



# *Government Gazette*

of the State of

New South Wales

Number 27

Friday, 29 March 2019

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# GOVERNMENT NOTICES

## Miscellaneous Instruments

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### HEALTH INSURANCE LEVIES ACT 1982

#### NOTICE OF PRESCRIBED RATE

Pursuant to the *Health Insurance Levies Act 1982*, the prescribed rate for the purposes of the Act for the period commencing on 1 April 2019 will be \$1.56.

Stephen R Brady  
Chief Commissioner of State Revenue

21 March 2019

(n2019-812)

## Planning and Environment Notices

### ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 19/3/19

Steve O'Donoghue  
A/Director  
Resource and Energy Assessments

#### SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Northparkes Mine Step Change Project' (11_0060), approved by a delegate of the Minister for Planning and Environment under section 75J of the Act on 16 July 2014 and as subsequently modified under section 75W.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Northparkes Mine Step Change Project' (11_0060) as in force on the date of this Order.

(n2019-813)

### ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 25 March 2019

David McNamara  
Director  
Key Sites Assessments

#### SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Redevelopment of the former Rachel Forster Hospital' (MP09_0068), approved by the Planning Assessment Commission pursuant to Section 75J of the Act on 1 July 2013 and as subsequently modified under section 75W of the Act.	All land in <b>Schedule 1</b> of the approval to carry out the redevelopment known as the Rachel Forster Hospital, being 134 – 144 Pitt Street, Redfern (Lot 7 DP 664804) (MP 09_0068) as in force on the date of this Order. The application has been modified once under Part 3A.

(n2019-814)

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**

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

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

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

Dated: 25 March 2019

David McNamara  
Director  
Key Sites Assessments

**SCHEDULE 1**

<b>Column 1 Development</b>	<b>Column 2 Land</b>
Development known as the 'Redevelopment of the Stables Precinct, Royal Randwick Racecourse' (MP 10_0098), approved by the Planning Assessment Commission pursuant to Section 75J of the Act on 7 February 2011 and as subsequently modified under section 75W of the Act.	All land shown with a red outline on the enclosed plans, being the 'context/locality plan', 'site plan' and 'existing site/survey plan' specified in Condition A2 of the project approval to carry out the development known as the 'Redevelopment of the Stables Precinct, Royal Randwick Racecourse' (MP 10_0098) as in force on the date of this Order. The application has been modified once under Part 3A.

(n2019-815)

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**

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

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

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

Dated: 27 March 2019

ANTHONY WITHERDIN  
Director, Regional Assessments

**SCHEDULE 1**

<b>Column 1 Development</b>	<b>Column 2 Land</b>
Development known as the 'The Bucketts Way, Tinonee Rural Residential Subdivision (MP 05_0038)', approved by the Minister for Planning, under section 75J of the Act on 5 April 2009.	All land identified by Lot and DP reference in Part A – Table of Schedule 1 of the approval to carry out the development known as the 'The Bucketts Way, Tinonee Rural Residential Subdivision (MP 05_0038)' as in force on the date of this Order.
Development known as the 'Woolworths Retail Facility and Associated Works' (MP 10_0195), approved by the Planning Assessment Commission, under section 75J of the Act on 12 September 2013.	All land identified by Lot and DP reference in Part A – Project of Schedule 1 of the approval to carry out the development known as the 'Woolworths Retail Facility and Associated Works (MP 10_0195)' as in force on the date of this Order.

(n2019-816)

## 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: 21 March 2019

ANTHONY WITHERDIN  
Director, Regional Assessments

### SCHEDULE 1

Column 1 Development	Column 2 Land
Development known as the 'Belle O'Connor Residential Subdivision' (MP 08_0167), approved by the Planning Assessment Commission, under section 75J of the Act on 3 June 2011 as subsequently modified under section 75W of the Act.	All land identified in Schedule 1 of the approval to carry out the development known as the 'Belle O'Connor Residential Subdivision' (MP 08_0167), as in force on the date of this Order.

(n2019-817)

## WORK HEALTH AND SAFETY (MINES AND PETROLEUM SITES) EXEMPTION (USE OF CABLES IN HAZARDOUS ZONES) 2019

under the Work Health and Safety Regulation 2017

I, Garvin Burns, Chief Inspector, having delegated authority from the Secretary of the Department of Planning and Environment as the Regulator under the *Work Health and Safety Act 2011* in relation to a mine or petroleum site, pursuant to clause 684 of the *Work Health and Safety Regulation 2017*, grant the following exemption.

Dated this 13th day of March 2019.

Garvin Burns  
Chief Inspector  
Department of Planning and Environment

### 1 Name

This Exemption is the *Work Health and Safety (Mines and Petroleum Sites) Exemption (Use of Cables in Hazardous Zones) 2019*.

### 2 Commencement

This Exemption commences on the date of publication in the NSW Government Gazette and has effect until revoked.

### 3 Interpretation

In this Exemption:

**engineered system** means a combination of items of plant and cables that is designed to work together to perform a specific function safely.

**exempted cable** means a cable that does not conform to the requirements of clause 80(3)(b) or (c) of the Regulation and is intended to be used in an application where conformance with these clauses is required.

**the Regulation** means the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014*.

Terms used in this Exemption have the same meaning as in the *Work Health and Safety Act 2011*, *Work Health and Safety Regulation 2017*, *Work Health and Safety (Mines and Petroleum Sites) Act 2013* and the Regulation.

### 4 Exemption

This Exemption is a class exemption made by the regulator on its own initiative.

This Exemption applies to the use of cables in a hazardous zone in an underground coal mine, where the concentration of methane in the general body of air is less than 1.25% by volume.

A mine operator of an underground coal mine is exempt from the requirements of clause 80(3)(b) and (c) of the Regulation, subject to the conditions specified in clause 5 of this Exemption.

### **5 Conditions**

- (1) An exempted cable may only be used in a hazardous zone at the mine if the cable has been designed for use with an engineered system and it is used only as a component of that engineered system.
- (2) The individual nominated to exercise the statutory function of electrical engineering manager at the mine must determine that the use of an exempted cable in an engineered system will result in a standard of safety that is at least equivalent to the standard that would be achieved by compliance with clause 80(3)(b) and (c) of the Regulation.
- (3) The mine operator must keep all records relating to the determination in clause 5(2), including all risk assessments, engineering calculations and other relevant information while the engineered system is in use at the mine.

### **6 Exemption does not affect other requirements**

Nothing in this exemption affects any other applicable requirement imposed by law in relation to the matters this Exemption applies to.

(n2019-818)

## Roads and Maritime Notices

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### MARINE SAFETY ACT 1998

#### MARINE NOTICE

#### Section 12(2)

#### REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS

##### **Location**

Balmoral Beach, Sydney Harbour

##### **Duration**

7.00am to 12.30pm – Sunday 7 April 2019

##### **Detail**

A swim event will be conducted on the waters of Balmoral Beach in a designated area south west of Balmoral Beach and Wyargine Point.

An **EXCLUSION ZONE** is specified during the event, which will be marked by a perimeter of yellow buoys, as well as by Roads and Maritime Services and Marine Rescue vessels stationed on the perimeters. The limits of the Exclusion Zone are shown on the event map (see below for details).

Unauthorised vessels and persons are strictly prohibited from entering the Exclusion Zone, which will be patrolled by Roads and Maritime and Marine Rescue vessels.

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

##### **SPECIAL RESTRICTIONS**

Special restrictions apply to all vessels navigating within 200 metres of the Exclusion Zone. Vessels navigating within 200 metres of the Exclusion Zone must do so at a speed not exceeding 6 knots and must produce minimal wash.

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

##### **Maps and Charts Affected**

RMS Boating Map – 9D

RAN Hydrographic Chart AUS 200

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice SY1909

Date: 25 March 2019

Daniel Dummer

Manager Operation Sydney Harbour

Delegate





(n2019-819)



**MARINE SAFETY REGULATION 2016**  
**EXEMPTION ORDER**  
**MOTOR POWERED HYDROFOIL BOARDS**  
Clause 140(1)

I, Hendrik Clasic, General Manager Service Delivery and Education, NSW Maritime Division, a delegate of Roads and Maritime Services (RMS), pursuant to clause 140(1) of the *Marine Safety Regulation 2016* (the Regulation), hereby EXEMPT the owners and operators of motor powered hydrofoil boards (a class of persons) from the requirements that are placed upon them by Part 5 of the Regulation – such requirements being limited to those which are imposed as a direct result of motor powered hydrofoil boards meeting the description of a “*personal watercraft*” in clause 3 of the Regulation.

The Exemption Order enables owners and operators of motor powered hydrofoil boards – devices holding the characteristics of a ‘*personal watercraft*’ (as defined) – to be exempt from the specific licensing and registration requirements that otherwise apply to owners and operators of personal watercraft, instead applying the regime governing ordinary powered vessels.

For the avoidance of doubt, all requirements of Part 5 of the Regulation that ordinarily apply to powered vessels – other than those requirements that specifically apply to personal watercraft – continue to apply to owners and operators of motor powered hydrofoil boards.

This Exemption Order is subject to the General Conditions set out in Schedule 1.

This Exemption Order does not apply in any individual case where RMS has expressed in writing that it does not to apply with respect to a particular vessel or person.

**Object**

The object of this Exemption Order is to facilitate economic innovation and promote the safe operation of vessels on NSW waterways. In effect, this order allows a motor powered hydrofoil board – a vessel that would otherwise be classified as a personal watercraft and subject to the extended regulatory requirements that apply to such vessels – to be treated as an ordinary powered vessel. In making this Exemption Order, RMS considers that the regulatory framework applicable to ordinary power driven vessels can appropriately manage the risks associated with these vessel, given their speed and operational factors.

**Breach**

A breach of the General Conditions in Schedule 1 renders this Exemption Order inoperative, with the result that the vessel owner and operator are required to comply with the marine legislation as it relates to personal watercraft.

**Definitions:**

In this Exemption Order:

***Motor powered hydrofoil board*** means a board-style vessel fitted with a hydrofoil and propelled by the operation of an electric motor on or within the board or hydrofoil, operated predominantly by a person laying prone, kneeling or standing on the hull, and with a maximum speed capability of 25 knots.

**Publication**

Pursuant to clause 140(3)(b) of the Regulation, this Exemption Order is published in the NSW Government Gazette and may be revoked at any time by RMS.

This Order takes effect on the date that it is published.

Date: 1 March 2019

Hendrik Clasic  
Delegate

**SCHEDULE 1**  
**GENERAL CONDITIONS**

1. The operator of motor powered hydrofoil board is required to hold a general boat driving licence if the vessel is operated at a speed of 10 knots or more.
2. The operator of a motor powered hydrofoil board must not operate the vessel at a speed greater than 25 knots unless the vessel is registered as a personal watercraft and the operator holds a personal watercraft licence.

3. The owner and operator of a motor powered hydrofoil board is required to comply with registration requirements for a vessel if the motor size is 4.0 kilowatts or greater.
4. Despite the exemption from certain provisions of Part 5 of the Regulation, the owner and operator of a motor powered hydrofoil board must comply with all other provisions of the marine legislation that relate to the operation of personal watercraft (e.g. lifejacket wear requirements, restrictions on use in personal watercraft exclusion zones and restrictions on use between sunset and sunrise).
5. The owner and operator of a motor powered hydrofoil board is to ensure that registration numbers (where required) shall be displayed:
  - a. on each side of the vessel,
  - b. in figures that are at least 50 millimetres high, and
  - c. in a contrasting colour to the hull so that they are clearly distinguishable.

(n2019-820)

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## MARINE SAFETY ACT 1998

### MARINE NOTICE

#### Section 12(2)

#### REGULATION OF VESSELS – SPECIAL RESTRICTIONS

##### **Location**

Murray River – near the township of Torrumbarry between the 1638km and 1648km river markers.

##### **Duration**

7.30am to 6.00pm – Saturday 6 April 2019

7.30am to 11.00am – Sunday 7 April 2019

##### **Detail**

A fishing competition will be conducted on the navigable waters of the Murray River as specified above.

Due to the risk to safe navigation as a result of the large number of participating vessels, a Regulated Area with special restrictions is specified for the full width of the Murray River between the locations detailed above.

The Regulated Area will be marked and monitored by control vessels stationed at the perimeter and at various stages along the River.

##### **Special Restriction**

Pursuant to Section 12(3) of the *Marine Safety Act 1998*, **no aquaplaning or towing** (including water skiing, wakeboarding, and tube riding) is permitted in the Regulated Area.

All vessel operators and persons using the waters in the vicinity of the event must comply with the above restriction, keep a proper lookout, and exercise caution.

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

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice: SO1921

Date: 12 March 2019

Deon Voyer  
Manager Operations South  
Delegate

(n2019-821)

**MARINE SAFETY ACT 1998**

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

**Location**

Botany Bay, Brighton-Le Sands – between the Cooks River Entrance and Ramsgate Beach (800 metres from the shore for a length of 3000 metres)

**Duration**

9:00am to 4:00pm – Saturday 30 March 2019

9:00am to 4:00pm – Sunday 31 March 2019

**Detail**

Competitive water ski races will be conducted on the waters of Botany Bay, involving the use of high speed power vessels, persons being towed at speed using towlines, and persons in the water from time to time, which may present a significant potential hazard to other waterway users.

An **EXCLUSION ZONE** is specified during the event, which will be indicated by the presence of support vessels and Roads and Maritime patrol vessels on the course perimeters.

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 and support vessels, and exercise extreme caution.

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

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice SY1908

Date: 25/03/2019

Andy Robertson

Manager Operations Botany Bay/Port Hacking, (Operations & Compliance)

Delegate

(n2019-822)

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**MARINE SAFETY ACT 1998**

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

**Location**

Tasman Sea – near the township of Shellharbour as marked by buoys near the entrance of Shellharbour Boat Harbour and Cowrie Island.

**Duration**

10.00am to 1.00pm – Sunday 7 April 2019.

**Detail**

A swim event will be conducted in the location specified above between the above times.

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

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

All vessel operators and persons using waters 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*)

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice: SO1922

Date: 12 March 2019

Deon Voyer  
Manager Operations South  
Delegate

(n2019-823)

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**MARINE SAFETY ACT 1998**

**MARINE NOTICE**

Section 12(2)

**REGULATION OF VESSELS – EXCLUSION ZONE AND SPECIAL RESTRICTIONS**

**Location**

Lake Mulwala – near the locality of the Mulwala Water Ski Club and within an area bounded by:

- the Mulwala foreshore between the land-based localities of the Lake Edge Resort and south to the Melbourne Street Bridge, then
- east into Lake Mulwala for a distance of approximately 750 metres, then
- north to a location directly east of the Lake Edge Resort.

**Duration**

7.00am to 6.00pm – Friday 5 April 2019

7.00am to 6.00pm – Saturday 6 April 2019

7.00am to 6.00pm – Sunday 7 April 2019

**Detail**

Competitive powerboat races will be conducted on the waters of Lake Mulwala as specified above, involving the use of high speed power vessels which will be active in the area on the days specified above during the above times. This will present a significant potential hazard to other waterway users.

There will also be support vessels present to manage the event.

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

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

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

**TRANSIT LANE AND SPECIAL RESTRICTIONS**

A ‘transit lane’ will be established along the foreshore from the Lake Mulwala Holiday Park, south of the Mulwala Water Ski Club, to the Melbourne Street bridge, Mulwala, within which a patrol vessel or an authorised control vessel may, at times during the event, authorise local vessel traffic to pass through and within the confines of the transit lane.

**SPECIAL RESTRICTIONS** apply to vessels using the transit lane. Vessels navigating the transit lane must do so at a speed not exceeding 4 knots and must produce no wash.

Due to high speeds involved in the event, Roads and Maritime urges all spectators to exercise extreme caution when near the area, to be aware of approaching race vessels and exit points in case of an emergency.

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

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice: SO1920

Date: 19 March 2019

Deon Voyer  
Manager Operations South  
Delegate

(n2019-824)

**MARINE SAFETY ACT 1998**

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

**Location**

Ulladulla Harbour and Tasman Sea – waters within a 200 metre radius from the southern end of Ulladulla Harbour Northern Break Wall.

**Duration**

5.00pm to 6.30pm – Sunday 21 April 2019.

**Detail**

A fireworks display will be conducted over the navigable waters of Ulladulla Harbour and the adjacent waters of the Tasman Sea. The display will be staged from land and the area directly around this location may be dangerous and hazardous while the fireworks display is occurring.

An **EXCLUSION ZONE** is specified during the event, which will extend for 200 metres around the fireworks stage. The zone will also be indicated by the presence of control vessels stationed on the perimeters of the zone.

No unauthorised vessels (including vessels which hold a licence to be moored within the zone) or persons may enter the zone between the specified times.

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

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

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice: SO1923

Date: 19 March 2019

Deon Voyer  
Manager Operations South  
Delegate

(n2019-825)

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**MARINE SAFETY ACT 1998**

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS - EXCLUSION ZONE AND SPECIAL RESTRICTIONS

**Location**

Hastings River – near the locality of Port Macquarie as follows:

- Ironman Practice Swims – between the Marine Rescue boat ramp and the downstream side of the Park Street road bridge adjacent to the Broadwater Main Canal.
- Ironman Races – between the Marine Rescue boat ramp and the Broadwater Main Canal.

**Duration**

6:00am to 9:30am - Friday 3 May 2019 and Saturday 4 May 2019 (Ironman Practice Swims).

6:00am to 11:30am - Sunday 5 May 2019 (Ironman Races).

**Detail**

Ironman Practice Swims and the Ironman Races will be conducted on the Hastings River during the above times and at the locations specified above.

An **EXCLUSION ZONE** is specified during the events which will be monitored by control vessels at the above locations. The exclusion zone will be indicated by the presence of control vessels on the perimeter of the zones.

Unauthorised vessels are strictly prohibited from entering the exclusion zone.

Vessel operators and persons must keep a proper lookout, keep well clear of competing swimmers and support vessels, and should exercise extreme caution near the exclusion zone.

**Transit Lane and Special Restrictions**

A ‘transit lane’ will be established along the Hastings River, within which authorised control vessels will, at times during the event, authorise local vessel traffic to cross the exclusion zone during breaks in the swim races.

Pursuant to section 12(3) of the *Marine Safety Act 1998*, **SPECIAL RESTRICTIONS** apply to all vessels using the transit lane. Vessels navigating the transit lane must do so at a speed not exceeding 4 knots and must produce no wash.

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

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice NH1932

Date: 11 March 2019

Rod McDonagh  
Manager Operations North  
Delegate

(n2019-826)

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**MARINE SAFETY ACT 1998**

SECTION 12(2)

MARINE NOTICE

REGULATION OF VESSELS – EXCLUSION ZONE

**Location**

Cudgen Creek, Kingscliff

**Duration**

6:00am to 10:30am — Sunday, 31 March 2019

**Detail**

A triathlon event will be conducted on the navigable waters of Cudgen Creek between the above times.

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

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

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

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

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice NH1931

Date: 26 March 2019

Rod McDonagh  
Manager Operations North  
Boating Operations and Compliance  
Delegate

(n2019-827)

**MARINE SAFETY REGULATION 2016**

DIRECTION NOTICE

Clause 22(1)

CONSTRUCTION WORKS

PROHIBITION OF UNAUTHORISED NAVIGATION

**Location**

Wakool River, Cunninyeuk – 50 metres upstream and downstream of the Gee Gee Bridge.

**Definitions**

In this Notice:

“*Authorised Vessels*” refers to vessels which are being operated for the purpose of conducting or facilitating the maintenance works on the Gee Gee Bridge.

“*Authorised Persons*” refers to persons who have been engaged to carry out maintenance works on the Gee Gee Bridge.

**Direction**

I, Deon Voyer, Manager Operations South, NSW Maritime Division, a delegate of Roads and Maritime Services (RMS), pursuant to clause 22(1) of the *Marine Safety Regulation 2016* (the **Regulation**), hereby DIRECT the prohibition of general navigation or other entry by the public (including the operation of vessels, surfboards, paddle craft, swimmers or other floating apparatus) at the above location.

This Direction does not prohibit Authorised Vessels and Authorised Persons. In addition, this Direction does not apply in any individual case where RMS has expressed in writing that it is not to apply, or where express permission has been granted by Authorised Persons.

**Object**

The object of this Direction is to establish an area within which maintenance works on the Gee Gee Bridge can be safely conducted without endangering members of the public and to minimise adverse impact on safe navigation arising from the maintenance works. This Notice (in addition to local signage and buoyage) advises members of the public of the location of the prohibited area.

**Publication**

Pursuant to clause 22(2) of the Regulation, this Notice is published in the NSW Government Gazette.

This Direction takes effect on **the date of publication** and will continue in force until 20 December 2019.

This Direction may be revoked or amended at any time by RMS.

Date: 27 March 2019

DEON VOYER  
Delegate

(n2019-828)

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**MARINE SAFETY ACT 1998**

MARINE NOTICE

Section 12(2)

REGULATION OF VESSELS – EXCLUSION ZONE

**Location**

Murray River – between the 888 kilometre river marker and 100 metres further downstream from the landmark of the Mildura Rowing Club, near the township of Mildura (Victoria).

**Duration**

6.30am to 7.00pm – Saturday 20 April 2019

6.30am to 7.00pm – Sunday 21 April 2019

**Detail**

A rowing event will be conducted on the Murray River at the location specified above and between the above times.



An **EXCLUSION ZONE** is specified during the event, which will be marked by buoys at each end of the zone.

A variety of rowing craft will be competing inside the exclusion zone on a 1 kilometre long course. Buoys will be in place indicating the start and finish of the course, and the exclusion 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 the Murray River 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*)

For full details visit the Roads and Maritime Services website – [www.rms.nsw.gov.au/maritime](http://www.rms.nsw.gov.au/maritime)

Marine Notice: SO1919

Date: 27 March 2019

Deon Voyer  
Manager Operations South  
Delegate

(n2019-829)

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### **ROADS ACT 1993**

#### **LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at Blakehurst in the Georges River Council Area

Roads and Maritime Services by its delegate declares, with the approval of His Excellency the Governor, that the land described in Schedules 1 and 2 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 1**

All those pieces or parcels of land situated in the Georges River Council area, Parish of St George and County of Cumberland, shown as Lots 41 and 45 Deposited Plan 1246418, being part of the land in Certificates of Title Auto Consol 4635-134 and 2/1129264 respectively.

The land is said to be in the possession of Georges River Council.

#### **Schedule 2**

An easement in gross for electricity purposes as provided in Schedule 4A of the *Conveyancing Act 1919*, over the land situated in the Georges River Council area, Parish of St George and County of Cumberland, described below:

#### Land Burdened

The site designated [E] on Deposited Plan 1248473 and described thereon as “proposed easement for transmission line 5 wide”, being part of the land in Certificate of Title Auto Consol 4635-134 and said to be in the possession of Georges River Council.

(RMS Papers: SF2018/099639; RO SF2017/240285)

(n2019-830)

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## Mining and Petroleum Notices

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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:

### ASSESSMENT LEASE APPLICATIONS

(T19-1019)

No. 67, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of about 1145 hectares, for ilmenite, leucoxene, monazite, rare earth minerals, rutile, tin and zircon, dated 6 March 2019. (Broken Hill Mining Division).

(T19-1020)

No. 68, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of about 2020 hectares, for ilmenite, leucoxene, monazite, rare earth minerals, rutile, tin and zircon, dated 6 March 2019. (Broken Hill Mining Division).

### EXPLORATION LICENCE APPLICATIONS

(T19-1022)

No. 5780, ARDEA EXPLORATION PTY LTD (ACN 137 889 279), area of 253 units, for Group 1, dated 14 March 2019. (Orange Mining Division).

(T19-1023)

No. 5781, MONTANA RESOURCES PTY LTD (ACN 624 100 152), area of 9 units, for Group 1 and Group 3, dated 13 March 2019. (Orange Mining Division).

### MINING LEASE APPLICATION

(T19-1550)

No. 565, MT OWEN PTY LIMITED (ACN 003 827 361), area of about 358 hectares, to mine for coal, dated 8 March 2019. (Singleton Mining Division).

(n2019-831)

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

### EXPLORATION LICENCE

(EF19/12950)

Exploration Licence No. 6064, KBL MINING LIMITED (ACN 129 954 365), area of 5 units. Application for renewal received 19 March 2019.

(T19-1024)

Exploration Licence No. 6400, GREAT WESTERN MINERALS PTY LTD (ACN 138 476 874), area of 17 units. Application for renewal received 18 March 2019.

(EF19/12229)

Exploration Licence No. 7482, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), area of 28 units. Application for renewal received 11 March 2019.

(EF19/12681)

Exploration Licence No. 7484, PEEL MINING LIMITED (ACN 119 343 734), area of 59 units. Application for renewal received 15 March 2019.

### MINING LEASE

(EF19/12612)

Mining Lease No. 1447 (Act 1992), CIM STRATFORD PTY LTD (ACN 070 387 914) AND GLOUCESTER COAL LTD (ACN 008 881 712), area of 52.21 hectares. Application for renewal received 13 March 2019.

### MINING PURPOSES LEASE

(EF19/4057)

Mining Purposes Lease No. 269 (Act 1973), ARC RIGHT PTY LTD (ACN 088 536 618), area of 5.04 hectares. Application for renewal received 21 February 2019.

(n2019-832)

**WITHDRAWAL OF APPLICATION FOR RENEWAL**

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

(T18-1042)

Exploration Licence No. 7116, BALRANALD GYPSUM PTY LTD (ACN 081 196 947), County of Caira, Map Sheet (7628, 7629), area of 3 units. The authority ceased to have effect on 15 March 2019.

(n2019-833)

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**REQUESTED CANCELLATIONS**

Notice is given that the following applications for cancellation have been received:

(EF19/12666)

Exploration Licence No. 6224 (Act 1992), THOMSON RESOURCES LTD (ACN 138 358 728), County of Killara, Map Sheet (7736), area of 10 units. Request for cancellation was received on 14 March 2019.

(EF19/12606)

Exploration Licence No. 6554 (Act 1992), GOLD FIELDS AUSTRALASIA PTY LTD (ACN 087 624 600), County of Bland, Map Sheet (8330), area of 12 units. Request for cancellation was received on 11 March 2019.

(n2019-834)

## Primary Industries Notices

### BIOSECURITY ACT 2015

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

I, Greg Vakaci, 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 27th day of March 2019

Greg Vakaci

GREG VAKACI

Greg Vakaci

A/DIRECTOR

BIOSECURITY & FOOD SAFETY COMPLIANCE

(as delegate on behalf of the Secretary of the Department of Industry)

#### SCHEDULE 1

Column 1	Column 2
Name of person appointed as authorised officer	Approved functions of biosecurity certifier
Timothy John Lawson	NIL Conditions
Claudia Broughton	NIL Conditions
Amanda Joy Walker	NIL Conditions
Liam John Orrock	NIL Conditions

(n2019-835)

**OUT19/3514**

### FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Aquaculture) Regulation 2017

Notification under Clause 33(4)

Proposed Tender of Aquaculture Leases in Various Estuaries of NSW

NSW Department of Primary Industries (NSW DPI) is offering by public tender thirty two (32) areas of public water land in various estuaries of NSW, for the purpose of oyster aquaculture.

Lease No	Lease Area (ha)	Estuary/Location	OISAS Status	GIS survey required
AL19/009	Max. area 1.05	Hastings River	NON-POAA	Yes
OL57/128	0.5357	Hastings River	POAA	No

Lease No	Lease Area (ha)	Estuary/Location	OISAS Status	GIS survey required
OL61/211	0.1745	Hastings River	POAA	No
OL70/249	0.7496	Hastings River	POAA	No
OL76/053	0.1367	Hastings River	POAA	No
OL85/172	0.5824	Hastings River	POAA	No
OL96/004	1.8927	Hastings River	POAA	No
AL19/001	Max. area 10.91	Port Stephens	POAA	Yes
AL19/002	Max. area 0.42	Port Stephens	POAA	Yes
AL19/011	0.252	Port Stephens	POAA	No
OL57/151	0.4843	Port Stephens	NON-POAA	No
OL64/252	1.2639	Port Stephens	POAA	No
OL67/003	1.6272	Port Stephens	POAA	No
OL67/442	0.3418	Port Stephens	NON-POAA	No
OL69/342	0.2522	Port Stephens	POAA	No
OL77/129	1.8589	Port Stephens	POAA	No
OL77/227	2.7959	Port Stephens	POAA	No
OL78/048	1.0021	Port Stephens	POAA	No
OL80/046	1.5612	Port Stephens	POAA	No
OL83/274	0.6083	Port Stephens	POAA	No
OL83/275	1.2243	Port Stephens	POAA	No
OL86/198	0.681	Port Stephens	POAA	No
AL19/012	Max. area 0.15	Wagonga Inlet	POAA	Yes
AL19/013	Max. area 0.11	Wagonga Inlet	POAA	Yes
OL67/008	3.2103	Wagonga Inlet	POAA	No
OL84/085	0.2597	Wagonga Inlet	POAA	No
OL96/020	2.0409	Wagonga Inlet	POAA	No
AL19/003	Max. area 1.73	Bermagui River	POAA	Yes
AL19/008	Max. area 0.845	Bermagui River	POAA	Yes
OL69/577	1.1683	Bermagui River	POAA	No
OL71/391	1.7617	Bermagui River	POAA	No
OL69/032	1.0583	Nelson Lagoon	NON-POAA	No

All tenders must be marked 'Confidential' and submitted via one of the following options:

- Mail: Tender Box, Port Stephens Fisheries Institute, Locked Bag 1, Nelson Bay, NSW 2315.
- Email: [aquaculture.tenderbox@dpi.nsw.gov.au](mailto:aquaculture.tenderbox@dpi.nsw.gov.au).

Tenders must be received at this address **no later than 4:30 pm on Friday 26 April 2019**.

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

For proposed leases AL19/009, OL57/151, OL67/442 and OL69/032, which apply to an areas of water that are not in a priority oyster aquaculture area (non-POAA) under the NSW Oyster Industry Sustainable Aquaculture Strategy (OISAS), the successful tenderer(s) will be required to obtain landowner's consent from Crown Lands and development consent from Council under Part 4 of the *Environmental Planning and Assessment Act 1979*.

For proposed leases AL19/001, AL19/002, AL19/003, AL19/008, AL19/009, AL19/012 and AL19/013 the successful tenderer(s) will be required to obtain an approved survey, to be completed by a registered surveyor at the expense of the successful tenderer(s).

For proposed leases AL19/001, AL19/002, AL19/011, OL57/151, OL64/252, OL67/003, OL67/442, OL69/342, OL77/129, OL77/227, OL78/048, OL80/046, OL83/274, OL83/275, OL86/198, AL19/012, AL19/013, OL67/008, OL84/085 and OL96/020 the successful tenderer(s) will be required to apply for a marine park permit to undertake lease establishment work, from the relevant Marine Park, in accordance with the *Marine Estate Management (Management Rules) Regulation 1999*.

For proposed leases OL69/577 and OL96/004 the successful tenderer(s) will be required to contact the local District Fisheries Officer to discuss special lease marking conditions.

Any lease granted as a result of the tender will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit as prescribed under the *Fisheries Management Act 1994*, including payment of prescribed annual fees and charges. Lease rent is charged annually, currently at \$59 per hectare (excl. GST), which is subject to an annual Consumer Price Index adjustment. Tenure of a lease will be up to 15 years.

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

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

(n2019-836)

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## Crown Land Notices

1300 886 235 [www.crownland.nsw.gov.au](http://www.crownland.nsw.gov.au)

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### 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 – Beggan Beggan; County – Harden*  
*Land District – Boorowa; LGA – Hilltops*

Road Closed 1-3 DP1248304:

File No: 15/03709

#### SCHEDULE

On closing, the land within Lot/s 1-3 DP1248304 will remain vested or will become vested in the State of New South Wales as Crown land.

(n2019-837)

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### 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 – Dungog; County – Durham*  
*Land District – Dungog; LGA – Dungog*

Road Disposed: Lot 1 DP 1247888

File No: 12/01737

(n2019-838)

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### 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 – Grabben Gullen; County – King*  
*Land District – Crookwell; LGA – Upper Lachlan Shire*



Road Disposed: Lot 3 DP 1248124

File No: 18/05593

(n2019-839)

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**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 – Nurung & Gooramma; County – Harden*  
*Land District – Boorowa; LGA – Harden*

Road Closed Lots 1-15 DP 1250176:

File No: 07/3029 & 14/06842

**SCHEDULE**

On closing, the land within Lots 1-15 DP1250176 will remain vested or will become vested in the State of New South Wales as Crown land.

(n2019-840)

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**NOTIFICATION OF DISPOSAL OF A CROWN ROAD**

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP  
Minister for Lands and Forestry

**DESCRIPTION**

*Parishes – Worinjerong, Ulundry; County – Leichhardt*  
*Land District – Coonamble; LGA – Coonamble*

Road Disposed: Lot 1 DP 1246146

File No: 18/04980

(n2019-841)

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**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 – St David; County – Bathurst*  
*Land District – Bathurst; LGA – Bathurst Regional*

Road Disposed: Lot 11 DP 1241821

File No: 17/06405

(n2019-842)

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**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 – Muttama; County – Harden*

*Land District – Cootamundra; LGA – Cootamundra-Gundagai Regional*

Road Disposed: Lot 1 DP 1244534

File No: 10/13408

(n2019-843)

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**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 – Cuddell; County – Mitchell*

*Land District – Narrandera; LGA – Narrandera*

Road Disposed: Lot 1 DP 1246891

File No: 17/10700

(n2019-844)

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**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 – Gothog; County – Cadell*

*Land District – Deniliquin; LGA – Murray River*

Road Closed: 32/1245958

File No: 18/01512

### SCHEDULE

On closing, the land within Lot 32 DP 1245958 will become vested in The State of New South Wales as Crown land.

(n2019-845)

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### NOTIFICATION OF CLOSING OF A ROAD

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

The Hon Paul Toole, MP  
Minister for Lands and Forestry

### DESCRIPTION

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

Road Closed: Lot 1 DP 1248961

File No: 18/02688

### SCHEDULE

On closing, the land within Lot 1 DP 1248961 will remain vested in The State of New South Wales as Crown land.

(n2019-846)

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### NOTIFICATION OF DISPOSAL OF A CROWN ROAD

Section 152B Roads Act 1993

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

The Hon Paul Toole, MP  
Minister for Lands and Forestry

### DESCRIPTION

*Parishes – Curumbenya, Goobang, Beargamil; County – Ashburnham*  
*Land District – Parkes; LGA – Parkes*

Road Disposed: Lot 1 DP 1245052, Lot 1 DP 1245053

File No: CL/00201

(n2019-847)

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### 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 – Parnell; County – Buckland*  
*Land District – Tamworth; LGA – Liverpool Plains*

Road Disposed: Lot 1 DP 1246921

File No: 18/04446

(n2019-848)

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**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 – Kildary; County – Bourke*

*Land District – Temora Central; LGA – Bland*

Road Disposed: Lot 2 DP 1245118

File No: 17/05869

(n2019-849)

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**CROWN LANDS ACT 1989**

**APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE**

**ERRATUM**

In the notice published in NSW Government Gazette No 59 of 8 June 2018, page 3684, the word “Wotton” is replaced with “Wootton”. This notice corrects that error.

The gazettal date remains 8 June 2018.

The Hon Paul Toole, MP  
Minister for Lands and Forestry

(n2019-850)

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**CROWN LANDS ACT 1989**

**APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST**

**ERRATUM**

In the notice published in NSW Government Gazette No 59 of 8 June 2018, page 3684, under Column 2, the word “Wotton” is replaced with “Wootton”. This notice corrects that error.

The gazettal date remains 8 June 2018.

The Hon Paul Toole, MP  
Minister for Lands and Forestry

(n2019-851)

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**ERRATUM**

The notice published in NSW Government Gazette No 20 of 28 February 2019, folio 668, under the heading ‘Appointment of Statutory Land Manager Board Member’ relating to the Marthaguy Public Hall and Recreation Reserve Land Manager was published in error and is hereby withdrawn.

The Hon Paul Toole, MP  
Minister for Lands and Forestry

(n2019-852)

## BC - DUBBO

## CROWN LAND MANAGEMENT ACT 2016

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

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

The Hon Paul Toole, MP  
Minister for Lands and Forestry

**Column 1**

agriculture  
(relevant interest - Licence 592927)

**Schedule****Column 2**

Reserve No. 95062  
Public Purpose: future public requirements  
Notified: 29 May 1981  
File Reference: 18/00176

**Column 1**

storage area  
(relevant interest - Licence 592927)  
access  
(relevant interest - Licence 592927)

**Schedule****Column 2**

Reserve No. 95065  
Public Purpose: future public requirements  
Notified: 29 May 1981  
File Reference: 18/00176

**Column 1**

storage area  
(relevant interest - Licence 592927)  
agriculture  
(relevant interest - Licence 592927)  
access  
(relevant interest - Licence 592927)

**Schedule****Column 2**

Reserve No. 750615  
Public Purpose: future public requirements  
Notified: 29 June 2007  
File Reference: 18/00176

**Column 1**

grazing  
(relevant interest - Licence 593723)

**Schedule****Column 2**

Reserve No. 66485  
Public Purpose: access  
Notified: 18 December 1936  
File Reference: 18/00938

**Column 1**

building  
(relevant interest - Licence 529107)

**Schedule****Column 2**

Reserve No. 88883  
Public Purpose: public recreation  
Notified: 30 March 1973  
File Reference: 14/00268

**Column 1**

building  
(relevant interest - Licence 529107)

**Schedule****Column 2**

Reserve No. 1012129  
Public Purpose: access and public requirements, tourism purposes  
and environmental and heritage conservation  
Notified: 11 August 2006  
File Reference: 14/00268

**Column 1**

access  
(relevant interest - Licence 583540)

**Schedule**

**Column 2**

Reserve No. 96550  
Public Purpose: future public requirements  
Notified: 7 January 1983  
File Reference: 17/04859

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**Column 1**

piles  
(relevant interest - Licence 593640)

**Schedule**

**Column 2**

Reserve No. 1011748  
Public Purpose: access and public requirements, rural services, tourism purposes and environmental and heritage conservation  
Notified: 18 August 2006  
File Reference: 11/12518

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**Column 1**

pipeline  
(relevant interest - Licence 582503)  
pump site  
(relevant interest - Licence 582503)

**Schedule**

**Column 2**

Reserve No. 84334  
Public Purpose: generally  
Notified: 22 March 1963  
File Reference: 10/16037

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**Column 1**

pipeline  
(relevant interest - Licence 582503)

**Schedule**

**Column 2**

Reserve No. 1013810  
Public Purpose: future public requirements  
Notified: 29 June 2007  
File Reference: 10/16037

---

**Column 1**

pipeline  
(relevant interest - Licence 584112)  
pump site  
(relevant interest - Licence 584112)

**Schedule**

**Column 2**

Reserve No. 1013826  
Public Purpose: future public requirements  
Notified: 29 June 2007  
File Reference: 14/05754

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**Column 1**

dugout  
(relevant interest - Licence 600770)  
dugout  
(relevant interest - Licence 600533)

**Schedule**

**Column 2**

Reserve No. 1013834  
Public Purpose: future public requirements  
Notified: 29 June 2007  
File Reference: 18/06304

---

**Column 1**

pump  
(relevant interest - Licence 596250)  
pipeline  
(relevant interest - Licence 596250)

**Schedule**

**Column 2**

Reserve No. 84334  
Public Purpose: generally  
Notified: 22 March 1963  
File Reference: 18/03389

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**Column 1**

pump  
(relevant interest - Licence 596249)  
pipeline  
(relevant interest - Licence 596249)

**Schedule**

**Column 2**

Reserve No. 84334  
Public Purpose: generally  
Notified: 22 March 1963  
File Reference: 18/03384

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**Column 1**

pump  
(relevant interest - Licence 596247)  
pipeline  
(relevant interest - Licence 596247)

**Schedule**

**Column 2**

Reserve No. 84334  
Public Purpose: generally  
Notified: 22 March 1963  
File Reference: 18/03387

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**Column 1**

jetty  
(relevant interest - Licence 586942)  
piles  
(relevant interest - Licence 593640)  
reclamation  
(relevant interest - Licence 586942)  
jetty  
(relevant interest - Licence 601995)  
concrete ramp  
(relevant interest - Licence 601995)  
seawall  
(relevant interest - Licence 592226)  
reclamation  
(relevant interest - Licence 592226)  
ramp  
(relevant interest - Licence 592226)  
pontoon  
(relevant interest - Licence 592226)  
jetty  
(relevant interest - Licence 592226)  
concrete ramp  
(relevant interest - Licence 592226)  
sliprails  
(relevant interest - Licence 604182)  
ramp  
(relevant interest - Licence 604182)  
pontoon  
(relevant interest - Licence 604182)  
jetty  
(relevant interest - Licence 604182)  
slipway  
(relevant interest - Licence 598249)  
jetty  
(relevant interest - Licence 598249)  
slipway  
(relevant interest - Licence 586886)  
sliprails  
(relevant interest - Licence 586886)  
seawall  
(relevant interest - Licence 586886)  
reclamation  
(relevant interest - Licence 586886)  
sliprails  
(relevant interest - Licence 592080)  
seawall  
(relevant interest - Licence 592080)  
reclamation  
(relevant interest - Licence 592080)  
ramp  
(relevant interest - Licence 592080)  
pontoon  
(relevant interest - Licence 592080)  
jetty  
(relevant interest - Licence 592080)  
reclamation  
(relevant interest - Licence 591147)  
ramp  
(relevant interest - Licence 591147)  
ramp  
(relevant interest - Licence 591147)  
pontoon

**Schedule**

**Column 2**

Reserve No. 56146  
Public Purpose: generally  
Notified: 11 May 1923  
File Reference: 17/11421



(relevant interest - Licence 591147)  
 jetty  
 (relevant interest - Licence 591147)  
 boatshed  
 (relevant interest - Licence 591147)  
 slipway  
 (relevant interest - Licence 586942)

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**Schedule**

**Column 1**

reclamation  
 (relevant interest - Licence 586942)  
 slipway  
 (relevant interest - Licence 586942)  
 jetty  
 (relevant interest - Licence 586942)  
 reclamation  
 (relevant interest - Licence 591147)  
 ramp  
 (relevant interest - Licence 591147)  
 ramp  
 (relevant interest - Licence 591147)  
 pontoon  
 (relevant interest - Licence 591147)  
 jetty  
 (relevant interest - Licence 591147)  
 boatshed  
 (relevant interest - Licence 591147)  
 sliprails  
 (relevant interest - Licence 592080)  
 seawall  
 (relevant interest - Licence 592080)  
 reclamation  
 (relevant interest - Licence 592080)  
 ramp  
 (relevant interest - Licence 592080)  
 pontoon  
 (relevant interest - Licence 592080)  
 jetty  
 (relevant interest - Licence 592080)  
 slipway  
 (relevant interest - Licence 586886)  
 sliprails  
 (relevant interest - Licence 586886)  
 seawall  
 (relevant interest - Licence 586886)  
 reclamation  
 (relevant interest - Licence 586886)  
 slipway  
 (relevant interest - Licence 598249)  
 jetty  
 (relevant interest - Licence 598249)  
 sliprails  
 (relevant interest - Licence 604182)  
 ramp  
 (relevant interest - Licence 604182)  
 pontoon  
 (relevant interest - Licence 604182)  
 jetty  
 (relevant interest - Licence 604182)  
 seawall  
 (relevant interest - Licence 592226)  
 reclamation  
 (relevant interest - Licence 592226)  
 ramp  
 (relevant interest - Licence 592226)  
 pontoon  
 (relevant interest - Licence 592226)  
 jetty  
 (relevant interest - Licence 592226)  
 concrete ramp

**Column 2**

Reserve No. 1011268  
 Public Purpose: future public requirements  
 Notified: 3 February 2006  
 File Reference: 17/07301

(relevant interest - Licence 592226)  
jetty  
(relevant interest - Licence 601995)  
concrete ramp  
(relevant interest - Licence 601995)  
pipeline  
(relevant interest - Licence 582503)  
pump site  
(relevant interest - Licence 582503)  
piles  
(relevant interest - Licence 593640)  
pipeline  
(relevant interest - Licence 596247)  
pump  
(relevant interest - Licence 596247)  
pipeline  
(relevant interest - Licence 596250)  
pump  
(relevant interest - Licence 596250)  
pipeline  
(relevant interest - Licence 596249)  
pump  
(relevant interest - Licence 596249)

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(n2019-853)

## Water Notices

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### **DAMS SAFETY ACT 1978 AND MINING ACT 1992**

Order under Section 369 of the Mining Act 1992

Bethunga Notification Area

The order published in Gazette No. 100 of 22 August 2008 is revoked

BRIAN COOPER  
Chairman  
Dams Safety Committee  
Locked Bag 5123  
Parramatta NSW 2124

(n2019-854)

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### **DAMS SAFETY ACT 1978 AND MINING ACT 1992**

Order under Section 369 of the Mining Act 1992

Hunter Valley Nth Pit Notification Area

The order published in Gazette No. 102 of 5 October 2018 is revoked

BRIAN COOPER  
Chairman  
Dams Safety Committee  
Locked Bag 5123  
Parramatta NSW 2124

(n2019-855)

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### **DAMS SAFETY ACT 1978 AND MINING ACT 1992**

Order under Section 369 of the Mining Act 1992

Cordeaux Notification Area

The order published in Gazette No. 161 of 3 October 2003 is revoked

BRIAN COOPER  
Chairman  
Dams Safety Committee  
Locked Bag 5123  
Parramatta NSW 2124

(n2019-856)

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### **DAMS SAFETY ACT 1978 AND MINING ACT 1992**

Order under Section 369 of the Mining Act 1992

Avon Notification Area

The order published in Gazette No. 73 of 4 July 1997 is revoked

BRIAN COOPER  
Chairman  
Dams Safety Committee  
Locked Bag 5123  
Parramatta NSW 2124

(n2019-857)

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**WATER MANAGEMENT ACT 2000**

Order under section 130 (2)

Inclusion of land into Murray Irrigation Limited's Area of Operations

PURSUANT to section 130 (2) of the *Water Management Act 2000*, I, Graeme White, having delegated authority from the Minister for Regional Water, do, by this Order, include the land listed in Schedule 1 into the area of operations of Murray Irrigation Limited.

This Order takes effect on the date that the Order is published in the NSW Government Gazette.

Signed on 01 February 2019.

Graeme White  
Director Regional Water Regulation (West – Murray Darling)  
Natural Resources Access Regulator  
Department of Industry  
(by delegation)

**SCHEDULE 1**

Lot 58 DP 752280, Parish of Cottadidda, County of Denison

(n2019-858)

## DATA LOGGING AND TELEMETRY SPECIFICATIONS 2019

under the

### WATER MANAGEMENT (GENERAL) REGULATION 2018

I, Elizabeth Livingstone, Deputy Secretary Lands and Water Division, by delegation from the Minister administering the *Water Management Act 2000*, in pursuance of clause 10 of Schedule 8 to the *Water Management (General) Regulation 2018 (the Regulation)* approve the following data logging and telemetry specifications for metering equipment.

Dated this 26<sup>th</sup> day of March 2019.

ELIZABETH ANNE LIVINGSTONE

Deputy Secretary Lands and Water Division  
Department of Industry

**By delegation**

#### **Explanatory note**

This instrument is made under clause 10 (1) of Schedule 8 to the Regulation. The object of this instrument is to approve data logging and telemetry specifications for metering equipment that holders of water supply work approvals, water access licences and *Water Act 1912* licences and entitlements that are subject to the mandatory metering equipment condition must comply with.

## DATA LOGGING AND TELEMETRY SPECIFICATIONS 2019

under the

### WATER MANAGEMENT (GENERAL) REGULATION 2018

#### **1 Name of this instrument**

This instrument is the Data Logging and Telemetry Specifications 2019.

#### **2 Commencement**

This instrument commences 1 April 2019 or the date it is published in the NSW Government Gazette, whichever is later.

#### **3 Interpretation**

In this instrument:

*Act* means the *Water Management Act 2000*.

*AS 4747* has the same meaning as it has in clause 228 (1) of the *Water Management (General) Regulation 2018*.

*Authority* has the same meaning as it has in clause 228 (1) of the *Water Management (General) Regulation 2018*.

*Authority holder* means a person who holds an authority.

*DAS* means the data acquisition service for the purposes of acquiring data from metering equipment.

*DAS provider* means the provider of the DAS who is engaged by the Department.

**Data logger** means a data logger, either integrated to a water meter or linked to the meter that complies with AS 4747, which complies with clause 5 (2) of these specifications and that is tested and approved by the Department of Industry.

See [www.industry.nsw.gov.au/telemetry](http://www.industry.nsw.gov.au/telemetry) for data loggers approved by the Department of Industry.

**Duly qualified person**—see the Dictionary to the Act and clause 236 of the *Water Management (General) Regulation 2018*.

**Event data** means the code, and detail, of events which includes data logger restart, commencement, and conclusion, of the extraction of water by the metering equipment, and interference.

**Site status data** means data relating to the operation of the meter, data logger and connected equipment, which includes, but is not limited to, supply voltage and received signal strength indicator.

**Tamper data** means event data relating to interference with data readings or other electronic functions of the metering equipment, which includes, but is not limited to, cable disconnection and enclosure open.

**Water take data** has the same meaning as in clause 4 (6) of Schedule 8 to the *Water Management (General) Regulation 2018*.

**4. Transmission of data to the DAS**

The data from the data logger is to be transmitted to the Department of Industry via the DAS. Refer to [www.industry.nsw.gov.au/telemetry](http://www.industry.nsw.gov.au/telemetry).

The DAS timebase is Eastern Standard Time, being GMT+10 hours. Daylight savings time is not used.

**5 Mandatory data logging requirements**

- (1) Metering equipment must have a data logger.
- (2) The data logger must comply with the following:
  - (a) be suitable for use in the installed environment (which includes the humidity, temperature, vibration, chemicals, ultraviolet light damage, pest damage at the installation site),
  - (b) be reliable in operation,
  - (c) have signal interface(s) to connect to pattern approved flow meters,
  - (d) have configurable or programmable data logging capability,
  - (e) securely connect to the cloud and transfer data log files to the DAS,
  - (f) deter, detect and log tamper attempts,
  - (g) not require use of vendor specific communications protocols,
  - (h) not require use of vendor specific software or protocol drivers on the DAS.
- (3) In addition, the data logger must comply with the requirements specified in Column 1 of Schedule 1.
- (4) A duly qualified person is required to set the data logger to meet the requirements specified in Column 1 of Schedule 1 that are adjacent to a tick (✓) in Column 2 of the Schedule.

**6. Mandatory telemetry requirements**

- (1) The data logger must have a telemetry device that complies with the requirements specified in Column 1 of Schedule 2.
- (2) A duly qualified person is required to configure, commission and maintain the telemetry device to meet the requirements specified in Column 1 of Schedule 2 that are adjacent to a tick (✓) in Column 2 of Schedule 2.

**Schedule 1  
Mandatory data logging requirements**

Column 1	Column 2
<b>Data logger Requirements</b>	<b>Duly qualified person</b>

Column 1	Column 2
<b>Data logger Requirements</b>	<b>Duly qualified person</b>
1. The data logger must retain the Water Take Data for a period of not less than 5 years.	✓
2. The data logger must have tamper evident seals, locks, controls or other devices sufficient to limit access to, and prevent tampering with the data logger and cabling.	✓
3. The data logger must have an internal battery backed real time clock that is synchronised to a suitable Network Time Protocol server accessed over the DAS network.	✓
4. The data logger must collect, record and store electronically in a single CSV file (per meter) <sup>note 1</sup> the following data (Logged Data):	
4.1. Water Take Data at the following times: (a) if capable, 15 minute intervals past the hour during periods of water extraction, (b) if paragraph (a) does not apply, at the shortest possible intervals past the hour during the periods of water extractions, (b) no less than once per 24 hours.	✓
4.2. Tamper Data on event.	✓
4.3. Site Status Data at the following times: (a) if capable, 15 min intervals past the hour during periods of water extraction, (b) if paragraph (a) does not apply, at the shortest possible intervals past the hour during the periods of water extractions, (c) no less than once per 24 hours.	✓
4.4. Event Data on event.	✓
5. The data logger must have capacity to transmit data not yet transmitted following an offline period.	✓
6. The data logger must: (a) include a power supply system to ensure it operates with 99.99 % uptime measured monthly, and (b) include suitable brownout protection, allowing the data logger to gracefully shutdown and restart without corruption of data, configurations or timekeeping, and (c) be protected by appropriate device and cable shielding, surge protection and earthing.	✓
7. The data logger must link to a suitable data telemetry modem and antenna to provide secure cloud access for the purposes of connecting to the DAS and to suitable NTP time server(s).	✓

**Note 1.** If more than one meter is connected to a Data logger, the Data logger will record Logged Data from separate meters as separate comma separated variable (CSV) text files.

**Schedule 2**  
**Mandatory telemetry requirements**

Column 1	Column 2
Telemetry Requirements	Duly qualified person
1. The telemetry must have the capacity to transmit the Logged Data to the DAS endpoints using the installer application (Installer App) of the DAS provider (not made available by polling). Refer to <a href="http://www.industry.nsw.gov.au/telemetry">www.industry.nsw.gov.au/telemetry</a> .	✓
2. Transmission direction – the telemetry must push the Logged Data from the data logger to the DAS	✓
3. Transport methods – the telemetry must transmit the Logged Data to the DAS using one of the following methods: (a) HTTPS, (b) SFTP, (c) FTPS, (d) SSL encoded MQTT	✓
4. Transmit Frequency – the telemetry must transmit the Logged Data at the following times: (a) if capable, 15 min intervals past the hour during periods of water extraction, (b) if paragraph (a) does not apply, at the shortest possible intervals during the periods of water extractions, (c) no less than once per 24 hours. In the event of transmit failure of any file the data logger must retry to transmit three times (5, 10 then 15 minutes after the hour)	✓
5. Data file format – the format of Logged Data and naming convention of the file transmitted by the telemetry must conform to DAS Logged Data Format Guidelines (refer to <a href="http://www.industry.nsw.gov.au/telemetry">www.industry.nsw.gov.au/telemetry</a> ).	✓
6. The data logger must transmit Logged Data through the private network of the telemetry provider to the DAS, which is approved by the Department, see <a href="http://industry.nsw.gov.au/telemetry">industry.nsw.gov.au/telemetry</a>	✓
7. Secure Outgoing Connections 7.1. All outgoing connections from the data logger must be made through a telemetry network provider approved by the Department. 7.2. The data logger must be registered with the DAS provider before gaining access to the DAS telemetry network provider. Refer to <a href="http://industry.nsw.gov.au/telemetry">industry.nsw.gov.au/telemetry</a>	✓

(n2019-859)



## MAINTENANCE SPECIFICATIONS 2019

under the

### WATER MANAGEMENT (GENERAL) REGULATION 2018

I, Elizabeth Anne Livingstone, by delegation from the Minister administering the *Water Management Act 2000*, in pursuance of clause 2 (4) of Schedule 8 to the *Water Management (General) Regulation 2018* approve the following Maintenance Specifications for metering equipment.

Dated this 27<sup>th</sup> day of March 2019.

ELIZABETH ANNE LIVINGSTONE

Deputy Secretary Lands and Water Division  
Department of Industry  
By delegation

#### Explanatory note

This instrument is made under clause 2 (4) of Schedule 8 to the Regulation. The object of this instrument is to specify the mandatory requirements for maintenance of metering equipment to be complied with by holders of water supply work approvals, water access licences and *Water Act 1912* licences and entitlements that are subject to the mandatory metering equipment condition.

This instrument repeals and replaces the *Maintenance Specifications 2018* and clarifies that the maintenance requirements for open channel meters are to be carried out every 12 months or more frequently to ensure that metering equipment is operating accurately and correctly.

## MAINTENANCE SPECIFICATIONS 2019

under the

### WATER MANAGEMENT (GENERAL) REGULATION 2018

#### 1 Name of this instrument

This instrument is the *Maintenance Specifications 2019*.

#### 2 Commencement

This instrument commences 1 April 2019 or the date it is published in the NSW Government Gazette, whichever is later.

#### 3 Repeal and replacement of Maintenance Specifications 2018

The *Maintenance Specifications 2019* repeal and replace the *Maintenance Specifications 2018*.

#### 3 Interpretation

In this instrument:

*Act* means the *Water Management Act 2000*.

*authority* has the same meaning as it has in clause 228 (1) of the Regulation.

*authority holder* means a person who holds an authority which is subject to a mandatory metering equipment condition.

*duly qualified person*—see the Dictionary to the Act and clause 236 of the Regulation.

**closed conduit metering equipment** means metering equipment other than for an open channel.

**mandatory metering equipment condition** has the same meaning as it has in clause 228 (1) of the Regulation.

**open channel** has the same meaning as it has in the Regulation.

**open channel metering equipment** means metering equipment for an open channel.

**Regulation** means the *Water Management (General) Regulation 2018*.

#### 4 Mandatory maintenance requirements

- (a) The requirements specified in Schedule 1 are the maintenance requirements applying to closed conduit metering equipment.
- (b) The requirements specified in Schedule 2 are the maintenance requirements applying to open channel metering equipment.
- (c) Each maintenance requirement specified in Column 1 of Schedule 1 or 2 that is adjacent to a tick (✓) in Column 2 of those Schedules must be carried out when necessary to ensure that the metering equipment is operating accurately and correctly, by:
  - (i) the authority holder, except if the activity affects or will affect the metrology of the meter or requires the removal of a tamper evident seal, or
  - (ii) a duly qualified person.
- (d) Each maintenance requirement specified in Column 1 of Schedule 1 that is adjacent to a tick (✓) in Column 3 of that Schedule must be carried out every 5 years by a duly qualified person to ensure that the metering equipment is operating accurately and correctly.
- (e) Each maintenance requirement specified in Column 1 of Schedule 2 that is adjacent to a tick (✓) in Column 3 of that Schedule must be carried out every 12 months by a duly qualified person to ensure that the metering equipment is operating accurately and correctly.

#### Schedule 1

##### Mandatory maintenance requirements for closed conduit meters

Column 1	Column 2	Column 3
Maintenance Requirements	Frequency	
	At any time when necessary (by the authority holder or a duly qualified person)	Every 5 Years (by a duly qualified person)
1. General cleaning and housekeeping; suction clear, cleaning solar panel, clear away debris, excess soil, check for vermin issues/damage and check that site is weed free	✓	✓
2. Check meter, pipework and other fittings within the meter facility for structural integrity, check for leaks	✓	✓
3. Check that site is WHS compliant - ensure that the site is safe for employees, contractors or visitors to inspect or perform work at the metering site	✓	✓
4. Check integrity of the telemetry pole, antenna and the fence around it (if required)	✓	✓
5. When pump has started and water is flowing, check the correct operation of totaliser	✓	✓
6. Verify the meter seals integrity	✓	✓
7. Verify batteries/solar panel and change them as required and/or specified by the manufacturer (if required)	✓	✓

Column 1	Column 2	Column 3
<b>Maintenance Requirements</b>	Frequency	
	At any time when necessary (by the authority holder or a duly qualified person)	Every 5 Years (by a duly qualified person)
8. Meter display is clear and readable	✓	✓
9. Check condition of electrical cables	✓	✓
10. Record of meter reading	✓	✓
11. Complete any other inspections and basic maintenance as per the meter manufacturer's requirements (if specified)	✓	✓
12. Electronic validation - check software version, electronic check against internal reference source that is set at the time of calibration (as per manufacturer's requirements)		✓
13. Check Telemetry fault notification		✓
14. Check for signal transfer between transmitter, sensor and data logger		✓
15. Perform volumetric or simulated testing (in situ accuracy testing to ensure meter is operating within +/- 5 %)		✓
16. Produce a routine maintenance report that covers all items in this Schedule		✓
17. Complete the water meter validation certification form after completing all maintenance activities in this Schedule		✓

#### Schedule 2

##### Mandatory maintenance requirements for open channel meters

Column 1	Column 2	Column 3
<b>Maintenance Requirements</b>	Frequency	
	At any time when necessary (by the authority holder or a duly qualified person)	Every 12 months (by a duly qualified person)
1. General cleaning and housekeeping; cleaning solar panel, clear away debris, excess soil, check for vermin issues/damage and check that site is weed free	✓	✓
2. Check that site is WHS compliant - ensure that the site is safe for employees, contractors or visitors to inspect or perform work at the metering site	✓	✓
3. Meter display is clear and readable	✓	✓
4. Check integrity of the telemetry pole, antenna and the fence around it (if applicable)	✓	✓
5. Record of meter reading	✓	✓
6. Verify the meter seals integrity	✓	✓

7. Verify batteries/solar panel and change them as required and/or specified by the manufacturer (if required)	✓	✓
8. Check condition of electrical cables	✓	✓
9. Remove vegetation in flow measuring section	✓	✓
10. Remove vegetation and silt on the sensors or sensor system	✓	✓
11. Complete any other inspections and basic maintenance as per the meter manufacturer's requirements (if specified)	✓	✓
12. When pump has started and water is flowing, check the correct operation of totaliser	✓	✓
13. Check for signal transfer between transmitter, sensor and data logger		✓
14. Check software version and telemetry fault notification		✓
15. Check in stream discharge measurement and cross section survey		✓
16. Perform volumetric (in situ accuracy testing to ensure meter is operating within +/-5 %)		✓
17. Produce routine maintenance report that covers all items in this Schedule		✓
18. Complete the water meter validation certification form after completing all maintenance activities in this Schedule		✓

**Note.** Under clause 237 of the Regulation, a duly qualified person who validates metering equipment must provide the person for whom the validation is done with a certificate, in the approved form, to that effect.

(n2019-860)

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## Other Government Notices

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### ANTI-DISCRIMINATION ACT 1977

#### EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8 and 51 of the *Anti-Discrimination Act 1977* (NSW) to **Bathurst Regional Council** to designate and recruit a trainee Environmental Health Officer position for Aboriginal and/or Torres Strait Islander persons only.

This exemption will remain in force for 8 years.

Dated this 25th day of March 2019

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

(n2019-861)

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### ANTI-DISCRIMINATION ACT 1977

#### EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 25, 31A and 51 of the *Anti-Discrimination Act 1977* (NSW) to **The University of New England** to designate and recruit up to 10 Early Career Academic positions in Science, Technology, Engineering and Mathematics for women only and to provide a mentoring program for female students in Science, Technology, Engineering and Mathematics subjects.

This exemption will remain in force for 5 years.

Dated this 25th day of March 2019

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

(n2019-862)

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### 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, 25 and 51 of the *Anti-Discrimination Act 1977* to **LiveBetter Services Limited trading as LiveBetter Community Services** to designate and recruit two Information and Communications Technology cadetships: one for women only; and one for Aboriginal and/or Torres Strait Islander women only.

This exemption will remain in force for 5 years.

Dated this 25th day of March 2019

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

(n2019-863)

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### 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*.

AGIOI ANARGYRI GREEK ORTHODOX CHURCH DULWICH HILL INCORPORATED	INC9894380
AUSTRALIAN CELTIC ARTS FUND INCORPORATED	INC9894249

AUSTRALIAN MIDDLE EAST COMMUNITY WELFARE INCORPORATED	INC9895255
AUSTRALIAN MULTICULTURAL CHRISTIAN SOCIETY INCORPORATED	INC9897796
BALMAIN AUSTRALIAN FOOTBALL CLUB INCORPORATED	Y2998616
BRACKETS AND JAM INC	Y1268326
CAMBODIAN ORPHANAGE FUND (COF) INCORPORATED	INC9885968
CANTERBURY COMMUNITY HUB INCORPORATED	INC9893341
CASINO AND DISTRICT BRASS BAND INC	Y0366333
CHRIST OUR BANNER WORLDWIDE MISSION (COB) INCORPORATED	INC9892837
CIRCLE OF ONE FOUNDATION INCORPORATED	INC9894093
DUBBO JAZZ CLUB INCORPORATED	Y2137144
FRIENDS OF THE NATIONAL ART SCHOOL INCORPORATED	Y2129730
GIRFFITH BLACK & WHITES OLD BOYS CLUB INCORPORATED	INC9895830
GLOUCESTER AND DISTRICT COUNTRY MUSIC CLUB INC.	Y0615439
HELENSBURGH BUSINESS OWNERS GROUP INCORPORATED	INC9897884
HJ75/081 KIDS FUNDRAISER ASSOCIATION INCORPORATED	INC9897873
I COMMUNITY ASSOCIATION INCORPORATED	INC9897882
JUNCTION HILL TENNIS CLUB INC	Y0046503
KAWANUA SEDUNIA SYDNEY – AUSTRALIA INCORPORATED	INC1200129
LIGHTHOUSE GLOBAL INCORPORATED	INC9890080
LIONS CLUB OF MOREE INC	Y0674222
MITTAGONG GYMNASTICS FUNDRAISING INCORPORATED	INC9897789
NEW SOUTH WALES FLOORBALL ASSOCIATION INCORPORATED	INC9881245
PASCOM INCORPORATED	INC9897892
RIVER MOUNTAIN ASSOCIATION INC	INC9896736
SAM YOUSIF CAMPAIGN INCORPORATED	INC9897875
SIMPLY SKYDIVE CLUB INCORPORATED	INC1200419
SPIRIT LEVEL SCHOOL OF BUILDING INCORPORATED	INC9896910
STRONTIAN ROAD LANDCARE GROUP INC	Y1334002
SYDNEY 28ERS INCORPORATED	Y1861121
THE AUSTRALIAN TRADITIONAL CHINESE MEDICINE ASSOCIATION INC	Y0667707
URDU SOCIETY OF AUSTRALIA INCORPORATED	Y2934309
WARRANGONG LANDCARE GROUP INC	Y2049335
WORLD LEBANESE CULTURAL UNION NORTHERN DISTRICT SYDNEY INCORPORATED	INC9896266
YOUTH FUTURES GROUP INCORPORATED	Y1634036

Cancellation is effective as at the date of gazettal.

Dated this 27th day of March 2019.

Diane Duggan  
 Delegate of the Commissioner  
 NSW Fair Trading

(n2019-864)

**CHARITABLE TRUSTS ACT 1993**

## ORDER UNDER SECTION 12

## 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 object 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.

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

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

Pursuant to section 12 of the *Charitable Trusts Act 1993*, I hereby order that the funds on Trust are to be applied to the Program at the ACHC.

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

Date of Order: 27 March 2019

SIGNED

M G SEXTON SC

Solicitor General (Under delegation from the Attorney General)

(n2019-865)

**DISTRICT COURT ACT 1973**

District Court of New South Wales

Direction

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

Coffs Harbour	10am	8 April 2019 (2 weeks)
		<b>Sittings Cancelled</b>
Lismore	10am	1 July 2019 (3 weeks)
		<b>Sittings Cancelled</b>

Dated this 27th day of March 2019

Justice D Price AM

Chief Judge

(n2019-866)

## EDUCATION ACT 1990

### Fees for Overseas Students or Classes of Overseas Students

Pursuant to section 31A (1) and (2) of the *Education Act 1990*, I Mark Scott, Secretary of the NSW Department of Education, hereby order that overseas students including classes of overseas students are subject to the payment of fees prior to initial or continuing enrolment in government schools each year. Fixed fees for 2020 and 2021 are detailed below.

Some classes of overseas students are exempt from payment of fees and some individual overseas students are able to seek an exemption from payment of the fees.

<b>International Student Fees* 2020 &amp; 2021</b>	
Application fee	\$290 per student
Intensive English	\$445 per week
Primary	\$13,400 per year
Junior Secondary (Years 7 – 10)	\$14,800 per year
Senior Secondary (Years 11 – 12)	\$16,600 per year
School transfer fee	\$700

<b>Temporary Residents Fees (excluding visitor visa holders and dependants of student visa holders) 2020 &amp; 2021</b>	
Administration Fee	\$ 120 per student
Primary (Kindergarten to Year 6)	\$ 5,600 per year
Junior high school (Years 7–10)	\$ 5,600 per year
Senior high school (Years 11–12)	\$ 6,400 per year

<b>Visitor Visa Holders Fees 2020 &amp; 2021</b>	
Administration Fee	\$ 120 per student
Primary (Kindergarten to Year 6)	\$ 335 per week
Junior high school (Years 7–10)	\$ 370 per week
Senior high school (Years 11–12)	\$ 415 per week

<b>Dependants of Student Visa Holders Fees 2020 &amp; 2021</b>			
<b>Visa subclass of parent and sector</b>	<b>Yrs K–6</b>	<b>Yrs 7–10</b>	<b>Yrs 11–12</b>
Administration Fee	\$120 per student	\$120 per student	\$120 per student
500/570 Independent ELICOS	\$9,800 per year	\$10,800 per year	\$12,000 per year
500/572 VET sector	\$9,800 per year	\$10,800 per year	\$12,000 per year
500/572 & 500/570 – TAFE NSW	\$6,600 per year	\$6,600 per year	\$7,600 per year
500/573 Higher Education	\$6,600 per year	\$6,600 per year	\$7,600 per year
500/574 Post graduate Masters	\$6,600 per year	\$6,600 per year	\$7,600 per year
500/574 Post graduate doctorate students	Waived	Waived	Waived
500/575 Non award	\$9,800 per year	\$10,800 per year	\$12,000 per year
500/576 Foreign Affairs/Defence Force	Exempt	Exempt	Exempt

\* 10% discount on sibling enrolments as well as regional placements (Conditions apply such as subject to availability of homestay in particular regions).

MARK SCOTT  
Secretary  
NSW Department of Education  
27 March 2019

(n2019-867)



### **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 names listed hereunder as geographical names:

*Bendoura Park* for a reserve located at the intersection of Bendoura Crescent and Whittaker Street in the suburb of Flinders.

*Jemima Reserve* for a reserve located at 3 Jemima Close in the suburb of Flinders.

*Sea Crest Reserve* for a reserve bounded by Maria Place in the suburb of Flinders.

*Whittaker Reserve* for a reserve bounded by Whittaker Street, Bassett Street, Arrabi Street, Atchison Street and Woolgunyah Parkway in the suburb of Flinders.

The position and extent for these features are 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](http://www.gnb.nsw.gov.au)

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

(n2019-868)

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### **PARTNERSHIP ACT 1892**

#### SECTION 73A

#### CANCELLATION OF INCORPORATION PURSUANT TO SCHEDULE 1 OF THE PARTNERSHIP ACT 1892

Notice is hereby given that the following Incorporated Limited Partnership has voluntarily wound up pursuant to Schedule 1 Clause (2) and its incorporation is cancelled by this notice pursuant to Schedule 1 Clause (9) of the *Partnership Act 1892*.

CRESCENT CAPITAL PARTNERS MANAGEMENT II, LP  
INCORPORATED LIMITED PARTNERSHIP ILP0000004

Cancellation is effective as at the date of gazettal.

Dated this 25 March 2019

Christine Gowland  
Delegate of the Commissioner  
NSW Fair Trading  
Department of Finance, Services & Innovation

(n2019-869)

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### **PARTNERSHIP ACT 1892**

#### SECTION 73A

#### CANCELLATION OF INCORPORATION PURSUANT TO SCHEDULE 1 OF THE PARTNERSHIP ACT 1892

Notice is hereby given that the following Incorporated Limited Partnership has voluntarily wound up pursuant to Schedule 1 Clause (2) and its incorporation is cancelled by this notice pursuant to Schedule 1 Clause (9) of the *Partnership Act 1892*.

CRESCENT CAPITAL PARTNERS MANAGEMENT III, ILP  
INCORPORATED LIMITED PARTNERSHIP ILP0000022

Cancellation is effective as at the date of gazettal.

Dated this 25 March 2019

Christine Gowland  
Delegate of the Commissioner  
NSW Fair Trading  
Department of Finance, Services & Innovation

(n2019-870)

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**PARTNERSHIP ACT 1892**

SECTION 73A

CANCELLATION OF INCORPORATION PURSUANT TO SCHEDULE 1 OF  
THE PARTNERSHIP ACT 1892

Notice is hereby given that the following Incorporated Limited Partnership has voluntarily wound up pursuant to Schedule 1 Clause (2) and its incorporation is cancelled by this notice pursuant to Schedule 1 Clause (9) of the *Partnership Act 1892*.

CRESCENT CAPITAL PARTNERS III, ILP  
INCORPORATED LIMITED PARTNERSHIP ILP0000023

Cancellation is effective as at the date of gazettal.

Dated this 25 March 2019

Christine Gowland  
Delegate of the Commissioner  
NSW Fair Trading  
Department of Finance, Services & Innovation

(n2019-871)

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**PARTNERSHIP ACT 1892**

SECTION 73A

CANCELLATION OF INCORPORATION PURSUANT TO SCHEDULE 1 OF  
THE PARTNERSHIP ACT 1892

Notice is hereby given that the following Incorporated Limited Partnership has voluntarily wound up pursuant to Schedule 1 Clause (2) and its incorporation is cancelled by this notice pursuant to Schedule 1 Clause (9) of the *Partnership Act 1892*.

CRESCENT CAPITAL PARTNERS III SPECIFIC, LP  
INCORPORATED LIMITED PARTNERSHIP ILP1700010

Cancellation is effective as at the date of gazettal.

Dated this 25 March 2019

Christine Gowland  
Delegate of the Commissioner  
NSW Fair Trading  
Department of Finance, Services & Innovation

(n2019-872)

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**POISONS AND THERAPEUTIC GOODS REGULATION 2008**

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* an Order has been made on **Dr Hitesh GUPTA (DEN0001336957)**, of Broadmeadow NSW 2259, prohibiting him until further notice, as a dental practitioner, from possessing or supplying a drug of addiction as authorised by clause 101 of the Regulation, and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This Order is to take effect on and from 29 March 2019.

Dated at Sydney, 25 March 2019

ELIZABETH KOFF  
Secretary  
NSW Health

(n2019-873)

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**SURVEYING AND SPATIAL INFORMATION ACT 2002**

## Registration of Surveyors

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

<b>Name</b>	<b>Address</b>	<b>Effective Date</b>
PICKFORD Jeffrey John	PO Box 245 ALSTONVILLE 2477	21 February 2019

Narelle Underwood  
President

Shane Oates  
Registrar

(n2019-874)

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**SURVEYING AND SPATIAL INFORMATION ACT 2002**

## Registration of Surveyors

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

<b>Name</b>	<b>Address</b>	<b>Effective Date</b>
REDPATH Peter William	507 Collector Road Tarago 2580	11 March 2019

Narelle Underwood  
President

Shane Oates  
Registrar

(n2019-875)

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**SURVEYING AND SPATIAL INFORMATION ACT 2002**

## Restoration of Name to the Register of Surveyors

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

<b>Name</b>	<b>Date of Original Registration</b>	<b>Removal Date</b>	<b>Restoration Date</b>
MACPHERSON John Bernard	05 November 2012	01 September 2015	25 February 2019

Narelle Underwood  
President

Shane Oates  
Registrar

(n2019-876)

**TRANSPORT ADMINISTRATION ACT 1988**

**LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991**

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

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

Peter Regan  
Deputy Secretary  
Infrastructure and Place  
Transport for NSW  
27 March 2019

**SCHEDULE**

All that piece of land situated in the Local Government Area of Maitland, Parish of Maitland, County of Northumberland, comprising Lot 313 in Deposited Plan 1244263, being the whole of land in Folio 31/24/758374 and the whole of land in Folio 32/24/758374, said to be in the possession of The State of New South Wales.

**Transport for NSW Document Number: 5972117\_1**

(n2019-877)



## SUPREME COURT PRACTICE NOTE SC EQ 12

### REAL PROPERTY LIST

#### Commencement

This Practice Note was issued on 21 March 2019 and commences on 5 April 2019.

#### Introduction

1. The objective of the Real Property List in the Equity Division (the List) and this Practice Note is to facilitate the prompt and efficient resolution of the real issues in dispute in Real Property Matters.
2. Real Property Matters are proceedings involving claims in respect of land or interests in land, including claims:
  - (a) in respect of contracts for the sale of land;
  - (b) in respect of leases of land;
  - (c) in respect of easements or covenants over land; and
  - (d) pursuant to or in relation to the provisions of statutes relating to real property including the *Real Property Act 1900* (NSW), the *Conveyancing Act 1919* (NSW), the *Crown Lands Act 1989* (NSW) and the legislation governing the creation and management of strata schemes and community schemes.
3. Real Property Matters do not include proceedings in, or to be commenced in the Possession List in the Common Law Division.
4. All proceedings in the List will be case managed by the Real Property List Judge (the List Judge).

#### Application

5. This Practice Note applies to new and existing Real Property Matters that are entered in the List.
6. The Court may, if it is satisfied that it is appropriate to do so, order that proceedings be entered in or removed from the List.

**Case Management**

7. Any Summons or Statement of Claim in relation to a Real Property Matter must record on the front sheet that it is in the Real Property List. The Court encourages electronic filing of all pleadings and affidavits.
8. All Real Property Matters will be allocated a first return date before the List Judge on a Friday.
9. It is expected that on the first return date the legal representatives for the respective parties will be in a position to clearly identify the real issues that will be in dispute and to provide to the Court an agreed regime for preparing the matter for trial, including reference to mediation at a suitable time.
10. Directions hearings will be listed before the List Judge on Fridays from 9:15 am. Parties must check the published List to ascertain the time their matters are listed.
11. Interlocutory applications are not encouraged. Motions may not be filed without leave. Subject to paragraph 12, leave must be obtained from the List Judge, in which case the motion will be listed before the List Judge on a Friday at 9:15 am.
12. Any applications for substituted service, security for costs, setting aside Subpoenas or Notices to Produce may only be brought by Notice of Motion with the leave of the Registrar in Equity. If leave is granted, the Registrar in Equity will hear the application on a date allocated by the Registrar.
13. Practice Note SC Eq 5 (Expert Evidence) and Practice Note SC Eq 11 (Disclosure in the Equity Division) apply to proceedings in the List. Practice Note SC Eq 1 (Case Management) does not apply to proceedings in the List.
14. Any urgent application must be made by arrangement with the List Judge's Associate to obtain a suitable time for the hearing of the application.
15. When proceedings are listed for final hearing, the Court will generally make the Usual Order for Hearing set out in Annexure A.
16. Consent orders will be made by the List Judge in Chambers on days other than Friday by application in writing to the List Judge's Associate.
17. The List closes at 12:00 pm on Thursday. Any application to add a matter to the List or remove a matter from the List must be made prior to 12:00 pm on Thursday. Such applications are to be made in writing to the List Judge's Associate.
18. If proceedings settle prior to hearing, the orders disposing of the proceedings will be made by the List Judge (including in Chambers). Any Terms of Settlement and/or Notices of Discontinuance should be filed with the List Judge's Associate.

**T F BATHURST AC**  
*Chief Justice of New South Wales*

21 March 2019

### **Amendment History**

21 March 2019: This Practice Note replaces the previous version of Practice Note SC Eq 12 which was issued on 20 May 2015.

1 September 2016: This Practice Note replaces the previous version of SC Eq 12 that was issued 20 May 2015 and commenced on 1 June 2015.

### **Annexure A**

#### **Usual Order for Hearing**

1. It is noted that the matter has been set down for hearing on the estimate for trial provided by the legal representatives for the respective parties.
2. The legal representatives must monitor the estimate for trial.
3. If the estimate for trial changes, the legal representatives must notify the trial judge (or the List Judge) within 48 hours of becoming aware of that change.
4. No later than four working days before the hearing date the parties are to provide to the Associate to the trial judge a paginated Court Book (and a working copy Court Book) consisting of the pleadings, the evidence, any objections thereto that are essential and an Outline of Submissions.

(n2019-878)

# COUNCIL NOTICES

## BYRON SHIRE COUNCIL

Roads Act

Naming of Roads

ERRATUM

In the notice published in NSW Government Gazette No 115 of 18 December 2015, page/number 4180, the words “Hollingsworth” are replaced with “Hollingworth” and the words “King Street, crosses Queen Street” is replaced with “New City Road to James Street”. This notice corrects that error.

The gazettal date remains 18 December 2015.

Phillip Holloway  
Director Infrastructure Services  
Byron Shire Council

(n2019-879)

## FORBES SHIRE COUNCIL

Road Act 1993

Notice of Dedication of Land as Public Road

NOTICE is hereby given by Forbes Shire Council, pursuant to Section 10 of the *Roads Act 1993*, that the land described in the Schedule below is here by dedicated as a public road.

Dated at FORBES, this 21 March 2019.

Stephen Loane, General Manager, Forbes Shire Council, Town Hall, 2 Court Street, Forbes NSW 2871.

### SCHEDULE

Lot 2 DP 1123523 Edward Street, Forbes, Parish of Forbes, County of Ashburnham.

(n2019-880)

## MID-COAST COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
REEF CIRCUIT	Blueys Beach
<b>Description</b>	
New road constructed within Lot 2 DP 862876 as part of DA-249/2015.	

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

GNB Ref: 0046

(n2019-881)

## SINGLETON COUNCIL

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

NOTICE OF COMPULSORY ACQUISITION OF LAND

Singleton Council declares with the approval of His Excellency the Governor that the land described in the Schedule below is acquired by compulsory process in accordance with the provisions of the *Land Acquisition (Just Terms Compensation) Act 1991* for a Public Road.

Dated at Singleton this 26th day of March 2019



Jason Linnane  
General Manager

**Schedule**

Lot 1 DP1228853 being part of the land comprised in Certificate of Title Folio 2/1092168

(n2019-882)

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**SNOWY MONARO REGIONAL COUNCIL**

**ROADS ACT 1993**

**Naming of Roads**

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

<b>Name</b>	<b>Locality</b>
WOOLSHED LANE	Hill Top
<b>Description</b>	
Right of carriageway accessed from Hilltop Road passing through lot 2 DP 1241073, creating access to lots in new subdivision.	

Peter Bascomb, General Manager, Snowy Monaro Regional Council, PO Box 714, COOMA NSW 2630

GNB Ref: 0047

(n2019-883)



- 9. Name**  
BUGALDIE GOORIANAWA ROAD  
**Locality**  
Bugaldie, Goorianawa  
**Description**  
Extends north west from Baradine Rd near Bugaldie toward Shire Boundary
- 10. Name**  
CALEDONIA ROAD  
**Locality**  
Baradine  
**Description**  
Extends west from Baradine-Goorianawa Road to Kinross Rd
- 11. Name**  
CARRINGTON LANE  
**Locality**  
Coonabarabran  
**Description**  
Extends south from Timor Road
- 12. Name**  
CASTLEREAGH HIGHWAY  
**Locality**  
Wattle Springs,  
**Description**  
(i) Extends from the Mid West Council Boundary north of Birriwa to the junction of Golden Highway  
(ii) Extends from Golden Highway west of Dunedoo to Mendooran
- 13. Name**  
COOLAH CREEK ROAD  
**Locality**  
Coolah  
**Description**  
Extends north from Vinegaroy Road near Coolah towards Pandora Pass
- 14. Name**  
COONABARABRAN ROAD  
**Locality**  
Wattle Springs, Mollyan, Yarragrין, Mendooran  
**Description**  
MR 334 Extends from the village of Mendooran north to the junction of the Newell Highway
- 15. Name**  
DANDRY ROAD  
**Locality**  
Dandry  
**Description**  
Extends north from Newell/Oxley Hwy near Coonabarabran to Piliga Pottery
- 16. Name**  
DENNYKYMINE ROAD  
**Locality**  
Mendooran, Merrygoen, Neilrex  
**Description**  
Extends north east from Castlereagh Hwy near Mendooran toward Neilrex Road
- 17. Name**  
DIGILAH ROAD  
**Locality**  
Dunedoo  
**Description**  
Extends north from Golden Hwy near Dunedoo in a loop to Castlereagh Hwy west of Dunedoo
- 18. Name**  
FOREST ROAD  
**Locality**  
Mendooran  
**Description**  
Extends south from Mendooran toward Dubbo in Goonoo Forest

- 19. Name**  
GAMBLE CREEK ROAD  
**Description**  
Extends south of Weetaliba then west to the junction of Piambra Road
- Locality**  
Weetaliba, Binnaway
- 20. Name**  
GUINEMA ROAD  
**Description**  
Extends south from Baradine Road near Yearinan village to Bugaldie/Goorianawa Rd
- Locality**  
Bugaldie Goorianawa
- 21. Name**  
GUNDARE ROAD  
**Description**  
Extends north from Warrumbungles Way, 3 kms north of Coolah Township
- Locality**  
Coolah
- 22. Name**  
HOMELEIGH DRIVE  
**Description**  
Extends north off Timor Road
- Locality**  
Coonabarabran
- 23. Name**  
KENEBRI ROAD  
**Description**  
MR329 Extends north from Baradine to Kenebri and to Shire Boundary
- Locality**  
Baradine
- 24. Name**  
LAWNSIDE DRIVE  
**Description**  
Extends south from Castlereagh Hwy, west of Mendooran in Coolabah Estate
- Locality**  
Mendooran
- 25. Name**  
LEADERS ROAD  
**Description**  
Extends south from Binnaway off Cisco Street
- Locality**  
Binnaway Yarragrin
- 26. Name**  
MANUSU DRIVE  
**Description**  
Extends west from Forest Road south of Mendooran in Coolabah Estate
- Locality**  
Mendooran
- 27. Name**  
MERRYGOEN ROAD  
**Description**  
Extends north from Castlereagh Hwy through Merrygoen to Neilrex village
- Locality**  
Merrygoen, Neilrex
- 28. Name**  
MERRYULA ROAD  
**Description**  
Extends north east from Warrumbungle Way to Ulamambri and onto Purlewaugh Road
- Locality**  
Ulamambri
- 29. Name**  
MOOREFIELD ROAD  
**Description**  
Extends east from Black Stump Way near Hannah's Bridge towards Urabry
- Locality**  
Leadville , Coolah, Urabry

- 30. Name** Mollyan Road **Locality** Binnaway, Mollyan  
**Description** Extends west of Binnaway to the junction of Coonabarabran Road at Mollyan
- 31. Name** Mount Hope Road **Locality** Coolah  
**Description** Extends south west from Neilrex Rd near Coolah towards Tilly Willy Rd
- 32. Name** Napier Lane **Locality** Ulamambri, Napier Lane  
**Description** Extends north from Purlewaugh Road near Ulamambri to Wyuna Rd
- 33. Name** Neilrex Road **Locality** Coolah, Neilrex  
**Description** Extends west from Coolah township to village of Neilrex
- 34. Name** Patrick Road **Locality** Dunedoo  
**Description** Extends in a south westerly direction from Castlereagh Hwy west of Dunedoo
- 35. Name** River Road **Locality** Coonabarabran Ulamambri  
**Description** Extends from Dalgarno Street Coonabarabran east to the junction of Purlewaugh Road
- 36. Name** Ropers Road **Locality** Ropers Rd, Weetaliba  
**Description** Extends east from Binnaway to Round Mountain Road
- 37. Name** Spring Ridge Road **Locality** Dunedoo  
**Description** Extends south from the Golden Hwy near Cobbora village to the Mid West Council Boundary
- 38. Name** Tibuc Road **Locality** Coonabarabran  
**Description** Extends south of Timor Road near Observatory Road
- 39. Name** Tucklan Road **Locality** Dunedoo  
**Description** Extends south of Dunedoo from Wargundy Street to Mid West Council Boundary

**40. Name**  
SOUTHERN CROSS PARADE

**Locality**  
Dandry

**Description**  
Extends south from Andromeda Way

**41. Name**  
STONE POINT ROAD

**Locality**  
Dandry

**Description**  
Extends east from Dandry Road

**42. Name**  
WARKTON ROAD

**Locality**  
Tannabar

**Description**  
Extends west of Newell Hwy 16 Kms south of Coonabarabran

Dated 25 March 2019

Philip Southwell  
Emergency Services Co-ordinator  
Warrumbungle Shire Council  
20-22 John Street COONABARABRAN NSW 2357

(n2019-884)

# PRIVATE NOTICES

## PUBLIC NOTARIES ACT 1997

### Section 12

#### Notaries' Recommended Fees\*

1 January 2019

		Fee (exclusive of GST)	Fee inclusive of GST
<b>1.</b>	<b>Affidavits, Affirmations, Declarations</b>		
	Administering an oath or affirmation or taking a declaration and signing jurat Each additional deponent etc at the same time	\$125.00 \$65.00	\$137.50 \$71.50
<b>2.</b>	<b>Deeds and other Unsworn Documents</b>		
	Witnessing and attesting execution or signing of a deed or other documents Each additional individual etc at the same time	\$125.00 \$65.00	\$137.50 \$71.50
<b>3.</b>	<b>Verification of copy documents</b>		
	Examining copies (photographic or otherwise) with original for verification – per 6 minute time unit, or part thereof Notarial Certificate verifying copy document	\$60.00 \$200.00	\$66.00 \$220.00
<b>4.</b>	<b>Notarial Certificates</b>		
	<b>Individual:</b> Preparing Notarial Certificate verifying execution of a document by one <b>individual</b> , and completing the Certificate Each additional individual at the same time	\$200.00 \$80.00	\$220.00 \$88.00
	<b>Corporation:</b> Preparing Notarial Certificate verifying execution of document by a <b>corporation</b> with declaration and exhibit, and completing the Certificate	\$375.00	\$412.50
	Preparing Notarial Certificate of Corporation's Good Standing	\$400.00	\$440.00
	Preparing Notarial Certificate verifying corporation's registration Certificate or ASIC record or Change of Name, and completing the Certificate	\$375.00	\$412.50
<b>Other:</b> Preparing and completing Notarial Certificate not otherwise prescribed – per 6 minute time unit, or part thereof	\$60.00	\$66.00	
<b>5.</b>	<b>Apostille</b>		
	Preparing and submitting application to DFAT for Apostille, obtaining Apostille and providing same to client or as directed	\$150.00**	\$175.00**
<b>6.</b>	<b>Miscellaneous</b>		
	Attendances		
	- away from office or not otherwise provided for; - drawing and engrossing documents; and - other matters.		
	For Notary's time per six minute time unit or part thereof	\$60.00	\$66.00
For any Clerk per hour (pro rata for proportionate part)	\$195.00	\$214.50	
Photocopying, Facsimiles up to 15 pages included in above scales, exceeding 15, then per page	\$3.00	\$3.30	
*All out of pocket expenses and charges are payable in addition **DFAT fees and special postage charges are also payable in addition			

NOTARIES SHOULD TAKE THE INDIVIDUAL CIRCUMSTANCES OF EACH ATTENDANCE INTO ACCOUNT (SUCH AS TIME INVOLVED AND WORK PERFORMED) WHEN APPLYING THE ABOVE RECOMMENDED FEES. IT MAY BE APPROPRIATE TO APPLY THE NOTARY'S HOURLY RATE PARTICULARLY WHEN CERTIFICATES HAVE NOT BEEN PREPARED BY THE NOTARY.

These Recommended Fees:

- i. set out the base fee and the GST inclusive fee; and

- ii. reflect increases in professional office overheads and expenses during the 24 months preceding the date stated above.

(n2019-885)