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PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 18 April 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. 13 — An Act to amend the *Smoke-free Environment Act 2000* and the *Public Health (Tobacco) Act 2008* to regulate the sale and smoking of e-cigarettes, heat-not-burn tobacco products and other products restricted under the *Public Health (Tobacco) Act 2008*; and for other purposes. [Smoke-free Environment Amendment Bill]

Helen Minnican Clerk of the Legislative Assembly

[n2018-1379]

ACT OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 18 April 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. 14, 2018 – An Act to amend the *Child Protection (Working with Children) Act 2012* to make further provision for checks and clearances for the purposes of working with children; and for related purposes. [Child Protection (Working with Children) Amendment (Statutory Review) Bill 2018]

David Blunt Clerk of the Parliaments

[n2018-1380]

GOVERNMENT NOTICES

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 26.04.18
NICHOLAS HALL
A/Director Industry Assessments

SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Armidale Regional Landfill' (06_0220), approved by the Planning Assessment Commission, as delegate of the Minister, under section 75J of the Act on 4 July 2012 as subsequently modified under 75W of the Act.	All land identified in Appendix B of the approval to carry out the development known as the 'Armidale Regional Landfill' (06_0220) as in force on the date of this Order.
Development known as the 'De Bortoli Winery Upgrade and Expansion' (05_0080), approved by the Minister under section 75J of the Act on 30 March 2006 as subsequently modified under 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'De Bortoli Winery Upgrade and Expansion' (05_0080) as in force on the date of this Order.

[n2018-1381]

HERITAGE ACT 1977

NOTICE OF LISTING ON THE STATE HERITAGE REGISTER UNDER SECTION 37(1)(b)

Newcastle Reservoirs Site The Hill, Newcastle

SHR No. 02001

In pursuance of section 37(1)(b) of the *Heritage Act 1977* (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been listed on the State Heritage Register in accordance with the decision of the Minister for Heritage made on 16 April 2018 to direct the listing. This 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 Newcastle Reservoirs Site, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 1 DP 1141417; Lot 2 DP 1141417; Lot 3 DP 1141417; Lot 4 DP 1141417; Lot 5 DP 1141417; Lot 346 DP 758769; and Lot 347 DP 758769 in Parish of Newcastle, County of Northumberland shown on the plan catalogued HC 3089 in the office of the Heritage Council of New South Wales.

[n2018-1382]

HERITAGE ACT 1977

ORDER UNDER SECTION 57(2) TO GRANT SITE SPECIFIC EXEMPTIONS FROM APPROVAL

Newcastle Reservoirs Site

SHR No. 02001

I, the Minister for Heritage, on the recommendation of the Heritage Council of New South Wales, in pursuance of section 57(2) of the *Heritage Act 1977*, do, by this my order, grant an exemption from section 57(1) of that Act in respect of the engaging in or carrying out of any activities described in Schedule "C" by the owner of the land described in Schedule "B" on the item described in Schedule "A".

The Hon Gabrielle Upton MP Minister for Heritage

Sydney, Sixteenth Day of April 2018

SCHEDULE "A"

The item known as Newcastle Reservoirs Site, situated on the land described in Schedule "B".

SCHEDULE "B"

All those pieces or parcels of land known as Lot 1 DP 1141417; Lot 2 DP 1141417; Lot 3 DP 1141417; Lot 4 DP 1141417; Lot 5 DP 1141417; Lot 346 DP 758769; and Lot 347 DP 758769 in Parish of Newcastle, County of Northumberland shown on the plan catalogued HC 3089 in the office of the Heritage Council of New South Wales.

SCHEDULE "C"

Works and actions

Works and activities in accordance with a Heritage Council of NSW-endorsed Conservation Management Plan and/or a Heritage Council of NSW-endorsed Heritage Interpretation Plan.

[n2018-1383]

WASTE AVOIDANCE AND RESOURCE RECOVERY ACT 2001

Section 28 Order issuing processing refund protocol

I, Anissa Levy, acting Chair and CEO of the Environment Protection Authority (EPA), on behalf of the EPA and by this order, issue the Bottle Crushing Service Operator Processing Refund Protocol in the following Schedule to be applied in determining the amounts payable to bottle crushing service operators as processing refunds under a Scheme Coordinator agreement.

Dated: 26 APR 2018

ANISSA LEVY

Acting Chair and CEO

Environment Protection Authority

Container Deposit Scheme

Bottle Crushing Operator Processing Refund Protocol



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1. About this document

This document is the Bottle Crushing Service Operator "Processing Refund Protocol" (Protocol) which sets out the methodology to be applied in determining the amounts payable to bottle crushing service operators as processing refunds under the NSW Container Deposit Scheme. It is associated with the Material Recovery Facility Processing Refund Protocol referred to in the *Waste Avoidance and Resource Recovery Act 2001* and the Waste Avoidance and Resource Recovery (Container Deposit Scheme) Regulation 2017 (Regulation).

In the case of any inconsistency between this Protocol and the Regulation, the latter prevails to the extent of the inconsistency.

This Protocol only applies to bottle crushing service operators as defined in clause 7 of the Regulation.

2. Review of protocol

The Protocol will be reviewed, at a minimum, within 5 years of its publication, but may be reviewed more frequently when considered appropriate by the EPA.

3. Definitions

Terms within this Protocol have the same meaning as defined within the *Waste Avoidance and Resource Recovery Act 2001* (the Act) and the Waste Avoidance and Resource Recovery (Container Deposit Scheme) Regulation 2017 (the Regulation).

Abbreviations

NSW New South Wales

EPA NSW Environment Protection Authority

CDS NSW Container Deposit Scheme

MRF Material Recovery Facility

Protocol Bottle Crushing Service Operator Processing Refund Protocol

Scheme material Any material received from a network operator, a collection point operator or

another MRF operator

4. Aims of the protocol

The aims of the Protocol are to:

Protect the integrity of the CDS

- Maximise legitimate returns to communities
- Support equity between participants
- Promote efficiency

5. Making a claim

A bottle crushing service operator may make a claim for the payment of a processing refund by lodging a processing refund claim with the Scheme Coordinator in the approved form and manner. For each quarter, only one claim can be made by each bottle crushing service operator. The claim must cover relevant information required under this Protocol.

5.1 Available methods

One of the following methods must be used for estimating the total number of eligible containers processed for reuse or recycling by the bottle crushing service operator during any given quarter:

- a. Method 1 Weighing (refer to Section 6.1.1); or
- b. Method 2 Direct Counting (refer to Section 6.1.2).

A bottle crushing service operator must nominate which Method they will use by completing the *NSW* Container Deposit Scheme – Bottle Crushing Service Operator Registration Form and submitting it to the EPA.

If a bottle crushing service operator wishes to change the nominated Method, a *NSW Container Deposit Scheme - MRF Claim Method Nomination Form* must be submitted to the EPA and the Scheme Coordinator at least 28 calendar days before the commencement of the quarter for which the changed Method is to be used.

5.2 Method 1 - Weighing

Each bottle crushing service operator applying Method 1 must measure and record the total quantity of all glass received from within NSW and delivered for reuse or recycling.

The quantity of glass received by the bottle crushing service operator from within NSW and delivered for reuse or recycling must be determined by measuring the weight of all glass using calibrated weighing equipment and in accordance with the following:

- The weight must be measured in tonnes;
- The weight must be measured using weighing equipment that has the following minimum accuracy:
 - For weighbridges: +/- 20kg;
 - o For all other weighing equipment: +/- 1 kg
- The weight must be recorded to a minimum 2 decimal places;
- The date of delivery and destination of each load of glass must be recorded;
- Weighing equipment must be calibrated in accordance with all manufacturer requirements; and
- Weighbridges, where used as weighing equipment for the purpose of this Section, must be verified (within the meaning of the National Measurement Act 1960) at least once a year.

5.2.1 Monthly reporting

Each bottle crushing service operator applying Method 1 must report the following information to the Scheme Coordinator in the approved form and manner within 14 days after the end of each month:

- The total measured weight of all glass received by the bottle crushing service operator from within NSW and delivered for reuse or recycling;
- The total number of bins received from all venues within NSW that use a bottle crushing machine operated by the bottle crushing service operator; and
- The average bin weight for all bins received from within NSW by the bottle crushing service operator; and
- The date of delivery and destination of each load of glass received by the bottle crushing service operator.

5.3 Method 2 - Direct counting (automated)

Each bottle crushing service operator applying Method 2 must count the number of individual eligible containers received by the bottle crushing service operator from within NSW and delivered for reuse or recycling. Counting must be undertaken on an automated basis, and the eligibility of each container that enters the bottle crushing machine must be scanned and recorded.

5.3.1 Monthly reporting

Each bottle crushing service operator applying Method 2 must report the following information to the Scheme Coordinator in the approved form and manner within 14 days after the end of each month:

- the number of eligible glass containers processed through each glass crushing machine in NSW operated by the bottle crushing service operator and delivered for reuse or recycling;
- the total number of containers processed through each glass crushing machine operated by the bottle crushing service operator;
- the weight of all material processed through each bottle crushing machine operated by the bottle crushing service operator; and
- The date of delivery and destination of each load of glass.

5.4 Making a processing refund claim

A bottle crushing service operator may make a processing refund claim to the Scheme Coordinator each quarter. The claim must:

- a. include any information required under the *Waste Avoidance and Resource Recovery Act* 2001, the Waste Avoidance and Resource Recovery (Container Deposit Scheme) Regulation 2017 or prescribed under the Protocol (together, the "Processing Refund Requirements"); and
- b. be accompanied by any documents or reports required by the Processing Refund Requirements; and
- c. be assessed by an approved person for the purposes of determining whether the Protocol has been correctly applied in determining the amount of the claim; and
- d. be signed by an approved person; and
- e. be accompanied by a statutory declaration signed and completed by the approved person who has assessed the claim; and
- f. be lodged with the Scheme Coordinator in the approved form and manner, and received within 28 calendar days of the end of the quarter.

5.5 Information to be included with all processing refund claims

The following information is prescribed for the purposes of inclusion in each processing refund claim made under Section 6 of the Protocol:

- a. the name, address and contact details of the bottle crushing service operator; and
- b. the ABN and ACN of the bottle crushing service operator; and
- c. the name and contact details of a contact person for the claim; and

- d. the total weight of glass received by the bottle crushing service operator from within NSW and delivered for reuse or recycling during the quarter (where Method 1 is used); and
- e. the total number of eligible glass containers received by the bottle crushing service operator from within NSW and delivered for reuse or recycling during the quarter (where Method 2 is used):
- f. The date of delivery, quantity and destination of each load of glass delivered for reuse or recycling; and
- g. bank account details, including BSB and account number, for payment of processing refunds.

5.6 Information to be verified

The processing refund claim must:

- a. be verified by an approved person, who is one of the following:
 - i a director, chief executive, chief financial officer, or company secretary of the bottle crushing service operator; or
 - ii any designated person to whom the above persons have delegated their authority in writing; and

b. state that:

- i based on all reasonable steps having been taken to verify the information in the claim, the claim is accurate and complete as far as the person verifying knows; and
- ii the claimant has correctly applied the Protocol in determining the details of the claim.
- iii The claimant confirms that, to the best of its knowledge, the material the subject of the claim has not been and will not be the subject of a claim for refund amounts or processing refunds by any other MRF operator, Network Operator or Collection Point Operator under the Waste Avoidance and Resource Recovery Act 2001
- iv The claimant confirms that, to the best of its knowledge, the material was not received before 1 December 2017.

5.7 Manner of lodging

A claim under Section 6 of the Protocol must be submitted to the Scheme Coordinator in the form and manner specified by the Scheme Coordinator.

6. Assessment of claims

The Scheme Coordinator is required, on receiving a valid processing refund claim, to pay the bottle crushing service operator a processing refund for eligible containers that have been reused or recycled (excluding any Scheme material, or material received from interstate or, material received before 1 December 2017). The amount payable by the Scheme Coordinator must be determined using the calculation detailed in this section.

6.1 Calculation of the number of eligible containers by output material type

6.1.1 Method 1

Where a bottle crushing service operator makes a processing refund claim using Method 1, the Scheme Coordinator must determine the estimated number of eligible glass containers processed during the quarter using the following calculation:

 $E = (Q \times EF)$

Where:

E is the estimated number of eligible glass containers processed for reuse or recycling during the guarter

Q is the total weight of glass measured in tonnes received by the bottle crushing service operator from within NSW and delivered for reuse or recycling during the quarter.

EF is the eligible container factor for glass as referenced in Section 8.

6.1.2 Method 2

Where a bottle crushing service operator makes a processing refund claim using Method 2, the estimated number of eligible glass containers processed during the quarter using the following calculation:

E = QE

Where:

E is the estimated number of eligible glass containers processed during the quarter.

QE is the total counted number of eligible glass containers received by the bottle crushing service operator from within NSW and delivered for reuse or recycling during the quarter.

6.2 Receiving containers from states other than NSW

Bottle crushing service operators receiving material from sources outside of NSW are not entitled to a refund for containers received from those sources.

6.3 Calculation of the total processing refund payable

The Scheme Coordinator must calculate the total processing refund payable to a bottle crushing service operator for each quarter using the following calculation:

 $P = E \times RA$

Where:

P is the Total Processing Refund payable to the bottle crushing service operator for the quarter.

E is the estimated number of eligible containers processed and delivered for reuse or recycling during the quarter (calculated in accordance with Section 7.1)

RA is the refund amount per eligible container, as set out in the Regulation.

6.4 Deduction of sampling costs

The Scheme Coordinator may deduct from the Total Processing Refund payable for each bottle crushing service operator the monetary cost incurred to undertake the procedures set out in the Sampling Plan prepared by the EPA. This cost shall be recovered proportionally from each Processing Refund Claim.

6.5 Claim assessment

Where a bottle crushing service operator makes a processing refund claim, the Scheme Coordinator must issue the bottle crushing service operator with a claim assessment. The claim assessment must include:

- a. the total processing refund payable to the bottle crushing service operator for the quarter;
- b. the sampling cost deduction for the bottle crushing service operator for the guarter;
- c. the estimated number of eligible containers processed for reuse or recycling during the quarter;
- d. where Method 1 was used:
 - i the total weight of glass processed for the quarter;
 - ii the eligible container factor applied for the quarter; and
 - iii the estimated number of eligible containers delivered for reuse or recycling during the quarter.
- e. where Method 2 is used:
 - i the total counted number of eligible glass containers processed and delivered by the bottle crushing service operator for reuse or recycling in the quarter.
- f. any other information required by the Processing Refund Requirements.

6.6 Timeframe for issuing claim assessment

Where a bottle crushing service operator makes a processing refund claim, the Scheme Coordinator must issue the bottle crushing service operator with a claim assessment within 45 calendar days of the end of the quarter to which the claim relates. Where the 45th calendar day falls on a weekend or public holiday, the claim assessment may be issued on the next business day.

6.7 Timeframe for payment of processing refunds

Processing refunds must be deposited into the nominated bank account of the bottle crushing service operator within 10 business days of the issuance of the claim assessment by the Scheme Coordinator.

6.8 Refusal of claims

The Scheme Coordinator may refuse a processing refund claim or any aspect of a processing refund claim where it reasonably determines that a claim has not been made in accordance with the Protocol.

6.9 Amending processing refund claims – Bottle crushing service operator initiated

The Scheme Coordinator may amend a processing refund claim if the bottle crushing service operator to whom the claim assessment is issued requests, in writing, an amendment. A request for an amendment must be made within 100 calendar days from the date of the original claim and include relevant information supporting the requested amendment. Requests for amendment of a processing refund claim will not be accepted where the initial processing refund claim was not lodged with the Scheme Coordinator and the EPA within 28 calendar days of the end of the quarter in the approved manner as detailed in Section 6.9.

In deciding whether to amend a processing refund claim, the Scheme Coordinator:

- a. must have regard to the matters required by the Processing Refund Requirements; and
- b. may have regard to any other matter that it considers relevant.

If the Scheme Coordinator refuses to amend a claim assessment upon request by a bottle crushing service operator, the Scheme Coordinator must notify the bottle crushing service operator accordingly and provide clear and justifiable reasons for refusing.

6.10 Amending processing refund claims – Scheme Coordinator initiated

The Scheme Coordinator may amend a processing refund claim if:

- a. a qualified assurance conclusion;
- b. an adverse conclusion; or
- a conclusion that the assurance provider is unable to form an opinion about the matter being assured;

is issued in relation to assurance carried out under Section 10 of the Protocol.

If the Scheme Coordinator amends a claim assessment on this basis, the Scheme Coordinator must notify the bottle crushing service operator accordingly and provide clear and justifiable reasons for the amendment.

6.11 Review of claim assessments

A bottle crushing service operator may request the Scheme Coordinator to reconsider an assessment made under this section. The request must be:

- a. in writing;
- b. provide a description of the matter to be reconsidered with reference to the Protocol and relevant supporting information and
- c. received by the Scheme Coordinator no later than 60 calendar days after the assessment is made.

The Scheme Coordinator must reconsider the assessment and confirm, vary or set aside the original assessment. The Scheme Coordinator must give written notice of its decision regarding the reconsideration to the bottle crushing service operator within 60 calendar days after the request is received by the Scheme Coordinator.

6.12 Reconciliation of payment of processing refunds

6.12.1 Underpayment

Where a processing refund claim is amended or reviewed in accordance with this section, and it is determined that there has been an underpayment to the bottle crushing service operator, the Scheme Coordinator must deposit the outstanding processing refund amount into the nominated bank account of the bottle crushing service operator within 10 business days of amending the claim, and within 10 business days of the provision of written notice of decision.

6.12.2 Overpayment

Where a processing refund claim is amended or reviewed in accordance with this section, and it is determined that there has been an overpayment to the bottle crushing service operator, the Scheme Coordinator must advise the bottle crushing service operator in writing that there has been an overpayment and detail the extent of that overpayment. The bottle crushing service operator must reimburse the Scheme Coordinator the total amount that has been overpaid within 10 business days of being notified of the overpayment by the Scheme Coordinator. Where a bottle crushing service operator is financially unable to meet this requirement, a repayment plan is to be negotiated between the bottle crushing service operator and the Scheme Coordinator.

7. Eligible container factor

7.1 Determining eligible container factor

The eligible container factor (EF) referred to in Section 7 will be calculated by the EPA. The eligible container factor for bottle crushing service operators using Method 1 may be determined using any combination of the following:

- Sampling data
- Sales data
- Claim information
- Any other relevant information

7.2 Sampling Plan

An EPA prepared Sampling Plan will be used to determine the Eligible Container Factor referred to in Section 7.

7.3 Publishing of eligible container factor

The EPA will publish the Eligible Container Factor for the quarter within 43 calendar days after the last day of the quarter. Where the 43rd calendar day falls on a weekend or public holiday, the Eligible Container Factor may be published on the next business day.

Note: The EPA will determine the Eligible Container Factor for each quarter based on a range of data. In the initial stages of the scheme, the factor will be determined after each quarter to ensure it accounts for any changes in inputs during that time. As more data is collected, and as inputs stabilise over time, the EPA will review this approach with a view to releasing the factor prior to each quarter, or potentially half yearly or annually.

8. Reporting and record keeping requirements

8.1 Annual recycling statement

Each bottle crushing service operator is required to prepare and submit an Annual Recycling Statement to the Scheme Coordinator and the EPA within 60 calendar days of the end of each year ended 30 June (the 'reporting period'). The Annual Recycling Statement must be prepared in accordance with the *NSW Container Deposit Scheme - Annual Recycling Statement Template* available on the EPA website, and must contain the following information:

- a. A throughput reconciliation, prepared in accordance with Section 9.2
- b. Where Method 1 has been applied:
 - i the total weight of glass processed for reuse or recycling for which a processing refund claim has been made during the reporting period; or
- c. Where Method 2 has been applied:
 - i the total number of eligible containers counted by the bottle crushing service operator for which a processing refund claim has been made during the reporting period.

8.2 Throughput reconciliation

Each bottle crushing service operator is required to prepare an Annual Throughput Reconciliation of all input materials received and all output materials delivered during the reporting period, including:

- Total quantity (weight in tonnes) of glass received by the bottle crushing service operator from within NSW;
- Total quantity (weight in tonnes) of glass received by the bottle crushing service operator from outside NSW;
- Total quantity (weight in tonnes) of glass from within NSW reused or recycled;
- Total quantity (weight in tonnes) of glass from outside NSW reused or recycled;

For bottle crushing operators using Method 2, the following must also be included:

- Total number of eligible containers received by the bottle crushing service operator from within NSW
- Total number of all containers received by the bottle crushing service operator

8.3 Record keeping

All records of evidence and supporting documents must be kept in a form that is easily and quickly accessible for inspection. This may be an electronic or hard copy format. The bottle crushing service operator must retain all records for 7 years from the end of the reporting period to which the records relate.

Each bottle crushing service operator must provide the EPA and Scheme Coordinator with any records required to be kept under the Processing Refund Requirements on request.

8.3.1 Minimum record keeping requirements

- 1. Each bottle crushing service operator must keep records of the activities that:
 - allow the bottle crushing service operator to report accurately under the Protocol; and
 - enable the Scheme Coordinator to ascertain whether the bottle crushing service operator has complied with its obligations under the Protocol.
- 2. Each bottle crushing service operator must collect and keep the following records:
 - A list of all venues that use a bottle crushing machine operated by the bottle crushing service operator; and
 - The number of bins received from each venue that uses a bottle crushing machine operated by the bottle crushing service operator; and
 - The average bin weight for all bins received by the bottle crushing service operator.
- 3. Each bottle crushing service operator must advise venues that they service that:
 - Sales data for each venue that uses a bottle crushing machine operated by the bottle crushing service operator must be made available to the EPA and Scheme Coordinator on request;
 - Note: the sales data must provide enough detail on beverages sold to be able to determine the
 type of container (e.g. glass or aluminium) and whether or not it is eligible. If a venue does not
 provide the EPA and Scheme Coordinator with data on request, the weight of material received
 from that venue must will be subtracted from the total weight claimed each guarter.

9. Assurance requirements

9.1 Independent assurance report

Each Annual Recycling Statement must be accompanied by an Independent Assurance Report which complies with this Section. Each bottle crushing service operator must engage an independent appropriately qualified assurance practitioner at their expense to complete the review and assurance report. The matters to be assured and covered by the assurance report are whether:

Reasonable assurance matters

- a. the person who made claims during the reporting period met the definition of a bottle crushing service operator in accordance with the Act and Regulations;
- the Annual Recycling Statement has been prepared in accordance with Section 9 of the Protocol:
- c. the Throughput Reconciliation for the reporting period was calculated in accordance with Section 9 of the Protocol; and
- d. the quantities of glass received and delivered by the bottle crushing service operator during the reporting period were measured in accordance with Section 6 of the Protocol;

Limited assurance matters

a. the glass received by the bottle crushing service operator, for a which a processing refund was claimed, was reused or recycled or will be reused or recycled within 12 months from the date that the processing refund claim was submitted.

9.2 Scheme Coordinator initiated assurance

The Scheme Coordinator may, in addition to the verification activities completed by the Scheme Coordinators' internal audit team, appoint an appropriately qualified assurance practitioner as an assurance team leader to carry out assurance of a bottle crushing service operator's compliance with one or more aspects of the Protocol.

The Scheme Coordinator must give written notice to the bottle crushing service operator of a decision to appoint an assurance team leader. The notice must:

- a. specify the assurance team leader; and
- b. specify the period within which the assurance is to be undertaken; and
- c. specify the type of assurance to be carried out; and
- d. specify the matters to be covered by the assurance; and
- e. be given to the bottle crushing service operator at a reasonable time before the assurance is to be undertaken.

The bottle crushing service operator must provide the assurance team leader and any assurance team members with all reasonable facilities and assistance necessary for the effective exercise of the assurance team leader's duties under the Protocol.

If a bottle crushing service operator is given a notice under this Section, the bottle crushing service operator must arrange for the assurance team leader to carry out the assurance.

The costs associated with Scheme Coordinator assurance activities will be covered by the Scheme Coordinator.

9.3 Assurance team leader duties

Assurance reports issued under Section 10 of the Protocol must include one of the following conclusions for the matters in Sections 10.1 or 10.2(d):

- a. a reasonable assurance conclusion;
- b. a qualified reasonable assurance conclusion;
- c. an adverse conclusion:
- d. a conclusion that the assurance provider is unable to form an opinion about the matter being assured.

An assurance report under this Section must be the result of an assurance engagement which:

- a. was conducted in accordance with the relevant requirements for limited assurance engagements and reasonable assurance engagements under the Australian Standard on Assurance Engagements ASAE 3000 Assurance Engagements other than Audits or Reviews of Historical Financial Information and Australian Standard on Assurance Engagements ASAE 3100 Compliance Engagements; ASAE 3450 Assurance Engagements involving Corporate Fundraisings and/or Prospective Financial Information; and
- b. had an assurance team leader who is:
 - i registered as a Registered Company Auditor under the Corporations Act 2001; or
 - ii registered as a Category 2 auditor under subregulation 6.25(3) of the National Greenhouse and Energy Reporting Processing refund requirements 2008; or
 - iii Other registered auditors deemed appropriate by the EPA as set out on the EPA NSW website.

10. Dispute resolution

10.1 Mediation

Where a dispute between the bottle crushing service operator and the Scheme Coordinator remains unresolved, either party may give written notice to the other party (Mediation Notice) requiring that the dispute be submitted to mediation. The mediation must be in accordance with the Resolution Institute Mediation Rules. The mediator must be:

- (a) agreed between the parties within 10 business days after the receipt of the Mediation Notice; or
- (b) if the parties fail to reach agreement, the President for the time being of the Resolution Institute will nominate the mediator.

Failing any agreement to the contrary by the parties, the costs of mediation will be shared equally between the parties, and each party will bear its own costs.

10.2 Expert determination

Where a dispute between the bottle crushing service operator and the Scheme Coordinator remains unresolved after taking part in mediation in accordance with Section 11.1, either party may give written notice to the other party (Expert Determination Notice) requiring that the dispute be submitted for expert determination. The expert determination must be conducted by:

- (a) an independent industry expert agreed by the parties within 10 Business Days after receipt of the Expert Determination Referral; or
- (b) where the parties fail to reach an agreement, an independent industry expert appointed by the President for the time being of the Resolution Institute.

The expert will:

- i. act as an expert and not as an arbitrator;
- ii. proceed in any manner he or she thinks fit;
- iii. conduct any investigation which he or she considers necessary to resolve the dispute or difference;
- iv. examine such documents, and interview such persons, as he or she may require; and

v. make such directions for the conduct of the determination as he or she considers necessary.

Unless otherwise agreed between the parties, the expert must notify the parties of their decision within 28 days from the acceptance by the expert their appointment.

Failing any agreement to the contrary by the parties, the costs of expert determination will be shared equally between the parties, and each party will bear its own costs.

10.3 Payment must not be withheld

No payment by the Scheme Coordinator to the bottle crushing service operator shall be withheld on account of a mediation or expert determination except to the extent that such payment is the subject of such dispute.

10.4 Repeal of protocol

The effect of Section 11 shall survive in the event that the Protocol is repealed.

11. Compliance audits

An EPA officer may conduct an audit or inspection to determine compliance with the Protocol at any time. The bottle crushing service operator must provide all reasonable assistance, records and facilities required by the EPA officer.

Roads and Maritime Notices

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12 (2)

REGULATION OF VESSELS - EXCLUSION ZONE

Location

Tweed River - Murwillumbah

A 200m course adjacent to the Murwillumbah Rowing Club.

Duration

8:00am to 3:00pm — Saturday 26 May 2018

Detail

A dragon boat race will be conducted on the waters of the Tweed River at the location specified above.

An EXCLUSION ZONE is specified during the event, which will be marked by buoys at the location above.

Unauthorised vessels and persons are prohibited from entering the exclusion zone between the times above.

All vessel operators and persons in the vicinity of the event must comply with directions issued from control vessels, keep a proper lookout, keep well clear of competing and support vessels and exercise 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 NH1834

Date: 24 April 2018

Marcus Cahill

A/Manager Operations North

Delegate

[n2018-1385]

MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS

Revocation and Replacement

This Notice revokes and replaces the previous Notice relating to these works – NH1740 published in the Government Gazette No 54 of 12 May 2017.

Location

Clarence River – approaches to the existing Harwood Bridge, Harwood.

Duration

Monday 27 April 2018 to Sunday 31 March 2019.

Detail

Construction of a new Pacific Highway Bridge, immediately downstream of the existing Harwood Bridge will continue, affecting safe navigation on the Clarence River.

An **EXCLUSION ZONE** is specified during the construction works and will be created on the Clarence River 200 metres upstream and 300m downstream of either the existing Harwood Bridge.

The exclusion zone will be marked by yellow special marks (yellow buoys), specified at intervals of approximately 50 metres, and barges fitted with lights at night.

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

All vessel operators and persons using the waters near the zone should keep a proper lookout, keep well clear of the works and exercise extreme caution when navigating near the exclusion zone paying particular attention to construction work vessels, barges, anchoring cables, lighting & day shapes and any advisory signage.

A 'transit lane' will be established through the exclusion zone – and under the Harwood Bridge – and will be marked by the presence of port (red) and starboard (green) buoys, which will be lit at night, authorising vessels to pass through the river.

At times, navigable spans under the Harwood Bridge will be closed to navigation. "Channel blocked" lights and shapes will be displayed as appropriate.

Note: The lifting span of the Harwood Bridge will be closed to navigation 1 May 2018 to 1 October 2018 from 6:45am Mondays to 5:00pm Saturdays. The Harwood Bridge lift span will only be available to open; Saturdays after 5pm, Sundays all day, Mondays before 6:45am and on Public Holidays.

SPECIAL RESTRICTIONS apply to vessels navigating the transit lane. Vessels navigating the transit lane must not exceed a speed of 4 knots, must produce no wash, and must comply with any direction given by an authorised officer. Vessels must not anchor in the transit lane unless authorised.

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: NH1832

Date: 24 April 2018

Marcus Cahill

Manager Operations North

Delegate

[n2018-1386]

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

(T18-1062)

No. 5672, AUSTRALIAN CONSOLIDATED GOLD HOLDINGS PTY LTD (ACN 619 975 405), area of 57 units, for Group 1, dated 20 April, 2018. (Orange Mining Division).

MINING LEASE APPLICATION

(T18-1061)

No. 556, AUSTRALIAN DOLOMITE COMPANY PTY LIMITED (ACN 000 810 551), area of about 3.93 hectares, to mine for limestone, dated 18 April, 2018. (Orange Mining Division).

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T17-1107)

No. 5509, now Exploration Licence No. 8740, LACHLAN COPPER PTY LIMITED (ACN 615107812), Counties of Forbes and Monteagle, Map Sheet (8529, 8530, 8629, 8630), area of 88 units, for Group 1, dated 17 April, 2018, for a term until 17 April, 2021.

(T17-1132)

No. 5536, now Exploration Licence No. 8739, AUSTRALIAN CONSOLIDATED GOLD HOLDINGS PTY LTD (ACN 619 975 405), Counties of Canbelego, Clyde, Cowper and Gregory, Map Sheet (8236, 8335, 8336), area of 74 units, for Group 1 and Group 2, dated 17 April, 2018, for a term until 17 April, 2024.

(T17-1187)

No. 5584, now Exploration Licence No. 8734, SNOSSEN PTY LTD (ACN 145 692 744), Counties of Bligh and Lincoln, Map Sheet (8733), area of 16 units, for Group 1, dated 16 April, 2018, for a term until 16 April, 2020.

(T17-1188)

No. 5585, now Exploration Licence No. 8735, SNOSSEN PTY LTD (ACN 145 692 744), Counties of Gordon and Wellington, Map Sheet (8632, 8732), area of 37 units, for Group 1, dated 16 April, 2018, for a term until 16 April, 2020.

(T17-1225)

No. 5614, now Exploration Licence No. 8736, LITHIUM DE SANTIAGO PTY LTD, Counties of Farnell, Mootwingee and Yancowinna, Map Sheet (7234, 7235), area of 89 units, for Group 1, dated 16 April, 2018, for a term until 16 April, 2024.

(T17-1231)

No. 5619, now Exploration Licence No. 8737, NEW AGE RESOURCES PTY LTD (ACN 622 780 072), Counties of Canbelego, Flinders, Gregory and Oxley, Map Sheet (8234, 8334), area of 96 units, for Group 1, dated 16 April, 2018, for a term until 16 April, 2024.

(T18-1006)

No. 5626, now Exploration Licence No. 8738, NEW AGE RESOURCES PTY LTD (ACN 622 780 072), County of Gregory, Map Sheet (8335, 8336), area of 62 units, for Group 1, dated 16 April, 2018, for a term until 16 April, 2024.

The Honourable Don Harwin MLC Minister for Resources

[n2018-1387]

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T17-1227)

No. 5615, SHOALHAVEN RESOURCES PTY LTD (ACN 614 946 744), County of Farnell and County of Mootwingee, Map Sheet (7234, 7235). Withdrawal took effect on 23 April, 2018.

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

(T18-1043)

Exploration Licence No. 8353, TARAGO EXPLORATION PTY LTD (ACN 115 529 112), area of 16 units. Application for renewal received 12 March, 2018.

(V18-1182)

Authorisation No. 6, SECRETARY OF THE DEPARTMENT OF PLANNING AND ENVIRONMENT, area of 516 square kilometres. Application for renewal received 20 April, 2018.

(V18-1183)

Authorisation No. 281, SECRETARY OF THE DEPARTMENT OF PLANNING AND ENVIRONMENT, area of 52 square kilometres. Application for renewal received 20 April, 2018.

(V18-1210)

Authorisation No. 410, TAHMOOR COAL PTY LTD (ACN 076 663 968), area of 2638 hectares. Application for renewal received 23 April, 2018.

(V18-1189)

Exploration Licence No. 5291, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656) AND HVO RESOURCES PTY LTD (ACN 608 108 952), area of 3695 hectares. Application for renewal received 20 April, 2018.

(V18-1188)

Exploration Licence No. 5417, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656) AND HVO RESOURCES PTY LTD (ACN 608 108 952), area of 160 hectares. Application for renewal received 20 April, 2018.

(V18-1184)

Exploration Licence No. 5942, ALKANE RESOURCES LTD (ACN 000 689 216), area of 3 units. Application for renewal received 20 April, 2018.

(V18-1170)

Exploration Licence No. 6234, RENISON COAL PTY LTD (ACN 100 163 942) AND NORTHERN ENERGY CORPORATION LIMITED (ACN 081 244 395), area of 800 hectares. Application for renewal received 17 April, 2018.

(V18-1185)

Exploration Licence No. 8429, THE AUSTRAL BRICK CO PTY LTD (ACN 000 005 550), area of 45 units. Application for renewal received 19 April, 2018.

(V18-1186)

Mining Lease No. 274 (Act 1973), CSR BUILDING PRODUCTS LIMITED (ACN 008 631 356), area of 35.2 hectares. Application for renewal received 11 April, 2018.

(V18-1150)

Private Lands Lease No. 1236 (Act 1924), PGH BRICKS AND PAVERS PTY LIMITED (ACN 168794821), area of 6.62 hectares. Application for renewal received 16 April, 2018.

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(V18-0181)

Exploration Licence No. 4474, SOC1 PTY LTD (ACN 158 330 646), Counties of Clarke and Sandon, Map Sheet (9336), area of 4 units, for a further term until 13 January, 2019. Renewal effective on and from 18 April, 2018.

(V17-8473)

Exploration Licence No. 5337, NEWCASTLE COAL COMPANY PTY LTD (ACN 074 900 208), County of Northumberland, Map Sheet (9232), area of 2394 hectares, for a further term until 8 August, 2019. Renewal effective on and from 6 February, 2018.

(V17-1102)

Exploration Licence No. 5534, RIMFIRE PACIFIC MINING N.L. (ACN 006 911 744), Counties of Cunningham and Kennedy, Map Sheet (8332, 8432), area of 40 units, for a further term until 23 October, 2019. Renewal effective on and from 16 April, 2018.

(T18-1000)

Exploration Licence No. 5664, PEREGRINE MINERAL SANDS PTY LTD (ACN 009 307 591), County of Taila, Map Sheet (7429, 7529), area of 11 units, for a further term until 5 January, 2020. Renewal effective on and from 16 April, 2018.

(V17-1255)

Exploration Licence No. 5665, PEREGRINE MINERAL SANDS PTY LTD (ACN 009 307 591), Counties of Kilfera and Manara, Map Sheet (7530, 7531), area of 40 units, for a further term until 5 January, 2020. Renewal effective on and from 17 April, 2018.

(V17-1249)

Exploration Licence No. 6971, NIMROD RESOURCES LIMITED (ACN 130 842 063), County of Gunderbooka, Map Sheet (8038), area of 47 units, for a further term until 11 December, 2020. Renewal effective on and from 17 April, 2018.

(V18-0227)

Exploration Licence No. 7020, ALKANE RESOURCES LTD (ACN 000 689 216), County of Ashburnham, Map Sheet (8631), area of 25 units, for a further term until 20 January, 2021. Renewal effective on and from 18 April, 2018.

(V18-0506)

Exploration Licence No. 7089, NIMROD RESOURCES LIMITED (ACN 130 842 063), County of Gunderbooka, Map Sheet (8038), area of 50 units, for a further term until 21 February, 2021. Renewal effective on and from 17 April, 2018.

(V18-0503)

Exploration Licence No. 7703, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), County of Yancowinna, Map Sheet (7234), area of 4 units, for a further term until 14 February, 2023. Renewal effective on and from 17 April, 2018.

(V18-0662)

Exploration Licence No. 7728, PETER WARREN ENGLISH, County of Murchison, Map Sheet (9037), area of 1 units, for a further term until 15 March, 2021. Renewal effective on and from 18 April, 2018.

(T12-1069)

Exploration Licence No. 8060, PEAK GOLD MINES PTY LTD (ACN 001 533 777), County of Mouramba, Map Sheet (8133, 8134), area of 13 units, for a further term until 20 February, 2024. Renewal effective on and from 17 April, 2018.

(V18-0533)

Exploration Licence No. 8352, BUSHMAN RESOURCES PTY LTD (ACN 167 123 079), Counties of Bland and Harden, Map Sheet (8528, 8529), area of 21 units, for a further term until 3 March, 2021. Renewal effective on and from 17 April, 2018.

(V18-0548)

Exploration Licence No. 8421, ROMARDO COPPER (NSW) PTY LTD (ACN 605976565), County of Gregory, Map Sheet (8435), area of 100 units, for a further term until 17 February, 2019. Renewal effective on and from 17 April, 2018.

(V18-0550)

Exploration Licence No. 8422, ROMARDO COPPER (NSW) PTY LTD (ACN 605976565), County of Gregory, Map Sheet (8335, 8336, 8436), area of 86 units, for a further term until 17 February, 2019. Renewal effective on and from 17 April, 2018.

(V17-1259)

Mining Purposes Lease No. 303 (Act 1973), EARTHMOVING & DEMOLITION SERVICES PTY LTD (ACN 079 521 494), Parish of Wallangulla, County of Finch, Map Sheet (8439-2-S), area of 1.7 hectares, for a further term until 5 January, 2023. Renewal effective on and from 18 April, 2018.

The Honourable Don Harwin MLC Minister for Resources

[n2018-1388]

CANCELLATIONS

Notice is given that the following authorities have been cancelled:

(T18-1005)

Exploration Licence No. 7523, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), County of Cunningham and County of Gipps, Map Sheet (8231, 8331), area of 30 units. Cancellation took effect on 27 March, 2018.

(T18-1007)

Exploration Licence No. 7537, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), County of Cunningham and County of Kennedy, Map Sheet (8232), area of 9 units. Cancellation took effect on 27 March, 2018.

(T18-1007)

Exploration Licence No. 7538, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), County of Cunningham and County of Kennedy, Map Sheet (8332), area of 12 units. Cancellation took effect on 27 March, 2018.

(T18-1007)

Exploration Licence No. 7806, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), County of Kennedy, Map Sheet (8232), area of 2 units. Cancellation took effect on 27 March, 2018.

(T18-1007)

Exploration Licence No. 7821, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), County of Cunningham, Map Sheet (8232, 8332), area of 21 units. Cancellation took effect on 27 March, 2018.

The Honourable Don Harwin MLC Minister for Resources

[n2018-1389]

Primary Industries Notices

BIOSECURITY ACT 2015

Biosecurity (Citrus Canker) Control Order 2018

I, CHRIS ANDERSON, Acting Director Plant Biosecurity and Product Integrity, with the delegated authority of the Minister for Primary Industries, in pursuance of section 62 of the *Biosecurity Act 2015* and on account of reasonably believing it is necessary to prevent the biosecurity risk associated with the bacterium *Xanthomonas citri* subsp. *citri* entering New South Wales, make the following Control Order.

Dated this 20th day of April 2018

CHRIS ANDERSON

ACTING DIRECTOR PLANT BIOSECURITY AND PRODUCT INTEGRITY DEPARTMENT OF INDUSTRY

1. Name of Order

This Control Order is the Biosecurity (Citrus Canker) Control Order 2018

2. Commencement and Duration

- (1) This Control Order commences on the date it is signed.
- (2) This Control Order has effect for 18 months from the date on which the order commences.

Note: Notice of this Control Order will be given by publishing it on the Department's website and in the NSW Government Gazette.

3. Definitions

(1) In this Control Order:

Citrus canker means the disease caused by the bacterium Xanthomonas citri subsp. citri

Citrus canker carrier means citrus plants (including fruit and leaves) and equipment and machinery that has come into contact with citrus plants but does not include material from citrus plants and equipment that have been processed or treated in a manner to prevent transmission of Citrus canker.

Citrus plant means Citrus spp., including Citrus trifoliata L. (syn. Poncirus trifoliata), Citrus glauca (Lindlay) Burkill (syn. Eremocitrus glauca) and Citrus australasica F. Muell. (syn. Microcitrus australasica), and their hybrids.

the Act means the *Biosecurity Act 2015*.

the Regulation means the Biosecurity Regulation 2017.

Note: biosecurity matter, biosecurity risk, carrier, control order, control measures, control zone, Department and plant all have the same meaning as in the Act.

4. Biosecurity Matter and Biosecurity Risk

- (1) The biosecurity matter to which this Control Order relates is the bacterium *Xanthomonas citri* subsp. *citri*, causal agent of the disease Citrus canker.
- (2) The biosecurity risk to which this Control Order relates is the biosecurity risk posed or likely to be posed by the introduction of Citrus canker into the Citrus Canker Control Zone.

5. Control Zone

- (1) Pursuant to sections 62(1)(a) and 67 of the Act, the control zone to which control measures are required to be implemented under this Control Order is the State of New South Wales.
- (2) The Control Zone is called the Citrus Canker Control Zone.

6. Persons or class of persons to whom the Control Order applies

Pursuant to section 63(d), the class of persons to whom the control measures apply are all persons moving or causing to move Citrus canker carriers into the Citrus Canker Control Zone.

7. Control Measure

A person must not move or cause the movement of any Citrus canker carrier into the Citrus Canker Control Zone from a jurisdiction where Citrus canker is present.

[n2018-1390]

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification - Fishing Closure

Ocean Trap and Line Fishery Export Approval – North & South Solitary Islands, Fish Rock, Green Island and Magic Point

I, GEOFF ALLAN, Deputy Director General, Fisheries, with the delegated authority of the Minister for Primary Industries and the Secretary, Department of Industry, pursuant to sections 227 and 228 of the *Fisheries Management Act 1994* ("the Act"), do by this notification prohibit the taking of all species of fish by all endorsement holders in the Ocean Trap and Line Fishery by the methods of fishing specified in Column 1 of Schedules 1, 2, 3 and 4 to this notification, from the waters described opposite in Column 2 of Schedules 1, 2, 3 and 4 for the period specified opposite in Column 3 of Schedules 1, 2, 3 and 4.

SCHEDULE 1

Column 1 Methods	Column 2 Waters	Column 3 Period
All methods of line fishing other than trolling, spinning and lead lining, but only if the use of a lead line is for the species described in Column 1 of Schedule 5 and in accordance with the restrictions specified in Column 2 of Schedule 5.	The Steps/Anemone Bay – North Solitary Island All waters from mean high water mark and extending 500 metres in all directions around a point centred on the following coordinates: E 153°23.355' S 29°55.351'	From 1 June to 31 December (inclusive) each year
Burleying	The Steps/Anemone Bay – North Solitary Island All waters as described above plus an additional 500 metres extending beyond the waters described above.	From 1 June to 31 December (inclusive) each year

SCHEDULE 2

Column 1 Methods	Column 2 Waters	Column 3 Period
All methods of line fishing other than trolling, spinning and lead lining, but only if the use of a lead line is for the species described in Column 1 of Schedule 5 and in accordance with the restrictions specified in Column 2 of Schedule 5.	Manta Arch – South Solitary Island All waters from mean high water mark and extending 500 metres in all directions around a point centred on the following coordinates: E 153°16.086' S 30°12.141'	All year
Burleying	Manta Arch – South Solitary Island All waters as described above plus an additional 500 metres extending beyond the waters described above.	All year

Column 1 Methods	Column 2 Waters	Column 3 Period
All methods of line fishing other than trolling, spinning and lead lining, but only if the use of a lead line is for the species described in Column 1 of Schedule 5 and in accordance with the restrictions specified in Column 2 of Schedule 5.	Fish Rock – Green Island and connecting corridor All waters from mean high water mark and extending 1,000 metres from mean high water mark in all directions around Green Island and Fish Rock, and including all waters within 1,000 metres of a connecting line extending between the closest extremities of Green Island and Fish Rock.	All year
Burleying	Fish Rock – Green Island and connecting corridor All waters as described above plus an additional 500 metres extending beyond the waters described above.	All year

SCHEDULE 4

Column 1 Methods	Column 2 Waters	Column 3 Period
All methods of line fishing other than trolling, spinning and lead lining, but only if the use of a lead line is for the species described in Column 1 of Schedule 5 and in accordance with the restrictions specified in Column 2 of Schedule 5.	Magic Point – Maroubra All waters from mean high water mark and extending 500 metres in all directions around a point centred on the following coordinates: E 151°15.864' S 33°57.359'	All year
Burleying	Magic Point – Maroubra All waters as described above plus an additional 500 metres extending beyond the waters described above.	All year

SCHEDULE 5

Column 1 Species (Common name (Scientific name))	Column 2 Restrictions on the use of a lead line
Yellowtail Kingfish (Seriola lalandi) Amberjack/Samsonfish (Seriola dumerili & S. hippos) Rainbow Runner (Elagatis bipinnulata) Cobia (Rachycentron canadum) Spotted Mackerel (Scomberomorus munroi) Spanish Mackerel (Scomberomorus commerson) Australian Bonito (Sarda australis) Tailor (Pomatomus saltatrix)	1.The licensed fishing boat from which a lead line is deployed must be making way (that is, under active propulsion) at all times; 2.No more than two lead lines are to be deployed from a licensed fishing boat; 3.No more than one hook or gang of hooks is to be used on each lead line; 4.The hooks used on a lead line must be constructed of plain steel (that is, not stainless steel); 5.A lead line must not be used between half-an-hour past official sunset and half-an-hour before official sunrise; and 6. A lead line must not have weights of more than 500g attached to it when used in areas declared by a notification under section 220T of the Act to be critical habitat of the Grey Nurse Shark.

In this notification:

"burleying" means any activity that would be reasonably likely to result in the aggregation of fish associated with line fishing.

"gang of hooks" means a group of hooks, each of which is attached to, and in direct contact with, at least one other of those hooks.

"hand held line" means a rod (or pole) and line or handline.

"line fishing" means the use of a hand held line, set line or drift line.

"Ocean Trap and Line Fishery" means the share management fishery of that name, as described in Schedule 1 to the Fisheries Management Act 1994.

"spinning" means the use of an artificial fly or lure in connection with a hand held line deployed from a boat that is not making way (that is, a boat that is anchored, moored or otherwise held stationary), in a manner whereby the artificial fly or lure is retrieved at or near the surface of the water (that is, the fly or lure must not be allowed to sink prior to retrieval).

"trolling" means the use of an artificial fly or lure in connection with a hand held line deployed from a boat that is making way (that is, a boat that is under active propulsion).

Latitude and longitude coordinates are in WGS 1984 datum.

The provisions of this fishing closure in respect of endorsement holders in the Ocean Trap and Line Fishery have effect despite any provision in the *Fisheries Management (Ocean Trap and Line Share Management Plan)* Regulation 2006.

This notification commences on 16 May 2018 and is effective for a period of one (1) year, unless sooner amended or revoked.

Notes:

- 1. The purpose of this fishing closure is to continue to implement additional protection measures for the Grey Nurse Shark.
- 2. The declaration of areas as critical habitat of the Grey Nurse Shark is set out in *Critical Habitat of Grey Nurse Shark Notification 2002* published in NSW Government Gazette No. 237 of 29 November 2002 at pages 10137 to 10149 as amended by the *Critical Habitat of Grey Nurse Shark (Amendment) Notification 2013* published in NSW Government Gazette No 79 of 28 June 2013 at pages 3106 to 3107.

Dated this 10th day of April 2018

Dr GEOFF ALLAN
Deputy Director General, Fisheries Department of Primary Industries
(an office within the Department of Industry)
(by delegation)

[n2018-1391]

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2017

Clause 39 (4) – Notice of Aquaculture Lease Renewal

The Minister has renewed the following class 1 Aquaculture Leases:

OL72/276 within the Wapengo Lake, having an area of 0.2377 hectares to Donald Burgoyne and Mark Salm, of Lemon Tree Passage NSW, for a term of 15 years expiring on 09 March 2033.

OL72/306 within the Crookhaven River, having an area of 0.4178 hectares to Yale Jonathon Bolto & Emily Elizabeth Bolto, of Gerroa NSW, for a term of 15 years expiring on 11 May 2033.

OL72/104 within the estuary of the Hawkesbury River, having an area of 12.726 hectares to CE & Y Moxham Pty Ltd of Brooklyn, NSW, for a term of 15 years expiring on 04 May 2032

AL14/005 within the estuary of Merimbula Lake, having an area of 1.3861 hectares to John Chapman and Sandingroove Pty Ltd of Bournda, NSW, for a term of 15 years expiring on 25 February 2033.

OL73/210 within the estuary of Wapengo Lake, having an area of 0.7774 hectares to Wozlee Pty Ltd of Barragga Bay, NSW, for a term of 15 years expiring on 17 April 2033.

OL72/270 within the estuary of the Hastings River, having an area of 0.9255 hectares to Aubrey Charles Dick of Port Macquarie, NSW, for a term of 15 years expiring on 09 February 2033.

OL58/052 within the Hastings River, having an area of 0.0913 hectares to Pastoralize Pty Ltd, of Lane Cove NSW, for a term of 15 years expiring on 2 March 2033.

OL86/112 within the estuary of the Nambucca River, having an area of 0.2807 hectares to Paul Andrew Armstrong of Macksville, NSW, for a term of 15 years expiring on 15 December 2032.

OL87/133 within the estuary of Port Stephens, having an area of 0.6674 hectares to Ross and Joshua Manton of Pambula, NSW, for a term of 15 years expiring on 21 March 2033.

AL02/026 within the estuary of the Wonboyn River, having an area of 1.6559 hectares to Caroline Anne and Kelvin Keith Henry of Wonboyn Lake, NSW, for a term of 15 years expiring on 9 April 2033.

OL73/209 within the estuary of Wapengo Lake, having an area of 2.0481 hectares to Wapengo Sydney Rock Oyster Company Pty Ltd of Bermagui, NSW, for a term of 15 years expiring on 17 April 2033.

OL73/212 within the estuary of Wapengo Lake, having an area of 1.1605 hectares to Wapengo Sydney Rock Oyster Company Pty Ltd of Bermagui, NSW, for a term of 15 years expiring on 17 April 2033.

OL73/214 within the estuary of Wapengo Lake, having an area of 1.7962 hectares to Wapengo Sydney Rock Oyster Company Pty Ltd of Bermagui, NSW, for a term of 15 years expiring on 17 April 2033.

OL73/189 within the estuary of Port Stephens, having an area of 7.8598 hectares to Richard Hamlyn-Harris of Lemon Tree Passage, NSW, for a term of 15 years expiring on 14 February 2033.

DAVID MCPHERSON

Group Director Commercial Fisheries & Aquaculture Fisheries Division NSW Department of Primary Industries

[n2018-1392]

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2017

Clause 37 (3) – Notice of Granting of Class 1 Aquaculture Lease

The Minister has granted the following Class 1 Aquaculture Lease:

OL58/174 within the estuary of Port Stephens, having an area of 0.7516 hectares to Australia's Oyster Coast Ltd of Batemans Bay, NSW, for a term of 15 years expiring on 17 November 2032.

OL65/096 within the estuary of Port Stephens, having an area of 0.5157 hectares to Australia's Oyster Coast Ltd of Batemans Bay, NSW, for a term of 15 years expiring on 17 November 2032.

DAVID MCPHERSON

Group Director Commercial Fisheries & Aquaculture Fisheries Division NSW Department of Primary Industries

[n2018-1393]

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 1 DP 1239073

File No: 17/09751

SCHEDULE

On closing, the land within Lot 1 DP 1239073 remains vested in the State of New South Wales as Crown land.

[n2018-1394

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 – Tabratong; County – Oxley Land District – Warren; LGA – Warren

Road Closed: Lot 5 DP 1238482

File No: 17/06512

SCHEDULE

On closing, the land within Lot 5 DP 1238482 remains vested in the State of New South Wales as Crown land.

[n2018-1395]

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 – Hyland; County – Fitzroy

Land District – Armidale; LGA – Clarence Valley

Road Closed: Lot 2 DP 1236913

File No: 17/06256

On closing, the land within Lot 2 DP 1236913 remains vested in the State of New South Wales as Crown land.

[n2018-1396]

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 – Roseberg; County – Bathurst Land District – Blayney; LGA – Cowra

Road Closed: Lot 1 DP 1239911

File No: 17/10691

SCHEDULE

On closing, the land within Lot 1 DP 1239911 remains vested in the State of New South Wales as Crown land.

[n2018-1397]

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 – Yarrowford, Wellington, Ditmas; County – Gough Land District – Glen Innes; LGA – Glen Innes Severn

Road Closed: Lot 1 DP 1237341

File No: 17/06133

SCHEDULE

On closing, the land within Lot 1 DP 1237341 remains vested in the State of New South Wales as Crown land.

[n2018-1398]

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 – Goonoo; County – Lincoln

Land District – Dubbo; LGA – Dubbo Regional

Road Closed: Lot 2 DP 1203692

File No: 11/05222

On closing, the land within Lot 2 DP 1203692 remains vested in the State of New South Wales as Crown land.

[n2018-1399]

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 - Gulgong; County - Phillip

Land District - Mudgee; LGA - Mid-Western Regional

Road Closed: Lots 1-2 DP 1235999

File No: 17/02003

SCHEDULE

On closing, the land within Lots 1-2 DP 1235999 remains vested in the State of New South Wales as Crown land.

[n2018-1400]

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 - Crackenback; County - Wallace

Land District - Cooma; LGA - Snowy Monaro Regional

Road Closed: Lot 2 DP 1238522

File No: 17/09078

SCHEDULE

On closing, the land within Lot 2 DP 1238522 remains vested in the State of New South Wales as Crown land.

[n2018-1401]

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 - Crackenback; County - Wallace

Land District - Cooma; LGA - Snowy Monaro Regional

Road Closed: Lot 1 DP 1238781

File No: 17/09076

On closing, the land within Lot 1 DP 1238781 remains vested in the State of New South Wales as Crown land.

[n2018-1402]

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 – Edinburgh; County – Ashburnham Land District – Molong; LGA – Cabonne

Road Closed: Lot 2 DP 1183575

File No: CL/00777

SCHEDULE

On closing, the land within Lot 2 DP 1183575 remains vested in the State of New South Wales as Crown land.

[n2018-1403]

CROWN LANDS ACT 1989

Erratum

IN the notice appearing in the New South Wales Government Gazette No 138 of the 22 December 2017, Folio 7802, under the heading "NOTIFICATION OF CLOSING OF ROAD", in respect of Road Closed: Lot 1, DP 1223650, Lot 1 should be deleted and Lot 2 be inserted in lieu.

File No: 15/10932

[n2018-1404]

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 – Jardine; County – Fitzroy

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1 DP 1239785

File No: 17/10739

SCHEDULE

On closing, the land within Lot 1 DP 1239785 remains vested in the State of New South Wales as Crown land.

[n2018-1405]

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 – Jocelyn; County – Westmoreland Land District – Bathurst; LGA – Oberon

Road Closed: Lot 3 DP 1240027

File No: 17/11216

SCHEDULE

On closing, the land within Lot 3 DP 1240027 remains vested in the State of New South Wales as Crown land.

[n2018-1406]

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 – Copmanhurst; County – Clarence Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 2 DP 1240023

File No: 17/11281

SCHEDULE

On closing, the land within Lot 2 DP 1240023 remains vested in the State of New South Wales as Crown land.

[n2018-1407]

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 - Jellore; County - Camden

Land District – Moss Vale; LGA – Wingecarribee

Road Closed: Lots 1-2 DP 1236255

File No: 09/03854

SCHEDULE

On closing, the land within Lot 1 DP 1236255 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 2 DP 1236255, which was formerly Council, becomes vested in the State of New South Wales as Crown Land.

[n2018-1408]

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 – Tabratong; County – Oxley Land District – Warren; LGA – Warren

Road Closed: Lot 6 DP 1237429

File No: 17/06512

SCHEDULE

On closing, the land within Lot 6 DP 1237429 remains vested in the State of New South Wales as Crown land.

[n2018-1409]

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 – Billabung; County – Clarendon Land District – Albury; LGA – Greater Hume

Road Closed: Lot 1 DP 1240824

File No: 15/05626

SCHEDULE

On closing, the land within Lot 1 DP 1240824 remains vested in the State of New South Wales as Crown land.

[n2018-1410]

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 – Coaldale; County – Clarence Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1 DP 1226416

File No: 15/05496

SCHEDULE

On closing, the land within Lot 1 DP 1226416 remains vested in the State of New South Wales as Crown land.

[n2018-1411]

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 – Jindalee; County – Harden Land District – Cootamundra; LGA – Cootamundra-Gundagai Regional

Road Closed: Lot 11 DP 1240876

File No: 14/10118

SCHEDULE

On closing, the land within Lot 11 DP 1240876 remains vested in the State of New South Wales as Crown land.

[n2018-1412]

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 – Skinner; County – Hardinge Land District – Armidale; LGA – Armidale Regional

Road Closed: Lot 2 DP 1240726

File No: 17/05881

SCHEDULE

On closing, the land within Lot 2 DP 1240726 remains vested in the State of New South Wales as Crown land.

[n2018-1413]

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
Martin Francis Fox (new member) Gary Richard Berman (new member)	Bemboka Showground Trust	Reserve No. 40788 Public Purpose: showground Notified: 22 August 1906
For a term commencing the date of this notice and expiring 18 December 2018.		File Reference: NA84R35

[n2018-1414]

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
Donna Lee Ballard (new member) Denis Charles McKinnon (new member) Peter William Fotheringham (reappointment) Raelene Marshall (re-appointment) Robert Ian Walsh (re-appointment) Grant Garry Coleman (reappointment)	Wingham Showground Trust	Dedication No. 610034 Public Purpose: showground Notified: 15 July 1884 File Reference: TE80R179-003
For a term commencing 24 May 2018 and expiring 23 May 2023.		

[n2018-1415]

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

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

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2
grazing	Reserve No. 39701
	Public Purpose: travelling stock
	Notified: 23 September 1905
	File Reference: 17/09353
	Reserve No. 40338
	Public Purpose: camping, travelling stock
	Notified: 14 March 1906
	File Reference: 17/09353
	Reserve No. 6635
	Public Purpose: pound
	Notified: 23 June 1888
	File Reference: 16/10130
	Reserve No. 6636
	Public Purpose: water
	Notified: 23 June 1888
	File Reference: 16/10130

Column 1	Column 2
	Reserve No. 15738 Public Purpose: public buildings Notified: 11 June 1892 File Reference: 16/10130
	Reserve No. 15739 Public Purpose: public buildings Notified: 11 June 1892 File Reference: 16/10130
	Reserve No. 15740 Public Purpose: public buildings Notified: 11 June 1892 File Reference: 16/10130
	Reserve No. 15741 Public Purpose: public recreation Notified: 11 June 1892 File Reference: 16/10130
	Reserve No. 15744 Public Purpose: water Notified: 11 June 1892 File Reference: 16/10130
	Reserve No. 15747 Public Purpose: water Notified: 11 June 1892 File Reference: 16/10130
	Reserve No. 15748 Public Purpose: water supply Notified: 11 June 1892 File Reference: 16/10130
	Reserve No. 86607 Public Purpose: road works depot Notified: 2 February 1968 File Reference: 16/10130

Schedule

Column 1	Column 2
environmental protection	Reserve No. 69659 Public Purpose: future public requirements Notified: 8 November 1940 File Reference: 17/10108
	Reserve No. 94263 Public Purpose: public recreation Notified: 6 February 1981 File Reference: 17/10108

Schedule

Column 1	Column 2
land management purposes	Reserve No. 753204
	Public Purpose: future public requirements
	Notified: 29 June 2007
	File Reference: 18/01424

Schedule

Column 1	Column 2
port facilities and services	Reserve No. 91016 Public Purpose: site for public buildings Notified: 20 January 1978 File Reference: 17/04670
	Reserve No. 1012708 Public Purpose: access and public requirements, tourism purposes and environmental and heritage conservation Notified: 19 January 2007 File Reference: 17/04670

Schedule

Column 1	Column 2
crushing plant	Reserve No. 21004
factory	Public Purpose: travelling stock
storage purposes	Notified: 7 July 1894
parking	File Reference: 18/00948
	Reserve No. 33866
	Public Purpose: camping, travelling stock
	Notified: 8 February 1902
	File Reference: 18/00948
	Reserve No. 76532
	Public Purpose: travelling stock
	Notified: 29 January 1954
	File Reference: 18/00948

Schedule

Column 1	Column 2
pump site	Reserve No. 755980
pipeline	Public Purpose: future public requirements
access	Notified: 29 June 2007
water supply	File Reference: 18/00948

Schedule

Column 1	Column 2
dredging	Reserve No. 1012048
	Public Purpose: access and public requirements,
	tourism purposes and environmental and heritage
	conservation
	Notified: 4 August 2006
	File Reference: 17/09004

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

[n2018-1416]

ORDER - AUTHORISATION OF ADDITIONAL PURPOSE UNDER S121A

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
public recreation	Reserve No. 89805 Public Purpose: national fitness and physical education Notified: 14 May 1976 File Reference: 17/10374

[n2018-1417]

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

Emmaville Night Soil Depot (R44272) Reserve Trust	Reserve No.: 44272 Public Purpose: Night Soil Depot Notified: 29 September 1909 File Reference: 17/10320
Deepwater Night Soil Depot (R47009) Reserve Trust	Reserve No.: 47009 Public Purpose: Night Soil Depot Notified: 13 September 1911 File Reference: 17/10320
Wongarbon Rubbish Depot (R47193) Reserve Trust	Reserve No.: 47193 Public Purpose: Rubbish Depot Notified: 22 November 1911 File Reference: 17/10320
Gilgandra Night Soil Depot (R40455) Reserve Trust	Reserve No.: 40455 Public Purpose: Night Soil Depot Notified: 4 April 1906 File Reference: 17/10320
Biddon Rubbish Depot (R87309) Reserve Trust	Reserve No.: 87309 Public Purpose: Rubbish Depot Notified: 1 August 1969 File Reference: 17/10320
Narromine Rubbish Depot and Sanitary Purposes (R87103) Reserve Trust	Reserve No.: 87103 Public Purpose: Rubbish Depot and Sanitary Purposes Notified: 7 March 1969 File Reference: 17/10320
Weetaliba Rubbish Depot (R86771) Reserve Trust	Reserve No.: 86771 Public Purpose: Rubbish Depot Notified: 14 June 1968 File Reference: 17/10320
Baradine Rubbish Depot (R86971) Reserve Trust	Reserve No.: 86971 Public Purpose: Rubbish Depot Notified: 22 November 1968 File Reference: 17/10320

Dunedoo Rubbish Depot (R86997) Reserve Trust	Reserve No.: 86997 Public Purpose: Rubbish Depot Notified: 13 December 1968 File Reference: 17/10320
Wombat Rubbish Depot (R87061) Reserve Trust	Reserve No.: 87061 Public Purpose: Rubbish Depot Notified: 31 January 1969 File Reference: 17/10320
Yass Public Recreation (R87359) Reserve Trust	Reserve No.: 87359 Public Purpose: Public Recreation Notified: 29 August 1969 File Reference: 17/10320
Abermain Rubbish Depot (R86726) Reserve Trust	Reserve No.: 86726 Public Purpose: Rubbish Depot Notified: 7 June 1968 File Reference: 17/10320
Hunters Hill Access and Public Recreation (R37233) Reserve Trust	Reserve No.: 37233 Public Purpose: Access and Public Recreation Notified: 13 February 1904 File Reference: 17/10320
Loftus Children's Playground (R87269) Reserve Trust	Reserve No.: 87269 Public Purpose: Children's Playground Notified: 11 July 1969 File Reference: 17/10320
Loftus Children's Playground (R87270) Reserve Trust	Reserve No.: 87270 Public Purpose: Children's Playground Notified: 11 July 1969 File Reference: 17/10320
Yarrawarrah Children's Playground (R87307) Reserve Trust	Reserve No.: 87307 Public Purpose: Children's Playground Notified: 1 August 1969 File Reference: 17/10320
Artarmon Public Recreation (R31309) Reserve Trust	Reserve No.: 31309 Public Purpose: Public Recreation Notified: 11 August 1969 File Reference: 17/10320
Warialda Rail Rubbish Depot (R46969) Reserve Trust	Reserve No.: 46969 Public Purpose: Rubbish Depot Notified: 6 September 1911 File Reference: 17/10320
Warialda Rail Rubbish Depot (R86970) Reserve Trust	Reserve No.: 86970 Public Purpose: Rubbish Depot Notified: 13 December 1968 File Reference: 17/10320
Yetman Public Recreation (R35730) Reserve Trust	Reserve No.: 35730 Public Purpose: Public Recreation Notified: 16 May 1903 File Reference: 17/10320
Moree Night Soil Depot (R31318) Reserve Trust	Reserve No.: 44272 Public Purpose: Night Soil Depot Notified: 18 August 1900 File Reference: 17/10320

Burren Junction Night Soil and Rubbish Depot (R44242) Reserve Trust	Reserve No.: 44242 Public Purpose: Night Soil and Rubbish Depot Notified: 18 August 1909 File Reference: 17/10320
Nelligen Rubbish Depot (R87098) Reserve Trust	Reserve No.: 87098 Public Purpose: Rubbish Depot Notified: 7 March 1969 File Reference: 17/10320
Kangaroo Valley Rubbish Depot (R86837) Reserve Trust	Reserve No.: 86837 Public Purpose: Rubbish Depot Notified: 23 August 1968 File Reference: 17/10320
Eugowra Night Soil and Rubbish Depot (R45623) Reserve Trust	Reserve No.: 45623 Public Purpose: Night Soil and Rubbish Depot Notified: 17 August 1910 File Reference: 17/10320
Molong Resting Place (R86936) Reserve Trust	Reserve No.: 86936 Public Purpose: Resting Place Notified: 1 November 1968 File Reference: 17/10320
Molong Resting Place (R86998) Reserve Trust	Reserve No.: 86998 Public Purpose: Resting Place Notified: 13 December 1968 File Reference: 17/10320
Manildra Resting Place (R87284) Reserve Trust	Reserve No.: 87284 Public Purpose: Resting Place Notified: 25 July 1969 File Reference: 17/10320
Bedgerabong Rubbish Depot (R87057) Reserve Trust	Reserve No.: 87057 Public Purpose: Rubbish Depot Notified: 24 January 1969 File Reference: 17/10320
Black Springs Rubbish Depot (R86735) Reserve Trust	Reserve No.: 86735 Public Purpose: Rubbish Depot Notified: 17 May 1968 File Reference: 17/10320
Canobolas Public Recreation (R87023) Reserve Trust	Reserve No.: 87023 Public Purpose: Public Recreation Notified: 27 December 1968 File Reference: 17/10320
Parkes Rubbish Depot (R46807) Reserve Trust	Reserve No.: 46807 Public Purpose: Rubbish Depot Notified: 19 July 1911 File Reference: 17/10320
Carroll Rubbish Depot (R87303) Reserve Trust	Reserve No.: 87303 Public Purpose: Rubbish Depot Notified: 1 August 1969 File Reference: 17/10320
Tuncurry Public Recreation (R87183) Reserve Trust	Reserve No.: 87183 Public Purpose: Public Recreation Notified: 16 May 1969 File Reference: 17/10320

Laurieton Parking and Public Recreation (R87310) Reserve Trust	Reserve No.: 87310 Public Purpose: Parking and Public Recreation Notified: 1 August 1969 File Reference: 17/10320
Tumut Night Soil Depot (R28196) Reserve Trust	Reserve No.: 28196 Public Purpose: Night Soil Depot Notified: 24 September 1898 File Reference: 17/10320
Oura Rubbish Depot (R87314) Reserve Trust	Reserve No.: 87314 Public Purpose: Rubbish Depot Notified: 8 August 1969 File Reference: 17/10320

[n2018-1418]

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 - Ralfe; County - Macquarie

Land District - Taree; LGA - Port Macquarie-Hastings

Road Closed: Lot 1 DP 1240820

File No: 16/01492

SCHEDULE

On closing, the land within Lot 1 DP 1240820 remains vested in the State of New South Wales as Crown land.

[n2018-1419]

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
The person for the time being holding the office of Chairperson, La Perouse Aboriginal Land Council (ex-officio member)	Hungry Point Reserve Trust	Reserve No. 35204 Public Purpose: pisciculture Notified: 27 October 1902
For a term commencing the date of this notice and expiring 28 March 2023.		File Reference: 13/09191

[n2018-1420]

REMOVAL FROM OFFICE OF CORPORATION MANAGER OF RESERVE TRUST

Pursuant to section 96(2) of the *Crown Lands Act 1989*, the corporation specified in Column 1 hereunder is removed from the office of manager of the reserve trust specified in Column 2, which is trustee of the reserve referred to in Column 3.

The Hon Paul Toole, MP Minister for Lands and Forestry

Schedule

Column 1	Column 2	Column 3
Lands Administration Ministerial Corporation	Yarrie Lake Public Hall Trust	Dedication No. 560033 Public Purpose: public hall Notified: 24 May 1935
		File Reference: ME81R41

[n2018-1421]

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
Michael Ronan Haire (new member)	Yarrie Lake Public Hall Trust	Dedication No. 560033
Jon-Maree Baker (new member)		Public Purpose: public hall
Bernard Kerry Smith (new member)		Notified: 24 May 1935
Francis Raymond John Drysdale		
(new member)		File Reference: ME81R41
William Ernest Baker (new member)		
For a term commencing the date of this notice and expiring 26 April		
2023.		

[n2018-1422]

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 – Botobolar; County – Phillip Land District – Mudgee; LGA – Mid-Western Regional

Road Closed: Lot 2 DP 1239139

File No: 17/08750

SCHEDULE

On closing, the land within Lot 2 DP 1239139 remains vested in the State of New South Wales as Crown land.

[n2018-1423]

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 – Binalong; County – Harden Land District – Boorowa; LGA – Yass Valley

Road Closed: Lot 2 DP 1238884

File No: 17/10154

SCHEDULE

On closing, the land within Lot 2 DP 1238884 remains vested in the State of New South Wales as Crown land.

[n2018-1424]

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 – Wheoh; County – Baradine

Land District – Coonabarabran; LGA – Warrumbungle

Road Closed: Lot 1 DP 1234704

File No: 14/10631

SCHEDULE

On closing, the land within Lot 1 DP 1234704 remains vested in the State of New South Wales as Crown land.

[n2018-1425]

Other Government Notices

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*.

COMBINED PROBUS CLUB OF TAMWORTH INC	INC9884364
GRUPPO TEATRALE GLI EMIGRATTORI INCORPORATED	INC9893252
HORNSBY & ASQUITH DISTRICT CHRISTIAN EDUCATION ASSOCIATION INC	Y0839409
MACLEAY AND HOLIDAY COAST INDOOR BOWLING ASSOCIATION INCORPORATED	INC9878620
NARWEE UNITING PHYSICAL CULTURE CLUB INCORPORATED	INC9891133
NATIONAL BOWELSCAN COMMITTEE INCORPORATED	INC3462476
SOROPTIMIST INTERNATIONAL OF RIVERINA INCORPORATED	INC1600759
SOROPTOMIST INTERNATIONAL CLUB OF FINLEY INCORPORATED	Y2985237
WALK AWAY CANCER INCORPORATED	INC9895687

Cancellation is effective as at the date of gazettal.

Dated this 26 April 2018.

Robyne Lunney Delegate of the Commissioner NSW Fair Trading

[n2018-1426]

CHARITABLE TRUSTS ACT 1993

ORDER UNDER SECTION 12

CY PRÈS SCHEME RELATING TO THE ESTATE OF THE LATE DR WILLIAM LEONARD MAYO

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

Dr Mayo was the founder and president of the American Society for Environment Education ('ASEE') and the Australian Society for Environmental Education ('the Australian Society'). The Executor of Dr Mayo's estate commenced proceedings in the Supreme Court for judicial advice in relation to matters concerning Dr Mayo's estate and Dr Mayo's will.

In accordance with the decision of the Supreme Court in *In Application by Latham as Executor of the estate of the late William Leonard Mayo* [2016] NSWSC 1811, Dr Mayo held the sum of \$25,000 as trustee for ASEE, to be utilised for relocating ASEE to San Francisco upon Dr Mayo's death or resignation as president of the ASEE. In that decision, Steven J found that that as the ASEE no longer exists, there can be no question of relocation. Steven J further held that that trust was a charitable trust, with the objects of the ASEE being the promotion of environmental education in the nation's schools and colleges and amongst the corporate community and general public.

By order dated 13 December 2016, Steven J directed that the sum of \$25,000 should be set aside from the assets to be applied by way of a cy près scheme for the purposes of the ASEE.

The Outreach Program of the Environmental Defenders Office Ltd (ABN 72002880864) ('EDO NSW') has been identified as having a similar purpose to the ASEE. The objects of the EDO NSW include promoting community educational programs in matters relating to environmental law. The scope of the Outreach Program extends to a wide range of groups including schools, universities, community groups, environmental professionals, and people who make decisions impacting on the environment, including local and State government employees. This aligns

with the original purpose of the ASEE, being to foster and promote environmental education in schools, colleges, the corporate community, and the general public.

The executor of the estate has no objection to a cy près scheme applying the funds to EDO NSW for its Outreach Program.

This is an appropriate matter in which the Attorney General should approve a cy près scheme under s 12(1)(a) of the *Charitable Trusts Act 1993*.

I have previously approved a recommendation that the Attorney General establish a cy près scheme which would permit these charitable funds to be applied in a manner as close as possible to the original purposes of the trust.

Pursuant to section 12 of the *Charitable Trusts Act 1993*, I hereby order that the funds held by the Estate of the late Dr Mayo on behalf of the American Society for Environment Education are to be held on trust by the Environmental Defenders Office Ltd ABN 72002880864, to apply the capital and income for its Outreach Program.

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

Date of Order: 17 April 2018

SIGNED

M G SEXTON SC

Solicitor General (Under delegation from the Attorney General)

[n2018-1427]

CO-OPERATIVES NATIONAL LAW (NSW)

Section 601AA(4A) of the Corporations Act 2001 as applied by section 453 of the Co-operatives National Law (NSW)

DEREGISTRATION - Voluntary

I, Christine Gowland, delegate of the Registrar of Co-operatives have this date deregistered the Co-operative listed below, pursuant to section 601AA of the *Corporations Act 2001* as applied by section 453 of the *Co-operatives National Law (NSW)*.

CO-OPERATIVE DETAILS

Co-operative: Codesign Co-operative Limited

Co-operative Number: NSWC31886

DATED this 24th day of April 2018 at Bathurst

Christine Gowland

Director, Registry Services

DELEGATE OF THE REGISTRAR OF CO-OPERATIVES

[n2018-1428]

CO-OPERATIVES NATIONAL LAW (NSW)

Notice is hereby given that the Co-operative listed below will be deregistered when three months have passed after the date of lodgement of the return by the Liquidator, under section 509 the *Corporations Act 2001*, as applied by section 453 of the *Co-operatives National Law (NSW)*, on 27 June 2018.

CO-OPERATIVE DETAILS

Co-operative: Bega Valley Gourmet Meats Co-operative Limited

Co-operative Number: NSWC05582

Dated this 24th day of April 2018 at Bathurst

C Gowland

Delegate of the Registrar Director, Registry Services

[n2018-1429]

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

29 January 2019 (5 weeks)

Special Fixture

Dated this 20th day of April 2018

Judge P Zahra SC Acting Chief Judge

[n2018-1430]

GEOGRAPHICAL NAMES ACT 1966

ERRATUM

In the notice referring to the erratum of the geographical names within Gulargambone 8535, Folio 2691, 11 June 1982, the name 'Bugdeon' designation parish is incorrectly spelt. The correct spelling is 'Budgeon'. This notice corrects that error.

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

NARELLE UNDERWOOD

Chair

Geographical Names Board

PO Box 143

BATHURST NSW 2795

[n2018-1431]

GEOGRAPHICAL NAMES ACT 1966

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

Tallawong Railway Station for a railway station adjacent to Schofields Road, between Cudgegong and Tallawong Roads in the suburb of Rouse Hill.

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

NARELLE UNDERWOOD

Chair

Geographical Names Board

PO Box 143

BATHURST NSW 2795

[n2018-1432]

LOCAL GOVERNMENT ACT 1993

Cancellation of Registration of Party

It is hereby notified that pursuant to section 320 of the *Local Government Act 1993* the registration of the following party is cancelled.

Residents Action Group Cumberland

John Schmidt NSW Electoral Commissioner NSW Electoral Commission Level 25, 201 Kent Street Sydney NSW 2000

[n2018-1433]

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Section 13 (4)

NOTICE OF INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

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

- 1. Mount Annan High School
- 2. Greenacre Public School
- 3. Ashtonfield Public School
- 4. Kurrajong North Public School

Michael Waterhouse General Counsel Department of Education

[n2018-1434]

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying and Spatial Information Act 2002, Section 10(1) (a), the undermentioned persons have been Registered as a Land Surveyor in New South Wales

Name	Address	Effective Date
BOORER Peter Aaron	55 Holt Street Surry Hills 2010	28 March 2018
COLBERT Clayton Manning Lloyd	PO Box 174 Newcastle 2300	27 March 2018
MIERAU Ian Thomas	PO Box 107 Ulladulla 2539	09 April 2018
NEAL Liam James	7/43 Yeo Street Neutral Bay 2089	12 April 2018
PATERAK Anna Ilona	4/ 13-15 Lyon Park Road Macquarie Park 2113	21 March 2018
THOMPSON Mark Warren	PO Box 4132 Crescent Head 2440	20 March 2018
ZERVOS Achilleas	99 Phillip Street Parramatta 2150	19 March 2018

Narelle Underwood President

Michael Spiteri

Registrar

[n2018-1435]

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

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

Name	Address	Effective Date
MCCAULEY Robert John	46 Bromwell Circuit Wanniassa ACT 2903	17 April 2018

Narelle Underwood President Michael Spiteri Registrar

[n2018-1436]

Annual Report and Determination

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

17 April 2018

NSW Remuneration Tribunals website

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Executive Summary

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

Categories

The Tribunal has reviewed the criteria that apply to the categories of councils and the allocation of councils into those categories. The Tribunal found that there was no strong case to change the criteria or the allocation of councils into categories at this time. The criteria applicable to each of the categories are published in Appendix 1 of the determination and are unchanged from 2017.

Fees

The Tribunal has determined that the minimum and maximum fees applicable to each category will be increased by 2.5 per cent which is consistent with the government's policy on wages.

Section 1 Introduction

- Section 239 of the Local Government Act 1994 (the LG Act) provides for the Tribunal to determine the categories of councils and mayoral offices and to place each council and mayoral office into one of those categories. The categories are to be determined at least once every 3 years.
- 2. Section 241 of the LG Act provides for the Tribunal to determine, not later than 1 May in each year, for each of the categories determined under section 239, the maximum and minimum amount of fees to be paid to mayors and councillors of councils, as well as chairpersons and members of county councils.
- 3. In determining the maximum and minimum fees payable in each of the categories, the Tribunal is required, pursuant to section 242A (1) of the LG Act, to give effect to the same policies on increases in remuneration as those of the Industrial Relations Commission. The current policy on wages is that public sector wages cannot increase by more than 2.5 per cent, and this includes the maximum and minimum fees payable to councillors and mayors and chairpersons and members of county councils.
- 4. The Tribunal is however able to determine that a council can be placed in another existing or a new category with a higher range of fees without breaching the government's wage policy pursuant to section 242A (3) of the LG Act.
- 5. The Tribunal's determinations take effect from 1 July in each year.

Section 2 2017 Determination

- 6. The Tribunal undertook a significant review of the categories and the allocation of councils into each of those categories. The review was prompted by the amalgamation of councils resulting in the creation of 20 new councils and an overall reduction in the number of councils in NSW from 152 to 128.
- 7. In reviewing the categories the Tribunal examined a range of statistical and demographic data and considered the views of councils and Local Government NSW (the LGNSW). Having regard to that information, the Tribunal determined a categorisation model which differentiates councils primarily on the basis of their geographic location. Other factors which differentiate councils for the purpose of categorisation include population, the sphere of the council's economic influence and the degree of regional servicing.
- 8. The Tribunal's 2017 Determination was made on 12 April 2017 and determined the categories of general purpose councils as follows:

Metropolitan

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

Non-metropolitan

- Regional City
- Regional Strategic Area
- Regional Rural
- Rural
- The criteria for the categories were also determined and are now contained in Appendix
 The Tribunal's determination also provided for each of the 128 Councils to be allocated into one of the above categories.
- 10. The 2017 Determination provided a general increase of 2.5 per cent which was consistent with the Government's policy on wages.

Section 3 2018 Review

- 11. The Tribunal wrote to all mayors in November 2017 advising of the commencement of the 2018 Annual Review. In doing so the Tribunal noted that at the time of making the 2017 determination a number of further merger proposals were on hold as a consequence of legal action taken by councils covered by these proposals. On 27 July 2017 the Premier, the Hon Gladys Berejiklian MP, issued a media release which advised that due to the protracted nature of those legal challenges and the impact on ratepayers, that the following mergers would not proceed:
 - Burwood, City of Canada Bay and Strathfield Municipal councils
 - Hornsby Shire and Ku-ring-gai councils
 - Hunter's Hill, Lane Cove and City of Ryde councils
 - Mosman Municipal, North Sydney and Willoughby councils
 - Randwick City, Waverley and Woollahra Municipal councils.
- 12. While the Tribunal is only required to review the categorisation every three years, given the changed circumstances, if requested, the Tribunal stated it would review the allocation of the above metropolitan councils into the existing categories.
- 13. In this respect, any requests for a review would need to be supported by evidence which would indicate that the council is more appropriately allocated into another category based on the criteria.
- 14. The Tribunal also stated that it does not intend to alter the groups or the criteria which apply unless there is a very strong case to do so.
- 15. The Tribunal also wrote to the President of LGNSW in similar terms, and subsequently met with the Chief Executive of LGNSW. The Tribunal wishes to place on record its appreciation to the Chief Executive for meeting with the Tribunal.
- 16. In response to this review the Tribunal received 13 submissions from individual councils and a submission from LGNSW. Those submissions addressed the categorisation model and criteria, the allocation of councils into those categories, and/or the fees. A summary of the matters raised and the Tribunal's consideration of those matters is outlined below.

Categorisation

Categorisation model

- 17. The majority of submissions supported the categorisation model, suggested additional categories or made no comment. Concerns were largely based on the criteria and in particular the emphasis on population to determine appropriate categorisation.
- 18. One submission also requested that consideration be given to making the criteria for Principal CBD and Major CBD more general in nature.
- 19. Apart from requests for new categories, no case has been put to the Tribunal to adjust or change the categorisation model. The Tribunal is required to review the categories every three years. As the current model was introduced in 2017 the Tribunal will next consider the model and the allocation of councils into that model in 2020.
- 20. The Tribunal has reviewed the criteria which apply to the categories of Principal CBD and Major CBD. The criteria for Principal CBD and Major CBD are specific to the characteristics of councils within those categories. This is different to the other categories which have indicative population thresholds and general criteria which describe common features of councils in these groups.

Allocation of councils into categories

- 21. The criteria applicable to the categories are outlined in Appendix 1. The categories differentiate councils on the basis of their geographic location with councils grouped as either metropolitan or non-metropolitan. With the exception of Principal CBD and Major CBD, population is the predominant criterion to determine categorisation. Other common features of councils within those categories are also broadly described. These criteria have relevance when population alone does not adequately reflect the status of one council compared to others with similar characteristics. In some instances the additional criteria will be sufficient enough to warrant the categorisation of a council into a group with a higher indicative population range.
- 22. In respect of the request to reconsider the criteria for Principal CBD and Major CBD, the Tribunal notes that the current criteria are specific to the councils of Sydney City and Parramatta City respectively. Prior to the making of the 2017 determination Sydney City Council was a standalone category. Parramatta City Council was grouped with Newcastle

City Council and Wollongong City Council. The Tribunal's 2017 review determined that Parramatta City Council would also be a standalone category within the group of metropolitan councils. Newcastle and Wollongong were placed in a separate category, Regional City.

- 23. The allocation of Sydney City Council and Parramatta City Council into unique categories reflects their status within the metropolitan area. These precincts have been identified by the NSW Government in its metropolitan planning policies¹ as "Metropolitan City Centres" and are the only local government precincts to be given this status. The Tribunal considers that Parramatta City Council is the only council which currently meets the criteria of Major CBD.
- 24. The Tribunal received ten requests for re-categorisation. Each of those requests was considered having regard to the case put forward and the criteria for each category. A multi variable approach was adopted in assessing each council against all the criteria (not only population) for the requested category and also the relativities within the categories. At the time of making the determination the Tribunal only had available to it population data as of 2016. The Australian Bureau of Statistics (ABS) has advised that more up to date population data will not be published until 24 April 2018 which is too late for consideration as part of this review. The Tribunal found that the current categorisation was appropriate, but noted that some of those councils seeking to be moved are likely to meet the criteria for re-categorisation in future determinations in the medium term. A summary of the Tribunal's findings for each of the applications is outlined in the following paragraphs.

Penrith

25. Penrith sought to be re-categorised to a new category (possibly Metropolitan Large – Growth Centre) to reflect expected population growth and development. The council submitted that the new category could have fees equivalent to Regional City. The

¹ Greater Sydney Commission's (GSC) Greater Sydney Regional Plan – *A metropolis of three cities* – *connecting people* – *March 2018* (GSR Plan); Transport for NSW's *Future Transport Strategy 2056, March 2018*; NSW Government's *The NSW State Infrastructure Strategy 2018-2038, 18 March 2018*.

- submission also drew the Tribunal's attention to the regional servicing role of Penrith to Greater Western Sydney, the Blue Mountains and the Central West of NSW.
- 26. The Tribunal examined Penrith's submission in the context of other councils in the Metropolitan Large category. Penrith currently has the smallest population in this group of councils and the degree of population growth is comparable to other fringe metropolitan councils. While the council area is host to a range of regional facilities these are similar to those available in other council areas within this group. On the basis of the information available the Tribunal does not find there is a case to create a new category to accommodate Penrith.

Inner West

27. Inner West has sought to be re-categorised from Metropolitan Medium to Metropolitan Large. The council has a population of 190,500 (2016) which is substantially below the population of other Metropolitan Large councils. In considering this request the Tribunal has reviewed the additional factors which guide categorisation to both Metropolitan Large and Metropolitan Medium, as outlined in Appendix 1 of this determination. The Tribunal notes that while significant residential development is proposed for this council that development is influenced by a number of urban renewal and infrastructure projects which have either not commenced or are in their early stages. The Tribunal finds the council does not demonstrate a sufficient number of additional criteria to warrant recategorisation as Metropolitan Large at this time. However, with expected population growth it is likely the council may be more comparable with other Metropolitan Large councils in the short to medium term.

Randwick

28. Randwick has sought to be re-categorised from Metropolitan Medium to Metropolitan Large principally on the basis of its regional servicing and facilities. The Tribunal notes that the council's population of 146,250 (2016) is squarely within the indicative range for this category of (100,000 to 200,000). In reviewing this request the Tribunal has also considered the degree of regional servicing and sphere of economic influence. Having regard to those factors the Tribunal does not find that the council can display additional criteria to a degree comparable to other councils in Metropolitan Large or that recategorisation into this group is appropriate.

Canada Bay

- 29. Canada Bay has sought to be re-categorised from Metropolitan Small to Metropolitan Medium. Canada Bay has a population 90,850 (2016) which is the largest of the councils in Metropolitan Small but still well below the indicative range of Metropolitan Medium councils. The council has put a case forward based on its growing regional influence with a large influx of workers, shoppers and visitors each day.
- 30. The Tribunal has compared the profile of Canada Bay to other councils in Metropolitan Medium and finds that the scale of its operations and degree of regional servicing are not sufficient to warrant re-categorisation. The Tribunal notes however, that similar to Inner West, expected population growth it is likely to make the council more comparable to those in Metropolitan Medium in the medium term.

Willoughby and North Sydney

- 31. Both Willoughby and North Sydney have sought to be re-categorised from Metropolitan Small to Metropolitan Medium. Under the new categorisation model these councils were allocated into a category with lower fees than those previously available under the former categorisation. The Tribunal finds that while some existing councillors may be receiving lower fees as a result of the revised categorisation, this is not a factor in the categorisation of councils into categories.
- 32. The categories have been developed to group councils with as many like characteristics as possible. The Tribunal has considered the characteristics of Willoughby and North Sydney in the context of those that apply to both Metropolitan Small and Metropolitan Medium.
- 33. Willoughby has a population of 77,950 (2016) and North Sydney 72,150 (2016).
 Willoughby has sought to be re-categorised having regard to additional criteria including its scale of operations and businesses and the regional significance of its centres. North Sydney has sought consideration of its regional services and facilities and high percentage of non-resident visitors and workers.
- 34. Both councils have sought recognition of the significant number and percentage of non-resident workers, however the available data from the ABS would suggest that many other metropolitan councils across all categories host a significant number of non-resident workers.

35. The Tribunal notes that the current population of both councils is within the indicative population range for Metropolitan Small councils and well below that of Metropolitan Medium. Having regard to the addition criteria that apply to Metropolitan Small and Metropolitan Medium, the Tribunal finds that the characteristics of Willoughby and North Sydney are more appropriately aligned with those of other Metropolitan Small councils and finds no case for them to be re-categorised at this time.

Port Macquarie

- 36. Port Macquarie has sought to be re-categorised from Regional Rural to Regional Strategic Area. Alternatively, it is requested that consideration be given to the creation of a new category for similar councils in the Regional Rural group.
- 37. Port Macquarie has a population of 79,650 (2016) which is significantly below the indicative population range of Regional Strategic Area councils. The Tribunal finds that Port Macquarie has not demonstrated the additional criteria to warrant inclusion into this group.
- 38. The Tribunal notes that there is a large population range of those councils included in the Regional Rural category. These councils are grouped together to reflect their like features such as having a major township which provides regional servicing to smaller rural communities and rural councils. The Tribunal does not propose to further differentiate this group at this time.

Maitland

- 39. Maitland has sought to be re-categorised from Regional Rural to Regional Strategic Area or that a new category be created between Regional Rural and Regional Strategic Area.
- 40. Maitland has a population of 78,200 (2016) which is significantly below the indicative population range of Regional Strategic Area councils. The Tribunal finds that Maitland has not demonstrated the additional criteria to warrant inclusion into this group. As outlined above the Tribunal does not propose to further differentiate this group at this time.

Hilltops

41. Hilltops Council has sought to be re-categorised from Rural to Regional Rural. The new Hilltops Council is an amalgamation of three former councils in the Rural category (Young, Boorowa and Harden). The submission states that the new council has increased complexity of business and should be recognised as Regional Rural.

42. The Tribunal notes that Hilltops has a population of 19,150 (2016) which is just below the indicative population range of Regional Rural councils. The category of Regional Rural currently includes one council – Broken Hill – which has a population similar to that of Hilltops. Broken Hill warrants categorisation as Regional Rural in recognition of the degree of regional servicing it provides to far western NSW. It is not considered that Hilltops provides the same degree of regional services and on that basis re-categorisation is not warranted at this time.

Leeton

- 43. Leeton has sought reconsideration of the criteria for eligibility to the categorisation of Regional Rural to take into account councils with populations of less than 20,000. Leeton has a population of 11,750 (2016).
- 44. Leeton has not sufficiently demonstrated that it meets the additional criteria for recategorisation to Regional Rural level. The Tribunal does not propose to further differentiate this group at this time.

Fees

- 45. The LGNSW submission requested that the Tribunal increase fees by the allowable maximum of 2.5 per cent. The submission also reiterated its view that the current arrangement for setting fees is inappropriate and does not provide proper compensation for the significant workload and the range of responsibilities of mayors and councillors. Comparative information was presented in respect to board fees, fees paid to mayors and councillors of councils in Queensland and salaries for Members of Parliament. It was also suggested that when determining fees the Tribunal consider other matters, including the new induction and other professional development training requirements and the implementation of the NSW Local Government Capability Framework. The LGNSW submission also sought consideration of the non-payment of superannuation.
- 46. A number of submissions also sought an increase to the allowable maximum of 2.5 per cent and raised similar issues to LGNSW in respect to the current fees not being

- adequate compensation for the heavy or "full-time" workload and time commitment required to carry out mayoral and councillor duties.
- 47. One submission also raised the matter of fees for deputy mayors, submitting that an additional fee of \$200.00 per month be payable when the role of deputy mayor exists in a council.

Findings

Quantum of Fees

- 48. The Tribunal has considered the submissions received and notes the comparisons drawn between the fees paid to councillors and mayors in NSW with those in other states, members of Parliament in NSW, and members of boards and committees. The Tribunal is mindful that the roles and responsibilities of councillors and mayors in NSW are outlined in the LG Act and notes that they are not necessarily comparable to the roles and responsibilities of councillors and mayors in other states, members of Parliament or members of boards and committees.
- 49. The Tribunal also notes that some of the other matters raised by submissions are more appropriately dealt with in the context of the current Local Government reform agenda and are outside the Tribunal's powers.
- 50. The Tribunal is required to have regard to the Government's wages policy when determining the increase to apply to the maximum and minimum fees that apply to councillors and mayors. The public sector wages policy currently provides for a cap on increases of 2.5 per cent.
- 51. The Tribunal has reviewed the key economic indicators, including the Consumer Price Index and Wage Price Index, and had regard to budgetary limitations imposed by the Government's policy of rate pegging, and finds that the full increase of 2.5 per cent is warranted. The 2.5 per cent increase will apply to the minimum and the maximum of the ranges for all existing categories.

Other matters

- 52. The Tribunal notes that the NSW Independent Local Government Review Panel made a number of recommendations in 2013 which addressed the role and remuneration of mayors and deputy mayors. The Tribunal understands that those recommendations have not yet been implemented or were supported by the Government in part only.
- 53. Should the Government's policies change with respect to remuneration the Tribunal would be willing to participate in any further review or consideration of this matter.
- 54. The matter of the non-payment of superannuation has been previously raised in submissions to the Tribunal and is not a matter for the Tribunal to determine. Section 251 of the LG Act confirms that councillors are not employees of the council and the fee paid does not constitute a salary under the Act. The Tribunal notes that the Australian Tax Office has made a definitive ruling (ATO ID 2007/205) that allows councillors to redirect their annual fees into superannuation on a pre-tax basis and is a matter for councils (Ref: Councillor Handbook, Oct 2017, Office of Local Government p.69).
- 55. Councils have raised the matter of separate fees for deputy mayors on previous occasions and the Tribunal notes that it has previously determined that there is no provision in the LG Act to empower the Tribunal to determine a separate fee or fee increase for deputy mayors. The method for determining separate fees, if any, for a deputy mayor is provided in section 249 of the LG Act as follows:

249 Fixing and payment of annual fees for the mayor

- (1) A council must pay the mayor an annual fee.
- (2) The annual fee must be paid in addition to the fee paid to the mayor as a councillor.
- (3) A council may fix the annual fee and, if it does so, it must fix the annual fee in accordance with the appropriate determination of the Remuneration Tribunal.
- (4) A council that does not fix the annual fee must pay the appropriate minimum fee determined by the Remuneration Tribunal.

(5) A council may pay the deputy mayor (if there is one) a fee determined by the council for such time as the deputy mayor acts in the office of the mayor. The amount of the fee so paid must be deducted from the mayor's annual fee."

Conclusion

56. The Tribunal's determinations have been made with the assistance of the two Assessors - Mr Ian Reynolds and Mr Tim Hurst. The allocation of councils into each of the categories, pursuant to section 239 of the LG Act, is outlined in Determination No. 1. The maximum and minimum fees paid to councillors and mayors and members and chairpersons of county councils, pursuant to section 241 of the LG Act, are outlined in Determination No. 2.

The Local Government Remuneration Tribunal

Signed

Dr Robert Lang

Dated: 17 April 2018

Section 4 Determinations

Determination No. 1- Determination Pursuant to Section 239 of Categories of Councils and County Councils Effective From 1 July 2018

 Table 1:
 General Purpose Councils - Metropolitan

Principal CBD (1)	Major CBD (1)
Sydney	Parramatta

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

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

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

 Table 2:
 General Purpose Councils - Non-Metropolitan

Regional City (2)	
Newcastle	
Wollongong	

Regional Strategic Area (2)	
Central Coast	
Lake Macquarie	

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

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

Table 3: County Councils

Water (4)	
Central Tablelands	
Goldenfields Water	
Riverina Water	
Rous	

Other (6)		
Castlereagh-Macquarie		
Central Murray		
Hawkesbury River		
New England Tablelands		
Upper Hunter		
Upper Macquarie		

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

Pursuant to s.241 of the *Local Government Act 1993*, the annual fees to be paid in each of the categories to Councillors, Mayors, Members and Chairpersons of County Councils effective on and from 1 July 2018 are determined as follows:

Table 4: Fees for General Purpose and County Councils

Category		Councillor/Member Annual Fee		Mayor/Chairperson Additional Fee*	
		Minimum	Maximum	Minimum	Maximum
	Principal CBD	26,970	39,540	164,980	217,080
General Purpose Councils – Metropolitan	Major CBD	17,980	33,310	38,200	107,620
	Metropolitan Large	17,980	29,670	38,200	86,440
	Metropolitan Medium	13,480	25,160	28,640	66,860
	Metropolitan Small	8,970	19,790	19,100	43,150
	Regional City	17,980	31,260	38,200	97,370
General Purpose Councils – Non-metropolitan	Regional Strategic Area	17,980	29,670	38,200	86,440
	Regional Rural	8,970	19,790	19,100	43,170
	Rural	8,970	11,860	9,540	25,880
County Councils	Water	1,780	9,890	3,820	16,250
	Other	1,780	5,910	3,820	10,790

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

The Local Government Remuneration Tribunal Signed Dr Robert Lang

Dated: 17 April 2018

Appendices

Appendix 1 Criteria that apply to categories

Principal CBD

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

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

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

Major CBD

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

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

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

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

Metropolitan Large

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

Other features may include:

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

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

Metropolitan Medium

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

Other features may include:

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

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

Metropolitan Small

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

Other features which distinguish them from other metropolitan councils include:

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

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

Regional City

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

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

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

Regional Strategic Area

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

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

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

Regional Rural

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

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

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

Rural

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

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

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

County Councils - Water

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

County Councils - Other

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

COUNCIL NOTICES

GOULBURN MULWAREE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
KONAK STREET	Goulburn
Description	
New road – Lot 4208 in DP 1227190	

RICHARD DAVIES, Manager Development Control, Goulburn Mulwaree Council, Locked Bag 22, GOULBURN NSW 2580

GNB Ref: 0075 [n2018-1438]

HAWKESBURY CITY COUNCIL

ROADS ACT 1993

Naming of Roads

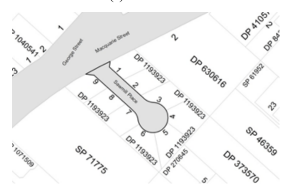
Notice is hereby given that Hawkesbury City Council, pursuant to section 162 of the *Roads Act 1993*, has officially named the road(s) as shown hereunder:

Name	Locality	
SAWMILL PLACE South Windsor		
Description		
Sawmill Place is a cul-de-sac road and is bounded by Lots 1 to 9 DP 1193923, Macquarie Street and George Street South Windsor.		

Origin

Sawmill Place was created by a nine lot subdivision. The road name is in connection with the site being a local sawmill for many years.

The attached diagram shows the extent of the road(s):



PETER CONROY, General Manager, Hawkesbury City Council, PO Box 146, WINDSOR NSW 2756

GNB Ref: 0084 [n2018-1439]

MID-COAST COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
ELLUISA CLOSE	Forster	
Description		
A road coming off Boundary Street in a westerly direction parallel to Lincoln Street. Lot 1 DP 1014466.		

STEVE EMBRY, Acting General Manager, Mid-Coast Council, PO Box 450, FORSTER NSW 2428

[n2018-1440]

PORT STEPHENS COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
COASTLINE CRESCENT	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		
Name	Locality	
KNOT AVENUE	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		
Name	Locality	
TASMAN WAY	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		
Name	Locality	
HALYARD CIRCUIT	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		

WAYNE WALLIS, General Manager, Port Stephens Council, 116 Adelaide Street, RAYMOND TERRACE NSW 2324. Council File Ref PSC2016-02698

GNB Ref: 0079 [n2018-1441]

PORT STEPHENS COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
REEVE PARADE	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		

Name	Locality	
SKIPPER COURT	Anna Bay	
Description		
Private road within new mobile home park off Latitude Drive Anna Bay		

Name	Locality	
MERIDIAN AVENUE	Anna Bay	
Description		
Private road within new mobile home park off Latitude Drive Anna Bay		

Name	Locality
ANCHORAGE CIRCUIT	Anna Bay
Description	
Private road within mobile home park off Latitude Drive Anna Bay	

Name	Locality
REGATTA CLOSE	Anna Bay
Description	
Private road within mobile home park off Latitude Drive Anna Bay	

WAYNE WALLIS, General Manager, Port Stephens Council, 116 Adelaide Street, RAYMOND TERRACE NSW 2324. Council File Ref – PSC2016-02698

GNB Ref: 0080 [n2018-1442]

PORT STEPHENS COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
LONGITUDE CRESCENT	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		

Name	Locality	
PORT STREET	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		

Name	Locality	
CELESTIAL WAY	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		

Name	Locality	
TIDAL PARADE	Anna Bay	
Description		
Private road within mobile home park off Latitude Drive Anna Bay		

WAYNE WALLIS, General Manager, Port Stephens Council, 116 Adelaide Street, RAYMOND TERRACE NSW 2324. Council Ref: PSC2016-02698

GNB Ref: 0081 [n2018-1443]

PORT STEPHENS COUNCIL

ERRATUM

Section 162 (1) Roads Act 1993

Naming of Public Roads

In the notice referring to Naming of Public Roads in the Port Stephens Local Government Area, Folio 2684, 20 April 2018 for Morante Drive at Karuah the street type was shown incorrectly and should have shown; MORANTE ROAD.

This notice is to correct that.

[n2018-1444]

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
BRICK KILN LANE	Bendoura
Description	
This road starts on Cooma Road, approximately 3.4km North of Wallaces Gap Road on the right hand side.	

Name	Locality
MACKEYS LANE	Wyanbene
Description	
This road starts on Cooma Road, approximately 3.3km South of Kain Cross Road on the right hand side.	

This road starts on Cooma Road, approximately 3.3km South of Kain Cross Road on the right hand side.

Name	Locality
HOBBS CREEK ROAD	Durran Durra
Description	

This road begins on Nerriga Road and continues South-East through to Back Creek Road. It intersects with Cookanulla Road approx 2.75km in from Nerriga Road and continues on after that.

Name	Locality	
HOCKEY LANE	Durran Durra	
Description		
Unnamed Right of Carriageway off Hobbs Creek Road.		

Name	Locality
BROOKVALE LANE	Marlowe
Description	

This road comes off of Nerriga Road, approx 3.9km South from the Stewarts Crossing Road turn off and it is on the left hand side.

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

GNB Ref: 0083 [n2018-1445]

TEMORA SHIRE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality	
CASSIDYS ROAD	Pucawan	
Description		
Road between Thanowring Road and Cedar Road, intersecting Lots 30 & 36; DP 750859 (southern end) and Lots 83 & 84: DP 750859 (northern end)		

Name	Locality
HADDRILLS ROAD	Ariah Park, Tara, Walleroobie
D ' '	

Description

Road intersecting Mary Gilmore Way and Methul Road, between Lot 6 DP 750869 & Lot 51 DP 750869 and Lot 51 DP 750870 & Lot 10 DP 750862.

GARY LAVELLE, General Manager, Temora Shire Council, PO Box 262, TEMORA NSW 2666

GNB Ref: 0082 [n2018-1446]

PRIVATE NOTICES

Company Notices

NOTICE of member's voluntary winding up. MADGE MAHONY CROWS NEST PTY. LIMITED ACN 000 884 042 – At an extraordinary general meeting of the members of the company held at 26/15-23 Kumulla Road Miranda NSW 2228 on 20 April 2018 a Special Resolution Appointing me as Liquidator of the company was passed. Gordon Shrubsole C/- Shrubsole & Rabbitt Services Pty Limited Accountants 26/15-23 Kumulla Road Miranda NSW 2228

[n2018-1447]

NOTICE of member's voluntary winding up. MADGE MAHONY SILVERWATER PTY LIMITED PTY. LIMITED ACN 073 090 552 – At an extraordinary general meeting of the members of the company held at 26/15-23 Kumulla Road Miranda NSW 2228 on 20 April 2018 a Special Resolution Appointing me as Liquidator of the company was passed. Gordon Shrubsole C/- Shrubsole & Rabbitt Services Pty Limited Accountants 26/15-23 Kumulla Road Miranda NSW 2228

[n2018-1448]