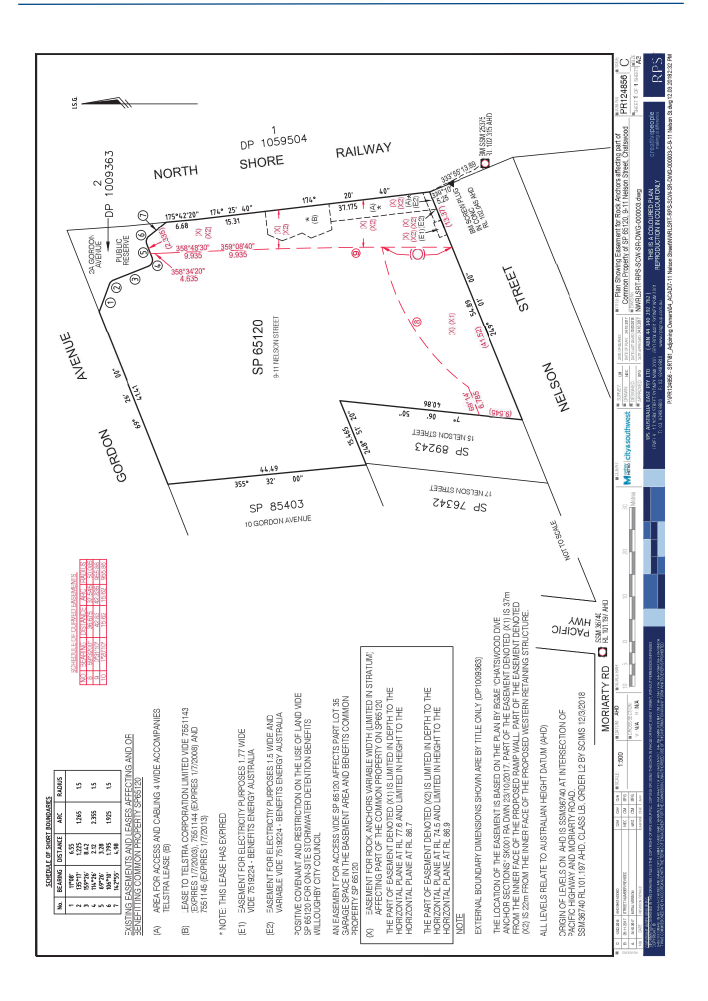
Permitted Purpose means installing Rock Anchors within the Easement Site and all works and activities associated with such installation, including replacement or removal of the Rock Anchors.

Project means the design, construction (including any demolition required to enable construction to proceed or as a necessary part of any construction), operation and

maintenance of the Sydney Metro City & Southwest project on land adjoining or in the vicinity of the Lot Burdened.

Rock Anchors means ground anchors, rock anchors, rock bolts, rock pinning, soil nails, rock dowels and other structures or equipment for the purpose of temporarily supporting or temporarily protecting the works on land owned by the Authority Benefited or temporarily underpinning and supporting improvements erected on the Lot Burdened.

SCHEDULE 3



(Transport for NSW Document Number: SM18/0000118)

[n2018-975]

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Interests in Land for the Purposes of the Transport Administration Act 1988

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

IVAN GLAVINIC Deputy Program Director - Sydney Metro

SCHEDULE 1

An easement for safety structure on the terms set out in Schedule 2, and over that part of that piece or parcel of land situated at Sydney, in the Local Government Area of Sydney, Parish of St Lawrence and County of Cumberland being that part of Lot 1 in Deposited Plan 516988, shown marked "(A)", "(B)" and "(C)" on Sheet 3 of Drawing No. NWRLSRT-RPS-SPS-SR-DWG-000027, a copy of which is set out in Schedule 3.

AUSTRALIA\ABANKS\249468568.03

SCHEDULE 2

Terms of easement for safety structure

1. EASEMENT FOR SAFETY STRUCTURE

1.1 Easement summary

This Easement provides the Authority Benefited with a right to:

- (a) access to the Easement Site for the purpose of installing the Safety Structure; and
- (b) have the Safety Structure remain on the Easement Site at all times.

1.2 Terms of the Easement

- (a) The Owner of the Lot Burdened grants to the Authority Benefited full, free and unimpeded right for the Authority Benefited to:
 - enter on, pass and repass over and access the Easement Site at all times with or without Equipment for the Permitted Purpose and do anything reasonably necessary for that purpose including:
 - (A) entering the Lot Burdened to gain access to the Easement Site;
 - (B) taking anything on to the Lot Burdened; and
 - (C) removing, modifying or replacing any part of the Existing Building Structures or relocating any services;
 - (ii) have the Safety Structure remain on the Easement Site.
- (b) In exercising its rights under this Easement, the Authority Benefited must:
 - (i) prior to installing the Safety Structure in the Easement Site, provide the Owner of the Lot Burdened with details of the Safety Structure, including the proposed design, location, size and type of Safety Structure;
 - (ii) make good any damage to the Easement Site, Lot Burdened and Building to the extent caused by the Authority Benefited;
 - (iii) carry out all activities so as to cause as little inconvenience as is reasonably practicable to the Owner of the Lot Burdened or any Occupier;
 - (iv) take all necessary steps to minimise any adverse interference caused by the Authority Benefited to the Owner of the Lot Burdened or any Occupier; and
 - (v) comply with all relevant laws relating to the exercise of those rights.

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(c) The Owner of the Lot Burdened must not do or allow anything to be done to damage or interfere with the Safety Structure prior to the expiry of the Easement under clause 1.3.

1.3 Expiry of the Easement

- (a) As soon as practicable after the date on which the Authority Benefited no longer requires the rights under this Easement, the Authority Benefited must notify the Owner of the Lot Burdened in writing.
- (b) This Easement will expire on the earlier to occur of:
 - (i) 30 June 2022; and
 - (ii) the date on which the Authority Benefited gives the Owner of the Lot Burdened notice under paragraph (a).
- (c) If this Easement has expired under paragraph (b), the Owner of the Lot Burdened and the Authority Benefited must take all reasonable steps to remove this Easement from the title of the Lot Burdened as soon as practicable, including preparing and executing all necessary documents and producing the relevant certificates of title at Land and Property Information NSW.
- (d) The Authority Benefited will not be required to remove the Safety Structure on expiry of the Easement.

1.4 Incorporation of definitions and interpretation clauses

The provisions of clause 2 apply to this Easement to the extent relevant.

The name of the persons empowered to release, vary or modify this Easement:

The Authority Benefited.

2. GENERAL

2.1 Exercise of the benefit of the Easement

The Authority Benefited may, in its discretion, permit any of its Authorised Users to exercise its rights and perform its obligations under the Easement from time to time.

2.2 Conditions

Each of the Conditions constitute and are covenants and agreements by and between the Authority Benefited and the Owner of the Lot Burdened for themselves and their respective successors, assigns and transferees with the intention and agreement that the benefit and burden of such covenants and agreements must pass with the benefit and burden of the Easement.

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2.3 Definitions

Acquisition Notice means the acquisition notice effecting the acquisition of this Easement published in the Government Gazette.

Authorised Users means the agents, employees, contractors (and each of their subcontractors at any level) and consultants of the Authority Benefited and any other person authorised by the Authority Benefited to exercise the rights and perform the obligations of an Authorised User under this Easement.

Authority Benefited means Transport for NSW (ABN 18 804 239 602), a New South Wales Government agency constituted by section 3C of the *Transport Administration Act 1988* (NSW).

Building means the building and other structures (or any part of the building or other structures) on the Lot Burdened from time to time.

Conditions means the conditions contained in the Easement, excluding the section entitled "Easement summary" and including the general provisions set out in this clause 2.

Easement means the easement in this instrument and includes the Conditions in relation to that easement.

Easement Site means the easement site set out in the Acquisition Notice.

Equipment means all necessary tools, implements, materials, machinery and vehicles.

Existing Building Structures means any improvements located within the Easement Site at the commencement of the Easement.

Government Gazette means the official journal published by the NSW Government containing proclamations and notifications, including land acquisition notices.

Lot Burdened means the Lot set out in the Acquisition Notice.

Occupier means any person who is legally entitled and authorised to occupy any part of Lot Burdened from time to time.

Owner of the Lot Burdened means every person who is at any time entitled to an estate or interest in the Lot Burdened, including without limitation any freehold or leasehold estate or interest in possession in the Lot Burdened and each part of the Lot Burdened and any Owners Corporation in relation to the Lot Burdened.

Owners Corporation means an owners corporation constituted under the *Strata Schemes Management Act* 2015 (NSW) or community association constituted under the *Community Land Development Act* 1989 (NSW) and any similar body corporate serving the same functions and purposes as an owners corporation or a community association.

AUSTRALIA\ABANKS\249468568.03

Permitted Purpose means installing, maintaining, modifying, replacing, dismantling and removing any Safety Structure.

Project means the design, construction (including any demolition required to enable construction to proceed or as a necessary part of any construction), operation and maintenance of the Sydney Metro City & Southwest project on land adjoining or in the vicinity of the Lot Burdened.

Safety Structure means a safety and/or security barrier or wall, structural or nonstructural blockwork or brick wall, reinforced brick wall, reinforced concrete wall, steel frame structure, barrier including organ barriers and crash barriers, timber hoarding, colour bond sheeting railing, parapet, handrail, concrete plinth, structure for bracing, supporting or propping up fixtures and fittings including brackets and bracing or such structure for the purpose of:

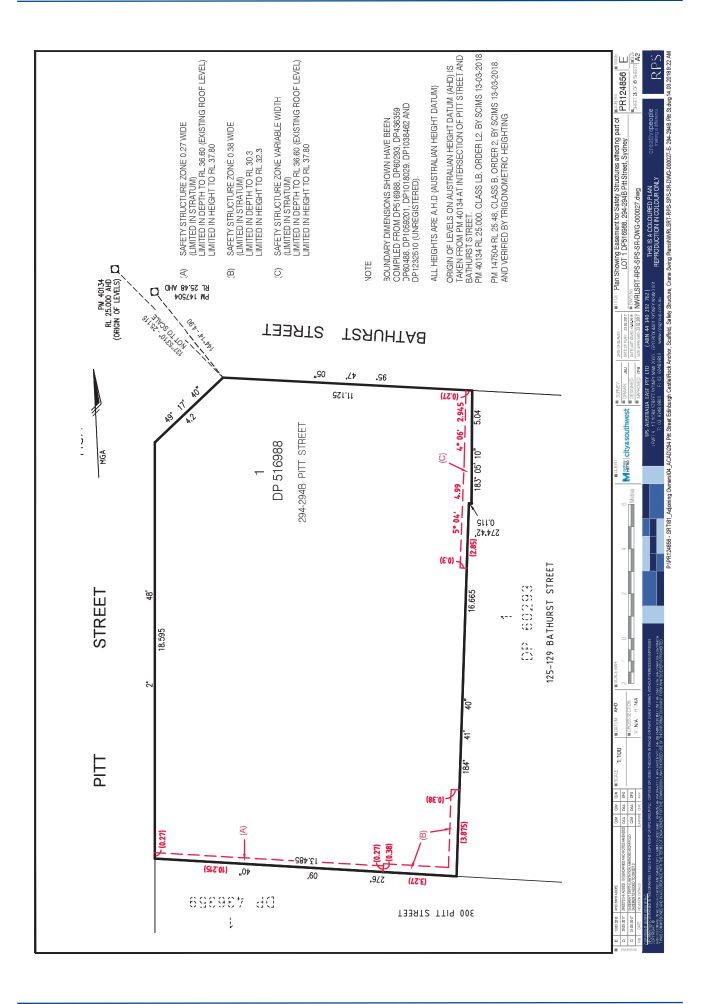
- (a) preventing vehicular or pedestrian access into the land owned by the Authority Benefited;
- (b) protecting and ensuring the safety of the Existing Building Structures, the Occupiers and the Owner of the Lot Burdened; or
- (c) protecting and ensuring the safety of any improvements or works on land adjoining the Lot Burdened including land owned by the Authority Benefited, and any occupant of such land.

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SCHEDULE 3

AUSTRALIA\ABANKS\249468568.03



(Transport for NSW Document Number: SM18/0000118)

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[n2018-976]

7

Mining and Petroleum Notices

Persuant 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 APPLICATION

(T18-1045)

No. 5657, ALKANE RESOURCES LTD (ACN 000 689 216), area of 21 units, for Group 1, dated 14 March, 2018. (Orange Mining Division).

MINING LEASE APPLICATIONS

(T18-1041)

No. 554, TARONGA MINES PTY LTD (ACN 126 854 288), area of about 76.87 hectares, to mine for copper, lithium, mica, molybdenite, rubidium, silver, tin, topaz, tourmaline, tungsten and its ores and wolfram, dated 12 March, 2018. (Inverell Mining Division).

(T18-1044)

No. 555, TASTEX PTY LTD (ACN 002 092 159), area of about 2 hectares, to mine for dimension stone, dated 14 March, 2018. (Orange Mining Division).

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(Z05-0227)

No. 2548, now Exploration Licence No. 8696, SYDNEY SAND & AGGREGATE PTY LIMITED (ACN 109 084 102), Counties of Cook, Cumberland, Hunter and Northumberland, Map Sheet (9030, 9031, 9131), area of 11 units, for Group 10, dated 1 March, 2018, for a term until 1 March, 2020.

(T13-1084)

No. 4824, now Exploration Licence No. 8698, NICO YOUNG PTY LTD (ACN 132 050 205), County of Monteagle, Map Sheet (8529), area of 3 units, for Group 1 and Group 2, dated 1 March, 2018, for a term until 1 March, 2021.

(T17-1045)

No. 5459, now Exploration Licence No. 8697, AUS GOLD MINING GROUP PTY LIMITED (ACN 603 575 917), County of Tongowoko, Map Sheet (7239), area of 14 units, for Group 1, dated 1 March, 2018, for a term until 1 March, 2024.

(T17-1104)

No. 5506, now Exploration Licence No. 8703, SOLINDO PTY LTD (ACN 158 170 506), County of Flinders, Map Sheet (8234, 8334), area of 27 units, for Group 1, Group 2 and Group 5, dated 6 March, 2018, for a term until 6 March, 2024.

(T17-1130)

No. 5534, now Exploration Licence No. 8699, AUSTRALIAN CONSOLIDATED GOLD HOLDINGS PTY LTD (ACN 619 975 405), Counties of Kennedy, Narromine and Oxley, Map Sheet (8333, 8433), area of 63 units, for Group 1 and Group 2, dated 5 March, 2018, for a term until 5 March, 2024.

(T17-1165)

No. 5561, now Exploration Licence No. 8702, MINTO GLEN PASTORAL CO PTY LTD (ACN 068898886), County of Kilfera, Map Sheet (7529, 7530, 7630), area of 37 units, for Group 2, dated 5 March, 2018, for a term until 5 March, 2021.

(T17-1167)

No. 5563, now Exploration Licence No. 8700, PANDA MINING PTY LTD (ACN 137548237), Counties of Farnell and Yancowinna, Map Sheet (7134), area of 28 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2020.

(T17-1168)

No. 5564, now Exploration Licence No. 8701, PANDA MINING PTY LTD (ACN 137548237), County of Mootwingee, Map Sheet (7336, 7337), area of 28 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2020.

(T17-1174)

No. 5569, now Exploration Licence No. 8704, SNOSSEN PTY LTD (ACN 145 692 744), Counties of Bathurst and Wellington, Map Sheet (8731, 8732), area of 125 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2020.

(T17-1175)

No. 5570, now Exploration Licence No. 8708, SNOSSEN PTY LTD (ACN 145 692 744), Counties of Roxburgh and Wellington, Map Sheet (8832), area of 56 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2020.

(T17-1192)

No. 5587, now Exploration Licence No. 8705, LASSETER GOLD PTY LTD (ACN 139 612 427), County of Yungnulgra, Map Sheet (7436), area of 2 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2021.

(T17-1193)

No. 5588, now Exploration Licence No. 8706, LASSETER GOLD PTY LTD (ACN 139 612 427), County of Yungnulgra, Map Sheet (7436), area of 100 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2021.

(T17-1194)

No. 5589, now Exploration Licence No. 8707, JAMIE PETERS, County of Robinson, Map Sheet (8034), area of 6 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2023.

(T17-1204)

No. 5597, now Exploration Licence No. 8709, LEGACY MINERALS PTY LTD (ACN 622 746 187), County of Robinson, Map Sheet (8034, 8035), area of 31 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2023.

(T17-1206)

No. 5599, now Exploration Licence No. 8710, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), County of Flinders, Map Sheet (8234), area of 24 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2020.

(T17-1207)

No. 5600, now Exploration Licence No. 8711, OCHRE RESOURCES PTY LTD (ACN 112 833 351), Counties of Darling and Murchison, Map Sheet (9036, 9037), area of 95 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2023.

(T17-1208)

No. 5601, now Exploration Licence No. 8713, DOMINGO LITHIUM PTY LTD (ACN 622 361 184), County of Bland, Map Sheet (8329, 8429), area of 100 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2024.

(T17-1211)

No. 5604, now Exploration Licence No. 8712, OCHRE RESOURCES PTY LTD (ACN 112 833 351), County of Georgiana, Map Sheet (8729), area of 32 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2024.

(T17-1218)

No. 5607, now Exploration Licence No. 8714, LFB RESOURCES NL (ACN 073 478 574), County of Ashburnham, Map Sheet (8631), area of 15 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2024.

(T17-1234)

No. 5621, now Exploration Licence No. 8715, LACHLAN RESOURCES PTY LTD (ACN 610 889 882), Counties of Kennedy and Oxley, Map Sheet (8333, 8334, 8433, 8434), area of 334 units, for Group 1, dated 5 March, 2018, for a term until 5 March, 2022.

The Honourable Don Harwin MLC Minister for Resources

[n2018-977]

NOTICE is given that the following application has been withdrawn:

MINING LEASE APPLICATION

(Z10-8814)

Singleton No. 405, HUNTER ENVIRO-MINING PTY LTD (ACN 098 184 126), Parish of Stanford, County of Northumberland, (9132-2-N). Withdrawal took effect on 13 March, 2018.

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

(T18-1020)

Exploration Licence No. 8343, BUSHMAN RESOURCES PTY LTD (ACN 167 123 079), area of 21 units. Application for renewal received 25 January, 2018.

(V18-0882)

Authorisation No. 72, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656) AND HVO RESOURCES PTY LTD (ACN 608 108 952), area of 454 hectares. Application for renewal received 20 March, 2018.

(V18-0828)

Exploration Licence No. 6226, DEFIANCE RESOURCES PTY LTD (ACN 119 700 220), area of 15 units. Application for renewal received 15 March, 2018.

(V18-0842)

Exploration Licence No. 7729, IDYLWAY VENTURE PTY LTD (ACN 141397006), area of 9 units. Application for renewal received 18 March, 2018.

(V18-0834)

Exploration Licence No. 8065, SECRETARY OF THE DEPARTMENT OF PLANNING AND ENVIRONMENT, area of 1855 units. Application for renewal received 16 March, 2018.

(V18-0832)

Exploration Licence No. 8066, SECRETARY OF THE DEPARTMENT OF PLANNING AND ENVIRONMENT, area of 1900 units. Application for renewal received 16 March, 2018.

(V18-0870)

Mineral Lease No. 5087 (Act 1906), ABIB PTY LIMITED (ACN 078 883 806), area of 7.35 hectares. Application for renewal received 19 March, 2018.

(V18-0871)

Mineral Lease No. 6322 (Act 1906), ABIB PTY LIMITED (ACN 078 883 806), area of 14.51 hectares. Application for renewal received 19 March, 2018.

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(T17-1169)

Exploration Licence No. 6913, MODELING RESOURCES PTY LTD (ACN 169 211 876), County of Narromine, Map Sheet (8433, 8533), area of 84 units, for a further term until 18 October, 2020. Renewal effective on and from 19 March, 2018.

(V17-1259)

Exploration Licence No. 6997, ABX1 PTY LTD (ACN 139 790 364), Counties of Arrawatta, Burnett and Murchison, Map Sheet (9038, 9138), area of 18 units, for a further term until 24 December, 2018. Renewal effective on and from 19 March, 2018.

The Honourable Don Harwin MLC Minister for Resources

[n2018-978]

REFUSAL OF APPLICATIONS FOR RENEWAL

Notice is given that the applications for renewal in respect of the following authorities have been refused:

(Z11-4118)

Exploration Licence No. 6467, WARATAH COAL PTY LTD (ACN 114 165 669), County of Fitzroy, Map Sheet (9438), area of 3200 hectares. The authority ceased to have effect on 8 December, 2017.

(T07-0578)

Exploration Licence No. 7186, WARATAH COAL PTY LTD (ACN 114 165 669), County of Fitzroy, Map Sheet (9438), area of 4616 hectares. The authority ceased to have effect on 8 December, 2017.

(T13-1122)

Exploration Licence No. 8238, CTK CONSTRUCTIONS PTY LTD (ACN 001 889 836), County of Macquarie, Map Sheet (9434), area of 2 units. The authority ceased to have effect on 13 March, 2018.

The Honourable Don Harwin MLC Minister for Resources

[n2018-979]

APPLICATIONS TO TRANSFER RECEIVED

Notice is given that the following applications to transfer have been received:

(V18-0813)

MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441) has applied for approval to transfer Authorisation No. 459 to J.C.D. AUSTRALIA PTY LTD (ACN 608 495 441) and MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441). Application received 14 March, 2018.

(V18-0817)

MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441) has applied for approval to transfer Mining Lease No. 1645 to J.C.D. AUSTRALIA PTY LTD (ACN 608 495 441) and MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441). Application received 14 March, 2018.

(V18-0817)

MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441) has applied for approval to transfer Mining Lease No. 1708 to J.C.D. AUSTRALIA PTY LTD (ACN 608 495 441) and MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441). Application received 14 March, 2018.

(V18-0817)

MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441) has applied for approval to transfer Mining Lease No. 1709 to J.C.D. AUSTRALIA PTY LTD (ACN 608 495 441) and MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441). Application received 14 March, 2018.

(V18-0817)

MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441) has applied for approval to transfer Mining Lease No. 1713 to J.C.D. AUSTRALIA PTY LTD (ACN 608 495 441) and MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441). Application received 14 March, 2018.

(V18-0817)

MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441) has applied for approval to transfer Mining Lease No. 1750 to J.C.D. AUSTRALIA PTY LTD (ACN 608 495 441) and MACH ENERGY AUSTRALIA PTY LTD, (ACN 608 495 441). Application received 14 March, 2018.

[n2018-980]

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2017

Notification under Clause 33(4)

Proposed Tender of Aquaculture Leases in Various Estuaries of NSW

NSW Department of Primary Industries (NSW DPI) is offering by public tender twenty nine (29) areas of public water land in various estuaries of NSW, for the purpose of oyster aquaculture.

Lease Number	Lease Area (ha)	Estuary	OISAS Status	GIS Survey Required	Minimum Tender Premium
OL87/181	0.8701	Tweed River	POAA	No	\$200.00
OL60/035	0.2775	Bellinger River	POAA	No	\$200.00
OL65/257	0.3835	Bellinger River	POAA	No	\$200.00
OL79/076	0.5104	Bellinger River	POAA	No	\$200.00
OL96/017	0.259	Bellinger River	POAA	No	\$200.00
OL73/096	2.624	Macleay River	POAA	No	\$200.00
OL73/322	2.4024	Macleay River	POAA	No	\$200.00
OL99/021	0.2275	Macleay River	POAA	No	\$200.00
OL70/534	1.4184	Manning River	POAA	No	\$200.00
OL71/230	0.7699	Manning River	POAA	No	\$200.00
OL71/359	3.9236	Manning River	POAA	No	\$200.00
OL80/148	0.2421	Manning River	POAA	No	\$200.00
OL83/164	0.4008	Manning River	POAA	No	\$200.00
OL83/316	1.4714	Manning River	POAA	No	\$200.00
OL81/146	0.2484	Wallis Lake	POAA	No	\$200.00
AL18/001	Maximum area 0.105	Port Stephens	POAA	Yes	\$200.00
AL18/002	Maximum area 0.16	Port Stephens	POAA	Yes	\$200.00
AL18/003	Maximum area 0.445	Port Stephens	POAA	Yes	\$200.00
OL79/189	0.9318	Port Stephens	POAA	No	\$200.00
OL84/243	2.0186	Port Stephens	POAA	No	\$200.00
AL03/022	2.091	Brisbane Water	POAA	No	\$200.00
AL03/031	0.9784	Brisbane Water	POAA	No	\$200.00
OL83/343	0.675	Brisbane Water	POAA	No	\$200.00
OL85/089	2.7112	Brisbane Water	POAA	No	\$200.00
OL88/074	0.9359	Brisbane Water	POAA	No	\$200.00
OL69/453	1.3583	Crookhaven River	POAA	No	\$200.00
AL16/009	Maximum area 0.3610	Clyde River	NON-POAA	Yes	\$200.00
AL16/010	Maximum area 0.9840	Clyde River	NON-POAA	Yes	\$200.00
OL82/218	1.9608	Tuross Lake	NON-POAA	No	\$200.00

All tenders must be marked 'Confidential' and submitted to: Tender Box, Port Stephens Fisheries Institute, Locked Bag 1, Nelson Bay, NSW 2315. Tenders must be received at this address **no later than 4:30 pm on Friday 27** April 2018.

A minimum tender premium of \$200 per lease has been applied to all lease areas being offered.

For proposed leases AL16/009, AL16/010 and OL82/218, which apply to an area of water that are not in a priority oyster aquaculture area (non-POAA) under the NSW Oyster Industry Sustainable Aquaculture Strategy (OISAS), the successful tenderer(s) will be required to obtain landowners consent from Crown Lands and development consent from Council under Part 4 of the *Environmental Planning and Assessment Act 1979*.

For proposed leases AL16/009, AL16/010, AL18/001, AL18/002 and AL18/003, the successful tenderer(s) will be required to obtain an approved survey, to be completed by a registered surveyor at the expense of the successful tenderer(s).

For proposed leases AL16/009, AL16/010, AL18/001, AL18/002, AL18/003, OL79/189 and OL84/243 the successful tenderer(s) may be required to apply for a Marine Parks Works Permit from the relevant Marine Park.

Any lease granted as a result of the tender will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit as prescribed under the *Fisheries Management Act 1994*, including payment of prescribed annual fees and charges. Lease rent is charged annually, currently at \$58 per hectare (excl. GST), which is subject to an annual Consumer Price Index adjustment. Tenure of a lease will be up to 15 years.

Leases will be tendered "as is" condition, where any existing improvements have not been valued and will become the responsibility of the leaseholder. An information package, which contains the Terms and Conditions of the tender and a tender form, can be obtained by contacting an Aquaculture Officer at the Port Stephens Fisheries Institute on (02) 4982 1232, or by visiting the department's website at www.dpi.nsw.gov.au.

Ian Lyall Program Leader, Aquaculture Commercial Fisheries & Aquaculture Fisheries Division NSW Department of Primary Industries

[n2018-981]

Plantations and Reafforestation Instrument of Delegation (Minister) 2018

under the

Plantations and Reafforestation Act 1999

I, **PAUL LAWRENCE TOOLE**, M.P., Minister for Lands and Forestry, in pursuance of section 67(1) of the *Plantations and Reafforestation Act 1999*, make the following Instrument of Delegation.

Dated this 21st day of March 2018.

PAUL LAWRENCE TOOLE, M.P., Minister for Lands and Forestry

Explanatory note

This Instrument is made under section 67(1) of the *Plantations and Reafforestation Act 1999*. The object of this Instrument is to delegate functions conferred or imposed on the Minister by or under the *Plantations and Reafforestation Act 1999*.

Plantations and Reafforestation Instrument of Delegation (Minister) 2018

under the

Plantations and Reafforestation Act 1999

1 Name of Instrument

This Instrument is the *Plantations and Reafforestation Instrument of Delegation (Minister)* 2018.

2 Commencement

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

3 Interpretation

(1) In this Instrument:

development application has the same meaning as in section 15 of the Act.

DPI means the Department of Primary Industries, which is an office within the Department.

EPA Act means the Environmental Planning and Assessment Act 1979.

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

member of staff means a member of staff of the Department.

role includes office.

role title includes title of an office.

species impact statement has the same meaning as in section 15 of the Act.

the Act means the Plantations and Reafforestation Act 1999.

the Code means the *Plantations and Reafforestation Code* set out in the Appendix to the Regulation.

the Department means the Department of Industry.

the Regulation means the Plantations and Reafforestation (Code) Regulation 2001.

- (2) Unless otherwise defined in this Instrument, words and expressions that are defined in the Act, the Regulation and the Code have the same meaning in this Instrument.
- (3) Unless otherwise specified, references to a role or role title in this Instrument are references to a role or role title within the Department (which includes DPI).

(4) The summary of a function delegated in Column 2 of Schedules 2 and 3 is only for general explanation and does not limit the delegation of functions under the provisions identified in Column 1 of Schedules 2 and 3.

4 Delegation of functions

- Pursuant to section 67(1) of the Act and subject to clause 4(2) below, all of the functions conferred or imposed on the Minister under the Act, the Regulation and the Code referred to in Columns 1 and 2 of Schedules 2 and 3, are delegated to the delegate category specified in Column 3 of Schedules 2 and 3. Delegate categories are defined in Schedule 1.
- (2) The person in a delegate category specified in Column 2 of Schedule 1 includes any person who is for the time being acting in that role or performing the duties and responsibilities of that role.

5 Revocation of previous Instrument of Delegation

The instrument of delegation titled "Instrument of Delegation" published in *NSW Government Gazette* No. 28 of 16 March 2012 at pages 708 to 711 is revoked, as is any instrument of delegation revived as a result of this revocation.

Schedule 1 - Delegate Levels

Column 1 Delegate Category	Column 2: Role Title
1	Secretary in the office of the Department.
2	Director-General for DPI Deputy Director General DPI Strategy and Policy and DPI Forestry.
3	Group Director Forestry Policy, Research and Development.
4	A person appointed under section 61 of the <i>Plantations and Plantations and Reafforestation Act 1999</i> as an authorised officer, subject to any limitations in the instrument of appointment of that person.

(Clause 4)

Schedule 2 – Delegation of Minister's functions under the Act

Column 1 Section	Column 2 Summary of functions delegated	Column 3 Delegate category
Part 1 Preliminar	liminary	
5(5)	A plantation can comprise more than one area of land if those areas are under the same ownership or management and the Minister determines that those areas may comprise a single plantation for the purposes of the Act.	1,2,3,4
Part 2 Authorisat	horisation of plantations	
11(1), (3) and (5)	An application for authorisation of the plantation or proposed plantation may be made to the Minister	1,2,3,4
	The Minister may require the applicant to provide further information to determine	
	the application.	
	An applicant may, with the approval of the Minister, amend the application before it is determined.	
11(2)	An application for authorisation of the plantation or proposed plantation must be:	1,2,3
	• in such form as determined by the Minister,	
	• accompanied by such fee as determined by the Minister, and	
	• accompanied by such information as required by the Minister.	
12(1), (2)	The Minister is to determine an application for authorisation of the plantation or	1, 2, 3, 4
and (3)	proposed plantation by granting the application or by refusing the application. Written notice of the decision must be given to the analysicant as soon as presticable	
	after the decision is made.	
	Written notice of the decision to grant an application must be given, within 40 days	
	after the decision is made, to:	
	(a) the council of any local government area within which the plantation or	
	proposed plaintation is situated, and (h) the Minister administering the <i>Crown Lands</i> Act 1080 and the <i>Crown Land</i>	
	Management Act 2016 (as applicable), in respect of plantation operations to be	
	carried out on a road that is unformed.	
13(2) and	The applicant for authorisation of a complying plantation must provide the Minister	1,2,3,4
(3)	with a statement that demonstrates compliance or proposed compliance with all	
	relevant complying development standards of the Code.	
	The Minister must grant the application if the Minister determines that it is a	

Column 1	Column 3	Column 3
Section	Summary of functions delegated	Delegate category
	complying plantation.	
13(5)	The Minister may decide to deal with an application for a complying plantation	1,2,3,4
	under section 14 because of any special circumstance that requires consideration under section 14.	
14(2), (3),	The applicant for authorisation that is not dealt with under section 13 must provide	1,2,3,4
(3A), (4)	the Minister with:	
(c) nite	(a) a superior that demonstrates the extent of any computative of proposed compliance with the relevant complying development standards of the Code, and	
	(b) a statement of the environmental effects of those plantation operations that do not or will not comply with those standards. being a statement that addresses the	
	matters required to be assessed by the Code or by the Minister.	
	The Minister must forward a copy of the application and any relevant statements to the persons and bodies set out section $14(3)$.	
	The Minister must imite and according a hold of the second s	
	I ne Munister must invite any person or body provided with a copy of the application to make submissions on those aspects of the application that indicate non- compliance with the relevant complying development standards of the Code:	
	(a) within 3 weeks after receipt of a copy of the application, and(b) in the manner specified by the Minister.	
	In determining the application, the Minister must take into consideration such of the matters set out in section 14(4)(a) to (e) as are of relevance to the plantation or	
	proposed plantation sought to be authorised.	
	In determining the application, the Minister may take into consideration the	
	EPA Act that would, but for the Act, apply to the carrying out of the development	
	concerned.	
15(1) and (2), (3), (4) and (9)	Section 15 applies if the Minister makes a determination that a species impact statement is required for the purposes of an application for authorisation under the Act.	1,2,3,4
	The Minister is to make such a determination if the Minister is of the opinion that a species impact statement would be required to accompany the application if it were a development application under Part 4 of the EPA Act for the plantation or	

Column 1 Section	Column 2 Summary of functions delegated	Column 3 Delegate category
	proposed plantation.	
	The applicant for authorisation is required to provide the Minister with a relevant species impact statement.	
	The Minister may not authorise the plantation or proposed plantation without the concurrence of the persons described in section $15(4)(a)$ or (b).	
	A species impact statement is not required to be provided if authorisation for a timber planation is sought for an existing plantation. However, if a species impact statement would be required (but for section 15(9)), the planation cannot be a complying plantation and the Minister may:	
	 (a) refuse the application if the plantation operation sought to be authorised might harm any unique or special wildlife values of the land concerned, or (b) impose conditions on the grant of any authorisation for the purpose of protecting those values in connection with any harvesting or other plantation operations. 	
17(2) and (3)	The Minister may refuse an application for authorisation in respect of which establishment operations have already been carried out if the Minister determines that the establishment operations were not carried out in accordance with any applicable requirements of the Act, the EPA Act, any law dealing with native vegetation conservation and any other relevant law.	1,2,3,4
	If any such application is granted, the Minister may grant the authorisation subject to any condition the Minister considers appropriate.	
17A(1) and (2)	If there is a change in the ownership of the whole or part of a plantation that was authorised before that change in ownership, the former owner must give notice to the Minister in accordance with section 17A within 28 days after the change of ownership. The owner of an authorised plantation must give notice to the Minister in accordance with section 17A within 28 days after a new manager is appointed for the whole or part of the plantation.	1,2,3,4
17C(3) and (4)	The Minister may waive or modify any of the requirements of the Act in relation to an application for authorisation as a plantation of any part of the land comprising the original plantation, but only if the application does not relate to any other land. The Minister must grant an authorisation of a part of the land comprising the original plantation but may impose any conditions on the authorisation that the	1,2,3,4

Column 1 Section	Column 2 Summary of functions delegated	Column 3 Delegate category
	Minister considers appropriate.	
18	The Minister is to determine an application for authorisation within the following period after receiving the application: (a) in the case of an application that relates to a complying plantation – 14 days, (b) in any other case – 40 days, or within such longer period as is agreed to by the applicant.	1,2,3,4
19	The Minister may act as the agent of an applicant for authorisation for the purpose of obtaining any approval or other authority under other Acts for the purposes of planation operations on authorised plantations. For that purpose, the Minister may provide to an agency from whom such an	1,2,3,4
	authorisation is sought any relevant information contained in the application for authorisation under the Act.	
20(5)	A condition to which an authorisation is subject may, by notice served on the owner or manager of the authorised plantation, be altered or omitted by the Minister. However, a condition with respect to financial contributions to transport infrastructure expenditure or with respect to management or harvesting operations may only be altered at the request of the owner or manager.	1,2,3,4
22(1)(a), (b) and (d) and 22(4)	The Minister may cancel the authorisation of a plantation (or any part of a plantation) at the request of the owner of the plantation or if the Minister is satisfied of any of the considerations set out in section 22(1)(a), (b) or (d). Cancellation of authorisation takes effect when a written notice by the Minister of the cancellation is given to the owner of the plantation or proposed plantation.	1,2,3
22(1)(c) and 22(2), (3) and (4)	The Minister may cancel the authorisation of a plantation (or any part of a plantation) at the request of the owner of the plantation or if the Minster is satisfied that the plantation has been abandoned.	1,2,3,4
	In addition, the Minister may cancel the authorisation of a plantation (or any part of a plantation) that was not established at the time of its authorisation under the Act if the Minister is satisfied that the plantation has not been established, or is not being established, in accordance with the Code, the conditions of the authorisation or any relevant law. Any such authorisation may only be cancelled within 3 years after the completion of those establishment operations.	

Column 1	Column 2	Column 3
96611011	In addition, the authorisation of a plantation (or any part of a plantation) that was not established at the time of its authorisation must be cancelled by the Minister on a date that is 3 years after the date of the grant of authorisation unless, before that date, the Minister is satisfied that the requirements in section 22(3)(a) or (b) are met.	Lyricgate categol y
23(1)	 Calibration of autorisation takes street when a written notice by the participant. The Minister is to maintain a register of: authorised plantations, the conditions to which an authorisation is subject, any other matter relating to plantations that the Minister considers appropriate. 	1,2,3,4
Part 3 Plan 25	Part 3 Plantations and Reafforestation Code 25 The Minister is to arrange for the preparation of a draft Plantations and Reafforestation Code as soon as practicable after the commencement of Part 3 of the Act.	1,2
26(1), (2) and (3)	The Minister must give the public an opportunity to make submissions on the proposed Code and to take any submissions duly made into account. In order to give the public an opportunity to do so, the Minister must follow the process set out in section 26(2)(a), (b) and (c). Before the proposed Code is made, the Minister is to prepare and make public a report on the public consultation under section 26.	1,2,3
30	The Minister is to arrange for the Code to be reviewed at least every 5 years after it is made. Section 26 (Public consultation) applies to the making of any new Code or any amendment of the Code that the Minister determines is not a minor amendment.	1,2,3

Column 1 Section	Column 2 Summory of functions datacated	Column 3 Delegente catamere
Part 4 Prot	Part 4 Protection of unique or special wildlife values of authorised plantations	
33	It is a condition of the authorisation of a plantation that the owner or manager of the plantation notify the Minister as soon as they become aware that plantation operations have or are likely to have an impact on unique or special wildlife values of the land concerned.	1,2,3,4
34(1) and (2)	As soon as the Minister is notified under Part 4 of the Act, or otherwise becomes aware, of the impact or likely impact of plantation operations on unique or special wildlife values of any land within an authorised plantation, the Minister is to arrange: (a) for an evaluation of any such impact or likely impact to be carried out, and (b) for a report to be provided on the matters specified in section 34(2). The Minister is to notify the Minister administering the <i>National Parks and Wildlife</i> <i>Act 1974</i> of those arrangements.	1,2,3,4
34(3)	The Minister may, by notice in writing to the owner or manager of the authorised plantation, direct that plantation operations are to be suspended in all or part of the plantation for a specified period or periods pending the determination of the matter under Part 4 of the Act. Any such direction has effect as a condition of the authorisation.	1,2,3,4
35(1)	The Minister may, after consideration of the report, by notice in writing to the owner or manager of the authorised plantation, direct that: (a) plantation operations are not to be carried out in all or part of the authorised plantation, or (b) plantation operations are to be suspended in all or part of the authorised plantation for a specified period or periods, or (c) the carrying out of plantation operations in all or part of the authorised plantation is subject to specified restrictions.	1,2,3,4
36(4)	The amount of compensation payable (in respect of harvesting operations on timber plantations) is to be determined by agreement between the Minister and the owner or manager concerned, having regard to the report to the Minister on the matter.	1,2,3
37(1) and (2)	If the Minister and the owner or manager of an authorised timber plantation fail to agree on an amount of compensation payable under Part 4 of the Act, the determination of the amount of compensation is to be made by: (a) an independent arbitrator appointed by the parties, or (b) if they cannot agree, an independent arbitrator appointed in accordance with the Code.	1,2,3

Column 1 Section	Column 2 Summary of functions delegated	Column 3 Delegate category
	For the purposes of any such arbitration, the Minister may vary the direction under Part 4 of the Act for which compensation is to be paid.	
Part 7 Enforcement	orcement	
58(1), (2), (3) and (6)	If the Minister is of the opinion that any plantation operations are being carried out or are about to carried out in contravention of the Act or the Code, the Minister may, by notice in writing given to the owner or manager of the plantation, order the owner or manager not to carry out the plantation operations concerned.	1,2,3,4
	The order takes effect immediately (or from a later date specified in the notice) and is subject to such conditions as the Minister may specify in the notice.	
	The Minister may vary or revoke the order or the conditions of the order by further notice in writing given to the owner or manager of the plantation.	
	The Minister is not required, before making, varying or revoking an order under section 58, to notify any person who may be affected by the order.	
59(1), (2), (3), (5), (6) and (7)		1,2,3,4
	A direction under section 59 may be varied or revoked by a further notice. If a person fails to comply with a direction under section 59, the Minister may authorise any other person to enter the land and carry out the specified work.	
	The Minister may recover the cost of that work from the person given the direction in any court of competent jurisdiction as a debt due by that person to the State.	
	The Minister is not required, before giving, varying or revoking a direction under section 59, to notify any person who may be affected by the direction.	

Column 1	Column 2	Column 3
Section	Summary of functions delegated	Delegate category
61(1) and (3)	61(1) and The Minister may appoint any appropriately qualified person as an authorised (3) officer to investigate and report to the Minister on whether the Act and the Code are	1,2,3
	being complied with.	
	An authorised officer cannot exercise the functions of an authorised officer under the Act unless the officer is in possession of an identification card issued on behalf	
	of the Minister.	
63	A certificate signed by the Minister certifying any of the matters specified in section	1,2,3,4
	63(a) to (f) is admissible in any proceedings under the Act and is prima facie	
	evidence of the matters so specified.	
64(3)	Proceedings for an offence under the Act or the Regulation may only be brought by or with the approval of the Minister.	1,2,3
Part 8 Miscellaneous	cellaneous	
68(1), (2) and (3)	68(1), (2) A person may, on payment of a fee, apply to the Minister for a plantation certificate and (3) with respect to any land to which the Act applies.	1,2,3,4
	As soon as practicable after receiving any such application, the Minister must issue a plantation certificate setting out the matters specified in section 68(2)(a) to (c).	
	The Minister may, in a plantation certificate, include advice on such other relevant matters affecting the land of which the Minister may be aware.	

(Clause 4)

Schedule 3 – Delegation of Minister's functions under the Code

Column 1 Clause	Column 2 Summary of function delegated	Column 3 Delegate Category
Part 2 General	eral	
7	For the purposes of section 37(1)(b) of the Act, the Minister must request the National Secretary of the Association of Consulting Foresters to appoint an independent arbitrator.	1,2,3
Part 3 Obt:	Part 3 Obtaining authorisation for a plantation	
12(1)	An applicant for authorisation of a plantation must complete an application form, in the form approved by the Minister, that is appropriate to the type of authorisation sought.	1,2,3,4
14(1)	An applicant for authorisation of a plantation must submit, as part of the application, a plantation plan that is prepared in accordance with clause 14 and any guidelines that the Minister may issue from time to time with respect to the content and preparation of plantation plans.	1,2,3
Part 4 Complying	nplying development standards for establishment operations	
25(1), (3), (4), (6)	The Minister may make a regional vegetation schedule for the purposes of the Code.	1,2
and (10)	For the purpose of allowing submissions to be made on a draft regional vegetation schedule, the Minister must follow the consultation procedure and requirements set out in clause $25(3)(a)$ to (c).	
	The consultation procedure under clause 25(3) extends to amendments to a regional vegetation schedule that the Minister considers to be significant.	
	The Minister may amend or revoke a regional vegetation schedule.	
	If, in relation to a plantation, there is no regional vegetation schedule in force when the Code commences, the Minister may, by notice published in the Gazette, determine the matters required to be dealt with in the schedule.	
Part 6 Regulation	ulation of harvesting operations	
59(3)	Despite clauses 59(1) and (2), the slope limits set out in the Tables in clause 59 do	1,2,3

Column 2	Column 3
Summary of function delegated	Delegate Category
not apply to harvesting operations referred to in clause 59 that are carried out on a	
plantation in respect of which establishment operations have been completed before	
the commencement of the Code. Instead, such operations are to be carried out in	
accordance with guidelines issued by the Minister from time to time concerning	
acceptable slope limits for such plantations.	

Column 1 Clause

[n2018-982]

Crown Land Notices

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

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Meangora; County – St Vincent

Land District – Braidwood; LGA – Queanbeyan-Palerang Regional

Road Closed: Lot 2 DP 1239450

File No: 17/09753

SCHEDULE

On closing, the land within Lot 2 DP 1239450 remains vested in the State of New South Wales as Crown land.

[n2018-983]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Goulburn; County – Argyle

Land District – Goulburn; LGA – Goulburn Mulwaree

Road Closed: Lot 20 DP 1240647

File No: 17/10773

SCHEDULE

On closing, the land within Lot 20 DP 1240647 remains vested in Goulburn Mulwaree Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: KW:JM

[n2018-984]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Hearne, Mead; County – Roxburgh

Land District – Rylstone; LGA – Mid-Western Regional

Road Closed: Lots 1-2 DP 1235886

File No: 11/05918

SCHEDULE

On closing, the land within Lots 1-2 DP 1235886 remains vested in the State of New South Wales as Crown land.

[n2018-985]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Yarralaw; County – Argyle Land District – Goulburn; LGA – Goulburn Mulwaree

Road Closed: Lots 1-2 DP 1239345

File No: 17/10076

SCHEDULE

On closing, the land within Lots 1-2 DP 1239345 remains vested in the State of New South Wales as Crown land.

[n2018-986]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Eurobodalla; County – Dampier Land District – Moruya; LGA – Eurobodalla

Road Closed: Lot 1 DP 1239021

File No: 16/07069

SCHEDULE

On closing, the land within Lot 1 DP 1239021 remains vested in Eurobodalla Shire Council as operational land for the purposes of the *Local Government Act 1993*.

Council Reference: 01.5702.B

[n2018-987]

NOTIFICATION OF CLOSING OF A ROAD

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

DESCRIPTION

Parish – March; County – Wellington Land District – Orange; LGA – Orange

Road Closed: Lots 1-4 DP 1236201

File No: CL/00454

SCHEDULE

On closing, the land within Lots 1-4 DP 1236201 remains vested in the State of New South Wales as Crown land.

[n2018-988]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Micketymulga; County – Lincoln

Land District – Wellington; LGA – Dubbo Regional

Road Closed: Lot 4 DP 1231581

File No: 16/00177

SCHEDULE

On closing, the land within Lot 4 DP 1231581 becomes and remains vested in the State of New South Wales as Crown land.

Council's reference: pg/cr/rb

[n2018-989]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

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

Road Closed: Lot 3 DP 1238732

File No: 17/06223

SCHEDULE

On closing, the land within Lot 3 DP 1238732 remains vested in the State of New South Wales as Crown land.

[n2018-990]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Nattery; County – Argyle

Land District – Goulburn; LGA – Goulburn Mulwaree

Road Closed: Lot 2 DP 1237380

File No: 17/08788

SCHEDULE

On closing, the land within Lot 2 DP 1237380 remains vested in the State of New South Wales as Crown land.

[n2018-991]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Boebung; County – Ewenmar

Land District – Coonamble; LGA – Gilgandra

Road Closed: Lot 1 DP 1230222

File No: 16/10496

SCHEDULE

On closing, the land within Lot 1 DP 1230222 remains vested in the State of New South Wales as Crown land.

[n2018-992]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Yarrabandini; County – Dudley Land District – Kempsey; LGA – Kempsey

Road Closed: Lot 1 DP 1202063 File No: 14/01915

SCHEDULE

On closing, the land within Lot 1 DP 1202063 remains vested in the State of New South Wales as Crown land.

[n2018-993]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Morebringer; County – Hume

Land District – Corowa; LGA – Greater Hume, Federation

Road Closed: Lots 2-4 DP 1234046

File No: 17/05119

SCHEDULE

On closing, the land within Lots 2-4 DP 1234046 remains vested in the State of New South Wales as Crown land.

[n2018-994]

ERRATUM

Notification of closing of a road

Notice n2018-817 published in Gazette No 26 of 9 March 2018, page 1511 was a duplicate of an earlier notice (n2018-813). Notice n2018-817 should be disregarded. Notice n2018-813, published in Gazette No 26 of 9 March 2018, page 1509, remains valid.

[n2018-995]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Wambat; County – Harden

Land District – Young; LGA – Hilltops

Road Closed: Lots 1-2 DP 1239589 File No: 17/10007

SCHEDULE

On closing, the land within Lots 1-2 DP 1239589 remains vested in the State of New South Wales as Crown land.

[n2018-996]

NOTIFICATION OF CLOSING OF A ROAD

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

DESCRIPTION

Parish – Never Never; County – Raleigh Land District – Bellingen; LGA – Bellingen

Road Closed: Lot 8 DP 820022, Lot 1 DP 1237040

File No: 17/08445

SCHEDULE

On closing, the land within Lot 8 DP 820022, Lot 1 DP 1237040 remains vested in the State of New South Wales as Crown land.

[n2018-997]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Teven; County – Rous

Land District – Lismore; LGA – Ballina

Road Closed: Lot 1 DP 1237870

File No: 17/01223

SCHEDULE

On closing, the land within Lot 1 DP 1237870 remains vested in the State of New South Wales as Crown land.

[n2018-998]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Blair Hill; County – Gough

Land District – Glen Innes; LGA – Glen Innes Severn

Road Closed: Lot 2 DP 1217563

File No: 14/03696

SCHEDULE

On closing, the land within Lot 2 DP 1217563 remains vested in the State of New South Wales as Crown land.

[n2018-999]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Belmore; County – Wynyard

Land District – Tumbarumba North; LGA – Snowy Valleys

Road Closed: Lot 1 DP 1237505

File No: 17/02311

SCHEDULE

On closing, the land within Lot 1 DP 1237505 remains vested in the State of New South Wales as Crown land.

[n2018-1000]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Willawong, Murringo; County – Monteagle

Land District – Young; LGA – Hilltops

Road Closed: Lots 7-9 DP 1239115

File No: 17/09862

SCHEDULE

On closing, the land within Lots 7-9 DP 1239115 remains vested in the State of New South Wales as Crown land.

[n2018-1001]

ROADS ACT 1993

Section 257

ORDER

Correction of Defective Instrument

As per the "Notification of Closing of a Road" File No: 15/01483 which appeared in Government Gazette No 125 dated 17 November 2017, folio 7081, part of the description is hereby amended. Under heading of "description" the words "LGA – Snowy Valleys"; are deleted and replaced with "LGA – Greater Hume and Snowy Valleys".

[n2018-1002]

NOTIFICATION OF CLOSING OF A ROAD

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

DESCRIPTION

Parish – Dunoon; County – Rous Land District – Lismore; LGA – Lismore

Road Closed: Lot 2 DP 1237729

File No: 17/07942

SCHEDULE

On closing, the land within Lot 2 DP 1237729 remains vested in the State of New South Wales as Crown land.

[n2018-1003]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Boonal, Dumaresq; County – Stapylton, Arrawatta Land District – Warialda; LGA – Gwydir, Inverell

Road Closed: Lot 1-2 DP 1222277

File No: 17/09492

SCHEDULE

On closing, that part of Lot 1-2 DP 1222277 which was formerly Crown road remains vested in the State of New South Wales as Crown land.

On closing, that part of Lot 2 DP 1222277 which was formerly Council road becomes vested in the State of New South Wales as Crown Land.

[n2018-1004]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – West Coraki; County – Richmond

Land District – Casino; LGA – Richmond Valley

Road Closed: Lot 1 DP 1239536

File No: 14/06595

SCHEDULE

On closing, the land within Lot 1 DP 1239536 remains vested in the State of New South Wales as Crown land.

[n2018-1005]

NOTIFICATION OF CLOSING OF A ROAD

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

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Mulwala; County – Denison Land District – Corowa; LGA – Federation

Road Closed: Lot 1 DP 1238519 File No: 10/14251

SCHEDULE

On closing, the land within Lot 1 DP 1238519 remains vested in the State of New South Wales as Crown land.

[n2018-1006]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Davidson, Springmount; County – Sandon Land District – Armidale; LGA – Armidale Regional

Road Closed: Lot 1 DP 1235395

File No: 07/2367

SCHEDULE

On closing, the land within Lot 1 DP 1235395 remains vested in the State of New South Wales as Crown land.

[n2018-1007]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Mulgowrie; County – Georgiana Land District – Crookwell; LGA – Upper Lachlan

Road Closed: Lot 1 DP 1240751 File No: 17/11398

SCHEDULE

On closing, the land within Lot 1 DP 1240751 remains vested in the State of New South Wales as Crown land.

[n2018-1008]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Nundle; County – Parry

Land District – Tamworth; LGA – Tamworth Regional

Road Closed: Lot 1 DP 1219905

File No: 15/09720

SCHEDULE

On closing, the land within Lot 1 DP 1219905 remains vested in the State of New South Wales as Crown land.

[n2018-1009]

ROADS ACT 1993

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Brogo; County – Auckland Land District – Bega; LGA – Bega Valley

Road Closed: Lot 1 DP 1227830

File No: 14/06659

SCHEDULE

On closing,

(1) the land within Lot 1 DP 1227830 becomes vested in the State of New South Wales as Crown Land and

(2) the land within Lot 1 DP 1227830 is added to Crown Reserve R.750197 for Future Public Requirements, this day.

[n2018-1010]

CROWN LANDS ACT 1989

ADDITION TO RESERVED CROWN LAND

Pursuant to section 88 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

SCHEDULE

COLUMN 2
Reserve No. 750197
Public Purpose: Future Public Requirements
Notified: 29 June 2017
Whole Lots: Lot 247 DP 750197, Lot 7300 DP
1130627, Lot 7301 DP 1219313 Parish Brogo County
Auckland
New Area: 3.488 hectares

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Southampton; County – Clarence

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1 DP 1239085

File No: 17/05156

SCHEDULE

On closing, the land within Lot 1 DP 1239085 which was formerly Council road becomes vested in the State of New South Wales as Crown land.

[n2018-1012]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Yalbraith; County – Georgiana Land District – Crookwell; LGA – Upper Lachlan

Road Closed: Lot 1 DP 1238521

File No: 17/09100

SCHEDULE

On closing, the land within Lot 1 DP 1238521 remains vested in the State of New South Wales as Crown land.

[n2018-1013]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parish – Rowan; County – Wynyard

Land District – Wagga Wagga; LGA – Wagga Wagga

Road Closed: Lot 1 DP 1236624 File No: 17/06493

SCHEDULE

On closing, the land within Lot 1 DP 1236624 remains vested in the State of New South Wales as Crown land.

[n2018-1014]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Reynolds, Tareela; County – Denham Land District – Walgett, Narrabri; LGA – Walgett

Road Closed: Lot 1 DP 1238824, Lot 4 DP 1238825 File No: 16/09651

SCHEDULE

On closing, the land within Lot 1 DP 1238824, Lot 4 DP 1238825 remains vested in the State of New South Wales as Crown land.

[n2018-1015]

NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP Minister for Lands and Forestry

DESCRIPTION

Parishes – Benn, Tholoo, Eastlake, Reynolds; County – Denham Land District – Walgett, Narrabri; LGA – Walgett

Road Closed: Lots 2-3 DP 1238824 File No: 16/09651

SCHEDULE

On closing, the land within Lots 2-3 DP 1238824 remains vested in the State of New South Wales as Crown land. [n2018-1016]

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Column 1Ian Murray McNaught (new member)Douglas Darlington (new member)Laraine Barbara Sheehan (new member)David John Irving (new member)Colin Paulson (re-appointment)Joyce Margaret Groves (re- appointment)Neil Rose (re-appointment)Neil Rose (re-appointment)The person for the time being holding the office of Asset And Project Co-Ordinator, Central Coast Council (ex-officio member)For a term commencing the date of this notice and expiring 22 March 2023.	Column 2 Norah Head Lighthouse Reserve Trust	Column 3 Reserve No. 1003869 Public Purpose: heritage purposes, public recreation and coastal environmental protection Notified: 6 September 2002 File Reference: MD02R25-003

[n2018-1017]

ESTABLISHMENT OF RESERVE TRUST

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
Narromine Community Hall Reserve Trust	Reserve No. 87632 Public Purpose: girl guides Notified: 23 January 1970
	File Reference: DB02R6
	[n2018-1018

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

Column 1	Column 2	Column 3
CentaCare Wilcannia Forbes	Narromine Community Hall Reserve Trust	Reserve No. 87632 Public Purpose: girl guides
For a term commencing the date of this notice		Notified: 23 January 1970
		File Reference: DB02R6

ORDER – AUTHORISATION OF ADDITIONAL PURPOSE UNDER \$121A

Pursuant to section 121A of the *Crown Lands Act 1989*, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite thereto in Column 2 of the Schedule.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
community purposes	Reserve No. 87632 Public Purpose: girl guides Notified: 23 January 1970 File Reference: DB02R6
	[n2018-1020

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Gwydir Shire Council	Bingara Caravan Park (R47979) Reserve Trust	Reserve No. 47979 Public Purpose: public recreation
For a term commencing the date of this notice		Notified: 31 July 1912
		File Reference: ME90R5

ASSIGNMENT OF NAME TO RESERVE TRUST

Pursuant to clause 4(3) of Schedule 8 of the *Crown Lands Act 1989* the name specified in Column 1 of the Schedule hereunder is assigned to the reserve trust constituted as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
Bermagui Public Baths (R67590) Reserve Trust	Reserve No.: 67590 Public Purpose: Public Baths Notified: 13 May 1938 File Reference: 17/10320

Column 1	Column 2
Euston Local Government Purposes (R86281) Reserve Trust	Reserve No.: 86281 Public Purpose: Local Government Purposes Notified: 26 May 1967 File Reference: 17/10320
North Tamworth Rubbish Depot (R87364) Reserve Trust	Reserve No.: 87364 Public Purpose: Rubbish Depot Notified: 29 August 1969 File Reference: 17/10320
Forbes Preservation of Graves (D1000232) Reserve Trust	Reserve No.: 1000232 Public Purpose: Preservation of Graves Notified: 22 November 1895 File Reference: 17/10320
Katoomba Public Recreation (Addition) (R1000486) Reserve Trust	Reserve No.: 1000486 Public Purpose: Public Recreation (Addition) Notified: 1 November 1957 File Reference: 17/10320
Canobolas Public Recreation (D1022608) Reserve Trust	Reserve No.: 1022608 Public Purpose: Public Recreation Notified: 1 November 1929 File Reference: 17/10320
East Maitland Public Park (R1024328) Reserve Trust	Reserve No.: 1024328 Public Purpose: Public Park Notified: 3 October 1980 (Dedicated by the Conversion of Cemeteries Act 1974) File Reference: 17/10320
Uralla Night Soil Depot (R19431) Reserve Trust	Reserve No.: 19431 Public Purpose: Night Soil Depot Notified: 13 January 1894 File Reference: 17/10320
Warialda Rubbish Depot (R23245) Reserve Trust	Reserve No.: 23245 Public Purpose: Rubbish Depot Notified: 23 November 1895 File Reference: 17/10320
Parkes Night Soil Depot (R24094) Reserve Trust	Reserve No.: 24094 Public Purpose: Night Soil Depot Notified: 16 May 1896 File Reference: 17/10320
Bundarra Night Soil Depot (R47368) Reserve Trust	Reserve No.: 47368 Public Purpose: Night Soil Depot Notified: 13 February 1942 File Reference: 17/10320
Nambucca Heads Public Recreation (R47599) Reserve Trust	Reserve No.: R47599 Public Purpose: Public Recreation Notified: 6 March 1912 File Reference: 17/10320
Hunters Hill Public Recreation and Public Baths (R47916) Reserve Trust	Reserve No.: 47916 Public Purpose: Public Recreation and Public Baths Notified: 3 July 1912 File Reference: 17/10320
Collector Rubbish Depot (R48152) Reserve Trust	Reserve No.: 48152 Public Purpose: Rubbish Depot Notified: 25 September 1912 File Reference: 17/10320

Column 1	Column 2
Wyong Public Recreation (R48831) Reserve Trust	Reserve No: 48831 Public Purpose: Public Recreation Notified: 5 November 1943 File Reference: 17/10320
Wallendbeen Night Soil Depot (R49142) Reserve Trust	Reserve No.: 49142 Public Purpose: Rubbish Depot Notified: 14 May 1913 File Reference: 17/10320
King Creek Night Soil Depot (R49672) Reserve Trust	Reserve No.: 49672 Public Purpose: Night Soil Depot Notified: 11 February 1914 File Reference: 17/10320
Bingara Night Soil Depot (R49855) Reserve Trust	Reserve No.: 49855 Public Purpose: Night Soil Depot Notified: 18 July 1914 File Reference: 17/10320
Bemboka Night Soil Depot (R49987) Reserve Trust	Reserve No.: 49987 Public Purpose: Public Recreation Notified: 17 June 1914 File Reference: 17/10320
Numeralla Rubbish Depot (R94741) Reserve Trust	Reserve No.: 94741 Public Purpose: Rubbish Depot Notified: 8 May 1981 File Reference: 17/10320
Queanbeyan Public Recreation (R95617) Reserve Trust	Reserve No.: 95617 Public Purpose: Public Recreation Notified: 9 October 1981 File Reference: 17/10320
Ben Lomond Rubbish Depot (R95653) Reserve Trust	Reserve No.: 95653 Public Purpose: Rubbish Depot Notified: 30 October 1981 File Reference: 17/10320
Braidwood Public Recreation (R95678) Reserve Trust	Reserve No.: 95678 Public Purpose: Public Recreation Notified: 20 November 1981 File Reference: 17/10320
Nowendoc Bush Fire Brigade Purposes (R95794) Reserve Trust	Reserve No.: 95794 Public Purpose: Bush Fire Brigade Purposes Notified: 29 January 1981 File Reference: 17/10320
Albert Rubbish Depot (R56242) Reserve Trust	Reserve No.: 56242 Public Purpose: Rubbish Depot Notified: 29 June 1923 File Reference: 17/10320
Tarago Rubbish Depot (R68707) Reserve Trust	Reserve No.: 68707 Public Purpose: Rubbish Depot Notified: 13 October 1939 File Reference: 17/10320
Merrygoen Rubbish Depot (R69431) Reserve Trust	Reserve No.: 69431 Public Purpose: Rubbish Depot Notified: 9 August 1940 File Reference: 17/10320

[n2018-1022]

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
John Arthur Doman (re- appointment) Gary Nicholls (re-appointment) Marcia Knudsen Nielsen (new member) Gordon Raymond Serone (re- appointment) David Neville Ball (new member) Christopher Bede Pratt (re- appointment)	Bentley Public Hall Reserve Trust	Reserve No. 82429 Public Purpose: public hall Notified: 18 March 1960 File Reference: GF81R375-002
For a term commencing the date of this notice and expiring 22 March 2023.		

REVOCATION OF RESERVATION OF CROWN LAND

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
Land District: Gloucester Local Government Area: Mid-Coast Council Locality: Bindera, Gloucester (Parish, County) Reserve No. 753147 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: TE99H184	The part being Whole Lots: Lots 1-2 DP 1016414 Parish Bindera County Gloucester Area: about 10432.7 square metres

[n2018-1024]

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

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

Schedule		
Column 1	Column 2	
sporting event	Reserve No. 97456Public Purpose: future public requirementsNotified: 28 September 1984File Reference: 18/00045Reserve No. 755225Public Purpose: future public requirementsNotified: 29 June 2007File Reference: 18/00045Reserve No. 1028668Public Purpose: environmental protection, governmentpurposes, rural servicesNotified: 13 August 2010	
	File Reference: 18/00045	
	Schedule	
Column 1	Column 2	
access	Reserve No. 753792 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 17/06855	
	Schedule	
Column 1	Column 2	
grazing	Reserve No. 65749 Public Purpose: resting place Notified: 10 January 1936 File Reference: 17/09153	
	Schedule	
Column 1	Column 2	
storage area car park jetty berthing area	Reserve No. 755740 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 16/00625	
	Schedule	
Column 1	Column 2	
car parking storage area berthing area	Reserve No. 1012191 Public Purpose: access and public requirements, tourism purposes and environmental and heritage conservation Notified: 25 August 2006 File Reference: 16/00625	
L	Schedule	
Column 1	Column 2	
dam	Reserve No. 96576 Public Purpose: future public requirements Notified: 4 February 1983 File Reference: 17/05301	

Schedule	
Column 1	Column 2
recreation	Reserve No. 754891 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 18/01144

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

[n2018-1025]

APPOINTMENT OF TRUST BOARD MEMBERS

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Robert Frank McCotter (new member) Lynne Ellen Hamilton (new member) Gerardus Adrianus Pennings (new member) Jed Field (re-appointment) Marlene Therese Pennings (re- appointment) Megan Joyce Tattersall (re- appointment) The person for the time being holding the office of Asset And Project Co-Ordinator, Central Coast Council (ex-officio member) For a term commencing the date of this notice and expiring 22 March 2023.	Tuggerah Lake (R1003002) Reserve Trust	Reserve No. 1003002 Public Purpose: public recreation and coastal environmental protection Notified: 22 June 2001 File Reference: MD01R8-005

[n2018-1026]

Water Notices

WATER ACT 1912

WATER NSW

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

TERRY JOHN COOMBES, JENNIFER MARGARET COOMBES AND STEPHEN JOHN COOMBES, for a pump on the Hastings River on Lots 15 and 16, DP754408, and a pump on an Unnamed Watercourse, being a tributary of the Hastings River on Lot 14, DP754408, all Parish of Cowangara, County of Macquarie, for Irrigation and Farming purposes (265 megalitres). Entitlement by way of Permanent Transfer. (Ref: 30SL067366).

Any inquiries should be directed to 1300 662 077 or email to customer.helpdesk@waternsw.com.au.

Written objections from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be registered in writing to

WaterNSW, Locked Bag 10, Grafton NSW 2460 or by email to the above within 28 days of this publication.

Tracey Lawson, Manager Water Regulation North.

[n2018-1027]

Other Government Notices

ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977*, an exemption is given from sections 25 and 51 of the *Anti-Discrimination Act 1977* to **Telstra Corporation Limited** to run a career re-entry program for female managers who have been out of the workplace for at least 2 years.

This exemption will remain in force for 5 years.

Dated this 19 day of March 2018

Elizabeth Wing Senior Manager, Operations Delegate of the President Anti-Discrimination Board of NSW

[n2018-1028]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that ANIMAL JUSTICE PARTY INCORPORATED (INC9893449) became registered under the *Corporations Act 2001* as ANIMAL JUSTICE PARTY LIMITED (ACN 602 235 950), a company limited by guarantee, on 16 February 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Jodie Matheson Delegate of the Commissioner, NSW Fair Trading 21 March 2018

[n2018-1029]

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that BANKSTOWN HANDICAPPED CHILDRENS CENTRE ASSOCIATION INC (Y0254103) became registered under the *Corporations Act 2001* as ALLEVIA LIMITED (ACN 624 741 840), a company limited by guarantee, on 1 March 2018, and accordingly its registration under the *Associations Incorporation Act 2009* is cancelled as of that date.

Jodie Matheson Delegate of the Commissioner, NSW Fair Trading 21 March 2018

[n2018-1030]

ASSOCIATIONS INCORPORATION ACT 2009

NOTICE UNDER SECTION 509(5) OF THE CORPORATIONS ACT 2001 AS APPLIED BY SECTION 64 OF THE ASSOCIATIONS INCORPORATION ACT 2009

Notice is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed after 05 March 2018.

NORTH WEST COMMUNITY COLLEGE INCORPORATED

Y0085539

Dated this 21st day of March 2018

C Gowland Delegate of the Secretary & Director Registry Services

[n2018-1031]

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*.

BATHURST EQUESTRIAN CLUB INCORPORATED	INC1500066
BEGA DISTRICT MINIATURE RIFLE CLUB INCORPORATED	Y2594011
COMMUNITY TOO INCORPORATED	INC1400210
COMPUTER PALS FOR SENIOR – CONCORD INCORPORATED	INC9875411
FEDERAL COUNCIL OF AGRICULTURAL SOCIETIES INCORPORATED	INC9891147
FEDERATION VOICES INC	INC1700062
FRIENDS OF AUBURN LIBRARY SERVICES INCORPORATED	INC9888391
THE GABRIEL BENEVOLENT ASSOCIATION INCORPORATED	INC9887496
GET AROUND IT INCORPORATED	INC1600212
KYOGLE BAPTIST CHURCH INCORPORATED	Y2827603
LIONS CLUB OF EAST GOSFORD INC.	Y0914231
MINERAL INDUSTRY CONSULTANTS ASSOCIATION INCORPORATED	Y2400505
MUSWELLBROOK SPINNERS & CRAFT GROUP INCORPORATED	Y2400505
ORANGE NEEDLECRAFT GROUP INC	Y1554817
PORT MACQUARIE – WATONGA U3A INCORPORATED	INC9889466
RIVERLANDS 4X4 CLUB OF N.S.W. INC	Y1423935
SHAMROCK QUILTERS INCORPORATED	INC1300348
YOUTH DIRECTIONS INCORPORATED	INC9875821

Cancellation is effective as at the date of gazettal.

Dated this 21 March 2018.

Bernadette Denman Delegate of the Commissioner NSW Fair Trading

[n2018-1032]

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*.

BEGA CHAMBER ORCHESTRA INCORPORATED	INC9893538
BICKHAM COAL-MINE ACTION GROUP INCORPORATED	INC9892439
BOOKDEALERS GUILD OF NSW INCORPORATED	INC9887512
BOUTIQUE B & B AND LUXURY HOLIDAY ACCOMMODATION OF THE CENTRAL COAST INC	Y2600936
BOWRAL CHAMBER OF COMMERCE AND INDUSTRY INC	Y1029839
BURREN JUNCTION COMMUNITY POOL COMMITTEE INCORPORATED	Y2497301
BYRON BAY LITTLE ATHLETICS CENTRE INCORPORATED	INC9878652
BYRON RATEPAYERS ASSOCIATION INCORPORATED	INC9887970

CABARITA HORSEMENS ASSOCIATION INC	Y1354141
CANOWINDRA HARNESS RACING CLUB INCORPORATED	Y2375516
CANTERBURY SAMOAN ASSEMBLY OF GOD INCORPORATED	INC9877185
COBARGO & DISTRICT PONY CLUB INCORPORATED	Y2297703
MEN'S HEALTH FORUM NSW INCORPORATED	INC9897545
MOREE POLOCROSSE CLUB INCORPORATED	INC9876824
MURWILLUMBAH REDBACKS HOCKEY CLUB INCORPORATED	Y2714817
POWER OF COVENANT CHURCH SYDNEY INCORPORATED	INC9892866
RIVERSIDE COMMUNITY CHURCH BARHAM INCORPORATED	INC9886693
SAMOA WORSHIP CENTRE CHRISTIAN CHURCH	INC9879347
INCORPORATED	
SIERRA UNITE INCORPORATED	INC9883937
WAPENGO WATERSHED ASSOCIATION INCORPORATED	INC9886705

Cancellation is effective as at the date of gazettal.

Dated this 21st day of March 2018.

Diane Duggan Delegate of the Commissioner NSW Fair Trading

[n2018-1033]

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 10am 25 June 2018 (4 weeks)

Dated this 16th day of March 2018

Justice D Price AM Chief Judge

[n2018-1034]

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF ACQUISITION OF LAND BY COMPULSORY PROCESS FOR THE PURPOSES OF THE HEALTH ADMINISTRATION ACT 1982

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

SIGNED at Sydney this 20th day of March 2018

SAM SANGSTER Chief Executive Health Infrastructure a duly authorised delegate of the Health Administration Corporation

SCHEDULE

Land

All those pieces or parcels of Land located at KIAMA in the Local Government Area of KIAMA, Parish of KIAMA, County of CAMDEN, as Lot 1 in Plan of Acquisition Deposited Plan 1236189 being part of the land comprised in Lot 52 Deposited Plan 804377 and Lot 2 in Plan of Acquisition Deposited Plan 1236189 being part of the land comprised in Lot 1 Deposited Plan 850540.

[n2018-1035]

SYDNEY CRICKET AND SPORTS GROUND ACT 1978

Sydney Cricket and Sports Ground Trust 2018 Election of Two (2) Trustees

Election Notice

Pursuant to the *Sydney Cricket and Sports Ground Act 1978*, and the By-laws thereunder, the Electoral Commissioner for New South Wales will conduct the election of two (2) Trustees to the Sydney Cricket and Sports Ground Trust. The term of appointment to office will be for up to four (4) years.

Nominations

Nominations are hereby invited to elect Two (2) Trustees.

Nomination forms and Statutory Declaration in Support of Candidature forms are available from:

- NSW Electoral Commission's website at www.elections.nsw.gov.au;
- NSW Electoral Commission, Level 25, 201 Kent Street Sydney, telephone (02) 9290 5447; or
- Sydney Cricket & Sports Ground Trust, Level 2, Sheridan Building, Moore Park Road, Moore Park telephone (02) 9360 6601

CANDIDATES AND THEIR NOMINATORS MUST BE MEMBERS OF THE SYDNEY CRICKET AND SPORTS GROUND TRUST, OTHER THAN JUNIOR REGULAR MEMBERS, JUNIOR GOLD MEMBERS OR HONORARY MEMBERS.

Nominations must be in writing signed by the candidate and at least six (6) other Members of the Sydney Cricket and Sports Ground Trust, other than Junior Regular Members, Junior Gold Members or Honorary Members. No Member of the Sydney Cricket and Sports Ground Trust may nominate more than two candidates.

Details from the Statutory Declaration in Support of Candidature forms will be included in a Candidate Information Sheet which will accompany voting material when it is posted and displayed on the New South Wales Electoral Commission's website.

Lodgement of Nomination and Statutory Declaration in Support of Candidature Forms

Completed Nomination and Statutory Declaration in Support of Candidature forms must be received by the Returning Officer, NSW Electoral Commission by no later than 12.00 noon, Tuesday 17 April 2018.

Nomination forms can only be lodged with the Returning Officer at the NSW Electoral Commission:

- By hand: Level 25, 201 Kent Street, Sydney; or
- By post: PO Box 693, Grosvenor Place NSW 1220; or
- By fax: (02) 9290 5939; or
- By email: ballots@elections.nsw.gov.au

Any defect in a Nomination or alterations or additions to a Statutory Declaration in Support of Candidature form must be rectified prior to the close of nominations at 12.00 noon, Tuesday 17 April 2018. A candidate may only withdraw his/her nomination in writing so as to be received by the Returning Officer prior to the close of nominations.

Voting

Should the election be contested, a draw to determine the order of candidates' names on the ballot paper will be conducted at 2.00pm, Tuesday 17 April 2018 at the NSW Electoral Commission, Level 25, 201 Kent Street, Sydney. Candidates or their representatives are invited to witness the draw.

A postal ballot will be conducted to close at 12.00 noon, Tuesday 29 May 2018. Voting material will be posted on Tuesday, 1 May 2018. The method of voting to be observed will be multi preferential.

The Roll for this election closes on Tuesday 17 April 2018. If you have changed your name or address, please check that you have advised the Sydney Cricket and Sports Ground Trust on 1800 801 155 or membership@scgt.nsw.gov.au.

Any enquiries concerning this election should be directed to Andrea Jackson at the NSW Electoral Commission, on telephone (02) 9290 5447.

John Schmidt Returning Officer NSW Electoral Commission

[n2018-1036]

PUBLIC LOTTERIES ACT 1996

SOCCER FOOTBALL POOLS - APPROVAL OF AMENDMENT TO THE RULES

I, Paul Toole, Minister for Lands and Forestry, and Minister for Racing, being the Minister administering the Public Lotteries Act 1996 (hereinafter referred to as the Act) pursuant to section 23 (1) of the Act **DO HEREBY APPROVE** the Rules annexed to this instrument for the conduct of Games of Soccer Football Pools and Games of Promotional Soccer Football Pools by the New South Wales Lotteries Corporation Pty Ltd effective from 14 April 2018.

Dated this 14th day of March 2018

Paul Toole MP Minister for Lands and Forestry Minister for Racing

PUBLIC LOTTERIES ACT 1996

SOCCER FOOTBALL POOLS RULES

It is hereby notified that the Minister administering the Public Lotteries Act 1996 has approved the following Rules for the conduct of the Game of Pools and Promotional Pools. In accordance with Section 23(3)(b) of the Act, these Rules take effect from 14 April 2018.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 1 of 44

TABLE OF CONTENTS

RULE 1	DEFINITIONS	
RULE 2	CONDUCT AND DRAWING OF GAMES OF POOLS AND GAMES OF PROMOTIONAL POOLS	
RULE 3	APPLICATION OF RULES	
RULE 4	OBJECT	
RULE 5	ELIGIBILITY FOR INCLUSION IN A GAME OF POOLS	
RULE 6	RULES APPLYING TO ENTRY COUPONS AND TICKETS	
RULE 7	COMMISSION AND ANCILLARY FEE	
RULE 8	STANDARD ENTRY	
RULE 9	SYSTEM ENTRY	
RULE 10	SYNDICATE ENTRY	
RULE 11	SUBMISSION OF AN ENTRY	
RULE 12	PRIZES	
RULE 13	ANNOUNCEMENT OF PRIZES	
RULE 14	PROCEDURES FOR CLAIMING AND PAYMENT OF PRIZES	
RULE 15	DISQUALIFICATIONS	
RULE 16	LIMITATION OF LIABILITY	
RULE 17	EFFECTIVE DATE	
RULE 18	AGREEMENTS RELATING TO A GAME OF PROMOTIONAL POOLS	

SCHEDULES

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 2 of 44

RULE 1 DEFINITIONS

(a) In these Rules unless inconsistent with the context:

- (i) "Act" means the Public Lotteries Act 1996, any amendment, modification, variation, or abrogation thereof for the time being in force;
- (ii) "Advance Entry" means an Entry or Syndicate Entry for a nominated Draw in advance of the current Draw, whereby the maximum number of advanced Draws will be determined by the Licensee.
- (iii) "Agreement" means any agreement for the time being made between the Licensee and interstate and/or Overseas Authorities in Participating Areas for the Conduct by them of Games of Pools;
- (iv) "Ancillary Fee" means a fee which the Chief Executive Officer may from time to time authorise a Reseller to charge a Player or Syndicate Player from whom a Reseller accepts a Subscription;
- (v) "Approved" means approved in writing by the Minister;
- (vi) "Authority" means the body or bodies responsible for declaring the outcome of Matches;
- (vii) "Automatic Entry" means an Entry or Syndicate Entry in respect of a Game of Pools made pursuant to verbal instruction or electronic instruction (not requiring completion of an Entry Coupon) wherein:
 - (1) the selection of Numbers is made by way of Computer Linked Terminal or the central processing computer equipment of the Licensee; and/or
 - (2) the Numbers are the Numbers previously selected by a Player and stored in the central processing computer equipment of the Licensee;
- (viii) "Away Win" means the team named as printed on the right hand column of the List of Matches and "Away Win" or "Win for Away Team" shall mean a result where the team so printed has or is taken to have scored more goals in the Match than the team printed opposite in the left hand column;
- (ix) "Bloc Administrator" means the Australian lottery organisation for the time being responsible for administering the Game of Pools, including approving the List of Matches and arranging for their publication;
- "Chief Executive Officer" means the Chief Executive Officer of the Licensee or such delegate appointed by the Chief Executive Officer pursuant to Rule 3(g);
- (xi) "Close of Acceptance" means the day and time of day determined by the Licensee after which Entries and/or Syndicate Entries will not be accepted;
- (xii) "Commission" means an amount:

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 3 of 44

- paid to, deducted by or retained by a Retailer in connection with a Subscription (whether or not in the person's capacity as a Retailer); and
- (2) determined by or in accordance with, and identified as Commission in, the conditions of the Product Licence or these Rules;
- (xiii) "Computer Linked Terminal" means computer equipment located in branches of the Licensee or its related bodies corporate, or places of business of its Retailers, or otherwise which is linked to the central processing computer equipment of the Licensee for purposes associated with Games of Pools or Games of Promotional Pools;
- (xiv) "Computer Records" means the sum of information which is provided to the Licensee by way of the Licensee's central processing computer equipment in respect of a Player or Syndicate Player and in respect of details of:
 - (1) a Player's Entry in a Game of Pools;
 - (2) a Syndicate Entry in a Game of Pools;
 - (3) a Syndicate Player's Syndicate Share in a Game of Pools; and
 - (4) where appropriate a Player's entry in a Game of Promotional Pools
- (xv) "Conduct" in relation to a Game of Pools and a Game of Promotional Pools has the same meaning as assigned to it by Section 4(1) of the Act;
- (xvi) "Director" means a Director of the Board of Directors of the Licensee;
- (xvii) "Drawing" means:
 - in relation to a Game of Pools (but not including a Second Drawing) the selection of the Winning Numbers and the Supplementary Number;
 - (2) in relation to a Second Drawing the selection of the Winning Numbers using a Drawing Device;
- (xviii) "Drawing Date" means the date or dates fixed for the playing of the Matches the subject of a Game of Pools;
- (xix) Drawing Device" means equipment as Approved by the Minister from time to time used to conduct a Drawing;
- (xx) "Employee" means an employee of the Licensee. In other contexts where appropriate "Employee" includes an employee of a Retailer;
- (xxi) "Entry" means the Numbers in a Game of Pools which have been recorded in the central processing computer equipment, which have been selected by way of an Entry Coupon or Automatic Entry, which (subject to Rule 6(g)) have

Page 4 of 44

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

been Imprinted on a Ticket and in respect of which the correct Selling Fee or correct Syndicate Share Fee, as the case may be, has been paid;

- (xxii) "Entry Coupon" means a form, approved by the Licensee/Chief Executive Officer, to be completed by a Player containing instructions (including the chances of winning) to effect an Entry in the relevant Game of Pools and/or a Game of Promotional Pools via a Computer Linked Terminal;
- (xxiii) "Game of Pools" means a public lottery Conducted pursuant to the Act, the Operator Licence, the Product Licence, Rules and Regulations but does not include Games of Promotional Pools;
- (xxiv) "Game of Promotional Pools" means a public lottery Conducted for the purpose of promoting a Game of Pools, and in respect of which:
 - (1) eligibility to enter is confined to Players and Syndicate Players in a Game of Pools; and
 - (2) no further Subscription, Commission or Syndicate Share Fee is charged;
- (xxv) "Game Panel" means:
 - (1) a separate matrix in relation to an Entry Coupon containing the Numbers from 1 to 38 in arithmetical sequence; or
 - (2) a single game on a Ticket and the Entry to which it relates.
- (xxvi) "Home Win" means the team named as printed on the left hand column of the List of Matches and "Home Win" or "Win for Home Team" shall mean a result where the team so printed has or is taken to have scored more goals in the Match than the team printed opposite in the right hand column;
- (xxvii) "Imprinted" means printed upon a Ticket by the Computer Linked Terminal;
- (xxviii) "Jackpot Drawing" means the next Drawing of a Game of Pools (other than a Second Drawing) as approved by Licensee following the Drawing of a Game of Pools (other than a Second Drawing) where there is no winner in accordance with Rule 12(h) Division 1(i);
- (xxix) "Licensee" means New South Wales Lotteries Corporation Pty Ltd;
- (xxx) "List of Matches" means a listing of Matches approved and published from time to time by the Licensee;
- (xxxi) "Malfunction" means a failure of any of the following:
 - (1) the Drawing Device;
 - (2) the Computer Linked Terminal;
 - (3) the central processing computer equipment;

Page 5 of 44

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

to operate in the manner in which it is designed to operate;

- (xxxii) "Match" means a game of soccer played between a Home Team and an Away Team;
- (xxxiii) "Minister" means the Minister for the time being administering the Act;
- (xxxiv) "Misprint" means any information contained in the List of Matches that is found to be incorrect information by the Bloc Administrator and the Licensee;
- (xxxv) "Multiple Draws Entry" means an Entry that is valid for more than one Drawing;
- (xxxvi) "Multiple Draws Exchange Ticket" means a Ticket issued to a Player;
 - who surrenders a Multiple Draws Ticket to collect or to claim a Prize won in respect of that Multiple Draws Ticket;
 - (2) who surrenders a Syndicate Share Ticket that contains more than one product to collect or to claim a Prize won in respect of that Multiple Draws Ticket;
 - (3) where at the time the Prize is collected or claimed there is one or more Drawing/s remaining in respect of the Multiple Draws Ticket;
 - (4) where the Multiple Draws Exchange Ticket shall be Imprinted with the same Numbers as the Multiple Draws Ticket surrendered;
 - where the Multiple Draws Exchange Ticket shall be considered the Multiple Draws Ticket in respect of the remaining Drawing/s;
- (xxxvii) "Multiple Draws Ticket" means a Ticket issued in respect of more than one Drawing;
- (xxxviii) "Numbers" has the same meaning as Section 5 of the Act;
- (xxxix) "Operator Licence" means the operator licence granted to the Licensee, pursuant to the Act, to conduct any public lottery for which it, from time to time, holds a Product Licence granted pursuant to the Act;
- (xl) "Outlet" means a place at which a Retailer is permitted to accept completed Entries into Games of Lotto and entries into Games of Promotional Lotto;
- (xli) "Overseas Authority" means a person who is authorised to Conduct Games of Pools and Games of Promotional Pools in Participating Areas overseas;
- (xlii) "Participating Area" means a State, Territory or Country in which a person is authorised to Conduct Games of Pools under a corresponding law;
- (xliii) "Player" means a person who;

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 6 of 44

- (1) has paid the correct Subscription and Commission for a valid Entry; and/or
- (2) holds a valid Entry; and/or
- (3) holds, bears and submits a valid Ticket to the Licensee, a Retailer for the purposes of receiving a Prize; and

includes where relevant a person who has validly entered a Game of Promotional Pools and who holds, bears and submits a ticket in the Game of Promotional Pools to the Licensee, a Retailer or a Reseller for the purposes of receiving a Prize;

- (xliv) "Prize" means any Prize determined in accordance with Rule 12;
- (xlv) "Prize Allocation" means that proportion of Subscriptions paid into the Prize Fund for a particular Game of Pools as specified in Rule 12(a);
- (xlvi) "Prize Fund" means an account established under Section 27 of the Act and known as the Pools Prize Fund Account;
- (xlvii) "Prize Pool" has the meaning in Rule 12(b);
- (xlviii) "Prize Reserve Fund" means the fund located in the Prize Fund under Section 27 of the Act containing:
 - (1) the amounts specified in Rule 12(c); and
 - (2) an amount representing any unclaimed Prizes subject to a direction under Section 27A of the Act;
- (xlix) "Product Licence" means the product licence granted to the Licensee to Conduct Games of Pools and Games of Promotional Pools pursuant to Section 12 of the Act;
- (I) "Provisional Period" means the period of consecutive calendar days approved from time to time by the Chief Executive Officer which starts on the day immediately following the Drawing of a Game of Pools, and which shall be no longer than twenty one (21) consecutive calendar days;
- (li) "Provisional Prize" is a Prize in Division 1 and/or a Prize (or additional Prize in the case of a Second Drawing) that exceeds \$1,000.00 as shown on a Computer Linked Terminal;
- (lii) "Provisional Prize Winner" means a Player who holds a Ticket which is eligible for a Provisional Prize;
- (liii) "Registered Player" means a Player whose personal details have been provided to the Licensee and have been recorded for the purpose of providing a player registration service (which may be approved from time to time by the Chief Executive Officer) to that Player;

Page 7 of 44

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

- (liv) "Registered Syndicate Player" means a Syndicate Player whose personal details have been provided to the Licensee and have been recorded for the purpose of providing a player registration service (which may be approved from time to time by the Chief Executive Officer) to that Syndicate Player;
- (lv) "Regulation" means a regulation made under the Act;
- (Ivi) "Reseller" means a Retailer, Approved by the Minster, who is authorised by the Licensee to receive Subscriptions, Commissions and instructions in respect of a Game of Pools and instructions in respect of a Game of Promotional Pools from a Player. Such Reseller may receive instructions by post, telephone, facsimile or modem (internet) and such Reseller may receive Prizes for and on behalf of a Player;
- (Ivii) "Results" means the outcome of Matches as declared by an Authority prior to the next Drawing Date. Result shall have a corresponding meaning;
- (Iviii) "Rules" means these Rules made under the Act, any amendment, modification, variation, or abrogation thereof for the time being in force;
- (lix) "Second Drawing" means an additional Drawing conducted as part of a Game of Pools in accordance with the Rules;
- (Ix) "Selling Fee" means the sum of the Commission and Subscription and Ancillary Fee (where applicable);
- (lxi) "Standard Entry" means the Entry referred to in Rule 8;
- (lxii) "Subscription" means the amounts paid for Entries but does not include the following:
 - (1) Ancillary Fees; or
 - (2) Commission, unless the Act expressly provides otherwise;
- (Ixiii) "Supplementary Number" in relation to a Game of Pools means the seventh highest ranked Number determined in accordance with Rule 6;
- (lxiv) "Syndicate Entry" is an arrangement under which a type of Entry or combination of types of Entries, in the Game of Pools or other products, is divided into a number of equal shares;
- (lxv) "Syndicate Organiser" is a person referred to in Rule 10;
- (Ixvi) "Syndicate Player" means a person who:
 - (1) has paid the correct Syndicate Share Fee for a valid Syndicate Share; and
 - (2) holds, bears and submits a valid Ticket to the Licensee or a Retailer for the purposes of receiving a Prize; and

Page 8 of 44

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

includes a person who has validly entered a Game of Promotional Pools and who holds, bears and submits a ticket in the Game of Promotional Pools to the Licensee or a Retailer for the purposes of receiving a Prize;

- (Ixvii) "Syndicate Share" means a share of a Syndicate Entry;
- (Ixviii) "Syndicate Share Fee" means the amount payable by a Syndicate Player to participate in a Syndicate compromising of the relevant appointment of both the Subscription and Commission rounded as necessary to the nearest whole cent in accordance with these Rules;
- (lxix) "System Entry" means an Entry referred to in Rule 9;
- (Ixx) "Ticket" means the receipt, whether it be in documentary, electronic or other form, which is the official confirmation that a Player has paid the correct Selling Fee for a valid Entry in a Game of Pools or that a Syndicate Player has paid the correct Syndicate Share Fee for a valid Syndicate Share in a Game of Pools, and which:
 - (1) contains Entry or Syndicate Share details; and
 - (2) may include a Ticket Number and other such tests to determine the identity, validity and status of the Ticket and whether it has won a Prize; and
 - (3) may include other particulars as determined by the Licensee;
- (lxxi) "Ticket Number" means the numbers and/or letters Imprinted on a Ticket which constitute official verification of the valid issue of a Ticket;
- (Ixxii) "Void Match" means a Match that is declared by the Bloc Administrator and the Licensee to be ineligible to be used in the determination of Winning Numbers or the Supplementary Number;
- (Ixxiii) "Winning Numbers" in relation to a Game of Pools means the six highest ranked Numbers determined in accordance with Rule 6;
- (b) In these Rules unless inconsistent with the context:
 - (i) a reference to the singular shall include the plural, and vice versa;
 - headings are for convenient reference only and have no effect in limiting or extending the language of the provisions to which they refer.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 9 of 44

RULE 2 CONDUCT AND DRAWING OF GAMES OF POOLS AND GAMES OF PROMOTIONAL POOLS

- (a) These Rules are to be read subject to the Act, its Regulations, the Operator Licence and the Product Licence, and shall apply to every Game of Pools and Game of Promotional Pools.
- (b) All decisions made by the Chief Executive Officer concerning the Prize Fund and the declaration and payment of Prizes shall be final and binding on all Players and Syndicate Players.
- (c) Winning Numbers and the Supplementary Number will be determined by the Bloc Administrator and the Licensee on the first working day following the determination of the Results.
- (d) In the event that there are insufficient Match results (including those in respect of reserve Matches substituted for Void Matches) to determine the six Winning Numbers and the Supplementary Number, a Reserve Draw will be conducted on the Monday following the conclusion of the relevant Draw whereby:
 - (i) the balls to be used initially will be numbered from 1 to 38; and
 - the numbered balls corresponding to the Winning Numbers already determined in accordance with Rule 2(c) will be removed and the Reserve Draw will be conducted with only those remaining numbered balls; and
 - (iii) the number of balls required to be drawn to constitute the full complement of six Winning Numbers and one Supplementary Number will be drawn.
- (e) Where a Malfunction in a Drawing Device occurs:
 - (i) only the Number/s drawn before a Malfunction has commenced shall be Winning Numbers and/or the Supplementary Number;
 - (ii) in the event that any Winning Number/s and/or the Supplementary Number are still to be selected after the Malfunction:
 - (1) the Drawing shall commence or re-commence, as the case may be, as soon as practicable after the rectification of the Malfunction; or
 - (2) where the Malfunction cannot be rectified, the Drawing shall commence or re-commence as the case may be, using a substitute Drawing Device as soon as practicable after the commencement of the Malfunction and shall continue until all Winning Numbers and the Supplementary Number are drawn.
- (f) Drawings conducted outside the State of New South Wales shall be conducted and supervised in accordance with the requirements of the relevant regulatory body for the State or Territory in which the Drawings are conducted.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 10 of 44

- (g) The Licensee may Conduct a Game of Promotional Pools in such manner and at such times and places as the Chief Executive Officer determines, including (but not limited to), at the absolute discretion of the Chief Executive Officer, the Conduct of a Game of Promotional Pools in conjunction with another Game of Pools or separately from a Game of Pools or otherwise in conjunction with another lottery Conducted by the Licensee.
- (h) A Game of Promotional Pools shall, at commencement, have a Prize structure as determined by the Chief Executive Officer.
- (i) The Prize structure for a Game of Promotional Pools shall comprise the number, nature and value of Prizes to be offered by the Licensee to Players and Syndicate Players during the period of each Game of Promotional Pools.
- (j) During the period in which the Licensee accepts entries in a Game of Promotional Pools some of the Prizes in the approved Prize structure may already have been won when a Player or Syndicate Player enters the Game of Promotional Pools leaving the balance of Prizes still available to be won by Players and Syndicate Players at the time of their respective entries.
- (k) There shall be no obligation or liability imposed upon the Licensee whatsoever to advise or otherwise inform prospective Players and Syndicate Players in a Game of Promotional Pools of the number, nature or value of Prizes still available to be won by them at the time of their proposed entry into a Game of Promotional Pools.
- (I) A ticket in a Game of Promotional Pools may include one or more Prizes to be won on the same ticket.
- (m) A Game of Promotional Pools may require the Player or Syndicate Player to have a winning Number on more than one ticket in order to win a Prize.

Page 11 of 44

RULE 3 APPLICATION OF RULES

- (a) All instructions and conditions printed on the Entry Coupon and Ticket and these Rules shall apply to each Game of Pools and shall be binding on all Players and Syndicate Players.
- (b) In the event of any inconsistency between these Rules and the instructions and conditions printed on the Entry Coupon, Ticket or promotional materials these Rules shall prevail to the extent of any inconsistency.
- (c) These Rules shall apply to each Game of Promotional Pools and shall be binding on all Players and Syndicate Players.
- (d) By entering a Game of Pools or a Game of Promotional Pools, Players and Syndicate Players agree to be bound by these Rules and to accept as final and binding on them all decisions made by the Chief Executive Officer.
- (e) The Rules that are in force at the time of purchase of a Ticket in a Game of Pools or a Game of Promotional Pools are contractually binding on the Licensee and the Player.
- (f) A Retailer has no authority to bind the Licensee in contract or otherwise.
- (g) The Chief Executive Officer may appoint a delegate to perform a function under these Rules which function would otherwise be required to be performed by the Chief Executive Officer. Such appointment shall be on such terms and conditions as the Chief Executive Officer may determine.
- (h) Any reference to the Chief Executive Officer in these Rules shall include a reference to a duly authorised delegate of the Chief Executive Officer under Rule 3(f).
- (i) These Rules will be displayed and made available for inspection at each Outlet.

Page 12 of 44

RULE 4 OBJECT

The object of the Game of Pools is to select six (6) Winning Numbers in a Game Panel.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 13 of 44

RULE 5 ELIGIBILITY FOR INCLUSION IN A GAME OF POOLS

- (a) In order for an Entry or Syndicate Share to be eligible for inclusion in a Game of Pools, before the Close of Acceptance of Entries into that Game of Pools;
 - the Entry or Syndicate Share must have been recorded by the central processing computer equipment of the Licensee;
 - (ii) a valid Ticket must have been issued by the Computer Linked Terminal;
 - the Entry or a Syndicate Share details recorded on such Ticket issued under Rule 5(a)(ii) must match the details held by the Licensee by way of Computer Records; and
 - (iv) the Player or Syndicate Player must have paid the correct Selling Fee or Syndicate Share Fee as the case may be in relation to such Entry or Syndicate Share.
- (b) Any ticket issued shall be subject to Rule 6 hereof.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 14 of 44

RULE 6 RULES APPLYING TO ENTRY COUPONS AND TICKETS

- (a) An Entry Coupon may be used by a Player to enter a Game of Pools by completing or marking the Entry Coupon in accordance with the instructions appearing on the Entry Coupon. A Player shall not mark an Entry Coupon other than by hand unless the prior approval of the Licensee has been obtained. Without this approval such Entry Coupon will not be considered to be properly completed and a Player claiming a resultant Prize may not be entitled to payment of the Prize.
- (b) The List of Matches will be published as soon as possible after being approved by the Bloc Administrator and the Licensee and will be made available to Players on request.
- (c) Subject to Rules 6(d) and 6(e), to determine the Winning Numbers and the Supplementary Number the Matches represented by the Numbers in a Game Panel will be taken to have an order of rank depending on the Results of those Matches in accordance with (i), (ii), (iii), (iv) and (v) herein (but having regard to (vi) and (vii) herein) and for the purposes of Rule 12(h) the six highest ranked Numbers shall be the Winning Numbers and the seventh highest ranked Number shall be the Supplementary Number.
 - (i) Score Draw Numbers representing Matches where the Result is a Score Draw will be ranked higher than any other Number and a Number representing a Match where the Result is a Score Draw wherein more goals are scored will be ranked higher than a Number representing a Match where the Result is a Score Draw wherein fewer goals are scored.
 - (ii) Nil Score Draw (no goals scored) Numbers representing Matches with Nil Score Draws will be ranked equally and such Numbers shall be ranked higher than Numbers representing Matches where the Result is an Away Win or a Home Win.
 - (iii) Win for Away Team Numbers representing Matches where the Result is a Win for the Away Team shall be ranked higher than Numbers representing Matches where the Result is a Win for a Home Team. Numbers representing Matches where the Result is an Away Win with a smaller goal difference shall be ranked higher than Numbers representing Matches where the Result is an Away Win with a greater goal difference. Where there are two or more Numbers representing Matches where the Results are Away Wins with the same goal difference Numbers representing matches where the Results are Away Wins wherein more goals are scored shall be ranked higher than Numbers representing Matches where the Results are Away Wins wherein fewer goals are scored.
 - (iv) Win for Home Team Numbers representing Matches where the Result is a Win for the Home Team with a smaller goal difference shall be ranked higher than Numbers representing Matches where the Result is a Win for Home Team with a greater goal difference. Where there are two or more Numbers representing Matches where the Results are Home Wins with the same goal difference Numbers representing Matches where the Results are Home Wins wherein more goals are scored shall be ranked higher than Numbers representing Matches where the Results are Home Wins wherein fewer goals are scored.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 15 of 44

- In the event that two or more Numbers in a Game Panel are or are taken to be of equal rank in accordance with Rule 6(c)(i), (ii), (iii) or (iv) and subject to Rule 6(d) and 6(e) any such Number with a greater magnitude shall be ranked higher than any such Number with a lesser magnitude.
- (vi) A reference in Rules 6(c)(i), (iii) and (iv) to "more goals" or "fewer goals" refers to the total number of goals scored by both the Away Team and the Home Team in a Match.
- (vii) If there are insufficient Results in accordance with Rule 6(c)(i) to determine the Winning Match Numbers and the Supplementary Match Number, then the Results in accordance with Rule 6(c)(ii) shall be taken into account and if still insufficient then the Results in accordance with Rule 6(c)(iii) shall be taken into account and if still insufficient then the Results in accordance with Rule 6(c)(iv) shall be taken into account.
- (d) In the event that any Number in a Panel represents a Void Match the Result of such Void Match will be taken to be the Result of the first Number (not representing a Void Match) on the List of Matches from number 39 and onwards and the second such Void Match will be deemed to be the Result of the second Number (not representing a Void Match) on the List of Matches from number 39 onwards and so on in ascending numerical sequence for each such Void Match.
- (e) Where there are insufficient Results in accordance with Rule 6(c) to determine all Winning Numbers and/or the Supplementary Number, such Winning Number/s and/or Supplementary Number shall be determined by a Drawing Device.
- (f) A completed Entry Coupon or any other approved form of entry (including Automatic Entry) or Syndicate Share completed or made in accordance with these Rules shall be accepted by a Retailer and processed on a Computer Linked Terminal and evidenced by the issue of the Ticket to the Player or Syndicate Player on the payment of the Selling Fee or Syndicate Share Fee.
- (g) Subject to Rule 6(i) below, acceptance of a Ticket by a Player or a Syndicate Player shall constitute the Player's or Syndicate Player's acknowledgment of the correctness of the details (including Entry or Syndicate Share details) thereon. The Ticket issued to a Player or Syndicate Player shall be the only form issued by the Licensee or its Retailer to the Player or Syndicate Player evidencing the Player's Entry or Syndicate Player's Syndicate Share, as the case may be. It is the responsibility of the Player or Syndicate Player or Syndicate Player or Syndicate Player from the Retailer. No Entry Coupon shall have any validity or be of evidence for any purpose after the Ticket has been issued to the Player or Syndicate Player.
- (h) In the event that the details recorded on the Player's or Syndicate Player's Ticket are not consistent with the details held by the Licensee by way of Computer Records then the latter shall apply to the exclusion of the former and shall determine what Prize, if any, the Player or Syndicate Player shall be entitled to and the Player or Syndicate Player shall be bound by any such determination.
- (i) Without limiting the provisions of Rule 15 the following apply –

Page 16 of 44

- (i) A Player or Syndicate Player may return a Ticket and request that the Ticket and the Entry or Syndicate Share to which it relates be cancelled by a Retailer. The Retailer shall cancel the Ticket and the Entry or Syndicate Share to which it relates on that day provided it is returned to the place of purchase and prior to the Close of Acceptance of Entries in respect of the first Drawing on that Ticket and subject to the capability of the central processing computer equipment and/or a Computer Linked Terminal.
- (ii) A Retailer who has sold an Entry or Syndicate Share into a Game of Pools may cancel the Entry or the Syndicate Share and the Ticket to which it relates.
- (iii) A Ticket and the Entry or Syndicate Share to which it relates may (at the Licensee's absolute discretion) be voided or cancelled by the Licensee, prior to the Close of Acceptance and subject to the capability of the central processing computer equipment and/or a Computer Linked Terminal to void or cancel a Ticket and the Entry or Syndicate Share to which it relates.
- (j) Where an Entry or Syndicate Share and the Ticket to which it relates has been cancelled by the Licensee or the Retailer, the Player or Syndicate Player shall be refunded the Selling Fee or Syndicate Share Fee, as the case may be, paid in respect of such Entry or Syndicate Share, in respect of such Entry or Syndicate Entry Share.
- (k) A Ticket which is recorded as void or cancelled in the Licensee's Computer Records shall be void regardless of whether such Ticket was cancelled in error by a Retailer or the Licensee or otherwise, and no Prize shall be payable in respect of such Ticket. It is the responsibility of the Player to ensure that the correct Ticket has been cancelled and to inform the Retailer or the Licensee if there has been an error in relation to cancellation of the Ticket. Neither the Retailer nor the Licensee shall be liable to the Player in respect of an error in the cancellation of a Ticket if the Player has failed to inform the Retailer or the Licensee, of the error in the cancellation of a Ticket.
- (I) Where an Entry or Syndicate Share in a Game of Pools has been transferred to the central processing computer equipment via a Computer Linked Terminal and recorded on the Computer Records but:
 - no Selling Fee or Syndicate Share Fee has been paid to the Retailer in whose place of business the Computer Linked Terminal is located prior to the Close of Acceptance of Entries in respect of that Game of Pools; and
 - (ii) the Retailer has failed to cancel the Entry or Syndicate Share before the Close of Acceptance of Entries in respect of that Game of Pools; then
 - (iii) the Retailer shall be liable for and shall meet the cost of the Selling Fee or Syndicate Share Fee, as the case may be, in respect of the Entry or Syndicate Share and in such case, for the purposes of these Rules, such Retailer shall:
 - (iv) be considered a Player or Syndicate Player as the case may be; and
 - (v) be the holder of the Entry or Syndicate Share, as the case may be; and
 - (vi) owe the Licensee the amount of the unpaid Selling Fee or Syndicate Share Fee as a debt due and owing to the Licensee.

Page 17 of 44

- (m) The Licensee shall not be liable for any errors or omissions in respect of a Registered Player's selections as recorded on the Computer Records. It is the responsibility of the Registered Player to check that the Numbers and other details shown on a Ticket are correct.
- (n) A Reseller has no authority to verify the accuracy or completion by a Player or Syndicate Player of any part of an Entry Coupon or any other approved Entry or Syndicate Share whether received by post, telephone, facsimile, modem (internet) or otherwise. Entry into a Game of Pools by a Player or Syndicate Player with a Reseller does not exempt the Player or Syndicate Player from being bound by these Rules and a Player or Syndicate Player utilising a Reseller to submit an Entry Coupon or any other approved Entry or Syndicate Share shall accept all risks, losses, delays, errors or omissions which may occur in any manner in relation to such Entry Coupon, or any other approved Entry or Syndicate Entry Share, the issue of any Ticket and the payment of any Prize.
- (o) Neither the Licensee nor a Retailer shall be liable to a Player or Syndicate Player in the event of the destruction, loss, theft or mutilation of a Ticket issued to a Player or Syndicate Player. It shall be the sole responsibility of the Player or Syndicate Player to ensure the safe custody of a Ticket issued to the Player or Syndicate Player.
- (p) A Ticket shall at all times remain the property of the Licensee and a Player or Syndicate Player shall deliver up any Ticket to the Licensee upon demand.

Page 18 of 44

RULE 7 COMMISSION AND ANCILLARY FEE

- (a) The Licensee is Approved to charge a Player Commission i as specified in Schedule 1 in respect of the Game of Pools. By entering a Game of Pools the Player accepts liability to pay the Commission to the Licensee. By entering a Game of Pools a Syndicate Player accepts liability to pay to the Licensee that part of the Commission payable in respect of a Syndicate Share.
- (b) A Reseller may charge an Ancillary Fee as authorised by the Chief Executive Officer of the Licensee from time to time.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 19 of 44

RULE 8 STANDARD ENTRY

- (a) A Standard Entry is the selection of six (6) Numbers in a Game Panel which may be made by way of an Entry Coupon or via Automatic Entry.
- (b) A Standard Entry may be played as a Multiple Draws Entry, Advance Entry or Syndicate Entry.
- (c) Where an Entry Coupon is used in respect of a Standard Entry, six (6) Numbers shall have been marked in each Game Panel completed on the Entry Coupon.
- (d) The minimum number of Standard Entries that can be played is:
 - (i) four (4) Game Panels where entry is made via an Entry Coupon; or
 - (ii) four (4) Game Panels where entry is made via an Automatic Entry using Numbers previously selectged and stored by the Player; or
 - (iii) six (6) Game Panels where entry is made via an Automatic Entry except for in the circumstances described in Rule 8(d)(ii).
- (e) Where an Entry Coupon is used in respect of a Standard Entry and one or more Game Panels have been marked the Player may request additional Standard Entries to be randomly generated, subject to the capability of the Computer Linked Terminal and or the central processing computer equipment.
- (f) The Selling Fee payable for each Standard Entry for the Game of Pools is set out in Schedule 1.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 20 of 44

RULE 9 SYSTEM ENTRY

- (a) A System Entry may be made by way of an Entry Coupon or via Automatic Entry.
- (b) A System Entry may be played as a Multiple Draws Entry, Advance Entry or Syndicate Entry.
- (c) Where an Entry Coupon is used in respect of a System Entry:
 - (i) For a System 7 to 20 Entry, 7 to 20 numbers shall be selected in a Game Panel; or
 - (ii) For a System 4 or 5 Entry, 4 or 5 numbers shall be selected in a Game Panel.
- (d) Where an Entry Coupon is used in respect of a System Entry and one or more Game Panels have been marked, the Player may request additional Standard Entries to be randomly generated, subject to the capability of the Computer Linked Terminal and/or the central processing computer equipment.
- (e) The Selling Fee payable for each System Entry is set out in Schedule 1.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 21 of 44

RULE 10 SYNDICATE ENTRY

(a) A Syndicate Entry may be formed by:

- (i) the Licensee;
- (ii) a Retailer;
- (iii) a group of two (2) or more Retailers

and each will be known as "Syndicate Organisers".

- (b) If a Syndicate Share is not sold 10 minutes prior to the Close of Acceptance of Entries for the first Drawing applicable to that Syndicate Entry, the Syndicate Share is automatically issued to:
 - (i) for a Syndicate Entry formed by one (1) Retailer only, the Retailer that formed that Syndicate Entry; or
 - (ii) for a Syndicate Entry formed by a group of two (2) or more Retailers:
 - (1) the Retailer who is responsible for the sale of the Syndicate Share; or
 - (2) if the Syndicate Share was sold and then cancelled by a Retailer, the Retailer who cancelled that Syndicate Share; or
 - (3) in accordance with Rule 10(b)(iii)(2) if the Licensee joined the Syndicate and was responsible for the sale of the relevant Syndicate Share;
 - (iii) for a Syndicate Entry formed by the Licensee:
 - (1) if the Syndicate Share was sold and then cancelled by a Retailer, the Retailer who cancelled the Syndicate Share; or
 - (2) otherwise, the central processing computer equipment will randomly register the Syndicate Share to a person (at no cost to such person) who is at that time a Registered Player
 - (iv) if a Syndicate Share is issued under Rule 10(b)(i), 10(b)(ii)(1), 10(b)(ii)(2), or 10(b)(ii)(3) the Licensee will collect the amount owing for the Syndicate Share from the Retailer to whom the Syndicate Share is issued under this Rule.
- (c) A Syndicate Entry may only be cancelled if all Syndicate Shares are available for sale.
- (d) A Syndicate Share that is sold but later cancelled is a Syndicate Share that is available for sale.
- (e) The Syndicate Player must pay the Syndicate Share Fee in respect of each Syndicate Share purchased by the Syndicate Player.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 22 of 44

- (f) Where no Syndicate Share in a Syndicate Entry has been sold at the Close of Acceptance, that Syndicate Entry will be cancelled and:
 - (i) is not eligible to be entered into a Game of Pools; and
 - (ii) shall not be included in a Drawing; and

no person or other legal entity is entitled to receive any Prize.

- (g) The Licensee may pay a fee or reward to its Retailers for the promotion of any Syndicate Entry or sale of any Syndicate Shares other than the Syndicate Share Fee.
- (h) Upon payment of the Syndicate Share Fee in respect of a Syndicate Share a Syndicate Player shall be entitled to receive a Ticket.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 23 of 44

RULE 11 SUBMISSION OF AN ENTRY

- (a) The Licensee may impose a registration fee payable by a Player or a Syndicate Player for the provision by the Licensee of the player registration service. Application will be by way of an application form as approved by the Chief Executive Officer.
- (b) A person under the age of eighteen (18) years shall not enter a Game of Pools or a Game of Promotional Pools.
- (c) An Entry or Automatic Entry may only be made through the Licensee or a Retailer.
- (d) The correct Selling Fee or Syndicate Share Fee and player registration fee (if applicable) must be paid by a Player or Syndicate Player to a Retailer or to the Licensee in respect of an Entry or Syndicate Share;
- (e) The form of payment of the Selling Fee or Syndicate Share Fee or player registration fee (if applicable) must be acceptable to the Chief Executive Officer.
- (f)
- (i) If anonymity is desired the Player or Syndicate Player should clearly so indicate on the appropriate Prize claim or indicate same when completing application to become a Registered Player or Registered Syndicate Player. Players or Syndicate Players who subsequently desire anonymity should apply in writing to the Chief Executive Officer prior to the publication of the Player's or Syndicate Player's name and address pursuant to the provisions of Rule 13(b)(i) and if in the opinion of the Chief Executive Officer sufficient time is available to prevent publication then the Chief Executive Officer may grant such application and withhold publication;
- (ii) All correspondence to the Chief Executive Officer in accordance with Rule 11(f)(i) should be addressed:

The Chief Executive Officer New South Wales Lotteries;

Email to: <u>Customersupport@nswlotteries.com.au;</u> or Mail to: Locked Bag 7, COORPAROO DC QLD 4151

or such other address as may be publicly notified from time to time by the Chief Executive Officer.

- (g) All marks and other written notations appearing on an Entry Coupon are taken to be made or given exclusively by the Player in respect of an Entry.
- (h) Where a Player submits an Entry Coupon or other form of Entry, or in the case of a Syndicate Entry, where a Syndicate Player purchases a Syndicate Share, as trustee, representative or nominee for another person or persons, the Licensee will be taken to have no knowledge, nor to be on notice whether actual or constructive, of any such arrangement and the transaction will be conducted solely with the Player or Syndicate Player.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 24 of 44

- (i) An Entry Coupon or Automatic Entry instructions must be received by the Licensee or a Retailer in sufficient time to be processed before the close of acceptance of Entries into the Game of Pools relating to that Entry or Syndicate Share. For the purposes of this paragraph an Entry or Syndicate Share will be taken to be received when details thereof have been recorded on the central processing computer equipment held by the Licensee and the Ticket has issued from a Computer Linked Terminal.
- (j) Other than as provided for in Rule 6(i), no Ticket may be withdrawn or altered after issue to a Player or Syndicate Player without the consent of the Licensee.
- (k) Form of entry in a Game of Promotional Pools
 - (i) The Chief Executive Officer is to approve the form of entry for a Game of Promotional Pools;
 - (ii) Without limiting Rule 11(k)(i), the form of entry in a Game of Promotional Pools may be any of the following (or combination of the following):
 - (1) part of a Ticket;
 - (2) any other ticket or document;
 - (3) entries made by means of an electronic or mechanical device or by telecommunications system.
- If any entry in a Game of Promotional Pools is to consist of a ticket, part of a Ticket or document, such ticket, part of a Ticket or document issued to an entrant in a Game of Promotional Pools:
 - (iii) constitutes the Player's or Syndicate Player's official receipt;
 - (iv) is, following its acceptance, to constitute the Player's or Syndicate Player's acknowledgment of the details on the entry, and acknowledgment that those details are correct; and
 - (v) is to be the only document issued by the Licensee, its Retailers to the entrant evidencing the processing of an entry in the Game of Promotional Pools.

Page 25 of 44

RULE 12 PRIZES

- (a) The Prize Allocation in a Game of Pools shall be not less than fifty percent (50%) of Subscriptions.
- (b) The Prize Pool in a Game of Pools shall be funded from the Prize Allocation and shall be not less than forty five percent (45%) of Subscriptions.
- (c) The Prize Reserve Fund in respect of a Game of Pools shall be funded from the Prize Allocation and shall retain not more than five percent (5%) of Subscriptions and shall be used to:
 - (i) supplement Division 1 prizes in accordance Rule 12(h);
 - (ii) fund any prize payable pursuant to Rule 12(k), Rule 12(l) and Rule 12(m).
- (d) Prizes for each Game of Pools shall be paid by the Licensee from the Prize Pool and the Prize Reserve Fund in accordance with the provisions and classifications of Rule 12(h) Division 1, Division 2, Division 3, Division 4 and Division 5.
- (e) Any such Prize shall, where only one (1) Entry or Syndicate Entry is eligible for that Prize, be payable in respect of that Entry or Syndicate Entry, or shall, where two (2) or more Entries and/or Syndicate Entries are eligible for that Prize, be shared equally between those Entries and/or Syndicate Entries.
- (f) Where a Syndicate Entry is eligible for a Prize, such Prize shall be divided by the number of Syndicate Shares in the Syndicate Entry to determine the amount payable in respect of each Syndicate Share.
- (g) Subject to Rule 12(f), the amount payable in respect of a Syndicate Share shall be rounded to the nearest cent.
- (h) Unless otherwise Approved, the Prize Pool will be distributed in the following indicative percentages that may be varied up or down by the Licensee by a maximum of five (5) percentage points provided the resultant allocation is no lower than half the indicative percentage specified. The Prize Pool distribution for other than Division 1 shall be subject to a rounding process (which shall be to the nearest sum containing a five (5) cent multiple). Monies required for rounding up shall be drawn from the Division 1 Prize Pool. Where a rounding down process has occurred, the excess monies shall be paid into the Division 1 Prize Pool.

Division 1:

- A Prize of an amount equal to 65% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, contains all six (6) Winning Numbers.
- (ii) If no Prize in this Division is payable in respect of any Entry or Syndicate Entry, an amount equal to 65% of the Prize Pool shall be retained in the Prize Fund so as to form part of the monies payable in respect of any Entry or Syndicate Entry which, contains all six (6) Winning Numbers in the Jackpot Drawing.

Page 26 of 44

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

(iii) If no Prize in this Division is payable in respect of any Entry or Syndicate Entry in the final permitted Drawing of the Game of Pools, the Prize that would have been payable to a single winning Entry in this Division will be added to the next lower Division in which there is a winner.

Division 2:

A Prize of an amount equal to 2% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, contains five (5) but not more than five (5) of the six (6) Winning Numbers together with the Supplementary Number.

Division 3:

A Prize of an amount equal to 6% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, contains five (5) but no more than (5) of the six (6) Winning Numbers.

Division 4:

A Prize of an amount equal to 15% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, contains four (4) but not more than four (4) of the six (6) Winning Numbers.

Division 5:

A Prize of an amount equal to 12% of the Prize Pool shall be payable in respect of any Entry or Syndicate Entry which, contains three (3) but no more than three (3) of the six (6) Winning Numbers together with the Supplementary Number.

- (i) If any Prize in a Division payable pursuant to Rule 12(h) is less than any Prize payable in any lower ranked Division the amounts allocated to such Division and the amount allocated to all lower ranked Divisions shall be aggregated and shall be shared equally between all the Entries and/or Syndicate Entries each of which contains the appropriate number of Winning Numbers (including Supplementary Number if relevant) for such Divisions.
- (j) If any Prize computed in accordance with Rule 12(h) (and after any application of Rule 12(i)) is less than \$1.00 then the Prize which would otherwise be payable shall be increased so that the amount is \$1.00.

(k) Second Drawing

The Licensee may, subject to the Approval of the Minister, and shall where the Minister so directs, provide for the payment of an additional Prize or Prizes, in accordance with the Conditions of the Product Licence, by means of a Second Drawing in any Game of Pools, provided that:

(i) the Second Drawing shall be conducted following the determination of the Winning Numbers;

Page 27 of 44

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

- an Entry or Syndicate Entry made in respect of a Game of Pools shall be automatically entered into the Second Drawing in respect of that Game of Pools and such Entry or Syndicate Entry shall not require the payment of any further Subscription;
- the Prize or Prizes payable in relation to the Second Drawing shall be payable in respect of any Entry or Syndicate Entry which, or shall be payable in equal shares in respect of any two (2) or more Entries and/or Syndicate Entries each of which, contains all the Winning Numbers;
- (iv) the amount or amounts of such Prize or Prizes shall be determined by the Chief Executive Officer;
- (v) the Second Drawing shall not involve the Drawing of any Supplementary Numbers; and
- (vi) the Second Drawing shall not constitute a separate Game of Pools but shall be part of the normal weekly Game of Pools.
- (I) A Game of Pools may include:
 - (i) an additional Prize or Prizes; and/or
 - (ii) Prizes paid on special occasions; and/or
 - (iii) Prizes paid pursuant to Rule 12(m).

Any such Prize or Prizes may be paid in monetary terms or in kind.

- (m) Prizes in a Game of Promotional Pools
 - (i) The Prizes payable in a Game of Promotional Pools may consist of one or more of the following:
 - (1) money;
 - (2) holidays;
 - (3) travel;
 - (4) accommodation;
 - (5) services or goods provided by the Licensee or by persons or bodies other than the Licensee, whether or not for valuable consideration;
 - (6) Entries in a Game of Pools or another lottery Conducted by the Licensee; and
 - (7) such other Prizes as may (subject to this clause) be determined by the Chief Executive Officer.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 28 of 44

- (ii) A Prize in a Game of Promotional Pools must not consist of or include tobacco.
- (iii) A Prize in a Game of Promotional Pools must not consist of or include liquor within the meaning of the Liquor Act 1982.
- (n) Determination of Prizes in a Game of Promotional Pools
 - (i) The Chief Executive Officer is to determine the number, nature and value of Prizes in each Game of Promotional Pools.
 - (ii) The Licensee is to publicly advertise the number, nature and value of, and the conditions relating to payment of, Prizes in each Game of Promotional Pools Conducted by it.
 - (iii) The Chief Executive Officer may change or alter the nature of any Prize offered in a Game of Promotional Pools, including (but not limited to) the following:
 - (1) the replacement of any holiday destination offered as a Prize or part of a Prize with another holiday destination;
 - (2) the replacement of any mode of travel offered as a Prize or part of a Prize with another mode of travel;
 - (3) the replacement of any form of accommodation offered as a Prize or part of a Prize with another form of accommodation;
 - (4) the resupply of services or the replacement of goods provided by the Licensee or by persons or bodies other than the Licensee; and
 - (5) the conversion of any Prize (or part of a Prize) provided by the Licensee or by another person or body into a monetary equivalent.
 - (iv) The Prizes in a Game of Promotional Pools are payable in such manner as is approved by the Chief Executive Officer for the purposes of that Game of Promotional Pools.

Page 29 of 44

RULE 13 ANNOUNCEMENT OF PRIZES

- (a) Following determination of the Winning Match Numbers and Supplementary Match Number in respect of a Game of Pools the Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after such determination:
 - (i) the Winning Numbers and the Supplementary Number;
 - (ii) the amount of the Prize Pool allocated to each Division;
 - (iii) the value of each Prize Division and the number of Prize Winners;
- (b) Following determination of the Winning Numbers and Supplementary Number in respect of each Game of Pools the Licensee may make available to the media (and elsewhere at the Chief Executive Officer's discretion) as soon as possible after such determination:
 - the names and addresses of Provisional Prize Winners except where either anonymity applies in accordance with Rule 11(f)(i) or where Provisional Prize Winners are not Registered Players or Registered Syndicate Players;
 - (ii) information on the manner of payment of Prizes; and
 - (iii) the manner in which claims under Rules 14(a), 14(b), 14(i) and 14(k) must be made.
- (c) The Licensee may make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Game of Promotional Pools as soon as possible after the completion of such Game of Promotional Pools.
- (d) The Licensee shall make available to the media (and elsewhere at the Chief Executive Officer's discretion) the results of each Second Drawing as soon as possible after the completion of that Second Drawing.

Page 30 of 44

RULE 14 PROCEDURES FOR CLAIMING AND PAYMENT OF PRIZES

- (a) In relation to a Game of Pools:
 - Other than as provided for Registered Players, or Registered Syndicate Players, any Division 1 Prize (or in the case of a Syndicate Entry, a share of any Division 1 Prize) must be claimed by lodgement with the Licensee of a Prize claim form containing or accompanied by the like particulars set out in Rule 14(I) and any other evidence that the Chief Executive Officer may from time to time require;
 - The date of lodgement of a Prize claim in accordance with this Rule 14(a)(i) is the day of receipt by the Licensee.
- (b) A Registered Player winning a Division 1 Prize (or, in the case of a Syndicate Entry, a Registered Syndicate Player winning a share of a Division 1 Prize) will be notified personally or by mail within five (5) calendar days after completion of that Game of Pools. In respect of any Provisional Prize won by a Registered Player (or in the case of a Syndicate Entry, any share of a Provisional Prize won by a Registered Syndicate Player) the Chief Executive Officer may require that Registered Player or Registered Syndicate Player to lodge with the Licensee a Prize claim form containing or accompanied by the like particulars set out in Rule 14(I) hereof.
- (c) Where a Registered Player or Registered Syndicate Player has been requested to claim a Provisional Prize in accordance with Rule 14(b) the Prize may be paid in accordance with the procedure and conditions set out in Rule 14(d) hereof.
- (d) A Provisional Prize or Share of a Provisional Prize shall not be payable as a Prize until after the expiry of the Provisional Period and shall be payable either by cheque or by remittance of the funds by electronic funds transfer into the Prize Winner's online account or a players' nominated bank account.
- (e) For Registered Players, any Prize (or in the case of a Registered Syndicate Player, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid, upon surrender of a winning Ticket, except if it is linked to a winning Entry that is entitled to a Provisional Prize in which case the Prize(s) will be paid at the same time to the Player in accordance with these Rules, by a Retailer with a Computer Linked Terminal as soon as practicable after the Drawing, and not later than period of time determined by the Chief Executive Officer. Prizes not so claimed will be paid by the Licensee either by cheque or by remittance of the funds by electronic funds transfer into the Prize Winner's online account or a players' nominated bank account after a period of time determined by the Chief Executive Officer.
- (f) For a Player or Syndicate Player who is not a Registered Player or Registered Syndicate Player, any Prize (or in the case of a Registered Syndicate Player, any share of a Prize) not exceeding \$1,000.00 shown on a Computer Linked Terminal will be paid to a Player or Syndicate Player, upon surrender of a winning Ticket, by a Retailer with a Computer Linked Terminal within a period of time determined by the Chief Executive Officer following completion of that Game of Pools.
- (g) Subject to Rules 14(a), 14(b), 14(c), 14(d) and 14(e) above, a Player being eligible for a Prize on a Multiple Draws Ticket may claim or collect that Prize and be issued with a

Page 31 of 44

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Multiple Draws Exchange Ticket for any subsequent valid Drawings. For Registered Players or Registered Syndicate Players, any unclaimed Multiple Draws Ticket Prizes will not be paid until after the last Drawing on the winning Ticket.

- (h) A Prize or, in the case of a Syndicate Entry, a share of a Prize, not paid by a Retailer in accordance with Rule 14(f) will be paid by the Licensee either by cheque or by remittance of the funds by electronic funds transfer into the Prize Winner's online account or a players' nominated bank account, upon the submission to the Licensee of a Prize claim form, the Prize winning Ticket and such other evidence as the Chief Executive Officer may from time to time require.
- (i) A:
 - Registered Player or Registered Syndicate Player who claims to be entitled to a Division 1 Prize (or in the case of a Syndicate Entry a share of a Division 1 Prize) pursuant to Rule 14(b) and who has not been notified within five (5) days in accordance with Rule 14(b) and whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal; or
 - Player or Syndicate Player who claims to be entitled to a Provisional Prize (or in the case of a Syndicate Entry a share of a Provisional Prize) and whose Ticket is not shown as a winning Ticket on a Computer Linked Terminal;

must claim immediately by written application to the Licensee at the address printed on the Prize claim form and such Prize claim form must contain or be accompanied by the like particulars set out in Rule 14(I) and be received by the Licensee within a period approved from time to time by the Licensee, but not later than ten (10) consecutive calendar days after the relevant Drawing of the Game of Pools, starting on the day immediately following the date of the Drawing.

A claim not received in accordance with this Rule 14(i) will be rejected and the Licensee shall have no liability in relation thereto.

- (j) The Entry or Syndicate Entry subject of a claim for a Provisional Prize made in accordance with Rule 14(i) shall be entitled to that Provisional Prize if it is found by the Licensee to be a winning Entry or winning Syndicate Entry before the expiry of the Provisional Period, and in such case the Provisional Prize amount shall be varied to take into account the new Provisional Prize Winner.
- (k) A:
 - Player or Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1,000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal; or
 - Registered Player or Registered Syndicate Player who claims to be entitled to a Prize or share of a Prize not exceeding \$1,000.00 and whose Ticket is not shown as a winner on a Computer Linked Terminal and/or where the Prize has not has not been paid in accordance with Rule 14(e);

must lodge a Prize claim form containing or accompanied by the particulars set out in Rule 14(I);

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 32 of 44

- (I) The particulars required in accordance with Rules 14(a), 14(b), 14(i), and 14(k) are:
 - (i) the name and address of the Player or Syndicate Player;
 - (ii) the Ticket Number;
 - (iii) the Numbers included on the relevant numbered line on the Ticket;
 - the Player's or Syndicate Player's registration number if a Registered Player or Registered Syndicate Player;
 - (v) the Ticket, which must be legible and be consistent with the details held by the Licensee's Computer Records and must not be mutilated, altered, reconstituted, counterfeit or stolen; and
 - (vi) such further evidence or information as the Licensee requires.
- (m) The Chief Executive Officer may, in the Chief Executive Officer's absolute discretion, require a person claiming to be entitled to a Prize or a Provisional Prize (or in the case of a Syndicate Entry a share of a Prize or a Provisional Prize) to furnish such evidence as the Chief Executive Officer deems necessary to prove that the person is the Player entitled to that Prize or Provisional Prize (or, in the case of a Syndicate Entry, is the Syndicate Player entitled to a share of that Prize or Provisional Prize). Such entitlement may be proved to the satisfaction of the Chief Executive Officer, notwithstanding the fact that the person claiming to be entitled to a Prize or Provisional Prize may fail to meet one or more of the elements (1), (2) or (3) contained in Rule 1(xiii) or elements (1) or (2) contained in Rule 1(lxvi) or may fail to meet some or all of the provisions contained in these Rules governing Prize entitlement.
- (n) All cheques will be crossed and marked "Not Negotiable" and will be drawn in favour of the Player or Syndicate Player in accordance with these Rules.
- (o) Subject to Rule 14(i), at any time before the payment of Prizes the Chief Executive Officer may correct an error made in determining the number of Entries or Syndicate Entries entitled thereto or the amount thereof.
- (p) The payment of a Prize or share of a Prize to any Players or Syndicate Player who is known to have died before receiving any or all of a particular Prize shall be made in accordance with the laws of New South Wales.
- (q) Subject to Section 27 of the Act, all unclaimed or uncollected Prizes or shares of Prizes shall be retained in the Prize Fund for payment to the Players or Syndicate Players entitled thereto.
- (r) Remittances for payments of Prizes or shares of Prizes may include all Prizes or shares of Prizes won on the same Ticket.
- (s) Where payment by the Licensee of a Prize or share of a Prize is made by cheque, such cheque will be forwarded by such of the following methods as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct:

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Soccer Football Pools Rules | Issue No.: 6.0
| Effective: 14 April 2018
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Page 33 of 44

- (i) by hand upon any conditions that the Chief Executive Officer may determine;
- (i) by post whether certified, registered, or ordinary post; or
- (ii) as otherwise directed in writing by the Player or Syndicate Player.
- (t) Where payment of a Prize or share of a Prize is made by cheque and mailed, it shall be posted to the name and address shown on the claim form or, in the case of a Registered Player or Registered Syndicate Player, to the name and address appearing on the Licensee's records relating to that Player or Syndicate Player.

Thereafter the Licensee shall not be held liable for any loss, delay in the delivery thereof or any negotiation of such cheque. A certificate under the hand of the Chief Executive Officer verifying the date of posting shall be conclusive evidence of same. A reasonable sum (as determined by the Chief Executive Officer) may be deducted to cover postage and processing.

- (u) Any Prize or share of a Prize sent by the Licensee to a Player or Syndicate Player and any refund of Selling Fees sent by post will be sent to the name and address advised in writing by the Player or Syndicate Player. Where more than one name is advised, payment to any one person so named at any address so given shall discharge the Licensee from all liability.
- (v) The payment of all Prizes or shares of Prizes pursuant to this Rule 14 will discharge the Licensee from liability notwithstanding the existence of any trust, whether express, constructive or implied. Where the Licensee has paid a Player or Syndicate Player pursuant to this Rule 14 and the Chief Executive Officer is, after such payment has been made, of the view that:
 - (i) the Player or Syndicate Player was not the Player or Syndicate Player to whom such payment should have been made; or
 - (ii) a Prize is not payable to the Player or Syndicate Player;

the Player or Syndicate Player shall upon being requested to do so by the Licensee in writing refund to the Licensee the monies forwarded to him or her.

(w) A Prize or share of a Prize may be claimed through a Retailer or by mail direct to:

The Chief Executive Officer New South Wales Lotteries PO Box 6687 Silverwater NSW 2128

or such other address as may be publicly notified from time to time by the Chief Executive Officer. A Prize claim form for a Prize or a share of a Prize must be forwarded by the Player to the Licensee direct.

(x) Any Prize or share of a Prize to be paid in accordance with Rule 12(k) or Rule 12(m) shall be forwarded to the winners thereof in such manner as the Chief Executive Officer may, in the Chief Executive Officer's sole discretion, direct.

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Soccer Football Pools Rules | Issue No.: 6.0
| Effective: 14 April 2018
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Page 34 of 44

- (y) No Prize shall be payable in respect of a Ticket which fails any confidential security test of the Licensee.
- (z) The Licensee shall be entitled, in its absolute discretion, to recognise the person who holds, bears and submits a Ticket as the Prize winner.
- (aa) The Licensee accepts no responsibility or liability for lost or stolen Tickets. Registration as a Registered Player shall not entitle a person to whom a winning Ticket is registered to be paid a Prize which has been previously paid by the Licensee to the address of the Registered Player.
- (bb) Payment of Prizes in a Game of Promotional Pools
 - (i) A Prize is not payable in a Game of Promotional Pools unless:
 - (1) the entry submitted in a Game of Promotional Pools is in the form determined by the Chief Executive Officer under Rule 11(k)(i); and
 - (2) if the form of entry requires the Player or Syndicate Player to have purchased a Ticket in a Game of Pools, the Ticket in the Game of Pools must satisfy any test used by Chief Executive Officer to determine whether the ticket in the Game of Pools is valid; and
 - (3) the claimant has complied with all conditions relating to the Game of Promotional Pools advertised under Rule 12(n)(ii).
 - (ii) The Licensee may record on an entry in a Game of Promotional Pools a verification code or other test and use it to determine whether the entry in a Game of Promotional Pools is valid and whether it has won a Prize. A Prize is not payable in respect of an entry in a Game of Promotional Pools, on which such a test is recorded, if the entry does not satisfy the test.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 35 of 44

RULE 15 DISQUALIFICATIONS

- (a) Notwithstanding that:
 - (i) acceptance of Entries or Syndicate Shares into a Game of Pools has closed;
 - (ii) a Ticket may have issued; or
 - (iii) a Drawing has occurred in respect of a Ticket;

an Entry or a Syndicate Share in a Game of Pools or entry in a Game of Promotional Pools may be disqualified and no Prize claim shall be made in respect of it if the Chief Executive Officer is of the opinion that it should be so disqualified. Any Ticket having issued in respect of an Entry or a Syndicate Share in a Game of Pools which is disqualified shall automatically be void and cancelled.

- (b) The reasons for disqualification may include but are not limited to:
 - (i) tender of insufficient Selling Fee or, in the case of a Syndicate Share, insufficient Syndicate Share Fee, a dishonoured cheque or unacceptable form of remittance;
 - (ii) the Player or Syndicate Player has defaulted in payment of any previous Selling Fee or Syndicate Share Fee;
 - (iii) reasonable suspicion of fraud or attempted fraud (whether computer related or otherwise);
 - (iv) Ticket fails any security tests of the Licensee;
 - (v) reasonable suspicion of unauthorised use of a Computer Linked Terminal; or
 - (vi) a Malfunction occurring in respect of the Computer Linked Terminal or the licensee's central processing equipment; or
 - (vii) any other breach of these Rules which justifies disqualification.
- (c) The Licensee shall use its best endeavours to notify a Player or Syndicate Player, whose name and address is known to the Licensee, that an Entry or Syndicate Share has been disqualified and the reason therefor and the Licensee shall in respect thereof refund to the Player any Selling Fee paid or to the Syndicate Player any Syndicate Share Fee paid less that part of the Syndicate Share Fee that represents the relevant proportion of Commission. Where the Licensee does not know of the name and address of a Player or Syndicate Player, the Licensee shall publicise, in a manner determined by the Chief Executive Officer, the disqualification of such Entry or Syndicate Share.
- (d) If an Entry or Syndicate Entry that would otherwise be eligible for a Provisional Prize is disqualified during the Provisional Period then the value of the Provisional Prize shall be varied to take into account such disqualification.
- (e) Where there is no Provisional Prize winner as a result of a disqualification in accordance with Rule 15(d) then:

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 36 of 44

(viii) in the case of a Division 1 Prize, the provisions of F	Rule 12(h)(ii) will apply
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(ix) otherwise the value and number of winners will be varied in accordance with Rule 12(h) Division 2, Division 3, Division 4, and Division 5 as the case may be.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 37 of 44

RULE 16 LIMITATION OF LIABILITY

- (a) By entering a Game of Pools or a Game of Promotional Pools a Player or Syndicate Player acknowledges that he or she has entered into an agreement with the Licensee and the Retailer and agrees to be bound by the provisions of these Rules which subsist for the benefit of the Licensee, Directors, the Chief Executive Officer, the Retailer and all Employees thereof. Any Ticket having been issued in respect of an Entry in Game of Pools which is disqualified in accordance with Rule 15 shall automatically be void and cancelled.
- (b) The Licensee, Directors, the Chief Executive Officer, the Retailer and all Employees thereof shall have no responsibility or liability to a Player or Syndicate Player or any other person by reason of the loss or destruction of a Ticket or a ticket in a Game of Promotional Pools for any reason or from any cause (whether arising from, or contributed to by, negligence or otherwise) beyond the amount of the Subscription (or in the case of a Syndicate Entry that part of the Syndicate Share Fee that represents the relevant proportion of Subscription) paid in respect of that Ticket.
- (c) The Licensee, Directors and the Chief Executive Officer shall have no responsibility or liability to pay a Player who claims a Prize or a Syndicate Player who claims a share in a Prize and is unable to submit a Ticket or a ticket in a Game of Promotional Pools. The Licensee shall have discharged all liability in relation to payment of a Prize or share of a Prize by making payment to a person in accordance with Rule 14.
- (d) The Licensee, Directors, the Chief Executive Officer and each and every Employee or contractor of the Licensee shall have no liability or responsibility to a Player or Syndicate Player or any other person for or in respect of:
 - any negligence, omission, delay or failure whatsoever on the part of any person in the carrying out or performance of any duty, function or discretion conferred or contemplated by the Rules in or about the Conduct of any Game of Pools or Game of Promotional Pools; and
 - (ii) without prejudice to the generality of Rule 16(d)(i) hereof, any negligence, omission, delay or failure in relation to:
 - (1) the payment of a Prize or share of a Prize;
 - (2) the processing and issue of a Ticket following acceptance of an Entry Coupon or Automatic Entry instructions;
 - (3) the processing of a Ticket that has won a Prize or share of a Prize;
 - (4) the inclusion of an Entry or Syndicate Entry in any particular Game of Pools or entry in a Game of Promotional Pools received by way of Entry Coupon or Automatic Entry;
 - (5) the receipt and processing of a Prize claim form; or
 - (6) the cancellation of a Ticket; and

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 38 of 44

(iii) without prejudice to the generality of Rule 16(d)(i) and Rule 16(d)(ii), any fraudulent or unlawful act or omission on the part of the Retailer or an employee, servant or contractor of the Retailer in respect of:

- (1) the processing of an Entry Coupon;
- (2) the issue of a Ticket;
- (3) the completion of a Prize claim form;
- (4) the receipt of a Prize claim form;
- (5) the processing of a Prize claim;
- (6) the payment of a Prize;
- (7) the cancellation of a Ticket; and
- (iv) any statement made by a Retailer or an employee, servant or contractor of a Retailer or by the Licensee, or any Employee, servant or contractor of the Licensee to a Player.
- (e) Each and every Retailer and each and every Employee of a Retailer shall have no liability or responsibility to a Player or Syndicate Player or any other person for or in respect of:
 - any negligence, omission, delay or failure whatsoever on the part of any person in the carrying out or performance of any duty, function or discretion conferred or contemplated by the Rules in or about the Conduct of any Game of Pools or Game of Promotional Pools; and
 - (ii) without prejudice to the generality of Rule 16(e)(i) hereof, any negligence, omission, delay or failure in relation to:
 - (1) the payment of a Prize or share of a Prize;
 - (2) the processing and issue of a Ticket following acceptance of an Entry Coupon or Automatic Entry;
 - (3) the processing of a Ticket that has won a Prize or share of a Prize; or
 - (4) the inclusion of an Entry or Syndicate Entry in any particular Game of Pools or entry in a Game of Promotional Pools received by way of Entry Coupon or Automatic Entry.
- (f) The Licensee, Directors, the Chief Executive Officer, each and every Retailer, and each and every Employee or agent of the Licensee or a Retailer, shall have no liability or responsibility to a Player or Syndicate Player or any person for or in respect of any failure, disruption or malfunction of Computer Linked Terminals, electrical power, telecommunications links or computers (whether arising from, or contributed to by, negligence or otherwise) resulting in loss or corruption of information retained on any Computer Records held by the Licensee.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 39 of 44

- (g) The Licensee, Directors, the Chief Executive Officer, each and every Retailer and each and every Employee of the Licensee or a Retailer, shall have no liability or responsibility for any consequence of interference with or interruption to any Game of Pools or Game of Promotional Pools due to fire, storm, flood, riot, civil commotion, strike, failure or disruption of electrical power supply or telecommunications or other cause not within the reasonable control of such person.
- (h) In the acceptance and processing of any Entry Coupon or Automatic Entry culminating in the issue of a Ticket or a ticket in a Game of Promotional Pools, a Retailer shall for all purposes be the agent of a Player or Syndicate Player and not the agent of the Licensee or the Chief Executive Officer.
- (i) In the cancellation of a Ticket, the processing of a Prize claim form, the submission of Prize claim form to the Licensee and the payment of a Prize, a Retailer shall at all times and for all purposes be the agent of a Player or Syndicate Player and not the agent of the Licensee or the Chief Executive Officer.
- (j) Notwithstanding the provisions of Rule 16(h), in the acceptance of Commission in respect of an Entry by a Retailer on behalf of the Licensee, the Retailer shall for this purpose be the agent of the Licensee and not the agent of the Player and in the acceptance by a Retailer of that part of the Syndicate Share Fee that represents the relevant proportion of Commission in respect of a Syndicate Entry the Retailer shall for this purpose be the agent of the Licensee and not the agent of the Syndicate Player.
- (k) The State of New South Wales, the Crown in right of the State, the Government of that State, the Minister, their successors and the employees and agents of each and every one of them shall have as ample protection from liability in respect of their acts and omissions (whether arising from, or contributed to by, negligence or otherwise) and the acts, omissions and contingencies the subject of Rules 16(a) to 16(j) inclusive as those protected by said Rules.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 40 of 44

RULE 17 EFFECTIVE DATE

- (a) The Pools Rules made pursuant to the Act and in force immediately prior to the date upon which these Rules take effect are rescinded.
- (b) Unless otherwise determined by the Chief Executive Officer entries made pursuant to Rules previously in force under any earlier Product Licence and which relate to a Game of Pools to be Conducted on or after the date these Rules take effect shall be taken to be submitted as entries in such Game of Pools pursuant to those previous Rules.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 41 of 44

RULE 18 AGREEMENTS RELATING TO A GAME OF PROMOTIONAL POOLS

The Licensee may enter into agreements or arrangements, subject to the provisions of the Act, with other persons or bodies for the purpose of promoting any Game of Promotional Pools.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 42 of 44

SELLING FEES FATABLE FOR THE GAME OF THE FOOLS				
Entry Type	Equivalent Standard Games	Selling Fee	Subscription	Commission
1 Game	1	\$0.55	\$0.50	\$0.05
2 Games	2	\$1.10	\$1.00	\$0.10
3 Games	3	\$1.65	\$1.50	\$0.15
4 Games	4	\$2.20	\$2.00	\$0.20
5 Games	5	\$2.75	\$2.50	\$0.25
6 Games	6	\$3.30	\$3.00	\$0.30
7 Games	7	\$3.85	\$3.50	\$0.35
8 Games	8	\$4.35	\$4.00	\$0.35
9 Games	9	\$4.90	\$4.50	\$0.40
10 Games	10	\$5.45	\$5.00	\$0.45
11 Games	11	\$6.00	\$5.50	\$0.50
12 Games	12	\$6.55	\$6.00	\$0.55
13 Games	13	\$7.10	\$6.50	\$0.60
14 Games	14	\$7.65	\$7.00	\$0.65
15 Games	15	\$8.20	\$7.50	\$0.70
16 Games	16	\$8.75	\$8.00	\$0.75
17 Games	17	\$9.30	\$8.50	\$0.80
18 Games	18	\$9.85	\$9.00	\$0.85
19 Games	19	\$10.40	\$9.50	\$0.90
20 Games	20	\$10.95	\$10.00	\$0.95
21 Games	21	\$11.50	\$10.50	\$1.00
22 Games	22	\$12.00	\$11.00	\$1.00
23 Games	23	\$12.55	\$11.50	\$1.05
24 Games	24	\$13.10	\$12.00	\$1.10
25 Games	25	\$13.65	\$12.50	\$1.15
26 Games	26	\$14.20	\$13.00	\$1.20
27 Games	27	\$14.75	\$13.50	\$1.25
28 Games	28	\$15.30	\$14.00	\$1.30
29 Games	29	\$15.85	\$14.50	\$1.35
30 Games	30	\$16.40	\$15.00	\$1.40
31 Games	31	\$16.95	\$15.50	\$1.45
32 Games	32	\$17.50	\$16.00	\$1.50
33 Games	33	\$18.05	\$16.50	\$1.55
34 Games	34	\$18.60	\$17.00	\$1.60
35 Games	35	\$19.15	\$17.50	\$1.65
36 Games	36	\$19.65	\$18.00	\$1.65

SCHEDULE 1 SELLING FEES PAYABLE FOR THE GAME OF THE POOLS

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 43 of 44

Entry Type	Equivalent Standard Games	Selling Fee	Subscription	Commission
37 Games	37	\$20.20	\$18.50	\$1.70
38 Games	38	\$20.75	\$19.00	\$1.75
39 Games	39	\$21.30	\$19.50	\$1.80
40 Games	40	\$21.85	\$20.00	\$1.85
41 Games	41	\$22.40	\$20.50	\$1.90
42 Games	42	\$22.95	\$21.00	\$1.95
43 Games	43	\$23.50	\$21.50	\$2.00
44 Games	44	\$24.05	\$22.00	\$2.05
45 Games	45	\$24.60	\$22.50	\$2.10
46 Games	46	\$25.15	\$23.00	\$2.15
47 Games	47	\$25.70	\$23.50	\$2.20
48 Games	48	\$26.25	\$24.00	\$2.25
49 Games	49	\$26.80	\$24.50	\$2.30
50 Games	50	\$27.35	\$25.00	\$2.35
System 4	561	\$306.60	\$280.50	\$26.10
System 5	33	\$18.05	\$16.50	\$1.55
System 7	7	\$3.85	\$3.50	\$0.35
System 8	28	\$15.30	\$14.00	\$1.30
System 9	84	\$45.90	\$42.00	\$3.90
System 10	210	\$114.75	\$105.00	\$9.75
System 11	462	\$252.50	\$231.00	\$21.50
System 12	924	\$504.95	\$462.00	\$42.95
System 13	1,716	\$937.80	\$858.00	\$79.80
System 14	3,003	\$1,641.15	\$1,501.50	\$139.65
System 15	5,005	\$2,735.25	\$2,502.50	\$232.75
System 16	8,008	\$4,376.35	\$4,004.00	\$372.35
System 17	12,376	\$6,763.50	\$6,188.00	\$575.50
System 18	18,564	\$10,145.25	\$9,282.00	\$863.25
System 19	27,132	\$14,827.65	\$13,566.00	\$1,261.65
System 20	38,760	\$21,182.35	\$19,380.00	\$1,802.35

The Selling Fee, Subscription and Commission payable for a Multiple Draws Entry are the amounts payable for that Entry Type outlined in Schedule 1, multiplied by the number of draws that the Entry is entered into.

Soccer Football Pools Rules | Issue No.: 6.0 | Effective: 14 April 2018

Page 44 of 44

[n2018-1037]

COUNCIL NOTICES

ARMIDALE REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
LINGERWOOD PLACE	Armidale
Description	

Description

In the approved Subdivision of land at 81 Translator Road Armidale being Lots 63-64 DP 755808

DONNA DOUGHAN, DCU Admin, Armidale Regional Council, PO Box 75A, ARMIDALE NSW 2350 GNB Ref: 0051 [n2018-1038]

BATHURST REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
PEATES LANE	Bathurst

Description

The laneway off Keppel Street, recently dedicated as public road, providing rear access to 203 to 223 George Street, Bathurst

Name	Locality
JARVIS STREET	Llanarth

Description

The new roads created by the subdivision of Lot 11, DP 778516, 129 Ophir Road, Llanarth

Name	Locality
JACKS CLOSE	Kelso

Description

The new cul-de-sac created by the subdivision of Lot 2, DP 1125206, 234 Gilmour Street, Kelso

Name	Locality	
CAMPBELL CLOSE	Llanarth	
Description		

Description

The new cul-de-sac created by the subdivision of Lot 11, DP 778516, 129 Ophir Road, Llanarth

DAVID SHERLEY, General Manager, Bathurst Regional Council, Private Mail Bag 17, BATHURST NSW 2795 GNB Ref: 0057 [n2018-1039]

CAMPBELLTOWN CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
QUONDONG STREET	Campbelltown	
Description		
A new street within the 'Macarthur Heights' residential	development.	
Name	Locality	
DAINTREES CIRCUIT	Campbelltown	
Description		
A new road within the 'Macarthur Heights' residential development.		
Name Locality		
BRATT STREET	Campbelltown	
Description		
A new road within Stage 4 of the 'Macarthur Heights' residential development.		

LINDY DEITZ, General Manager, Campbelltown City Council, PO Box 57, CAMPBELLTOWN NSW 2560
[n2018-1040]

GREATER HUME SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality		
MULGRAVE ROAD	Jindera		
Description	Description		
Sealed road that runs between Coogera Cct and Jelbart Rd.			
Name Locality			
SENNA COURT	Jindera		
Description			
Sealed that runs off Mulgrave Road to end of Cul Da Sac.			

STEVEN PINNUCK, General Manager, Greater Hume Shire Council, PO Box 99, HOLBROOK NSW 2644 GNB Ref: 0049 [n2018-1041]

LAKE MACQUARIE CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
COLMAN WAY	Cameron Park	
Description		
Subdivision of Lot 5000 DP 1235166 - 82 Portland Driv	ve CAMERON PARK	
Name	Locality	
BEAGAN STREET	Cameron Park	
Description	·	
Subdivision of Lot 5000 DP 1235166 - 82 Portland Driv	ve CAMERON PARK	
Name	Locality	
ALIGHT CIRCUIT	Cameron Park	
Description	·	
Private road within Lot 5088 DP 1235166 – 66 Northridge Drive CAMERON PARK		
Name	Locality	
ABER CRESCENT	Cameron Park	
Description		
Subdivision of Lot 5000 DP 1235166 - 82 Portland Drive CAMERON PARK		
MORVEN CAMERON, Chief Executive Officer, Lake Macquarie City Council, PO Box 1906, WARABROOK NSW 2310		

GNB Ref: 0056

[n2018-1042]

LIVERPOOL CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
MILLING ROAD	Edmondson Park
Description	

Runs from Ardennes Avenue in the east to Bataan Road in the west.

KIERSTEN FISHBURN, Chief Executive Officer, Liverpool City Council, LOCKED BAG 7064, LIVERPOOL BC NSW 1871

GNB Ref: 0052

[n2018-1043]

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
POYNTON PLACE	Thornton

Description

From the corner of Weakleys Drive & Desalis Drive, Thornton travel east along Desalis Drive and take the first left turn into Poynton Place.

DAVID EVANS, General Manager, Maitland City Council, 285-287 High Street, MAITLAND NSW 2320
[n2018-1044]

MOREE PLAINS SHIRE COUNCIL

ERRATUM

The notice that appeared in the NSW Government Gazette No 10 of 25 January 2018, page 235 regarding Notice of Compulsory Acquisition of Land is hereby amended by:

Insertion of "SCHEDULE 1" below "SCHEDULE OF LAND", and

Insertion of "SCHEDULE 2" above "(A) Easement for water supply and underground electricity 5 wide and variable width"

Lester Rodgers General Manager

[n2018-1045]

MURRAY RIVER COUNCIL

Erratum

THE notice published in the New South Wales Government Gazette of 10 February 1984, folio 705, under the heading "Declaration of Roads to be Public Road under Provisions of the Public Road Act 1902" detailing the road names in Moulamein, specifically Tuppin, Murray and Jebb Streets, is to be amended as follows:

Road Name	Starting Point	Finishing Point
Jebb Street	Baratta Street	Young Street
Tuppin Street	Pretty Pine Road	Baratta Street
Murray Street	Pretty Pine Road	South to end

This erratum now amends the error with the gazettal date remaining 10 February 1984.

[n2018-1046]

MURRAY RIVER COUNCIL

Erratum

THE notice published in the New South Wales Government Gazette of 27 August 2004, folio 7248, under the heading "Naming of Roads in the Murray Shire Council area under the Roads Act 1993" detailing the road name "Silver Gums Drive" off Rivergums Drive, Moama, is to be amended as follows:

Silver Gum Place

This erratum now amends the error with the gazettal date remaining 27 August 2004.

Des Bilske, General Manager Murray River Council, PO Box 21, MATHOURA NSW 2710

[n2018-1047]

NEWCASTLE CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

NOTICE is hereby given that in accordance with the provisions of section 16 of the *Roads Act 1993*, the land held by Council as described in the Schedule below is hereby dedicated as public road.

JEREMY BATH, Chief Executive Officer, Newcastle City Council, PO Box 489, Newcastle, NSW 2300.

SCHEDULE

The land comprising part of streets at Mayfield East, in the Parish of Newcastle, County of Northumberland, shown as road on DP 229, DP 2703 and DP 6551 and shown highlighted on the attached plan.



[n2018-1048]

PARKES SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
PAT MEREDITH DRIVE	Parkes	
Description		
Off Henry Parkes Way at Lot 7002 DP94814, heading south for approximately 1.2km.		

[n2018-1049]

PARKES SHIRE COUNCIL

ERRATUM

In the notice referring to the Naming of Public Roads in the Parkes Shire Council, Folio 1730, 26 March 2004, the road name Numalla Lane was assigned with the incorrect road type. The correct road type for this road name is Numalla Road. This notice corrects that error.

BEN HOWARD, DWS, Parkes Shire Council, PO Box 337, PARKES NSW 2870

[n2018-1050]

QUEANBEYAN-PALERANG REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
MASLIN PLACE	-

Description

Proposed name for the new road created as part of subdivision of Lot 2 DP 1132203 & Lot 12 Sec 11 DP 976608, 1 King Street, Bungendore (DEV.2009.0327 & MOD.2015.094).

PETER TEGART, General Manager, Queanbeyan-Palerang Regional Council, 10 Majara Street, BUNGENDORE NSW 2621

GNB Ref: 0007

[n2018-1051]

QUEANBEYAN-PALERANG REGIONAL COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
NIGHTJAR ROAD	BALLALABA

Description

Unnamed ROCW accessed from Cooma Road approximately 400m North of the intersection with Jerrabattgulla Road

PETER TEGART, General Manager, Queanbeyan-Palerang Regional Council, 10 Majara Street, BUNGENDORE NSW 2621

GNB Ref: 0007

WOLLONGONG CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

PURSUANT to section 10 of the *Roads Act 1993*, Wollongong City Council hereby dedicates the land in the Schedule below as public road.

D. FARMER, General Manager, Wollongong City Council, Locked Bag 8821, Wollongong DC NSW 2500.

SCHEDULE

Lot 302, DP 1084476, Khan Lane, Wollongong.

[n2018-1053]

[n2018-1052]