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

From 1 January 2019, each notice in the Government Gazette has a unique identifier that appears in round brackets at the end of the notice and that can be used as a reference for that notice (for example, (n2019-14)).

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To submit a notice for gazettal – see Gazette Information.
GOVERNMENT NOTICES

Rural Fire Service Notices

TOTAL FIRE BAN ORDER

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

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

<table>
<thead>
<tr>
<th>Fire Weather Area</th>
<th>Classes of Exemption</th>
</tr>
</thead>
<tbody>
<tr>
<td>Far North Coast</td>
<td>2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18</td>
</tr>
<tr>
<td>North Coast</td>
<td></td>
</tr>
<tr>
<td>Greater Hunter</td>
<td></td>
</tr>
<tr>
<td>Greater Sydney Region</td>
<td></td>
</tr>
<tr>
<td>Illawarra/Shoalhaven</td>
<td></td>
</tr>
<tr>
<td>Far South Coast</td>
<td></td>
</tr>
<tr>
<td>Monaro Alpine</td>
<td></td>
</tr>
<tr>
<td>Southern Ranges</td>
<td></td>
</tr>
<tr>
<td>Central Ranges</td>
<td></td>
</tr>
<tr>
<td>New England</td>
<td></td>
</tr>
<tr>
<td>Northern Slopes</td>
<td></td>
</tr>
<tr>
<td>North Western</td>
<td></td>
</tr>
<tr>
<td>Upper Central West Plains</td>
<td></td>
</tr>
<tr>
<td>Lower Central West Plains</td>
<td></td>
</tr>
<tr>
<td>Southern Slopes</td>
<td></td>
</tr>
<tr>
<td>Eastern Riverina</td>
<td></td>
</tr>
<tr>
<td>Southern Riverina</td>
<td></td>
</tr>
<tr>
<td>Northern Riverina</td>
<td></td>
</tr>
<tr>
<td>South Western</td>
<td></td>
</tr>
<tr>
<td>Far Western</td>
<td></td>
</tr>
</tbody>
</table>

This direction shall apply for the periods specified hereunder:

**00:01 hours to 23:59 hours on Tuesday 12 February 2019.**

SHANE FITZSIMMONS AFSM
Commissioner
By delegation from the Minister for Emergency Services

TOTAL FIRE BAN ORDER

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

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

<table>
<thead>
<tr>
<th>Fire Weather Area</th>
<th>Classes of Exemption</th>
</tr>
</thead>
<tbody>
<tr>
<td>Far North Coast</td>
<td>2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18</td>
</tr>
</tbody>
</table>

(n2019-346)
This direction shall apply for the periods specified hereunder:

**00:01 hours to 23:59 hours on Wednesday 13th February 2019.**

SHANE FITZSIMMONS AFSM  
Commissioner  
By delegation from the Minister for Emergency Services

<table>
<thead>
<tr>
<th>Fire Weather Area</th>
<th>Classes of Exemption</th>
</tr>
</thead>
<tbody>
<tr>
<td>New England</td>
<td>2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18</td>
</tr>
<tr>
<td>Northern Slopes</td>
<td></td>
</tr>
<tr>
<td>North Western</td>
<td></td>
</tr>
</tbody>
</table>

(n2019-347)
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 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: 12 February 2019

ANTHONY WITHERDIN
Director, Regional Assessments

SCHEDULE 1

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development known as the ‘Freeway North Project’ (MP 06_0199), approved by the Minister for Planning, under section 75J of the Act on 29 September 2008 as subsequently modified under section 75W of the Act.</td>
<td>All land identified by Lot and DP reference in Schedule 3 of the approval to carry out the development known as the ‘Freeway North Project’ (MP 06_0199), as in force on the date of this Order.</td>
</tr>
</tbody>
</table>
**Roads and Maritime Notices**

**MARINE SAFETY ACT 1998**

**MARINE NOTICE**

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

**Location**
Jetty Beach, Coffs Harbour

**Duration**
5.00am to 6.00pm – Saturday 2 March 2019, and
5.00am to 6.00pm – Sunday 3 March 2019

**Detail**
The swimming leg of a triathlon event will be conducted from the shores of Jetty Beach, extending east on the navigable waters of Coffs Harbour for a distance of approximately 400 metres.

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

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

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

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


Marine Notice NH1924

Date: 11 February 2019

Mike Baldwin
Manager Operations Hunter
Delegate

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**MARINE SAFETY ACT 1998**

**MARINE NOTICE**

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

**Location**
Farm Cove, Sydney Harbour.

**Duration**
Monday 25 February 2019 to Sunday 5 May 2019

**Detail**
The Handa Opera event will be taking place on Sydney Harbour between the above specified dates, which will involve a construction period, a performance period including small fireworks displays, and then a period during which the infrastructure will be removed. For the duration – in order to safeguard the works and performances and to assist navigation – Roads and Maritime has specified an Exclusion Zone is to surround the area.

The **EXCLUSION ZONE** will be marked by lit yellow buoys and patrolled by control and security vessels. The zone will be in force:

- 24 hours per day – during the construction period from Monday 25 February to Wednesday 20 March 2019;
- 5.30pm to 11.30pm – during performances from Wednesday 20 March to Sunday 21 April 2019; and
- 24 hours per day – during the deconstruction period from Monday 22 April to Sunday 5 May 2019

(n2019-349)
NO UNAUTHORISED VESSELS OR PERSONS are to enter the Exclusion Zone under any circumstances. Vessel operators should also keep clear of two lit yellow buoys placed approximately 100 metres to the south-west and north-west of the stage to allow fireworks barges to be moored each evening during performances. All vessel operators and persons using the vicinity must keep a proper lookout, keep well clear of the works, and exercise extreme caution when navigating near the exclusion zone. Penalties may apply (section 12(5) – Marine Safety Act 1998).


Marine Notice: SE1905

Date: 12 February 2019

Drew Jones
Senior Special Aquatic Events Officer
Delegate

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MARINE SAFETY ACT 1998
MARINE NOTICE
Section 12(2)
REGULATION OF VESSELS – EXCLUSION ZONE

Location
Lake Illawarra – extending from the shoreline of Burroo Point near the land-based locality of Ski Way Park at Oak Flats.

Duration
7.00am to 3.30pm – Saturday 9 March 2019.

Detail
Dragon Boat races will be held at the above location between the above times.

An EXCLUSION ZONE is specified during the event, which will comprise of a square shape (approximately 250 metres by 250 metres), including all navigable waters around the public boat ramp and jetties. This will mean that access to and from these facilities will not be available.

Dragon Boats will be competing inside the Zone on a 200 metre long course. Buoys will be in place indicating the start and finish of the course, and the Zone will be monitored by control vessels.

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

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

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


Marine Notice: SO1918

Date: 13 February 2019

Deon Voyer
Manager Operations South
Delegate
MARINE SAFETY ACT 1998

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

Location

Tasman Sea adjoining Wollongong Harbour and waters within Wollongong Harbour defined by:

1. the shoreline of Wollongong Harbour adjacent to the intersection of Harbour Street and Cliff Road, to
2. the eastern side of the remnants of the stone structure adjacent to the former Wollongong Slipway, to
3. the entrance into Wollongong Harbour from the Tasman Sea, to
4. the shoreline of the Tasman Sea at the North Wollongong Beach, and directly in front of the Surf Lifesaving Club and Pavilion.

Duration

8.00am to 11.30am – Sunday 3 March 2019.

Detail

The swimming leg of a triathlon will be conducted at the location specified above.

An EXCLUSION ZONE is specified during the event and will be created at the location detailed above. Course rounding buoys will be placed and the EXCLUSION ZONE will extend for 20 metres outside the buoys at the above times.

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

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

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


Marine Notice: SO1909

Date: 13 February 2019

Deon Voyer
Manager Operations South
Delegate

ROADS ACT 1993

Order – Section 31

Fixing or Varying of Levels

of part of the M1 – Princes Motorway – Albion Park Rail Bypass

from Duck Creek to the Oak Flats Interchange in the Local Government Area of Wollongong and Shellharbour

Roads and Maritime Services by this Order under Section 31 of the Roads Act 1993, fixes or varies the levels on M1 – Princes Motorway Albion Park Rail Bypass from Duck Creek to the Oak Flats Interchange, as shown on Roads and Maritime Services Plan No DS2018/001756.

SCOTT FAYERS
Project/Contract Manager
Roads and Maritime Services
Level 6/90 Crown Street
Wollongong NSW 2500

(RMS Papers: SF2012/052680)
ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Caringbah in the Sutherland Shire Council Area

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

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

Schedule

All that piece or parcel of land situated in the Sutherland Shire Council area, Parish of Sutherland and County of Cumberland, shown as Lot 51 Deposited Plan 1249998, being the part of the land in Certificate of Title 11/634600, excluding any existing easements from the compulsory acquisition of the said Lot 51.

The land is said to be in the possession of Minister for Education.

(RMS Papers: SF2019/010854; RO SF2018/137467)
Pursuant to section 136 of the *Mining Act 1992* and section 16 of the *Petroleum (Onshore) Act 1991*

NOTICE is given that the following applications have been received:

**EXPLORATION LICENCE APPLICATIONS**

(T19-1008)

No. 5771, FMG RESOURCES PTY LTD (ACN 095 546 428), area of 73 units, for Group 1, dated 1 February 2019. (Orange Mining Division).

(T19-1009)

No. 5772, AUSTRALIAN MINES LIMITED (ACN 073914191), area of 2 units, for Group 1, dated 1 February 2019. (Broken Hill Mining Division).

(r2019-355)

NOTICE is given that the following application has been granted:

**EXPLORATION LICENCE APPLICATION**

(T18-1107)

No. 5713, now Exploration Licence No. 8816, GRAHAME HORTON MCMAHON, County of Manara, Map Sheet (7632), area of 9 units, for Group 1, dated 11 January 2019, for a term until 11 January 2021.

The Honourable Don Harwin MLC
Minister for Resources

(r2019-356)

NOTICE is given that the following application has been withdrawn:

**MINING LEASE APPLICATION**

(T01-0198)

Broken Hill No. 188, MURRAY BASIN TITANIUM PTY LTD (ACN 082 497 827), Parish of Mundonah, County of Taila; Parish of North Mundonah, County of Taila; Parish of Ormond, County of Taila; and Parish of Prungle, County of Taila, (7429-1-N, 7529-4-N, 7529-4-S). Withdrawal took effect on 25 September 2018.

(r2019-357)

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

**EXPLORATION LICENCE**

(EF19/2365)

Exploration Licence No. 7448, CRISTAL MINING AUSTRALIA LIMITED (ACN 009 247 858), area of 15 units. Application for renewal received 2 February 2019.

**MINING LEASE**

(EF19/2565)


(EF19/2286)


(r2019-358)
RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authority has been renewed:

EXPLORATION LICENCE

(EF18/43259)

Exploration Licence No. 6638, CRISTAL MINING AUSTRALIA LIMITED (ACN 009 247 858), County of Caira, Map Sheet (7528, 7529, 7628), area of 35 units, for a further term until 25 September 2020. Renewal effective on and from 11 January 2019.

The Honourable Don Harwin MLC
Minister for Resources

(n2019-359)
Primary Industries Notices

BIOSECURITY ACT 2015

Erratum

The notice placed in the Government Gazette No. 72 of 30 June 2017, page 3409

Where the appointed name was published as listed, should read as per the following:

<table>
<thead>
<tr>
<th>Published in Gazette No 72</th>
<th>Corrected appointed name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lloyd Richard</td>
<td>Richard Lloyd</td>
</tr>
</tbody>
</table>

BIOSECURITY ACT 2015

Instrument of Appointment of Authorised Officers and Approval of Functions – Department of Primary Industries and Local Land Services officers

I, Mark Mackie, A/Director Biosecurity & Food Safety Compliance, in exercise of delegated authority of the Secretary and of the Secretary as Accreditation Authority under the Biosecurity Act 2015 (the Act) make the following appointments and approvals:

1) Pursuant to section 361 of the Act, I appoint the persons listed in Column 1 of the table set out in Schedule 1 as authorised officers for the purposes of the Act.

2) Pursuant to section 195 of the Act, I approve those authorised officers listed in Column 1 of the table set out in Schedule 1 to exercise the functions of a biosecurity certifier as specified in Column 2 of the table.

Duration of appointment and approval:

The appointment and approval of each person listed in Schedule 1 will end on the earliest of the following dates:

A. the date that is five years from the date of this instrument; or
B. the date of revocation of this instrument, or an instrument of revocation of appointment of a person listed in Schedule 1 as an authorised officer; or
C. the date that the person ceases to be employed by either the Department of Industry or the Local Land Services.

Dated this 13th day of February 2019

MARK MACKIE

Mark Mackie
A/DIRECTOR
BIOSECURITY & FOOD SAFETY COMPLIANCE
(as delegate on behalf of the Secretary of the Department of Industry)

SCHEDULE 1

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of person appointed as authorised officer</td>
<td>Approved functions of biosecurity certifier</td>
</tr>
<tr>
<td>Trent Steven McCarthy</td>
<td>NIL Conditions</td>
</tr>
<tr>
<td>Dione Amelia Ruth Howard</td>
<td>NIL Conditions</td>
</tr>
</tbody>
</table>
Food Instrument of Delegation 2019

under the

Food Act 2003

I, ELIZABETH ANN SZABO, Chief Executive Officer of the Food Authority, in pursuance of section 109E of the Food Act 2003, make the following Instrument of Delegation.

Dated this 13 day of February 2019.

ELIZABETH ANN SZABO
Chief Executive Officer of the NSW Food Authority

Explanatory note
This Instrument is made under section 109E of the Food Act 2003. The object of this Instrument is to delegate functions conferred or imposed on the Food Authority by or under the Food Act 2003.
Food Instrument of Delegation 2019

Made under the *Food Act 2003*

1 Name

This Instrument is the *Food Instrument of Delegation 2019*.

2 Commencement

This Instrument commences on the date of publication in the NSW Government Gazette.

3 Interpretation

(1) In this Instrument:

- *function* includes a power, authority or duty, and *exercise* a function includes perform a duty.
- *role* includes office.
- *role title* includes title of an office.
- *the Act* means the *Food Act 2003*.
- *the Code* means the Food Standards Code.
- *the Department* means the Department of Industry
- *the Regulation* means the Food Regulation 2015.

(2) Unless otherwise defined in this Instrument, words and expressions that are defined in the Act or Regulation have the same meaning in this Instrument.

(3) Unless otherwise specified, references to a role or role title in this Instrument are references to a role or role title within the Department.

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

4 Delegation of functions

(1) Subject to clause 4(4) below, all of the functions conferred or imposed on the Food Authority under the Act, except those listed in section 109E(2), are delegated to the person assigned to the role having the title Group Director, Food Safety and Chief Executive Officer Food Authority.

(2) Subject to clause 4(4) below, the functions conferred or imposed on the Food Authority under the Act or Regulation in Column 1 of Schedules 2, 3 and 4 are delegated to the person in the delegate category specified in Column 3 of the Schedules.

(3) Any limitation on a delegation is specified in Column 2 of the Schedules.

(4) Delegate categories are defined in Schedule 1.

(5) The person assigned to the role having the title Group Director, Food Safety and Chief Executive Officer Food Authority or the role having the title specified in Column 3 of Schedules 2, 3 and 4
includes any person who is for the time being acting in that role or performing the duties and responsibilities of that role.

5 Revocation

All delegations previously made in pursuance of section 109E of the Act are revoked.
## Schedule 1 – Delegate categories

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delegate category</td>
<td>Role Title</td>
</tr>
<tr>
<td><strong>Category A</strong></td>
<td>Director Biosecurity and Food Safety Compliance</td>
</tr>
<tr>
<td><strong>Category B</strong></td>
<td>Director Customer Service and Engagement</td>
</tr>
<tr>
<td><strong>Category C</strong></td>
<td>Managers reporting to the Director Biosecurity and Food Safety Compliance</td>
</tr>
<tr>
<td><strong>Category D</strong></td>
<td>Managers reporting to the Group Director Food Safety and Chief Executive Food Authority</td>
</tr>
<tr>
<td><strong>Category E</strong></td>
<td>The holder of the office of General Manager of a Local Council</td>
</tr>
</tbody>
</table>
## Schedule 2 – the Act

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part and Section of the Act</td>
<td>Summary of functions delegated and limitations (if any)</td>
<td>Delegate category</td>
</tr>
<tr>
<td><strong>Part 4, Inspection and seizure powers</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| 47 | Return of seized item if Authority becomes satisfied that there has been no contravention of the Act or Regulations | A  
C |
| 48 | Destruction, sale or disposal of seized item as Authority directs | A  
C |
| 49 | Certificate for the recovery of a debt | A  
C |
| 50 | Return of seized item after forfeiture to Crown if Authority becomes satisfied that there has been no contravention of the Act or Regulations | A  
C |
| 51 | Determination and payment of compensation in relation to seized item(s) | A |
| **Part 5, Improvement Notices and Prohibition Orders for premises or equipment** | | |
| 60(1) | Prohibition Orders | A  
C |
| 60(4) | Certificate of Clearance | A  
C |
| 66 | Determination and payment of compensation in relation to prohibition orders | A |
| 66AA(2) | Time extension and waiver of payment of improvement notice fee | A |
| **Part 6, Taking and analysis of samples** | | |
| 75 | Approval of Laboratories | A  
D |
| 78 | Variation of conditions or suspension or cancellation of approval of laboratory | A  
D |
| 81 | Approval of Analysts | A  
D |
<table>
<thead>
<tr>
<th><strong>Column 1</strong> Part and Section of the Act</th>
<th><strong>Column 2</strong> Summary of functions delegated and limitations (if any)</th>
<th><strong>Column 3</strong> Delegate category</th>
</tr>
</thead>
<tbody>
<tr>
<td>84</td>
<td>Variation of conditions or suspension or cancellation of approval of analyst</td>
<td>A D</td>
</tr>
<tr>
<td><strong>Part 7, Auditing</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>87</td>
<td>Authorisation of food safety auditors</td>
<td>A C</td>
</tr>
<tr>
<td>87A</td>
<td>Appointment of beef labelling auditors</td>
<td>A C</td>
</tr>
<tr>
<td>90</td>
<td>Variation of conditions or suspension or cancellation of approval of auditor</td>
<td>A C</td>
</tr>
<tr>
<td>93</td>
<td>Auditing and reporting requirements - priority classification system and frequency of auditing</td>
<td>A C</td>
</tr>
<tr>
<td>97</td>
<td>Certificates of authority of food safety auditors</td>
<td>A C</td>
</tr>
<tr>
<td><strong>Part 8, Regulation of Food businesses</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>101A</td>
<td>List of food businesses to be maintained and fees for inspections and copies</td>
<td>A D</td>
</tr>
<tr>
<td>105(1)</td>
<td>Industry consultation for food safety schemes</td>
<td>A D</td>
</tr>
<tr>
<td>106B</td>
<td>Determinations as to the qualifications in relation to food safety certificates</td>
<td>D</td>
</tr>
<tr>
<td>106H(1)</td>
<td>Approval of registered training organisations for the purposes of issuing food safety supervisor certificates</td>
<td>D</td>
</tr>
<tr>
<td><strong>Part 9, Administration</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>109B</td>
<td>NSW Food Authority - use of consultants and contractors</td>
<td>A B</td>
</tr>
<tr>
<td><strong>Limitation:</strong> This delegation is subject to the same limits, in terms of amount concerned, as apply under general financial delegations.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>111C</td>
<td>Issue of guidelines relating to the appointment of enforcement agencies</td>
<td>A</td>
</tr>
<tr>
<td>112</td>
<td>Adoption of national guidelines</td>
<td>A</td>
</tr>
<tr>
<td>Column 1</td>
<td>Column 2</td>
<td>Column 3</td>
</tr>
<tr>
<td>---------</td>
<td>---------------------------------------------------------------------------</td>
<td>-----------</td>
</tr>
<tr>
<td></td>
<td><strong>Part and Section of the Act</strong></td>
<td><strong>Delegate category</strong></td>
</tr>
<tr>
<td>113</td>
<td>Reports by enforcement agencies – protocols and intervals of reporting</td>
<td>A D</td>
</tr>
<tr>
<td>114</td>
<td>Appointment of authorised officers</td>
<td>A C</td>
</tr>
<tr>
<td>115</td>
<td>Certificates of Authority</td>
<td>A C</td>
</tr>
<tr>
<td></td>
<td><strong>Part 10, Disclosure of information about offences and alleged offences</strong></td>
<td></td>
</tr>
<tr>
<td>133</td>
<td>Register of Offences and form of the Register</td>
<td>A C</td>
</tr>
<tr>
<td>133A</td>
<td>Register of information about penalty notices and form of the Register</td>
<td>A C</td>
</tr>
<tr>
<td>133B</td>
<td>Provision of information to the public and publication of information on registers</td>
<td>A B D</td>
</tr>
<tr>
<td>133C</td>
<td>Correction of register</td>
<td>A C D</td>
</tr>
<tr>
<td>133D</td>
<td>Removal of information from register</td>
<td>A C D</td>
</tr>
<tr>
<td>133E</td>
<td>Addition of information to register</td>
<td>A C D</td>
</tr>
<tr>
<td>133F(4)</td>
<td>Reduction, waiver or remission of application fee for changes to register</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td><strong>Part 11, Miscellaneous</strong></td>
<td></td>
</tr>
<tr>
<td>136A</td>
<td>Providing information to another enforcement agency and relevant authority</td>
<td>A C D</td>
</tr>
</tbody>
</table>
## SCHEDULE 3 – the Regulation

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<tr>
<td>Part and Clause of the Regulation</td>
<td>Summary of functions delegated and limitations (if any)</td>
<td>Delegate category</td>
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<tr>
<td><strong>Part and Clause of the Regulation</strong></td>
<td><strong>Summary of functions delegated and limitations (if any)</strong></td>
<td><strong>Delegate category</strong></td>
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| 108 | Application and issue of brands for meat | A  
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| 110 | Replacement of lost, stolen or damaged brands for meat | A  
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| 111 | Approval of similar brands to prescribed brands for meat | A  
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<td>Summary of functions delegated and limitations (if any)</td>
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<td>Frequency and standards of analysis</td>
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<td>179</td>
<td>Frequency and standards of analysis</td>
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<tr>
<td><strong>Column 1</strong> Part and Clause of the Regulation</td>
<td><strong>Column 2</strong> Summary of functions delegated and limitations (if any)</td>
<td><strong>Column 3</strong> Delegate category</td>
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<td>Schedule 4 Standards for animal food processing plants</td>
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<td>Provision of amenities during processing</td>
<td>A C</td>
</tr>
<tr>
<td>Schedule 5 Prescribed brands for abattoir meat</td>
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<tr>
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<td>Approve the varying of the dimensions of the brand</td>
<td>A</td>
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<td>Schedule 6 Prescribed brands for game meat</td>
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<tr>
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### Schedule 4 – the Code

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</thead>
<tbody>
<tr>
<td><strong>Part and Section of the Act</strong></td>
<td><strong>Summary of functions delegated</strong></td>
<td><strong>Delegate category</strong></td>
</tr>
<tr>
<td>The Code</td>
<td>All powers or functions of a relevant authority or the appropriate enforcement agency in the Code</td>
<td>A C</td>
</tr>
<tr>
<td>The entire Code</td>
<td>Any requirement in the Code to demonstrate that a requirement in the Code can be met by an alternative method</td>
<td>A</td>
</tr>
<tr>
<td>Chapters 3.2.2 and 3.2.3 of the Code</td>
<td>All powers or functions of a relevant authority or the appropriate enforcement agency in the Code</td>
<td>E</td>
</tr>
</tbody>
</table>

**Note:** Clause 38 of the *Food Regulation 2015* provides that a reference in the Code to relevant authority or appropriate enforcement agency are to be read as a reference to the Food Authority. It also provides that a reference to “demonstrate” is to be read to demonstrate to the satisfaction of the Food Authority.
NOTIFICATION OF DISPOSAL OF A CROWN ROAD
Section 152B Roads Act 1993

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

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

DESCRIPTION
Parish – Holland; County – Beresford
Land District – Cooma; LGA – Snowy Monaro Regional

Road Disposed: Lot 1 DP 1248745
File No: 18/07343

NOTIFICATION OF DISPOSAL OF A CROWN ROAD
Section 152B Roads Act 1993

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

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

DESCRIPTION
Parish – Merritombea; County – Baradine
Land District – Walgett; LGA – Walgett

Road Disposed: Lots 1-4 DP 1248582
File No: 13/03667

NOTIFICATION OF DISPOSAL OF A CROWN ROAD
Section 152B Roads Act 1993

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

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

DESCRIPTION
Parish – Warne; County – Wellington
Land District – Wellington; LGA – Dubbo Regional

Road Disposed: Lots 1-2 DP 1248333
File No: 18/05813
NOTIFICATION OF DISPOSAL OF A CROWN ROAD
Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION
Parish – Warne; County – Wellington
Land District – Wellington; LGA – Dubbo Regional

Road Disposed: Lots 1-2 DP 1248118
File No: 18/05815

NOTIFICATION OF DISPOSAL OF A CROWN ROAD
Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION
Parish – Boggabri; County – Nandewar
Land District – Gunnedah; LGA – Narrabri

Road Disposed: Lot 2 DP 1155056
File No: TH06H175

ROADS ACT 1993
ORDER
Transfer of a Crown Road to a Council

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

<table>
<thead>
<tr>
<th>Column 1</th>
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<tbody>
<tr>
<td>Crown public road being a continuation of Morrisroes Lane through to Fishers Lane. Crown road is south-west of Lot 10 DP751713, Lot 2 DP810895, Lots 19, 21 and 22 DP751671.</td>
<td>Bland Shire Council</td>
</tr>
<tr>
<td>Crown Lands Ref: 18/04909</td>
<td></td>
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</tbody>
</table>

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of section 37 of the Roads Act 1993 and clause 19A of Schedule 7 to the Crown Land Management Act 2016, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights
of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION
Parish – Lemington; County – Hunter
Land District – Singleton; LGA – Singleton

Road Closed: Lot 1 DP1247890
File No: 13/16202

SCHEDULE
On closing, the land within Lot 1 DP1247890 will become vested in The State of New South Wales as Crown land.

NOTIFICATION OF DISPOSAL OF A CROWN ROAD
Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Water

DESCRIPTION
Parish – Chapman; County – Clarence
Land District – Grafton; LGA – Clarence Valley

Road Disposed: Lot 5 DP 1159831
File No: 10/14592

NOTIFICATION OF DISPOSAL OF A CROWN ROAD
Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Water

DESCRIPTION
Parish – Numby; County – King
Land District – Boorowa; LGA – Hilltops

Road Disposed: Lot 1 DP 1233874
File No: 16/07222

NOTIFICATION OF DISPOSAL OF A CROWN ROAD
Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Water

DESCRIPTION
Parish – Great Marlow; County – Clarence
Land District – Grafton; LGA – Clarence Valley

Road Disposed: Lot 1 DP 1166500
File No: 10/05660

NOTIFICATION OF CLOSING OF A ROAD
In pursuance of the provisions of the Roads Act 1993 and the savings and transitional provisions set out in clause
19A and 44 of Schedule 7 to the Crown Land Management Act 2016, which provide the Minister for Lands with
the power to close council roads under the provisions of the Roads Act 1993 as in force immediately before the
amendments had effect the road hereunder described is closed and the lands comprised therein cease to be public
road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon
closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION
Parish – Goolgumbla and Waloona; County – Urana
Land District – Deniliquin; LGA – Murrumbidgee

Road Closed 1-4 DP1245394:
File No: 18/03147

SCHEDULE
On closing, the land within Lot/s 1-4 DP1245394 will remain vested or will become vested in the State of New
South Wales as Crown land.

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION
Parish – Lidsdale; County – Cook
Land District – Lithgow; LGA – Lithgow City

Road Disposed: Lots 1-10 DP 1244030
File No: 11/10868
NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Temi; County – Brisbane
Land District – Quirindi; LGA – Upper Hunter

Road Disposed: Lot 1 DP 1242765
File No: TH05H403

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993 and the savings and transitional provisions set out in clause 19A and 44 of Schedule 7 to the Crown Land Management Act 2016, which provide the Minister for Lands with the power to close council roads under the provisions of the Roads Act 1993 as in force immediately before the amendments had effect the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Yanko South, Broome & Stanley; County – Urana
Land District – Deniliquin; LGA – Murrumbidgee

Road Closed 1-3 DP1244278:
File No: 18/03145

SCHEDULE

On closing, the land within Lot/s 1-3 DP1244278 will remain vested or will become vested in the State of New South Wales as Crown land.

NOTIFICATION OF CLOSING OF A ROAD

In pursuance of the provisions of the Roads Act 1993 and the savings and transitional provisions set out in clause 19A and 44 of Schedule 7 to the Crown Land Management Act 2016, which provide the Minister for Lands with the power to close council roads under the provisions of the Roads Act 1993 as in force immediately before the amendments had effect the road hereunder described is closed and the lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the Schedule hereunder.

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Moredevil; County – Pottinger
Land District – Gunnedah; LGA – Liverpool Plains

Road Closed: Lots 1 & 2 DP 1243235
File No: 09/10789
SCHEDULE
On closing, the land within Lot 1 DP 1243235 will become vested in the State of New South Wales as Crown land.
On closing, the land within Lot 2 DP 1243235 will remain vested in the State of New South Wales as Crown land.

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION
Parish – Currawong; County – Harden
Land District – Young; LGA – Hilltops

Road Disposed: Lots 4-5 DP 1241729
File No: 17/04727

ROADS ACT 1993
ORDER
Transfer of a Crown Road to Council
In pursuance of the provisions of Section 150, Roads Act 1993, the Crown public road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2, as from the date of publication of this notice and from that date the road specified in Schedule 1 ceases to be a Crown public road.

THE HON PAUL TOOLE, MP
Minister for Lands and Forestry

SCHEDULE 1
Land District – Penrith;
Local Government Area – Blue Mountains City Council;
Parish – Coomassie;
County – Cook;

That part of Crown public road known as Gale Avenue at Faulconbridge as shown by orange outline on the diagram hereunder.
SCHEDULE 1

Land District – Windsor;

Local Government Area – The Hills Shire Council;

Parish – Maroota;

County – Cook;

That part of Crown public road as shown by orange outline on the diagram hereunder.

SCHEDULE 2

Roads Authority: Blue Mountains City Council
File No: 19/00177

SCHEDULE 1

Land District – Picton;

Local Government Area – Wollondilly Shire Council;

Parish – Couridjah;

County – Camden;

That part of Crown public road known as Colo Street at Couridjah as shown by orange outline on the diagram hereunder.
NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP
Minister for Lands and Forestry

DESCRIPTION

Parish – Gumly Gumly; County – Wynyard
Land District – Wagga Wagga; LGA – Wagga Wagga

Road Disposed: Lot 2 DP 1242398
File No: 17/11363

CROWN LAND MANAGEMENT ACT 2016

REVOCATION OF RESERVATION OF CROWN LAND

Pursuant to section 2.11 of the Crown Land Management Act 2016, the reservation of Crown land specified in Column 1 of the following Schedule is revoked to the extent specified opposite in Column 2 of the Schedule.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land District: Mudgee</td>
<td>The whole being</td>
</tr>
<tr>
<td>Local Government Area: Mid-Western Regional Council</td>
<td>Whole Lots: Lots 213, 273 DP 755442 Parish</td>
</tr>
<tr>
<td>Locality: Moolarben</td>
<td>Moolarben County Phillip</td>
</tr>
<tr>
<td>Reserve No. 86321</td>
<td>Area: about 35.36 hectares</td>
</tr>
<tr>
<td>Public Purpose: soil conservation</td>
<td></td>
</tr>
<tr>
<td>Notified: 7 July 1969</td>
<td></td>
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<tr>
<td>File Reference: DB81H1191</td>
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CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

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

Column 1
Dan Lee Lyons (new member)
Alexander Colin McDonald (re-appointment)
Rodney Barnes (re-appointment)
John Edwin Barnes (re-appointment)
Kenneth George Rubeli (re-appointment)

Column 2
New Park Dusodie Recreation Reserve Land Manager

Column 3
Reserve No. 34109
Public Purpose: public recreation
Notified: 15 March 1902
File Reference: MD94R46

For a term commencing the date of this notice and expiring 14th February 2024.

CROWN LAND MANAGEMENT ACT 2016

AUTHORISATION OF USE FOR ADDITIONAL PURPOSE UNDER S 2.14

Pursuant to section 2.14 of the Crown Land Management Act 2016, the Crown land specified in Column 2 of the following Schedule is authorised to be used for the additional purpose(s) specified opposite in Column 1 of the Schedule.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1
public recreation

Column 2
Reserve No. 82197
Public Purpose: quarry
Notified: 4 December 1959
File Reference: 16/08404

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 to the Crown Land Management Act 2016, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as Crown land manager of the land referred to in Column 2 of the Schedule.

It is a condition of the appointment that the performance of duties as Crown land manager must be in compliance with the code of conduct adopted under section 440 of the Local Government Act 1993.

The Hon Paul Toole, MP
Minister for Lands and Forestry

Schedule

Column 1
Moree Plains Shire Council
ABN 46 566 790 582
For a term commencing the date this notice.

Column 2
Reserve No. 82197
Public Purpose: quarry, public recreation
Notified: 4 December 1959
File Reference: 16/08404

APPOINTMENT OF CROWN LAND MANAGER

Pursuant to clause 3.3 of Part 3 to the Crown Land Management Act 2016, the persons specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified in that Column, as Crown land manager of the land referred to in Column 2 of the Schedule.
It is a condition of the appointment that the performance of duties as Crown land manager must be in compliance with the code of conduct adopted under section 440 of the *Local Government Act 1993*.

The Hon Paul Toole, MP  
Minister for Lands and Forestry

### Schedule

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
</table>
| Federation Council  
ABN 30 762 048 084  
For a term commencing the date this notice. | Reserve No. 63732  
Public Purpose: rubbish depot  
Notified: 13 January 1933  
File Reference: 19/00617 |
Pursuant to section 2.18(2)(b) of the Crown Land Management Act 2016, the Crown land specified in Column 2 of the following Schedule is proposed to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the following Schedule.

The Hon Paul Toole, MP
Minister for Lands and Forestry

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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<tbody>
<tr>
<td>pump site</td>
<td>Reserve No. 84334</td>
</tr>
<tr>
<td>(relevant interest - Licence 571692)</td>
<td>Public Purpose: generally</td>
</tr>
<tr>
<td>pontoon</td>
<td>Notified: 22 March 1963</td>
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<tr>
<td>(relevant interest - Licence 571692)</td>
<td>File Reference: 16/07612</td>
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<tr>
<td>(relevant interest - Licence 573504)</td>
<td>Public Purpose: future public requirements</td>
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<tr>
<td>pump and pipeline</td>
<td>Notified: 29 June 2007</td>
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<tr>
<td>(relevant interest - Licence 573504)</td>
<td>File Reference: 16/08752</td>
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<tr>
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<td>Public Purpose: future public requirements</td>
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<td>reclamation</td>
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<tr>
<td>retaining wall</td>
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<tr>
<td>walkway</td>
<td></td>
</tr>
<tr>
<td>wharf</td>
<td></td>
</tr>
<tr>
<td>car park</td>
<td></td>
</tr>
<tr>
<td>outdoor recreation area</td>
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<td>(relevant interest - Licence 597871)</td>
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<td>retaining wall</td>
<td>Notified: 19 January 2007</td>
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<tr>
<td>(relevant interest - Licence 579871)</td>
<td>File Reference: 17/01726</td>
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<tr>
<td>walkway</td>
<td>Reserve No. 1012708</td>
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<tr>
<td>(relevant interest - Licence 579871)</td>
<td>Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation</td>
</tr>
<tr>
<td>wharf</td>
<td>Notified: 19 January 2007</td>
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<tr>
<td>(relevant interest - Licence 579871)</td>
<td>File Reference: 17/01726</td>
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<td>car park</td>
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<td>Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation</td>
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</table>
(relevant interest - Licence 579871)
walkway
(relevant interest - Licence 579871)
retaining wall
(relevant interest - Licence 579871)
reclamation
(relevant interest - Licence 579871)
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seawall
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jetty
(relevant interest - Licence 589539)
berthing area
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reclamation
(relevant interest - Licence 588517)
ramp
(relevant interest - Licence 588517)
pontoon
(relevant interest - Licence 588517)
jetty
(relevant interest - Licence 588517)
concrete ramp
(relevant interest - Licence 588517)
sliprails
(relevant interest - Licence 573488)
reclamation
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ramp
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pontoon
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concrete ramp
(relevant interest - Licence 573488)
boatshed
(relevant interest - Licence 573488)
seawall
(relevant interest - Licence 581998)
reclamation
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seawall
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(relevant interest - Licence 593141)
reclamation
(relevant interest - Licence 593141)
jetty
(relevant interest - Licence 593141)
jetty
(relevant interest - Licence 555478)

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<tr>
<td>sliprails</td>
<td>Reserve No. 1011268</td>
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Government Notices

(relevant interest - Licence 573488)
pontoon
(relevant interest - Licence 573488)
concrete ramp
(relevant interest - Licence 573488)
boatshed
(relevant interest - Licence 573488)
seawall
(relevant interest - Licence 581998)
reclamation
(jetty
(relevant interest - Licence 581998)
seawall
(relevant interest - Licence 593141)
ramp
(relevant interest - Licence 593141)
reclamation
(jetty
(relevant interest - Licence 593141)
sliprails
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seawall
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seawall
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concrete ramp
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outdoor recreation area
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walkway
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reclamation
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ramp
(relevant interest - Licence 579871)
deck
(relevant interest - Licence 579871)
ramp
(relevant interest - Licence 579872)
pump site
(relevant interest - Licence 571692)
pontoon
(relevant interest - Licence 571692)
ANTI-DISCRIMINATION ACT 1977

EXEMPTION ORDER

Under the provisions of section 126 of the Anti-Discrimination Act 1977, an exemption is given from sections 8 and 51 of the Anti-Discrimination Act 1977 to Wilson Security Pty Ltd to designate and recruit up to 50 security officer and corporate roles for Aboriginal and Torres Strait Islander persons only.

This exemption will remain in force for 5 years.

Dated this 7th day of February 2019

Elizabeth Wing

Senior Manager, Operations

Anti-Discrimination Board of NSW

Delegate of the President

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of association pursuant to section 74

ERRATUM

THE NOTICE that appeared in the New South Wales Government Gazette No 11 dated 8 February 2019 page 285, cancelling the registration of THE INDIGENOUS COMMUNITY BENEVOLENT FUND – INC 9886117 was published with an incorrect date of cancellation.

The notice should read

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that THE INDIGENOUS COMMUNITY BENEVOLENT FUND INC INC9886117 became registered under the Corporations Act 2001 as THE INDIGENOUS COMMUNITY BENEVOLENT FUND LIMITED ACN 630 094 487, a company limited by guarantee, on 19 November 2018, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

This notice corrects this error

DATED this 8 February 2019

Robyne Lunney
Delegate of the Commissioner

NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that LIFE CHURCH, CASTLE HILL INCORPORATED (Y1709420) became registered under the Corporations Act 2001 as LIFE CHURCH CASTLE HILL LIMITED (ACN 631 202 572), a company limited by guarantee, on 24 January 2019, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Lin Cummings
Delegate of the Commissioner,

NSW Fair Trading

11 February 2019

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that BLUE MOUNTAINS CITY CHURCH INCORPORATED (Y1176137) became registered under the Corporations Act 2001 as BLUE MOUNTAINS CITY CHURCH LIMITED (ACN 630 094 487), a company limited by guarantee, on 19 November 2018, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Lin Cummings
Delegate of the Commissioner,

NSW Fair Trading

11 February 2019
339 NSW Government Gazette No 13 of 15 February 2019

631032838), a company limited by guarantee, on 23 January 2019, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Lin Cummings
Delegate of the Commissioner,
NSW Fair Trading
11 February 2019

ASSOCIATIONS INCORPORATION ACT 2009
Cancellation of Registration pursuant to Section 76

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

<table>
<thead>
<tr>
<th>Association Name</th>
<th>Registration Number</th>
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<tbody>
<tr>
<td>11 ELEVEN PROJECT LIBRARY INCORPORATED</td>
<td>INC9897019</td>
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<tr>
<td>21BUCKS INCORPORATED</td>
<td>INC9897032</td>
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<tr>
<td>A HOUSE FOR ALCIDES INCORPORATED</td>
<td>INC9897294</td>
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<td>AARON’S NEXT STEPS INCORPORATED</td>
<td>INC9896827</td>
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<tr>
<td>ACADEMY OF THOUGHT INCORPORATED</td>
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<td>AL OBOUR CHURCH INCORPORATED</td>
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<td>AMATEUR BREWERS ASSOCIATION OF NSW INCORPORATED</td>
<td>INC9896817</td>
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<td>AMATUALU AUSTRALIA INCORPORATED</td>
<td>INC9897023</td>
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<td>AMAZING TAO INCORPORATED</td>
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<td>ANGLO-INDIAN INSTITUTE OF AUSTRALIA INCORPORATED</td>
<td>INC1400886</td>
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<td>ASSOCIATION OF OGADEN COMMUNITY INCORPORATED</td>
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<td>AUS-CHINA CULTURE &amp; FRIENDSHIP ASSOCIATION INCORPORATED</td>
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<td>AUS-FIJI YOUTH CULTURAL INCORPORATED</td>
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BAYSIDE JETS FC INCORPORATED
BELIEVERS’ LOVEWORLD INCORPORATED
BIBLE OUTREACH SRI LANKA INCORPORATED
BIKEFEST INCORPORATED
BRAIDWOOD EQUESTRIAN CLUB INCORPORATED
BRAZILIAN EDUCATIONAL AND CULTURAL CAPOEIRA ASSOCIATION NSW (BECCA-NSW) INCORPORATED
BRIDGE INCORPORATED
BROKEN HILL HERITAGE BUS COMPANY INCORPORATED
BROKEN HILL MINI TROTTING CLUB INC
CAMDEN HIGH SCHOOL EQUESTRIAN CLUB INCORPORATED
CENTRAL COAST ALLIANCE INCORPORATED
CENTRAL WEST AUSSIE MARTIAL ARTS & FITNESS ACADEMY INC
CLARENCE VALLEY SPIRITUALIST CHURCH INCORPORATED
COBBITTY CHRISTADELPHIAN ECCLESIA INCORPORATED
COFFS HARBOUR HEALTH CAMPUS RMO ASSOCIATION INCORPORATED
COMMUNITIES OF THE THREE BROTHERS INCORPORATED
COMMUNITY COMMUNICATION INCORPORATED
COMMUNITY SKILLS DEVELOPMENT COUNCIL AUSTRALIA INCORPORATED
COOK ME HAPPY INCORPORATED
CROOKED CORNER SOCIAL CLUB INCORPORATED
CULTURE AND N-GENERATION (CAN) INCORPORATED
DAR IMAM AHMAD INCORPORATED
DENMAN MURALS ASSOCIATION INCORPORATED
DOONSIDE BROTHERS INCORPORATED
ECHO AUSTRALIA INCORPORATED
EGYPTIAN HOUSE AUSTRALIA INCORPORATED
ELEMENTAL EDUCATION INCORPORATED
ENGADINE CHAMBER OF COMMERCE INCORPORATED
ESTEPHAN DOUAIHY ORGANISATION INCORPORATED
EVERGREEN SENIOR KOREANS ASSOCIATION INCORPORATED
FALCONS SOFTBALL CLUB INCORPORATED
FAMILY TREE INCORPORATED
FEDERATION OF AUSTRALIAN SUZHOU ASSOCIATION INCORPORATED
FEDERITALIA/AUSTRALIA MISSION INCORPORATED
FIBRE 4 ALL INCORPORATED
FILIPINO AUSTRALIAN BUSINESS AND ENTERTAINMENT ASSOCIATION INCORPORATED
FIVE DOCK RSL CRICKET CLUB INCORPORATED
FORBES INDEPENDENT BUSINESS ASSOCIATION INCORPORATED
FORUM FOR THE DEVELOPMENT OF AFRICAN AND AUSTRALIAN YOUTH INCORPORATED
FRESHWATER CHAMBER OF COMMERCE INCORPORATED
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Cancellation is effective as at the date of gazettal.

Dated this 13th day of February 2018.

Robyne Lunney
Delegate of the Commissioner
NSW Fair Trading

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.

AUSTRALIAN RETIREMENT VILLAGE RESIDENTS ASSOCIATION INCORPORATED INC1200122
BANGALOW MASONIC CENTRE INCORPORATED INC9874934
COLOURS GENERATION INCORPORATED INC1601269
CRONULLA RSL SUB-BRANCH YOUTH CLUB INCORPORATED Y1182537
DIGGERS MILITARY MC ROBERTSON INCORPORATED INC1400320
DREAM NETWORK AUSTRALIA INCORPORATED INC9895816
DUBBO AND DISTRICTS SPECIAL RELIGIOUS EDUCATION INC INC9886787
FIONA LODGE INCORPORATED INC9875042
GOSFORD CHINESE PERFORMING ARTS INCORPORATED INC9889073
THE HORSEPITALITY TRAIL RIDERS CLUB INCORPORATED INC1300340

THE SYDNEY SOLOISTS INCORPORATED INC9896757
THOMAS JOHN MALOU ATER YOUTH ASSOCIATION INCORPORATED INC9897666
TIGHEARNA BRUMBY ASSOCIATION INCORPORATED INC9897850
TREE OF LIFE COMMUNITY CHURCH INCORPORATED INC9897467
TREMENDOUS TREK INCORPORATED INC9897720
ULTIMATE TIMED EVENT ASSOCIATION INC INC9897869
UMELBANIN INCORPORATED INC9896969
UNITED FILIPINO COMMUNITY – COFFS HARBOUR INCORPORATED INC9897777
UNITED TRIBES SPORTING CLUB INCORPORATED INC9897543
UPPER CLARENCE TRAIL BIKE RIDERS CLUB INCORPORATED INC9893501
VATI FAMILY ASSOCIATION NSW INCORPORATED INC9897306
VICTORY OUTREACH WEST SYDNEY INCORPORATED INC9896729
WE CAN HELP THEM INCORPORATED INC9897695
WENTWORTHVILLE ISLAMIC ASSOCIATION INCORPORATED INC9897845
WESTERN SYDNEY GUNNERS FC INCORPORATED INC9897845
WHOLE HEARTED INCORPORATED INC9897020
WILBERFORCE HERITAGE YOUTH AND COMMUNITY CENTRE INCORPORATED INC9897799
WOLLONGONG CHINESE ASSOCIATION INCORPORATED INC9897567
WOMEN ON THE GO INCORPORATED INC9897289
WOOP! INCORPORATED INC9897362
WORD OF TRUTH INTERNATIONAL CHURCH INC INC9891515
WORLD ORGANIZATION OF AROMATHERAPY AUSTRALIA INCORPORATED INC9896926
YOUTH UNION TO HELP SYRIA INCORPORATED INC9897161
CHARITABLE TRUSTS ACT 1993
NOTICE UNDER SECTION 15
CY PRES SCHEME RELATING TO
WESTERN SYDNEY LOCAL HEALTH DISTRICT:
SPECIAL PURPOSE & TRUST ACCOUNT COST CENTRE 422035

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

The Western Sydney Local Health District (‘WSLHD’) is trustee of the Special Purpose & Trust Account 422035, or “AUBN Community Health Advisory Committee” (“the Trust”). The Trust was established for the purpose of providing funding in support of the activities of the Auburn Community Health Advisory Council (“the Council”).

Among other funds received into the Trust, the Community Development Support Expenditure Program (now known as ClubGRANTS), provided a grant in 2002 specifically for the Occupational Therapy School Program conducted by the Council. The Program funded a part-time Occupational Therapist who provided therapy to children in local primary schools.

The Council has ceased meeting due to an inability to secure sufficient ongoing funding and, as a result, the Occupational Therapy School Program is no longer provided.

The Trust is considered to be a charitable trust for charitable purposes, with the objects of the Trust being the relief of the impotent. The value of the Trust is approximately $8,650, being residual funds from various grants received.

The Child and Family Occupational Therapy program (‘the Program’) at the Auburn Community Health Centre (‘ACHC’) has been identified as having a similar purpose to the original purposes of the Trust. The Program provides comprehensive assessment and limited sessions of occupational therapy intervention to eligible children between the ages of zero to eight within the Auburn area. Children eligible for the Program are those within the normal to mildly delayed range of intellectual functioning, who require occupational therapy. The Program aligns with the original purpose of the Trust, broadly being the provision of occupational therapy to children with difficulties that require such intervention. The trustee has proposed to direct the Trust funds toward the Program.

In circumstances where the funds held on trust cannot be applied to the original purpose of the Trust, due to the Council no longer meeting, the Solicitor General, as the Attorney General’s delegate, recommends the establishment of a cy pres scheme to apply the funds held on Trust to the Program at the ACHC, that being as close as possible to the original purposes of the Trust.

Take note that within one month after the publication of this notice any person may make representations or suggestions to the Attorney General in respect of the proposed scheme.
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.

Rosenfels Park for a reserve being created as part of a new subdivision coming off River Road, Tahmoor.

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

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.

Fryer Park for a reserve located in Harvey Street, Warilla.

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

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.

Foreshore Park for a reserve located adjacent to Homebush Bay Corso in the suburb of Rhodes.

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

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF ACQUISITION OF LAND BY COMPULSORY PROCESS FOR THE PURPOSES OF THE

THE HEALTH ADMINISTRATION ACT 1982

PURSUANT to section 10 of the Health Administration Act 1982 and section 19(1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of the Governor, that the land described in the Schedule below is by this notice acquired by compulsory process for the purposes of the Health Administration Act 1982.
SIGNED at Sydney this 13th day of February 2019

Cathryn Cox PSM
A/Chief Executive
Health Infrastructure
a duly authorised delegate of the Health Administration Corporation

SCHEDULE

Land

ALL THAT piece or parcel of land situated at North Macksville in the Local Government Area of Nambucca, Parish of Nambucca County of Raleigh being part of the Land comprised in Part Lots 2-8 DP 258324, Part Lot 11 DP883264 and Part Lots 3-4 DP809906.

STATE RECORDS ACT 1998

Notice is hereby given, pursuant to section 13(5) of the State Records Act 1998, that I have revoked the following standard for records management:

Standard on the physical storage of State records (Standard No. 11)

This standard has been replaced by the following standard for records management:

Standard on the physical storage of State records (Standard No. 13)


ADAM LINDSAY
Acting Executive Director
State Archives and Records Authority of New South Wales

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

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

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

Peter Regan
Deputy Secretary
Infrastructure and Place
Transport for NSW

SCHEDULE

All that piece or parcel of land in the Local Government Area of Newcastle, Parish of Newcastle, County of Northumberland, shown as Lot 1 in Deposited Plan 1249174, said to be in the possession of Newcastle City Council.

Transport for NSW Document Number: 6186552_1

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land in the Local Government Areas of The Hills Shire and Blacktown

Sydney Metro by its delegate declares, with the approval of His Excellency the Governor, that the land described in the schedules below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 as authorised by section 38C of the Transport Administration Act 1988 for the purposes of the Transport Administration Act 1988.
Jon Lamonte  
Chief Executive  
Sydney Metro

**SCHEDULE 1**

All that piece of land situated in the Local Government Areas of The Hills Shire and Blacktown, in the Parishes of Castle Hill and Gidley respectively, County of Cumberland, comprising Lot 260 in DP1249463, being part of land in Windsor Road road reserve, said to be in the possession of The Hills Shire Council and Blacktown City Council.

**SCHEDULE 2**

All that piece of land situated in the Local Government Area of the Hills Shire Council, Parish of Castle Hill and County of Cumberland, said to be in the possession of The Hills Shire Council, comprising:

- Lots 16 and 17 in DP1246514, being parts of land in Balmoral Road road reserve.
- Lot 150 in DP1249488, being parts of land in Memorial Avenue road reserve.
- Lot 181 in DP1248401, being parts of land in Samantha Riley Drive road reserve.

**SCHEDULE 3**

All that piece of land situated in the Local Government Area of Blacktown, Parish of Gidley and County of Cumberland, said to be in the possession of Blacktown City Council, comprising:

- Lot 301 in DP1248461, being parts of land in Cudgegong Road road reserve.
- Lots 321, 322, 323, 324, 325, 326 and 327 in DP1248737, being parts of land in Tallawong Road road reserve.

**SCHEDULE 4**

All that piece of land situated in the Local Government Area of The Hills Shire, Parish of Castle Hill and County of Cumberland, comprising Lot 191 in DP1249550, being parts of land in Certificate of Title 1/1067762, said to be in the possession of Sydney Water.

(Sydney Metro Document Number: **SM-18-00189744**)
SUPREME COURT PRACTICE NOTE SC CL 6

SUPREME COURT COMMON LAW DIVISION – POSSESSION LIST

Commencement

1. This Practice Note was issued on 6 February 2019 and commences on 6 February 2019.

Application

2. This Practice Note applies to proceedings in, or to be entered in, the Possession List.

Definitions

3. In this Practice Note:

   ADR means alternative dispute resolution

   List means the Possession List

   Registrar, CLCM means the Registrar, Common Law Case Management

   UCPR means the Uniform Civil Procedure Rules 2005

4. In this Practice Note ADR includes:

   (a) mediation;

   (b) arbitration; and

   (c) referral to a referee under UCPR Part 20.

Introduction

5. The purpose of this Practice Note is to explain the operation of the List, which is provided for by UCPR Rule 45.4.

6. UCPR Rule 45.4(1) specifies that, subject to exceptions in Rule 45.4(2), proceedings in the Common Law Division in which a claim for possession of land is made are to be entered in the List.
Short form of Statement of Claim

7. In the case of a claim for possession, or possession and debt, against a Defendant who is a borrower/mortgagor, it is open to the Plaintiff to commence proceedings by filing a short form of Statement of Claim in accordance with Annexure 1 of this Practice Note. The principal purpose of the short form is to provide a simplified form of pleading to facilitate an understanding by the Defendant of the nature of the claim which is brought and of the practical consequences which may result.

8. The short form is not a prescribed form, nor is its use compulsory. A Plaintiff may commence proceedings by way of a Statement of Claim pleaded in conventional form, in particular where the claim is not straightforward and involves additional parties (including guarantors). It is necessary for a Statement of Claim, whether or not in short form, to comply with the requirements as to pleadings contained in UCPR Rule 14.15.

Cover sheet to Statement of Claim

9. A cover sheet in the approved form (Form 93), which incorporates information for the Defendant translated into several different languages, is required by UCPR Rule 6.8A to be used with all initiating process in the Possession List, including both the conventional form and short form of Statement of Claim.

Removal from the list

10. Upon proceedings being removed from the List, this Practice Note shall not, subject to paragraph 11 below, apply to the proceedings from the making of the order.

11. The Court may direct that this Practice Note shall continue to apply to the proceedings to the extent stated in the direction.

12. The making of an order removing proceedings from the List shall not affect any orders made or directions given prior to such removal.

Directions hearings

13. Defended proceedings in the List will be managed by way of Directions Hearings which will be conducted in the Online Court in accordance with the Online Court Protocol set out in Annexure 2.

14. Upon a Defence or a Cross-Claim being filed, the registry will give notice to all parties with an address for service in the proceedings of the date for the Online Court sitting of the Initial Directions Hearing before the Registrar, CLCM. If the Registrar, CLCM determines that certain matters are to be heard in open court, the times for the commencement of such direction hearings and/or special fixtures and the Court location may change and practitioners and parties should always check the daily Court Lists prior to attendance at Court.
15. The parties are to be cognisant of the timeframes in the Online Court Protocol to submit requests or consent orders.

Action prior to initial Directions hearing before the Registrar, CLCM

16. It is expected that, where practicable, the parties’ solicitors will have discussed the case before the Initial Directions Hearing before the Registrar, CLCM and will have:

(a) narrowed issues;
(b) agreed on suitable interlocutory orders, directions or arrangements;
(c) prepared a draft timetable for the future management of the proceedings;
(d) submitted draft orders to be sought to the Registrar, CLCM using the Online Court by no later than 2.30pm on the second day preceding the Online Court sitting; and
(e) discussed the possibility of settling the dispute by mediation or other ADR processes.

17. At the Initial Directions Hearing, the Registrar, CLCM may make such orders as are appropriate in the circumstances and will, at this or at a subsequent Directions Hearing, list the matter for a Directions Hearing before a Judge (“Judicial Directions Hearing”).

Judicial Directions Hearing

18. A Judicial Directions Hearing of defended matters will be listed before a Judge and is intended to achieve the following:

(a) to allow the Judge to scrutinise, at an early time, the issues raised in the proceedings including the nature of the Defence and any Cross-Claim - if no reasonable defence on the merits is disclosed, the Judge may consider striking out the Defence at that time, whether or not a Notice of Motion seeking such an order has been filed and served;

(b) identification of steps which are required to facilitate the just, quick and cheap resolution of the real issues in the proceedings: s.56 Civil Procedure Act 2005;

(c) early examination of the likelihood of a Cross-Claim or joinder of other parties to the proceedings - if a party indicates that consideration is still being given to the joinder of other parties (including the issue of a Cross-Claim), the Court will expect a clear explanation as to the steps being taken in this respect, and the time within which any application will be made;

(d) the Court will consider a referral to mediation under Part 4 (ss.25-34) Civil Procedure Act 2005, given the advantage of mediation occurring at a time before costs and interest have accumulated.
19. At the Judicial Directions Hearing the Judge may:

(a) order that the proceedings be referred for mediation: s.26 Civil Procedure Act 2005;

(b) adjourn a matter for further directions before that Judge, if that is considered appropriate to facilitate the just, quick and cheap resolution of the real issues in the proceedings (including by way of mediation);

(c) otherwise adjourn the matter for further directions before the Registrar, CLCM;

(d) consider any application which a party has notified (orally or in writing) to other parties as being an application which may be made, including an application to strike out a pleading or an application for summary judgment or default judgment, whether or not a Notice of Motion seeking such an order has been filed and served - if default judgment is to be sought, the Plaintiff must ensure that all necessary affidavits are in Court to allow the application to proceed.

20. It is not intended that the Judicial Directions Hearing procedure will involve protracted or intensive case management of defended matters by Judges, instead of the Registrar, CLCM. The procedure is intended to promote early resolution of defended matters (in particular by way of mediation), to remove matters from the Defended List if no reasonable defence is disclosed and to reduce delay, in the interlocutory phase, of defended matters which are to proceed to hearing.

Representation

21. Each party not appearing in person must be represented at each Directions Hearing before a Judge or Registrar, CLCM by a barrister or a solicitor familiar with the subject matter of the proceedings and with instructions sufficient to enable all appropriate orders and directions to be made.

Action at Directions hearing

22. At a Directions Hearing before a Judge, Associate Judge or Registrar, CLCM, the Court may give directions and make orders as it considers appropriate with a view to the just, quick, cheap and effective management and disposal of the proceedings. Orders or directions may include:

(a) if the List is not the most appropriate place for the proceedings, the removal of the proceedings from the List, with consequential orders and directions;

(b) setting a timetable for case management;

(c) for the whole or any part of the evidence in the proceedings to be given on affidavit;

(d) for adjournment of the Directions Hearing;
(e) the filing of other pleadings;
(f) the provision of any particulars;
(g) the making of admissions;
(h) the filing of lists of documents;
(i) the provision of copies of documents;
(j) the administration and answering of interrogatories;
(k) the service and filing of affidavits or statements of evidence;
(l) orders for the preservation of evidence;
(m) hearing of applications for summary disposal under UCPR Part 13 or for judgment on admissions;
(n) applications under UCPR Part 14 or Part 15 which relate to pleadings and particulars;
(o) matters relating to proof; and
(p) the provision of any further information to the Court;
(q) the making of any order or judgment under UCPR Rule 16.3 (default judgment) including an order granting possession of land (in the case of the Registrar, CLCM, where the Registrar may so order under delegation).

**Alternative dispute resolution**

23. At a Directions Hearing before a Judge or Registrar, CLCM, the Court will consider whether the proceedings are suitable for ADR. Legal practitioners should ensure that instructions have been obtained prior to a Directions Hearing so that it may be indicated to the Court whether the matter can be mediated.

24. If the matter appears to the Court to be appropriate for resolution by mediation, the Court will refer the proceedings for mediation with or without the consent of the parties.

25. In the event that a party or parties to existing defended matters in the Possession List are reluctant to engage in mediation, the Registrar, CLCM may refer such matters to the Possession List Judge so that mediation may be directed under s.26 Civil Procedure Act 2005 if the Court sees fit, without the consent of the parties to the proceedings.

26. The Court may give directions requiring statements from parties including a timetable to enable parties to be prepared for mediation.
Call-Up of delayed defended matters

27. There will be a quarterly call-up before the Possession List Judge of defended matters in which there is no listing for final hearing or referral for mediation and (subject to the determination of the Possession List Judge in a particular case) more than nine months have elapsed since the filing of a Defence or Cross-Claim. At the call-up, the parties and/or their legal representatives will be required to explain to the Court why the matter has not been listed for final hearing and what steps have been and are being taken to comply with the parties’ statutory duty to assist the Court to further the overriding purpose of the Civil Procedure Act 2005 and the UCPR of facilitating the just, quick and cheap resolution of the real issues in the proceedings (s.56 Civil Procedure Act 2005). The Court will have regard to the guiding principles contained in ss.56-60 Civil Procedure Act 2005 and will utilise appropriate case-management measures with a view to eliminating unreasonable delay between the commencement of proceedings and their final determination (s.59).

Usual order for hearing

28. When ready for trial, proceedings will either be listed by the Registrar, CLCM, or leave will be given by the judge dealing with judicial directions to approach the Registrar or Listing Manager. In such cases the Usual Order for Hearing set out in Annexure 3 is deemed to be made unless the Court otherwise orders. Where the Court otherwise orders, the Court may direct that one or more of the requirements of the Usual Order for Hearing be complied with. Ordinarily a joint statement of matters of fact and law in dispute will be directed. Cases where the Court may otherwise order include cases where one or more party is unrepresented or cases estimated to last no more than one day.

Non-urgent applications for stay

29. A non-urgent application to stay the execution of a writ of possession arises where no time has been fixed for the Sheriff to take possession of the property or such time has been fixed and that time is more than four working days from the time when application is brought to stay the execution of the writ. In these circumstances, the application should be brought by Notice of Motion and Affidavit in support, to be served on the opposing party, with the application to be listed for hearing before the Registrar, CLCM. Annexed to the affidavit should be any documents to be relied upon by the applicant, such as:

(a) where the loan is to be refinanced – proof of steps undertaken to refinance;

(b) where the subject property is to be sold – copies of agent sale agreements, contract for sale of property, advertisements, etc.;

(c) where the proceedings are to be defended – a draft Defence; and

(d) where hardship is claimed - the facts and circumstances relied upon in this regard.
In the event that an order abridging time for service of the Notice of Motion and Affidavit is required, application for such an order should be made to the Duty Registrar who is available by appointment from 9.30 am to 4.30 pm each weekday.

**Urgent applications for stay**

30. Urgent applications to stay the execution of a writ of possession arise where a time has been fixed for the Sheriff to take possession of the property and that time is less than four working days from the time of the stay application. In those circumstances, application should be made to the Duty Registrar who is available from 9:30am to 4.30pm each weekday or by lodging the application through the online registry website. Applicants should ordinarily produce an affidavit in support annexing documentary material, such as:

   (a) where the loan is to be refinanced – proof of steps undertaken to refinance;

   (b) where the subject property is to be sold – copies of agent sale agreements, contract for sale of property, advertisements, etc.;

   (c) where the proceedings are to be defended – a draft Defence, and

   (d) where hardship is claimed - the facts and circumstances relied upon in this regard.

31. A Duty Registrar determining an urgent stay application on an ex parte basis may order that the execution of a writ of possession be stayed for a period (usually not exceeding seven working days) and direct the applicant to file and serve a Notice of Motion seeking appropriate orders and an Affidavit in support of the motion, and may abridge time for service of any order and motion, and list the matter before the Registrar, CLCM. In the event that an ex parte stay is granted, the Duty Registrar should record short reasons for granting the stay by reference to the relevant circumstances referred to in paragraph 30.

32. In the ordinary course, an officer of the Court will inform the Sheriff if an ex-parte stay has been granted and will provide the Plaintiff’s solicitor by email with copies of the Court order and any affidavit relied upon on the stay application.

33. In the case of an applicant who has previously been granted a stay, unless there is good reason not to do so, the Duty Registrar should stand down an urgent application, and require the applicant to notify the Plaintiff that application for a stay is to be made so as to permit that party an opportunity to appear on the application. Where the Plaintiff does not oppose an urgent stay application, the Duty Registrar should determine the application. Where the Plaintiff opposes an urgent stay application, the Duty Registrar should refer the application to the Registrar, CLCM, so that the application may be heard and determined in open court.
Stay applications generally

34. The Duty Registrar or Registrar, CLCM, must refer the proceedings to an Associate Judge or Duty Judge for consideration where a Judge or Associate Judge has refused the applicant a stay on an earlier occasion.

35. The Duty Registrar or Registrar, CLCM, may refer the proceedings to an Associate Judge or Duty Judge for consideration:

(a) where the Duty Registrar or Registrar, CLCM, is not prepared to grant a stay to the applicant, or

(b) where the Registrar, CLCM, is not in a position to hear an urgent and opposed stay application which has been referred by the Duty Registrar in accordance with paragraph 33.

36. Apart from the circumstances referred to in paragraphs 34 and 35 above, it is expected that all stay applications in Possession List matters will be considered and determined by the Registrar, CLCM or a Duty Registrar.

37. If a stay application is made directly to an Associate Judge or to the Duty Judge, the applicant will be directed to the Duty Registrar.

Disposal of applications

38. Applications, to which all relevant parties consent, may be dealt with at any time by arrangement with the Registrar, CLCM.

39. Applications for summary disposal will be listed for a Directions Hearing in the Online Court unless the Registrar, CLCM determines that the Directions Hearing should be dealt with in open Court for referral to an Associate Judge or Duty Judge for determination.

40. Applications to set aside default judgment will be heard by the Registrar, CLCM.

Listing for hearing

41. When ready for trial, proceedings will be listed by the Registrar, CLCM, for hearing with no priority over other proceedings unless an order for expedition is made.

42. All applications for expedition should ordinarily be made in the first instance to the Registrar, CLCM.

Adjournment

43. To ensure efficient use of Court time, proceedings fixed for trial will not normally be adjourned unless special circumstances have arisen which could not have been foreseen.
44. An application for adjournment requires supporting affidavits.

45. An application for adjournment will not usually be granted unless the party on whose behalf the application is made is present at the time the application is made or has sworn an affidavit verifying that that party is aware of the reasons for the application and identifying those reasons.

**Inactive proceedings**

46. If a Defence or application for default judgment is not filed within 6 months of the claim being instituted, the Court may dismiss the proceedings on its own motion pursuant to UCPR Rule 12.8.

47. The Court will dismiss the claim (or where appropriate, the proceedings) without notice where it appears from the Court’s records that, for over 9 months, no party to the proceedings has taken any step in the proceedings, unless the Plaintiff notifies the Court of its desire to show cause why an order for dismissal should not be made. Requests to show cause must be made through the online registry website.

48. The Court may, if the Plaintiff gives notice in accordance with paragraph 47, list the proceedings for further consideration by the Registrar, CLCM in the Online Court or the Possession List Judge, and notify the Plaintiff of such listing, and on the occasion listed, the Court may make such order as is appropriate, including dismissal of the claim or the proceedings.

49. Paragraph 46 does not apply to proceedings, or to a claim, that have or has been disposed of by judgment, final order, discontinuance or dismissal.

50. Unless the Court otherwise orders, where proceedings have been dismissed under UCPR Rule 12.8 and the Plaintiff applies to have the matter restored to the List, application is ordinarily to be made by Notice of Motion and affidavit in support, to be served upon the Defendant and made returnable before the Registrar, CLCM in the Online Court.

**Summary disposal**

51. An application for summary disposal, made after proceedings are listed for hearing by the Registrar, CLCM, will be heard at the same time as the substantive proceedings, unless the Court otherwise orders.

**Default judgment**

52. Entry in the List will not affect a party’s entitlement to apply for default judgment.
Applications to extend the time for service of the statement of claim

53. Pursuant to UCPR Rule 6.2 (4)(a) a statement of claim is valid for service on the defendant for 6 months from the date of filing. An application to extend this period may be made to the Registrar, CLCM without filing or serving a notice of motion. Applications must be by affidavit lodged through the online registry website and set out the extended period of time that is sought, and the reason why an extension of time is required. If the extension of time is required as a result of a stay pending an investigation by an Ombudsman then an affidavit is not required. In all other cases an affidavit must be provided. Only one application for extension of time will be determined in chambers. Any subsequent application is to be made by filing a notice of motion with an affidavit in support which will be made returnable before the Registrar, CLCM for determination.

Contacting the registrar

54. Where a matter is eligible for the Online Court, all communication with the Registrar, CLCM must be conducted in accordance with the Online Court Protocol.

T F BATHURST AC
Chief Justice of New South Wales
6 February 2019

Related information
See also:
Practice Note SC CL 1 - Supreme Court Common Law Division - General
Practice Note SC Gen 1 - Supreme Court – Application of Practice Notes
Practice Note SC Gen 6 - Supreme Court – Mediation
Supreme Court Rules 1970
Uniform Civil Procedure Rules 2005

Amendment history
6 February 2019: This Practice Note replaces the previous version of SC CL6 issued on 10 August 2012.
10 August 2012: This Practice Note replaces the previous version of SC CL6 issued on 19 March 2012; paragraph 27 replaced and Annexure 2 added; paragraph 52 amended to remove specific reference to the Financial Ombudsman.
19 March 2012: This Practice Note replaces the previous version of SC CL6 issued on 10 March 2010; paragraph 52 replaced and paragraph 53 added.
10 March 2010: This Practice Note replaces the previous version of SC CL6 issued on 2 November 2007.
17 August 2005: Practice Note SC CL 6 replaced Former Practice Note No. 106.
ANNEXURE 1

Supreme Court Short Form of Statement of Claim for Possession [and Debt] against a Borrower/Mortgagor

<table>
<thead>
<tr>
<th>RELIEF CLAIMED</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Judgment for the Plaintiff, [name of Lender], for possession of the land comprised in [Title/Folio numbers] being the land situated at and known as [address].</td>
</tr>
<tr>
<td>2. Judgment for the Plaintiff, [name of Lender], against the [role of party, eg Defendant] for $[amount].</td>
</tr>
<tr>
<td>3. The [role of party, eg Defendant] pay the Plaintiff's costs.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PLEADINGS AND PARTICULARS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. You are the owner of property at [address/folio identifier etc].</td>
</tr>
<tr>
<td>2. You obtained a loan from [name of Lender] on [date]. [&quot;Lender&quot;]</td>
</tr>
<tr>
<td>3. You mortgaged your property as security for this loan by a mortgage [number].</td>
</tr>
<tr>
<td>4. This mortgage means that if you default under your loan, the Lender can:</td>
</tr>
<tr>
<td>(a) take possession of your property; and</td>
</tr>
<tr>
<td>(b) obtain a judgment against you for the amount you owe the Lender.</td>
</tr>
<tr>
<td>5. You are in default of your loan by breach of [specify breach to comply with requirements concerning pleadings in Rule 14.15 Uniform Civil Procedure Rules 2005].</td>
</tr>
<tr>
<td>Particulars of default Failure to pay the following amounts due [if applicable].</td>
</tr>
<tr>
<td>$ due Non-monetary default by virtue of [if applicable]</td>
</tr>
<tr>
<td>6. Notice of default pursuant to s80 of the Consumer Credit (New South Wales) Code, has been served. [if notice required]</td>
</tr>
<tr>
<td>Notice dated __________</td>
</tr>
<tr>
<td>OR</td>
</tr>
<tr>
<td>6. Notice pursuant to s80 of the Consumer Credit (New South Wales) Code is not required. [if notice is not required]</td>
</tr>
<tr>
<td>7. Given your default, the Lender now claims against you, judgment for:</td>
</tr>
<tr>
<td>(a) possession of your property.</td>
</tr>
<tr>
<td>(b) the full amount of your loan, being $.................as at.................[if claimed]; and</td>
</tr>
<tr>
<td>(c) continuing interest and fees in accordance with the loan [if claimed];</td>
</tr>
<tr>
<td>(d) costs.</td>
</tr>
</tbody>
</table>

[On a new page, replace the Notice to defendant and How to respond sections of the approved form of Statement of Claim with the following:]

<table>
<thead>
<tr>
<th>NOTICE TO DEFENDANT AND HOW TO RESPOND</th>
</tr>
</thead>
<tbody>
<tr>
<td>You may have a defence to the above claim.</td>
</tr>
<tr>
<td>If you do have a defence:</td>
</tr>
<tr>
<td>a. You must file a Defence within 28 days in the Supreme Court.</td>
</tr>
<tr>
<td>b. If you fail to file a Defence within 28 days, judgment may be obtained against you.</td>
</tr>
</tbody>
</table>
If you are unsure whether you have any defence, it is in your interests to seek legal advice:
You may either:

c. Telephone Law Access NSW on 1300 888 529 (a local call from anywhere in NSW), for free information or referral for legal advice (see www.lawaccess.nsw.gov.au); or
d. Telephone the Law Society of NSW on 9926 0300 for the name of a private solicitor in your area.

If you do not have any defence:

e. The Lender can obtain a judgment against you for possession and evict you from your property.
f. The Lender may also obtain a judgment against you for the loan plus fees and expenses and take enforcement action against you to recover the judgment.
g. The Lender may sell your property. It may be necessary for the Lender to have served on you a notice under section 57(2)(b) Real Property Act 1900 and for you to have not complied with it before the Lender can sell your property.
h. If the property is sold for less than the amount of the loan, you may be liable for the remaining balance of the loan.

Voluntary surrender

i. You may wish to voluntarily surrender your property to the Lender. If so, you should contact the Lender on . This may result in a saving of costs.

Extension of time to vacate property

If you have no Defence, but wish to apply for an extension of time before you are required to vacate the property, you should also contact the Lender’s Collection Manager or solicitor to request further time for you to vacate the property.
If you cannot reach agreement as to a date for vacating the property then you can apply to the Duty Registrar of the Supreme Court – Level 5, Law Courts Building, Queen’s Square, Sydney for an extension of time, which may enable you to remain in the property, subject to certain conditions.

Any such application should show:
1. if the loan is to be refinanced – proof of steps undertaken to refinance – copies of any loan offer or refinance proposal;
2. if the subject property is to be sold – copies of agent sale agreements, contract for sale of property, advertisements, etc;
3. any other reason you have for seeking an extension of time.
ANNEXURE 2

Commencement

1. This Protocol commences on 6 February 2019.

Application

2. This Protocol applies to all matters in the Common Law Division Possession List.

Definitions

3. In this Protocol:

   Judicial Officer means a Judge or Associate Judge of the Common Law Division or a Registrar.

   Online Registry has the same meaning as in Part 3 of the Uniform Civil Procedure Rules 2005 (NSW).

   PDF means Portable Document Format.

   Registered User means a person who has registered as a user of the Online Registry and the Online Court.

   Request means a request using the Online Court for case management orders (including, but not limited to, timetables for the preparation of the matter for trial, referral to mediation, adjournment, referral to the List Judge, and scheduling a listing date).

   UCPR means the Uniform Civil Procedure Rules 2005 (NSW).

Availability of Online Court

4. The Online Court is available to all persons who are Registered Users.

5. Legal practitioners or self-represented litigants appearing in matters entered in the Possession List must be Registered Users. Registration and access to the Online Court is at https://onlineregistry.lawlink.nsw.gov.au/.

User Identification Code and Password

6. Each Registered User has a unique User Name and Password which must be kept secure.

7. When an Online Registry account is used to send a message or document using the Online Court, the person to whom that account was allocated is deemed to be the person who sent the message or document and is responsible for the contents.
Procedure

8. All matters in the Possession List are automatically entered into the Online Court and will be managed in the Online Court unless the Court otherwise orders.

9. Registered Users must submit Requests to the Registrar, CLCM by no later than 11:00 AM on the second day preceding the Online Court sitting. Counter requests and a consent to pending orders must be submitted by no later than 2:30 PM on the second day preceding the Online Court sitting.

10. Failing to submit requests or consent orders in the Online Court in accordance with the timeframes described in this Practice Note will be treated as a non-appearance in the proceedings. The Registrar, CLCM will issue a notice pursuant to rule 13.6 of the UCPR that any further non-appearance may result in the proceedings being dismissed.

Conduct in an Online Court

11. The Online Court is a virtual courtroom and must only be used for issues requiring consideration and determination by a Judicial Officer.

12. The Online Court must not be used for communications solely between the parties or their legal representatives.

13. It is expected that there will be adherence to professional etiquette and courtesy in the Online Court.

14. Undertakings given and orders made in an Online Court are binding as if given or made in open court.

15. All rules including those relating to contempt apply to proceedings conducted in the Online Court.

Terminating an Online Court

16. Any party may, by 11:00 AM on the second day preceding the Online Court sitting, submit a Request to the Registrar, CLCM for the matter to be dealt with in open court on the basis that the matter is not suitable to be dealt with using the Online Court.

17. A Judicial Officer may at any time order that any or all further hearings be conducted in open court or that matters in open court be conducted in the Online Courts.

Messages

18. Messages posted in an Online Court must be:
   • relevant to the topic under discussion;
   • concise; and
   • posted in a timely manner.
19. A Judicial Officer may, from time to time, give instructions as to:
   - the acceptable length of messages in an Online Court; and
   - the time and date by which messages must be received.

**Documents**

20. Documents may be attached to messages sent using the Online Court.

21. Documents cannot be filed using the Online Court. Documents must be filed in accordance with Parts 3 and 4 of the UCPR and should be filed using the Online Registry at [https://onlineregistry.lawlink.nsw.gov.au/](https://onlineregistry.lawlink.nsw.gov.au/).

22. If an Online Court message refers to a document that has been filed, the document should be attached to the message. The message must indicate the date on which the document was filed and when a notice of acceptance of the document was given.

23. Documents sent using the Online Court must be in PDF and must not be locked.

24. If, for any reason, a matter is heard in open court, each party must bring to the court appearance all documents filed in the matter.

**Transcripts**

25. A free official transcript of an Online Court can be requested by emailing the Online Registry.

26. Requests by non-parties for a transcript will be referred to the Judicial Officer presiding over the Online Court for consideration.
ANNEXURE 3

By no later than 7 working days before the trial date the parties are to file a Court Book consisting of all pleadings, all evidence, any objections to evidence (limited to those that are essential having regard in particular to s 190(3) of the Evidence Act 1995), a clear, concise, joint statement of matters of fact and law that are really in dispute, and a short outline of submissions. The Court book is to be clearly marked on the front cover with the hearing date.

This amendment takes effect on and from 7-02-2019.

VICTOR DOMINELLO, MP

Minister for Finance, Services and Property
Schedule to Order under Section 364
2019 amendment to Workers Compensation Commission Rules 2011

<table>
<thead>
<tr>
<th>Rule</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.4 (1)</td>
<td>Delete: “decision notice” means a notice issued under section 78 or 287A of the 1998 Act, and includes a notice issued under section 74 and 54 of the 1998 Act as in force immediately before 1 January 2019.”</td>
</tr>
</tbody>
</table>
COUNCIL NOTICES

BLACKTOWN CITY COUNCIL
NOTIFICATION OF CLOSING OF A ROAD

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

DESCRIPTION

Parish – Gidley; County – Cumberland
Land District – Central City; LGA – Blacktown
Road Closed: Lots 1, 2 & 3 DP 1248598

SCHEDULE

On closing, the land within lots 1, 2 & 3 DP 1248598 remains vested in Blacktown City Council, as operational land, for the purposes of the Local Government Act 1993.

Kerry Robinson
Chief Executive Officer
Blacktown City Council
Council Reference: RD1421-07

BLACKTOWN CITY COUNCIL
Roads Act 1993, Section 10
Dedication of Land as a Public Road

NOTICE is hereby given that in accordance with Section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated to the public as road. K. Robinson, General Manager, Blacktown City Council, PO Box 63, Blacktown NSW 2148.

SCHEDULE

Lots 2 & 3 DP 1215983 Jerralong Drive, Schofields
Lot 5 DP 1209060 Jerralong Drive, Schofields

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:

<table>
<thead>
<tr>
<th>Name</th>
<th>Locality</th>
</tr>
</thead>
<tbody>
<tr>
<td>STEPHENSON ROAD</td>
<td>Marulan</td>
</tr>
</tbody>
</table>

Description

New Road in Subdivision on 499 Brayton Road, Marulan Lots 214 & 215 in DP 750053 and Lot 2 in DP 889965

KEN WHEELDON, Manager Land & Property Services, Goulburn Mulwaree Council, 184-194 Bourke Street, Goulburn NSW 2580

GNB Ref: 0030
KYOGLE COUNCIL
Roads Act 1993
Notification of closing of a road

NOTICE is hereby given, under section 38 of the Roads Act 1993, that a section of public road as described in the Schedule below is to be closed.

GRAHAM KENNETT, General Manager, Kyogle Council, PO Box 11, Kyogle, NSW 2474
February 7 2019

SCHEDULE
Council public road known as Duck Creek Road, from the intersection with Afterlee Road through Lots 28 and 22 of DP 751048 as shaded in the attached plan

LAKE MACQUARIE CITY COUNCIL
ROADS ACT 1993
Naming of Roads

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

<table>
<thead>
<tr>
<th>Name</th>
<th>Locality</th>
</tr>
</thead>
<tbody>
<tr>
<td>CARRERA CRESCENT</td>
<td>Cooranbong</td>
</tr>
</tbody>
</table>

Description

Subdivision of Lot 12 DP 1019060, 6 Highland Avenue, COORANBONG

MORVEN CAMERON, Chief Executive Officer, Lake Macquarie City Council, PO Box 1906, WARABROOK NSW 2310

GNB Ref: 0029

NORTHERN BEACHES COUNCIL
ROADS ACT 1993
Northern Beaches Council – Naming of Roads

ERRATUM

In the notice published in NSW Government Gazette No 39 of 6 April 2018, page 2071, the words “LAURINA ROAD” are replaced with “LAURINA STREET”. This notice corrects that error.

The gazettal date remains 6 April 2018.
PENRITH CITY COUNCIL

NOTICE

ROADS ACT 1993, SECTION 10
Dedication of Land as Public Road

NOTICE is hereby given that in accordance with Section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated as Public Road.

WARWICK WINN, General Manager. Penrith City Council, PO Box 60, Penrith NSW 2751.

SCHEDULE

Lot 11 in Deposited Plan 264298 Parish of Strathdon, County of Cook

SHELLHARBOUR CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

<table>
<thead>
<tr>
<th>Name</th>
<th>Locality</th>
</tr>
</thead>
<tbody>
<tr>
<td>EVELYN COURT</td>
<td>Shellharbour City Centre</td>
</tr>
</tbody>
</table>

Description
cul-de-sac off Benson Avenue

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

GNB Ref: 0031

THE HILLS SHIRE COUNCIL

Roads Act 1993, Section 10

Notice is hereby given that The Hills Shire Council dedicates the land described in the schedule below as public road under Section 10 of the Roads Act 1993. GENERAL MANAGER, The Hills Shire Council, 3 Columbia Court, Norwest NSW 2153

SCHEDULE

All that piece or parcel of land known as Lot 3 in DP 1237968 in The Hills Shire Council, Parish of Nelson, County of Cumberland, and as described in Folio Identifier 3/1237968

WOLLONDILLY SHIRE COUNCIL

ERRATUM

Naming of Public Roads

In the notice referring to the Naming of Public Roads in the Wollondilly Local Government Area, Folio 77, No 3 of 18 January 2019, the new road, Bullen Road Silverdale road type was incorrect. The correct road name is Bullen Drive Silverdale. This notice corrects that error.

MICHAEL MALONE, Acting CEO, Wollondilly Shire Council, 62-64 Menangle Street, Picton NSW 2571
WOOLLAHRA MUNICIPAL COUNCIL

Notification of Vesting

In accordance with Section 50(4) of the Local Government Act 1993, the Recreation Reserve comprising the land specified below is vested in Woollahra Municipal Council.

Description

Lot 10 in Deposited Plan 12011.

Note: Title to the above land vests in Woollahra Municipal Council as a Recreation Reserve.

Dated 11 January 2019

Gary Leonard James
General Manager
Woollahra Municipal Council

WOLLONGONG CITY COUNCIL

Section 16 ROADS ACT 1993
Dedication of Land as Public Road

Pursuant to section 16 of the Roads Act 1993, Wollongong City Council hereby dedicates the land in the diagram below as public road.

Greg Doyle, General Manager (Acting), Wollongong City Council, Locked Bag 8821, Wollongong DC NSW 2500.